

Please fill the Account Opening Form in English and in BLOCK LETTERS with BLACK INK ONLY

SELF ATTESTED DOCUMENTS TO BE ATTACHED ALONG WITH THE TRADING FORM FOR COMMODITIES

Clear copy of PAN card in (GRAY SCALE OR COLOR) only as per sample give below:-





Gray Scale

Black & White

- Copy of any of the following self attested documents as Address Proof
 - 1. Driving License
- 2. Passport
- 3. Ration Card
- 4. Latest Telephone Bill
- 5. Latest Electricity Bill
- 6. Latest Bank Statement
- 7. Aadhar Card
- 8. Registered Lease or sale agreement of Residence
- Passport Size Color Photograph (Please stick the photos on the form and sign across)
- Cheques
 - 1. Cheque favoring "VNS Commodities Pvt. Ltd." of Rs 200/-
 - 2. One cancelled cheque. Name should be printed on the cheque and if name is not printed then Cheque needs to be cancelled and signed as self attestation.
 - 3. MICR no. & IFSC code should be mentioned on cheque.
- Latest Bank Statement of last 6 months period.
- Signed copy of the printout of the email from us along with the ECN Declaration form

Account Opening charges or Funds should be transferred only through the above registered bank

In-Person Verification: The Exchange requires us to perform in-person verification, so you have to be available on a webcam at a later date for the in-person verification.

There are two sets of documents. First set namely trading account opening form is to be filled and signed as per directions given. The second set namely "other mandatory documents" contains rights and obligations, risk disclosure documents, policy and procedures of the company etc. You should download this set from the website for your information and future reference. Only first set of filled form is to be sent to us.

Please courier form to:

VNS Commodities Pvt Ltd. A-401/402 Mangalaya Building, Off Marol Maroshi rd, Near Marol Fire Brigade, Marol , Andheri E, Mumbai-400059 Ph. 022-42878000

TRADING ACCOUNT OPENING FORM

	TABLE OF CONTENTS	
DOCUMENT	DETAILS	PAGE NO.
	MANDATORY DOCUMENTS	
Account Opening Form	KYC form - Document captures the basic information about the client /constituent with instruction / check list. Document captures the additional information about the client / constituent relevant to trading account.	3-6
Trading Preferences / Tariff Sheet	Rate / Amount of brokerage and other charges levied on the client / constituent for trading on the commodity exchange(s)	7
Acknowledgement Letter and Disclosure	Acknowledgement indicating receipt of documents by client / constituent. Disclosure document regarding client based trading.	8
	NON-MANDATORY DOCUMENTS	
Authorization of running account / request letter	Letter of authority / request to VNS Commodities Pvt. Ltd.	9
Electronic Contract Notes	Electronic Contract Notes (ECN) – Declaration	10
Additional Terms and Conditions from Client	Details of Additional Terms and Conditions taken from Client. This is over and above documents signed for FMC R&O, RDD, DO's and Don'ts.	11-14

For any grievance/dispute please contact VNS Commodities Pvt. Ltd. at the below address and / or email id: info@vnsfin.com and / or Phone No. +91-22-4081-1019 attention to Mr. Vinay Jha (compliance officer) Email id: vinay.jha@vnsfin.com. In case you are not satisfied with the response, please contact the concerned exchange(s). For MCX at [grievance@mcxindia.com Ph No. 91-22-6731-8888]. For NCDEX at [askus@ncdex.com Ph No. 91-22-6640-6084].

VNS COMMODITIES PRIVATE LIMITED

MEMBERSHIP NO: NCDEX (00502) AND MCX (16830) FMC NO: NCDEX (NCDEX/TCM/CORP/0394) AND MCX (MCX/TCM/CORP/0689)

CORPORATE OFFICE ADDRESS

A-401/402, Mangalya, Near Marol Fire Station, Marol Maroshi Road, Andheri (E), Mumbai 400 059 Ph.: 022-4287 8000 / 4081 1044 Fax: 022-4081 1026 E-mail: contactus@vnsfin.com Website: www.TradeSmartOnline.in

REGISTERED OFFICE ADDRESS

111/134, Harsh Nagar, Kanpur 208 012. Tel.: 0512 - 2304356/4361 • Fax: 0512 - 2304980

	FOR OFFICE USE ONLY	
CLIENT CODE	HELPED BY	ACCOUNT OPENED BY
ACCOUNT OPENING CHARGES RECEIVED BY	AMOUNT	TRANSACTION ID

INSTRUCTIONS FOR FILLING OUT THIS KYC FORM

SECTION A IMPORTANT POINTS

- 1. Self attested copy of PAN card is mandatory for all clients, including Promoters/ Partners/ Karta/ Trustees and whole time directors and persons authorized to deal in commodity futures on behalf of company/ firm/ others.
- 2. Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
- 3. If any proof of identity or address is in a foreign language, then translation into English is required.
- 4. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- 5. If correspondence & permanent address are different, then proofs for both have to be submitted.
- 6. Sole proprietor must make the application in his individual name & capacity.
- 7. For non-residents and foreign nationals, (allowed to trade subject to RBI and FIBP/FEMA guidelines), copy of passport/ PIO Card/ OC I Card and overseas address proof is mandatory.
- 8. For foreign entities, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given.
- 9. In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted along with other statutory approval required for investment in commodities.
- 10. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/military officers, senior executives of state owned corporations, important political party officials, etc.

