BG NO:	
Date:	

Format of the Fresh Bank Guarantee for Margin / Additional Deposit (Annexure - A)

Enclosed Bank Guarantee should be stamped as under:

Non-Judicial stamp paper of minimum Rs.300/- or the value prevailing in the State where executed, whichever is higher.

The following is required to be typed on the Stamp Paper as the First Page and duly signed:

This Non-Judicial Stamp paper of Rsforms						ms pa	art ar	ıd par	cel of		
this Bar	ık G	uarantee	e number		d	ated				issı	aed in
favour	of	Multi	Commodity	Exchange	of	India	Ltd.	by	us	for	M/s.
EOD						(D	A NIIZ)				
						,	,				
					((BRAN	CH)				

AUTHORISED SIGNATORIES SEAL OF THE BANK

- 1) The enclosed printed format is required to be used. The format is also available at MCX's website (www.mcxindia.com).
- 2) All the blanks in the format are required to be duly filled by the issuing bank along with their stamp and signature against each blank if filled separately.
- 3) Each page of the bank guarantee should bear the bank guarantee number and should be signed by two authorised signatories of the bank.

BANK GUARANTEE

This guarantee is issued by	(bank), a
body corporate constituted under the	Act 19
having its Head Office at	(hereinafter
referred to as the "Bank" which term shall wherever the context so perm	its, includes
its successors and assigns) in favour of Multi Commodity Exchange of	India Ltd, a
national level Multi Commodity Exchange duly recognized under Forwa	ard contracts
(Regulation) Act, 1913, a company established under the Companies Ac	et, 1956 and
having its registered office at Exchange Square, CTS No.255, Suren Ro-	ad, Chakala,
Andheri (East), Mumbai - 400 093. (hereinafter referred to as "M	CX" which
expression shall include its successors and assigns),	

AUTHORISED SIGNATORIES

	BG NO:
	Date:
WHEREAS	
the Companies Act, 1956 and	, incorporated under d having its registered office at (Complete Address),
(hereinafter referred to as the "Me its successors and assigns) * is/are a	ember", which expression shall include a Member of MCX.
OR	
Mr./Ms	
and	having his/her office at
referred to as the "Member", w successors and assigns) /* is/are a M	(Complete Address), (hereinafter hich expression shall include his/her lember of MCX.
OR	
M/s	, a partnership firm
registered under the Indian Partne at	ership Act, 1932 and having their office (Complete
Address), (hereinafter referred to	as the "Member", which expression ssigns) /* is/are a Member of MCX.
2. One of the conditions of Membership of MCX a security deposit in the form of one only) along with sharthan Rs	eash deposit of Rs (Rupees es and other securities of a value not less
3. At the request of the Member, MCX has of security deposit in the form of shares and an approved commercial bank Rs(Rupees	d other securities in favour of MCX from for an equivalent amount of
4. The Member has requested the Bank to fur (Rupees	
NOW IN CONSIDERATION OF THE FO	OREGOING,
1. We, the branch at	(Complete re of the Member do hereby irrevocably

SEAL OF THE BANK

AUTHORISED SIGNATORIES

BG NO:	
Date:	

the Member to MCX or any other party as decided by MCX arising out of or incidental to any contracts made, executed, undertaken, carried on or entered into or purported so to be, by the Member. The Bank agrees and confirms that the said guarantee shall be available as a security for meeting, satisfying, discharging or fulfilling all or any obligation or liability of the Member as directed and decided by MCX, with no reference to the Member.

- 2. The Bank hereby agrees that if in the opinion of MCX, the Member has been or may become unable to meet, satisfy, discharge or fulfill any obligations, liability or commitments or any part thereof to MCX, or its Clearing and Settlement mechanism /arrangement or to any other party as decided by MCX, then without prejudice to the rights of MCX under its Rules, Bye-Laws or Regulations or otherwise, MCX may at any time thereafter and without giving any notice to the Member invoke this guarantee to meet the aforesaid obligations, liabilities or commitments of the Member.

- **4a.** Notwithstanding the above, the Bank notes that the nature of operations of the Member is such that the obligations, liabilities or commitments of the Member are of a continuing nature and as such, Bank agrees that this guarantee can be invoked by MCX even in respect of the obligations, liabilities or commitments of the Member towards MCX which might have arisen prior to the execution of this guarantee.
- **5.** This guarantee shall not be prejudiced by the failure of the Member to comply with the Rules or Bye Laws or Regulations of MCX or any terms and conditions attendant to the Membership of MCX. MCX shall be at liberty to vary, amend, change or alter any terms or conditions or its Rules or Bye Laws or Regulations of Membership to MCX in general or as applicable to the Member in particular from time to time, without thereby affecting its rights against the Member or the Bank or any other security belonging to Member now or hereafter held or taken by MCX at any time. The discretion to make demands under this guarantee shall exclusively be that of

AUTHORISED SIGNATORIES

Date:
MCX and MCX is entitled to demand hereunder notwithstanding being in possession of any deposits or other securities of the Member.
6. The validity of this guarantee shall not be affected in any manner whatsoever if MCX takes any action against the Member including DECLARATION OF DEFAULTER, SUSPENSION or EXPULSION of the Member from the membership of MCX.
7. This guarantee shall not be affected by any change in the constitution of MCX or the Member or the Bank and it shall remain in force notwithstanding any forbearance or indulgence that may be shown by MCX to Member.
8. The Bank undertakes to pay to MCX, the amount hereby guaranteed within 24 hours of being served with a written notice requiring the payment of the amount either by hand delivery or by Registered Post or by Speed Post.
9. This guarantee may be invoked by MCX in part(s) without affecting its rights to invoke this guarantee for any liabilities that may devolve later.
10. The Bank undertakes not to revoke this guarantee during its currency except with the previous consent of MCX in writing and this guarantee shall be a continuous and irrevocable guarantee upto a Rs(Rupees
11. Notwithstanding anything mentioned herein above,
a) The liability of the Bank under this guarantee shall not exceed Rs
Executed thisday of
FOR(BANK)(BRANCH)

BG NO: _____

AUTHORISED SIGNATORIES SEAL OF THE BANK

AUTHORISED SIGNATORIES

SEAL OF THE BANK