SECTION B PROOF OF IDENTITY (POI) - LIST OF DOCUMENTS ADMISSABLE AS PROOF OF IDENTITY

- 1. Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ Driving license.
- 2. PAN card with photograph.
- 3. Identity card issued by any of the following: Central/ State Government and its Departments, Statutory/ Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/ Debit cards issued by Banks.

SECTION C PROOF OF ADDRESS (POA) - LIST OF DOCUMENTS ADMISSABLE AS PROOF OF ADDRESS

Documents having an expiry date should be valid on the date of submission

- 1. Passport/ Voters Identity Card / Ration Card / Registered Lease or Sale Agreement of Residence / Driving License / Flat Maintenance bill / Insurance Copy.
- 2. Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill Not more than 3 months old.
- 3. Bank Account Statement / Passbook Cannot be older than 3 months.
- 4. Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks / Scheduled Co-Operative Bank/ Multinational Foreign Banks / Gazetted Officer / Notary public / Elected representatives to the Legislative Assembly / Parliament / Documents issued by any Govt. or Statutory Authority.
- 5. Identity card / document with address, issued by any of the following: Central / State Government and its Departments, Statutory / Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members.
- 6. The proof of address in the name of the spouse may be accepted.

SECTION D

EXEMPTIONS / CLARIFICATIONS TO PAN

Sufficient documentary evidence in support of such claims to be collected

- 1. In case of transactions undertaken on behalf of Central Government and/ or State Government and by officials appointed by Courts e.g. Official liquidator, Court receiver etc.
- 2. Investors residing in the state of Sikkim (subject to continued exemption granted by Government).

SECTION E

LIST OF PEOPLE AUTHORISED TO ATTEST THE DOCUMENTS

- 1. Notary Public, Gazetted Officer, Manager of a Scheduled Commercial / Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- 2. In case of NRIs, authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy / Consulate General in the country where the client resides are permitted to attest the documents.

SECTION F COPY OF CANCELLED CHEQUE LEAF/ PASS BOOK/ BANK STATEMENT

Please ensure the document specifies the name of the constituent, MICR Code and/or IFSC code of the bank.

SECTION G COPY OF DEMAT MASTER OR HOLDING STATEMENT

If you want to link a demat account to your trading account, please provide a copy of either Demat Master or a recent holding statement issued by DP bearing name of the client.

KNOW YOUR CUSTOMER (KYC) FORM FOR INDIVIDUALS TRADING APPLICATION FORM

Please type or print legibly on each field. Sign all areas highlighted with the yellow color. Please courier the completed form along with the necessary proofs to our corporate Office in Mumbai.

PLEASE AFFIX A
RECENT PASSPORT
PHOTOGRAPH AND
SIGN ACROSS[1] X

SECTION A	IDI	ENTITY	•		
NAME (AS PER PAN CARD)					
FATHER'S / SPOUSE'S NAME		MOTHER'S NAME			
GENDER O MALE O FEMALE	MARITAL STATUS	O SINGLE	O MARRIED		
STATUS O RESIDENT INDIVIDUAL O	NON RESIDENT O FO	REIGN NATIONAL (PA	ASSPORT COPY MANDATORY)		
NATIONALITY	DATE OF BIRTH (DD/MM/	YYYY)	PAN CARD NUMBER		
	/				
UNIQUE IDENTIFICATION NUMBER (UID)	/AADHAAR (IF ANY)				
PROOF OF IDENTITY SUBMITTED SECTION B	CODDECTION	DENCE ADDRESS			
ADDRESS (PROOF OF ADDRESS MUST BE DIFFERENT FROM PROOF OF IDENTITY) CORRESPONDENCE ADDRESS ADDRESS					
ADDRESS (PROOF OF ADDRESS MOST BE	DIFFERENT FROM PROOF	OF IDENTITY)			
CITY/TOWN/VILLAGE	PIN CODE	STATE	COUNTRY		
TEL (OFF)	TEL (RES)	FAX			
SPECIFY PROOF OF ADDRESS FOR CORRES					
SECTION C		ENT ADDRESS			
ADDRESS(IF DIFFERENT FROM ABOVE OR	OVERSEAS ADDRESS, MA	NDATORY FOR NON-F	RESIDENT APPLICANTS)		
CITY/TOWN/VILLAGE	PIN CODE	STATE	COUNTRY		
W 1	7 Alb. 1				
TEL (OFF)	TEL (RES)	FAX	·		
EMAIL	MOBILE				
SPECIFY PROOF OF ADDRESS FOR PERMA	NENT ADDRESS				
SECTION D	OTHE	R DETAILS			
GROSS ANNUAL INCOME RANGE		RTH ON DATE (NOT O	LDER THAN 1 YEAR)		
O BELOW 1 LAC O 1-5 LAC O 5-1	O LAC OR VALUE	DATE(DD/MM/\	YYY)		
O 10 - 25 LAC O OVER 25 LAC					
AFFILIATIONS O POLITICALLY EXPOSE	ED PERSON (PEP)	RELATED TO A POLIT	TICALLY EXPOSED PERSON (PEP)		
O NOT A POLITICALLY	EXPOSED PERSON (NOT RELATED TO A	POLITICALLY EXPOSED PERSON		
OCCUPATION	EXPOSED PERSON C	NOTRELATED TO A	FOLITICALLY EXPOSED FERSON		
	DELIBITION OF CO	VEDNIMENT SEDVICE	O BUSINESS O PROFESSIONAL		
O AGRICULTURIST O RETIRE	D O HOUSEWIFE	O STUDENT	O OTHER		
ANY OTHER INFORMATION					
	DECLARATION				
I hereby declare that the details furnished		•	_		
undertake to inform you of any changes t	· · · · · · · · · · · · · · · · · · ·	•	nformation is found to be false or		
untrue or misleading or misrepresenting,			(DD /8484 /2004)		
	PLACE	DATE	(DD/MM/YYYY)		
X					
	FOR OFFICE US	E ONLY			
O ORIGINALS VERIFIED TRUE COPIES OF	DOCUMENTS RECV. O	SELF ATTESTED SELF	CERTIFIED COPIES RECV.		
EMPLOYEE SIGNATURE	DATE	(DD/MM/YYYY)			

		TR	ADING	ACCOU	NT RELATED [DETAILS		
SECTION A				PRIN	MARY BANKING A	CCOUNT		
BANK NAME &	ADDRESS							
CITY/TOWN/VIL	LAGE			PIN Co	DDE	STATE		COUNTRY
ACCOUNT NUM	BER					MICR NUM	BER	1
ACCOUNT TYPE	O CURREN	IT O SA	AVING	О отне	R		IFSC COD	ΡE
SECTION B				SECONDA	RY BANKING ACC	OUNT		
BANK NAME					BRANCH ADDR	RESS		
CITY/TOWN/VIL	NN/VILLAGE PIN CODE STATE COUNTRY							
ACCOUNT NUM	BER				MICR NUMBER	?	l	
ACCOUNT TYPE	O CURREN	IT Os	AVING	О отне	R		IFSC CO	DE
SECTION C					ARY DEPOSITORY	ACCOUNT		
DEPOSITORY PA	RTICIPANT NA	ME	DP TYP	E (NSDL/CI	OSL)	DEPOSI	TORY PAR	TICIPANT ID
BENEFICIARY NA	ME		A	1		BENEFIC	CIARY ID (E	BO ID)
SECTION D		- 4		SECONDA	ARY DEPOSITORY	ACCOUNT		
DEPOSITORY PA	RTICIPANT NA	ME	DP TYP	E (NSDL/CI	OSL)	DEPOSI	TORY PAR	TICIPANT ID
BENEFICIARY NA	ME	1			V I	BENEFIC	CIARY ID (E	30 ID)
SECTION E		1	W		PAST ACTION	S		
	ny action/proc ority against th					I / Stock excha	inge / Com	modity exchange/any
SECTION F	only against ti				H OTHER TRADIN	G MEMBERS	(BROKERS)
		OUGH AN	IY OTHER	R MEMBER		THE FOLLOW	•	ILS (IN CASE DEALING
MEMBER/AUTH				EXCHANG			IGE REGIS	TRATION NO.
CONCERNED ME	MBER'S NAMI	E WITH W	HOM AP	IS REGIST	ERED	CLIENT	CODE	
REGISTERED OF	FICE ADDRESS					CITY		
STATE		COUNTR	Y		TEL		FAX	
EMAIL ID			WEBSI	ГЕ		DETAILS	5	
SECTION G			,	VAT DETAI	LS (AS APPLICABL	E, STATE WIS	E)	
LOCAL SALES VA	T REGISTRATIO	ON NO.			VALIDITY DATE	(DD/MM/YY	YY)	
NAME OF THE S	TATE				1			
OTHER SALES VA	AT REGISTRATI	ON NO.			VALIDITY DATE	(DD/MM/YY	YY)	
NAME OF THE STATE CLIENT'S SIGNATURE [3] X								

SECTION H		SALES TAX	REGISTRA	ATION DETA	ILS	
LOCAL SALES	TAX STATE REGISTRATION N	10.		VALIDITY	DATE (DD/MM/YYYY)	
NAME OF THE	STATE			·		
CENTRAL SALI	ES TAX STATE REGISTRATIO	N NO.		VALIDITY	DATE (DD/MM/YYYY)	1
OTHER SALES	TAX STATE REGISTRATION	NO.		VALIDITY	DATE (DD/MM/YYYY)	
NAME OF THE	STATE					
SECTION I	INVI	STMENT/TRADING	EXPERIENC	E AND AD	DITIONAL DETAILS	
PRIOR EXPER	IENCE IN TRADING/INVEST	MENT	O YES	0	NO	
NUMBER OF	YEARS OF COMMODITIES EX	(PERIENCE	YEARS OF	EXPERIEN	CE IN OTHER INVESTI	MENT FIELDS
_	OTE PREFERENCES	0			EMAIL ADDRES	SS
SECTION J	IIC CONTRACT NOTE (ECN)	O PHYSICAL O	RODUCER			
	INTRODUCER	IIVI			THE INTRODUCED	
NAME OF THE	E INTRODUCER		RELATION	NSHIP WITE	THE INTRODUCER	
INTRODUCER ⁴	'S STATUS EXISTING	CLIENT O AUTHOR	RIZED PERS	ON O SU	B-BROKER O REMI	ISIER
		PLEASE SPECIFY				
INTRODUCER'						
INTRODUCER ²	'S PHONE NUMBER	INTRODUCER'S CLIE	ENT ID		INTRODUCER'S SIGNA	ATURE
SECTION K	- 4	NOMINATION DE	ETAILS (FOR INDIVIDUALS ONLY)			
O I WISH TO	NOMINATE THE FOLLOWI	NG PERSON OIDC	NOT WIS	H TO HAVE	A NOMINEE	
NOMINEE'S N	IAME	M		RELATION	SHIP	
NOMINEE'S A	DDRESS	//3	M.		1	
NOMINEE'S P	HONE NUMBER	NOMINEE'S PAN CA	ARD NUMB	ER	NOMINEE'S DATE OF	BIRTH
					(DD/MM/YYYY)	
IF NOMINEE I	S A MINOR, PLEASE PROVID	E DETAILS OF HIS/HE	R GUARDI	AN		
GUARDIAN'S	NAME		GUARDIA	N'S ADDRE	SS	
GUARDIAN'S	PHONE NUMBER		GUARDIA	N'S SIGNA	URE	
TWO WITNES	SES ARE REQUIRED TO ATTI	EST IE VOLLWANT TO	NOMINAT	E V DEDCOI	ı	
PRIMARY WIT		231 IF 100 WAINT 10		WITNESS'		
PRIMARY WIT	NESS' SIGNATURE					
			Т			
SECONDARY \	WITNESS' NAME		SECONDARY WITNESS' ADDRESS			
SECONDARY \	WITNESS' SIGNATUR					
PLEASE SIGN	BELOW ATTESTING TO ALL	THE INFORMATION C	N THIS PA	GE		
CLIENT'S NAM	1E					
CLIENT SIGNA	TURE[4]	PLACE			DATE(DD/MM/YYYY)	
X						

DECLARATION

- 1. I/We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/we undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I/We am/are aware that I/we may be held liable for it.
- 2. I/We confirm having read/been explained and understood the contents of the tariff sheet and all voluntary/non mandatory documents.
- 3. I/We further confirm having read and understood the contents of the 'Rights and Obligations' document(s), 'Dos & Donts' and 'Risk Disclosure Document'. I/We do hereby agree to be bound by such provisions as outlined in these documents. I/We have also been informed that the standard set of documents has been displayed for Information on member's designated website: www.tradesmartonline.in.

CLIENT'S NAME		P	LACE	
CLIENT'S SIGNATURE [5]		D	ATE(DD/MM/YYY	Y)
		OR OFFICE US	SE ONLY	
CLIENT'S UCC CODE	FU	JK OFFICE US	SE CINLY	
CLIENT S CCC CCS				
	VERIFIC	CATION OF D	OCUMENTS	
DOCUMENTS VERIFIED BY		EMPLOYEE	CODE	EMPLOYEE DESIGNATION
EMPLOYEE SIGNATURE				ON DATE (DD/MM/YYYY)
IN -PERSON VERIFICATION (IPV)	T W AD		0.0	
IPV PERFORMED BY	11/1	EMPLOYEE	CODE	EMPLOYEE DESIGNATION
EMPLOYEE SIGNATURE		1	ON DATE (DD/M	IM/YYYY)
UNDERTAKING BY MEMBER	W 1	7	MEMBER SEAL	STAMP FOR UNDERTAKING
I/We Undertake that we have	made the client awar	re of tariff	SEAL/STAMP OF	THE INTERMEDIARY
sheet and all the Non-mandat	ory documents. I/ We	have also	VNS COMMODI	TIES PVT LTD.
made the client aware of 'Righ	ts and Obligations' doc	ument (s),		
RDD, Dos & Donts and Guidano	e Note.			
I/ We have given/ sent him a co	opy of all the KYC docur	ments.		
I/ We undertake that any change in the tariff sheet and all the non-mandatory documents would be duly intimated to the clients				
I/ We also undertake that a Obligations' and RDD would website, if any, for the informa	be made available on ation of the clients.	n my/ our		
EMPLOYEE SIGNATURE	DATE (DD/MM/YYYY)			

	vant boxes where you wish to trade. The segment not chosen should truck off by the client.)
MCX	CLIENT'S SIGNATURE [6]
	X
NCDEX (No additional charge for NCDEX)	CLIENT'S SIGNATURE [7]
	X
TA	RIFF STRUCTURE
To VNS Commodities Pvt Ltd. A-401-402, Mangalya, Marol Maroshi Road	, Andheri (East), Mumbai - 400 059
Sub: <u>Selection of Brokerage Plan</u>	
9	plan. I am ready to pay the charges as per the terms and f MCX and NCDEX. I hereby authorize VNS Commodities Pvt. Ltd
FOR (BROKERAGE	PLAN) -PLEASE SELECT ANY ONE
 THE 0.007% PER TRADE PLAN For no monthly fees, you can trade UNLIMITED PLAN 	on MCX and NCDEX commodities at Rs.15 per order traded. on M .007 % per trade. 999 only. You can do unlimited trading across MCX and
1.7	STATUTORY CHARGES
In addition to the above monthly subscription charg	es, the following statutory charges will also be levied:
Commodity Transaction Tax	Stamp Duty
Transaction Charges GST (statutory levies) etc.	Clearing charges
 delivery. Call and Trade charges at Rs. 20 per order. Physical delivery of commodities will not be 	ysical Contract Note Rs.50 would be minimum charges for printing & eallowed. Hence the client is requested to shift the position to next nalty for refusal of delivery will be to client account. quidity are available for trading.
	DECLARATION
·	e terms and conditions governing VNS Commodities Pvt Ltd. as by wish to avail the brokerage plan as selected by me.
CLIENT'S NAME	
CLIENT'S SIGNATURE [8]	DATE(DD/MM/YYYY)

ACKNOWLEDGEMENT

To VNS Commodities Pvt. Ltd A-401/402, Mangalya, Marol Maroshi Road, Near Marol Fire Station, Andheri(E) Mumbai, MH, 400 059

Dear Sir or Madam,

I/We hereby acknowledge receipt of the following documents

- 1. Rights and Obligations of Members, Authorised Persons and Clients.
- 2. Risk Disclosure Document
- 3. Guidance Note Do's and Don'ts for Trading on the Exchange(s) for Investors
- 4. General Terms and Conditions governing commodities trading and broking services of VNS Commodities Pvt. Ltd.
- 5. Internet Trading Rights and Obligations

I/We understand that the Voluntary documents executed by me/us are out of my/our own free will.

I/We hereby confirm that I/We have clearly understood and agree to abide by the Terms and Conditions described by VNS Commodities Pvt. Ltd.(VNS) I/We also understand that these Terms and Conditions can be changed by VNS from time to time with prior notice of 7 days and subject to posting of the amendments and modifications therein on it's website and their applicability with prospective effect.

I/We hereby state that I have read and understood all above documents including the Terms and Conditions governing commodities trading and broking services of VNS Commodities Pvt. Ltd. and agree to abide by the same.

Yours faithfully,

CLIENT'S NAME	TAY AND	
CLIENT'S SIGNATURE [9]	7.71.2	DATE(DD/MM/YYYY)
X		

DISCLOSURE INFORMATION

Dear Sir/Madam,

- 1. In terms of circular issued by MCX and NCDEX the member is obliged to disclose to its clients whether the member is trading in his own account or not. Accordingly we hereby inform you that depending upon market conditions the member, its directors or its associates do invest / trade in MCX / NCDEX. The same may please be noted.
- 2. We are not indulged in portfolio management services.
- 3. The client acknowledges that the member does not give any legal, investment or tax advice.
- 4. Receipt / payment of cash from / to clients is prohibited and no employee is authorized to receive or pay cash on behalf of the company.

Regards,

VNS Commodities Pvt. Ltd.

I/We acknowledge receipt of information given above by VNS Commodities Pvt. Ltd. I/We hereby agree that member shall not be liable or responsible for non execution of orders due to any link or system failure at client / member / exchange end.

CLIENT'S NAME	
CLIENT'S SIGNATURE [10]	DATE(DD/MM/YYYY)
Χ	

AUTHORIZATION FOR RUNNING ACCOUNT

To VNS Commodities Pvt. Ltd A-401/402, Mangalya, Marol Maroshi Road, Near Marol Fire Station, Andheri(E) Mumbai, MH, 400 059				
l/wehaving client code you, and am/are dealing in Commodity exchanges. I hereby give following in	am/are a registered client with nstructions to you:-			
I am aware that payout / credited from the exchange(s) against settlement available within the prescribed time of the payout from the Exchange. It required funds on every pay-in of funds obligation / margin obligation, her on a running basis and retain the payout received / credit balance in my a obligation or other liabilities unless I instruct otherwise.	is difficult for me to make available the nce I request you to maintain my account			
If payment of funds is required, I shall request you in writing or through the web login. Further it may be noted that if required I may revoke this author writing.	·			
This running account authorization would continue until it is revoked by modone at least once in a quarter.	e. The actual settlement of funds shall be			
While settling the account having outstanding obligations on the settlemen towards such obligations and may also retain the funds expected to be req 5 trading days, calculated in the manner specified by the exchanges. I have transfer debit/ credit balance in one segment to another segment.	uired to meet margin obligations for next			
I shall bring any dispute arising from the statement of account or settlement so from the date of receipt of funds or statement, as the case may be in w communication the statement / settlement of running account shall be considerable.	riting. In case of non-receipt of any such			
Yours faithfully,				
CLIENT'S NAME				
CLIENT'S SIGNATURE[11] X	DATE (DD/MM/YYYY)			
<u>^</u>				
AUTHORIZATION FOR ACCOUNT N	MODIFICATION			
If I/we were to add/modify/remove any of my detail including brokerage authorize you to carry it out based on my request sent thro	•			
contactus@vnsfin.com from my registered email address or intimation through				
I have been allowed secured access.	ough an interface provided by you, whereto			
If you feel the need to do so, then at your own discretion, you may put in place appropriate mechanism to confirm				
the request before or after its execution by way of a call from a recorded line, or otherwise, personal meeting, SMS				
or other such other mode as you may deem fit.	· · · · · · · · · · · · · · · · · · ·			
CLIENT'S NAME				
CLIENT'S SIGNATURE[12]	DATE (DD/MM/YYYY)			
V	•			

ELECTRONIC CONTRACT NOTES (ECN) - DECLARATION

To

VNS Commodities Pvt. Ltd A-401/402, Mangalya, Marol Maroshi Road, Near Marol Fire Station, Andheri(E) Mumbai, MH, 400 059

Dear Sir,

I, as a client of VNS Commodities Pvt. Ltd., member of MCX & NCDEX, as my broker undertake as follows:

- 1. I am aware that the Member has to provide physical contract note in respect to all the trades placed by me unless I myself want the same in the electronic form.
- 2. I am aware that the Member has to provide electronic contract note for my convenience on my request only.
- 3. Though the Member is required to deliver physical contract note, I find that it is inconvenient for me to receive physical contract notes. Therefore, I am voluntarily requesting for delivery of electronic contract note pertaining to all the trades carried out / ordered by me.
- 4. I have access to a computer and am a regular internet user, having sufficient knowledge of handling the email operations.
- 5. My email id is _______. This has been created by me and not by someone else.
- 6. I am aware that this declaration form should be in English or in any other Indian language known to me.
- 7. This declaration is valid till it is revoked by the client.

<u>The above declaration has been read and understood by me. I am aware of the risk involved in dispensing with the physical contract note, and do hereby take full responsibility for the same</u>

(The above lines must be reproduced in own handwriting of the client -- please re-write the underlined lines above in your own handwriting in the box provided below)

PLEASE WRITE HERE

CLIENT'S NAME	
ADDRESS	
PAN CARD NUMBER	PLACE
CLIENT'S SIGNATURE [13]	DATE (DD/MM/YYYY)
V	
^	

ADDITIONAL TERMS AND CONDITIONS AGREED BY MEMBERS, AUTHORISED PERSONS AND CLIENTS

This is further to rights and obligations of Members, Authorised Persons and Clients as prescribed by FMC and
Commodity Exchanges, the following terms and conditions are agreed between M/s VNS Commodities Pvt Ltd
being the member of Multi Commodity Exchange Ltd (MCX) and National Commodity & Derivatives Exchange Ltd
(NCDEX) , of the one part; And Mr./Ms/M/s ar
individual/ HUF/ a sole proprietary concern / a partnership firm/a body corporate, registered/ incorporated

The parties thereto have agreed to the following terms and conditions:

1. Provisions relating to transactions

- 1.1. In case of market order, the Client agrees that he will receive the price at which his order is executed by exchange's computer system; and such price may be different from the price at which the security's price is showing on the screen when his order is entered into the Member's trading system / website. However all the transactions executed can be verified by the client through the interface provided by both the exchanges through there website for a limited period.
- 1.2. The Member may, at its sole discretion, reject any order placed due to any reason, including but not restricted to the non-availability of funds in the trading account of the client, non- availability of securities, insufficiency of margin amount, suspension of or limiting scrip- specific trading activities by or on an Exchange and the applicability of circuit breaker to a scrip in which orders are placed.
- 1.3. The Member may allow / disallow client from trading in any commodity or any commodity derivatives contracts and impose such conditions for trading as it deem fit from time to time. This may be seen as precaution taken by Member as part of its risk management policy.
- 1.4. The Client is aware and agrees that the Member may need to vary or reduce the limits or impose new limits urgently on the basis of Member's risk perception and other factors considered relevant by the Member, and the Member may be unable to inform the client of such variation, reduction or imposition in advance. The Client agrees that the Member shall not be responsible for such variation, reduction or imposition.
- 1.5. Cancellation or modification of an order pursuant to the client's request in that behalf is not guaranteed. The order will be cancelled or modified only if client's request for cancellation is received on time and the order is successfully cancelled or modified before it is executed. Market orders are subject to immediate execution wherever possible.
- 1.6. The Client shall not be entitled to presume an order having been executed, cancelled or modified until a confirmation from the Member is received by the client. However due to technical and other factors the confirmation may not be immediately transmitted to or received by the client and such a delay shall not entitle the client to presume that the order has not been executed cancelled or modified unless and until the Member has so confirmed in writing.
- 1.7. The Client agrees that the Member shall not be liable or responsible for non-execution, non modification, and non-cancellation of the orders of the Client due to any link/system failure at the Client/Member/Exchange end.
- 1.8. As per rules of the exchange, FMC and depositories the client account is deactivated if it remains dormant for the stipulated period. In such a case the client may reactivate the account by submission of requisite application and proof of identity.

CLIENT'S SIGNATURE [14]X	

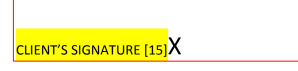
- 1.9. The Client agrees that orders, instructions and other communications given or made over the telephone may be routed through Member's interactive voice response or other telephone system and may be recorded by the Member. The Client also agrees that such recording is permissible and the Member's records of any orders, instructions and communications given or made by the client or the Member by electronic mail, or other electronic means shall be admissible as evidence and shall be final binding evidence of the same.
- 1.10. Commodity Member has a system of confirming the trades, ledger balances, Margin and open position in derivatives to the client on his mobile number & email id. In case of any discrepancy noticed client is expected to bring forthwith to the Member's notice in writing by an electronic mail within 24 hours of receipt. This is specifically agreed that merely sending mail will not amount to acceptance of mistake by the Member after investigation.

2. Terms and Conditions of internet trading (e-broking or e-trading or on line trading).

- 2.1. In case of failure of link Member also offers / intends to offer Dial and Trade services to the client. The client is requested to contact corporate office on contact number 022 40811044 extn for trading as 111, 112, 113 & 114.
- 2.2. The client hereby undertakes not to allow any unauthorized or dabba trading and not to allow any subletting the trading terminal to any person who so ever. The client understands that doing so is a serious offence and may lead to criminal action.
- 2.3. The Client shall ensure that he is the only authorised user of user name, Tele identification number and password. The Member shall be entitled to presume that any orders or instructions entered or communicated using the Client's user name, customer user identification number, T-Pin number and password over phone or any other mode of communication is the client's own order or instruction or that of the Client's duly authorised representative.
- 2.4 The Client shall log off from the website at any time the Client is not accessing or using the Service and any liability incurred to the Client as a consequence of the Client not logging off the Service shall be borne solely by the Client.
- 2.5. The Client understands and agrees that the Member may change the platform or discontinue his E Broking service in part or entirely and change the terms of the service (including the terms on the Member's E Broking website) at any time and from time to time, without prior notice.

3. Contract Notes, Digital Contract Notes, Other Reports

- 3.1. Discrepancies, if any, should be sent by e-mail on info@vnsfin.com within 24 hours of issuance of contract note or digital contract note. This is specifically agreed that merely sending mail will not amount to acceptance of mistake by the Member. The discrepancy if any shall be communicated by the Member after investigation.
- 3.2. Non- receipt of bounced mail notification by the Member shall amount to delivery of electronic documents (Digital Contract notes, Bills, Ledger and Transaction Statements etc.) at Clients email id.
- 3.3. In case of any failure in system or errors in digital contract notes, Bills, Ledger and Transaction Statements etc. will be issued in the physical form, which shall be binding on the client.
- 3.4. The Member shall not be responsible for the non-receipt of the trade confirmation due to any change in the correspondence address of the client not intimated to the Member in writing. The client is aware that it is his responsibility to review the trade confirmations, the contract notes, the bills or statements of accounts immediately upon their receipt. All information contained therein shall be binding upon the client, if the client does not object in writing to any of the contents within twenty four hours to the Member. The client is supposed to view their account details by logging in the back office from time to time.



4. Pay-in and Pay-out

- 4.1. The Client shall ensure the pay-in of funds in such a way so that the funds are credited to the Exchange Clearing account of the Member, one day earlier to the pay-in day of Exchange. In case the early pay-in is required by the exchange, the client shall arrange the money and shares pay-in forthwith as per directions of the exchange
- 4.2. The Member can retain the commodities received in exchange payout in his Beneficiary Account in case of debit balance in the client's ledger account of MCX / NCDEX.

5. Payment of Margin, penalty for non payment or short payment.

- 5.1. The client agrees that any securities/commodities placed by him/her/it as Margin may in turn be placed/pledged as margin by the Member with the Exchange. While selling such securities/commodities client will first inform Member one day before selling and only after getting acceptance the same will be sold by him. The charges for such pledge/ unpledge will be born by the client and the same can be debited to the clients ledger account.
- 5.2. In the case of short payment of margin by the client, the penalty for such short margin will be born by the client and the same will be debited to the Client's ledger account.
- 5.3. Information about default in payment/delivery and related aspects by a client shall be brought to the notice of the relevant Commodity Exchange(s). In case, where defaulting client is a corporate entity/partnership/proprietor firm or any other artificial legal entity, then the name(s) of Director(s)/Promoter(s)/Partner(s)/Proprietor as the case may be, shall also be communicated to the relevant Commodity Exchange(s).

6. Accounts, Billing receipt and payments

- 6.1. The Member and client agree that any mistake / error / omission on either side in crediting / debiting investor's account will be rectified forthwith on coming to notice.
- 6.2. The Client authorises the Member to debit charges payable to depository participant for depository services to the trading account of the Client maintained with the Member.
- 6.3. To facilitate smoothness in transactions, the client hereby request Member to maintain his account, both securities and funds, in respect of all Commodity exchanges and all segments with Member on running basis.
- 6.4. The client also request Member to consider the balances in running funds and securities account with Member for the purpose of margin/any other obligations due to Member. The client also instructs Member to release the funds and securities due to him on his specific request, either written or oral. It is further agreed that the Member may charge the cost of holding securities.
- 6.5. The client hereby willfully & unconditionally issue standing instruction for transfer of credit / debit balance as appearing in his ledger account(s) from/to one segment to/from another segment of same Commodity exchange and/or any segment of another Commodity exchange.
- 6.6. The Member is authorized to sell commodities / shares kept or held in Member's margin beneficiary account if the debit balance is not cleared by the client within the stipulated period as per the rules.

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CLIENT'S SIGNATURE [16] X

7. Provisions relating to Prevention of Money Laundering

- 7.1. The Client shall deal in his account only and shall ensure that the transfer of commodities / shares for margin purpose is given by him from his declared DP account only and not from his relatives friends and associates' DP account.
- 7.2. The Client undertakes to make the payment from his declared bank account only and also in the name of trading Member only. It is specifically provided that payment given to / in the name of Authorised Person or any employee will not amount the payment to trading Member.
- 7.3. The Client undertakes to not make any payment in cash to any person connected with the company whether Authorised Person or employee of the company. The Member shall not be responsible and shall not account for any such cash payment deposited in the banking account of the company directly by the client.
- 7.4. The client agrees to indemnify and keep safe, harmless and indemnified the Member, Depository Participant and its officials from any damages, claims, demands, proceedings, loss, cost, charges, penalties and expenses whatsoever which Member may at anytime incur, sustain, suffer or be put to as a consequence of or arising out of interference with or misuse, improper or fraudulent use of the trading system or execution of transactions in commodity market by the Client.

IN WITNESS THEREOF the parties have caused these presents to be executed as of the day and year first above written.

For VNS Commodities Pvt Ltd.

CLIENT SIGNATURE [17] X		Authorised Signatory				
FATCA Declaration						
Is your Country of Tax Residency other than India – O YES O NO If 'Yes', please specify the details of all countries where you hold tax residency and its Tax Identification Number & type						
SNO	Country of Tax Residency#	Tax Payer Identification Number / Functional Equivalent	/ '			
		Ечитинен	эрссіју			

to include all countries other than India, where investor is Citizen / Resident / Green Card Holder / Tax Resident in those respective countries especially of USA

For VNS Commodities Pvt.Ltd.

Authorised Signatory

Seal/Stamp of Stock Broker

CLIENT SIGNATURE [18] X



NON MANDATORY

CLIENT REFERRAL FORM

To

VNS Commodities Private Ltd., 401-402, A Wing, Mangalya, Marol Maroshi Road, Near Marol Fire Station, Andheri East, Mumbai 400 059.

Sub: Request for appointment as a Client Referrer

Dear Sir,

I wish to register with you as a client referrer using my registered client code. I intend to introduce other people to you as a client so they can avail your services.

In this regards, I hereby declare as under:

- 1. I am not a Commodity Exchange Member Broker or in any other way connected with any Commodity Exchange or FMC.
- 2. I am not an employee of any Commodity Exchange Member.
- 3. I am not an Authorised Person of any Commodity Exchange Member.
- 4. There has not been any action initiated or taken against me by FMC / Commodity Exchange / Commodity Exchange Member Broker / any other regulatory authority.
- 5. I will not refer any immediate family members such as parents, siblings, spouse or children.
- 6. I undertake to inform you immediately in case there is any incident that results in a change in my declaration.

Should I violate any of the above specified terms, I understand that my account and/or some/all of my clients' accounts may be suspended and/or terminated.

I understand that after referring any individual to VNS Commodities Private Ltd (VNS), I will email at VNS contactus@vnsfin.com with my Name, and the Individual's Name and Date of Birth from my registered email address with VNS.

I will also fill out the **Introducer Details** section of the Trading Application Form with my details to confirm that I am the referrer for the new client.

In light of any change to regulatory, exchange, or broker policy, I understand that the referral arrangement is subject to modification at the discretion of the management of the company.

Yours Faithfully,

Introducer's Signature [18]	Date:/	
Introducer's Name:		
Introducer's Client ID:	(LEAVE BLANK IF NEW CUSTOMER)	