

NATIONAL COMMODITY CLEARING LIMITED

Circular to all Members of the Clearing Corporation

- Circular No. : NCCL/CLEARING-011/2025
- Date : March 19, 2025

Subject : Change in Collateral Formats

This is in partial modification to our Circular no. NCCL/CLEARING-017/2024 dated April 08, 2024 on Master Circular - Collaterals Formats. The following formats have been modified.

Sr. No.	Format	Annexure
1.	Format of Bank Guarantee for Additional Base Capital – Margin Deposit	Annexure 1
2.	Format of Bank Guarantee for Additional Base Capital - Margin Deposit under Master Bank Agreement	Annexure 2
3.	Format of Bank Guarantee for Base Capital - Security Deposit	Annexure 3
4.	Format of Bank Guarantee for Base Capital - Security Deposit under Master Bank Agreement	Annexure 4
5.	Format for Renewal of Bank Guarantee for Base Capital - Security Deposit or Additional Base Capital - Margin deposit under Master Bank Agreement	Annexure 5
6.	Format for Renewal of Bank Guarantee for Base Capital - Security Deposit or Additional Base Capital - Margin Deposit	Annexure 6
7.	Format of <i>Declaration</i> to be given while submitting the Bank guarantees (BG's), towards base capital / additional base capital. (Bank guarantees (BG's) are not created out of client fund's)	Annexure 7

The above formats shall be made effective from April 15, 2025.

Members are requested to take note of the same.

For and on behalf of

National Commodity Clearing Limited



Sweedin Satav Senior Vice President

For further information / clarifications, please contact

- 1. Customer Service Group on toll free number: 1800 266 6007
- 2. Customer Service Group by E-mail to: contactus@nccl.co.in



Format of Bank Guarantee for Additional Base Capital (Margin Deposit)

Enclosed Bank Guarantee should be stamped as under

Non-Judicial stamp paper(s) or on paper franked from Stamp Office for Rs.500/- 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 Rs.	forms part and	d parcel of	f this	Bank Gua	arante	e nur	nber
dated	issued in	favour	of	NCCL	by	us	for
M/s/Mr							
FOR	(BANK)						
	_ (BRANCH)						
AUTHORIZED SIGNATORIES							

SEAL OF THE BANK

- 1. The enclosed prescribed format is required to be used (prescribed formats are available on the website (www.nccl.co.in)
- 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.
- 3. Each page of the bank guarantee should bear the bank guarantee number and issue date and should be signed by two authorized signatories of the 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 permits, includ	les its successors and assigns) in favour of
NATIONAL COMMODITY CLEARING LIMITED , a	company established under the Companies
Act, 1956 and having its registered office at 1st Floo	or, Akruti Corporate Park, Near G.E. Garden,
LBS Road, Kanjurmarg (W), Mumbai 400 078 (herein	nafter referred to as "NCCL" which expression
shall include its successors and assigns),	

WHEREAS

Mr./M	S						s/o /	d/o / w/o
residir	ng at					a	nd having his/h	ner office
at _	-						(C	complete
Addre	ss), (hereinafte	r referred	to as the	"Memb	er", which e	xpressio	on shall include	e his/her
firm re	ssors and assig egistered under Limited Lia	the provi	sions of artnership	the Con Act,	npanies Act, 2008 and	2013/ I d havi	ndian Partners	fice at
"Mem	ber", which e	xpression		•	their succe	ssors		/* M/s
the at	Companies	Act,	1956	and		•	registered	•

(Complete Address), (hereinafter referred to as the "Member", which expression shall include its successors and assigns) * is/are a Member of NCCL.

- 2. One of the conditions of Membership of NCCL is that the Member maintains with NCCL margin deposits in the form of cash deposits, Bank Guarantees, FDRs and Government of India Securities of such after applying suitable margins as prescribed by NCCL.
- At the request of the Member, NCCL has agreed to accept a bank guarantee in lieu of margin deposit, in favour of NCCL, from an approved commercial bank for an equivalent amount of Rs._____ only).
- 4. The Member has requested the Bank to furnish to NCCL a guarantee for Rs.______only).
- 5. The Bank Agrees to ensure that the security created for issuing bank guarantee will not belong to the clients of the Clearing Members (The foregoing restriction will not be applicable for proprietary funds of Stock broker's /Clearing members and Stock broker's proprietary funds deposited with Clearing member in the capacity of a client.)

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NOW IN CONSIDERATION OF THE FOREGOING,

1.	We, the	(Name	of
	Bank) having a branch at		
	(Complete Address of Branch) at the request and desire of the Member do hereby	v irrevoca	bly
	and unconditionally guarantee to pay a sum of Rs, (Rupees _		
	only) to NCCL as a security for due perfor	mance a	ind
	fulfillment by the Member of his/her/its engagements, commitments, operations,	obligatio	ons
	or liabilities as a Member of NCCL including any sums due by the Member to N	CCL or a	any

other party as decided by NCCL 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 NCCL, with no reference to the Member.

- 2. The Bank hereby agrees that if in the opinion of NCCL, the Member has been or may become unable to meet, satisfy, discharge or fulfill any obligations, liability or commitments or any part thereof to NCCL, or its Clearing and Settlement mechanism /arrangement or to any other party as decided by NCCL, then without prejudice to the rights of NCCL under its Rules, Byelaws or Regulations or otherwise, NCCL 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.
- 3. The Bank undertakes that it shall, on first demand of NCCL, without any demur, protest or contestation and without any reference to the Member and notwithstanding any contestation by the Member, pay to NCCL such sums not exceeding Rs._____ (Rupees ______ only) as may be demanded by NCCL. The decision of NCCL as to the obligations or liabilities or commitments of the Member and the amount claimed shall be final and binding on the Bank, and any demand made on the Bank shall be conclusive as regards the amount due and payable by the Bank under this guarantee.
- 4. The guarantee shall be a continuing guarantee and remain operative in respect of each of the obligations, liabilities or commitments of the Member severally and may be enforced as such in the discretion of NCCL, as if each of the obligations, liabilities or commitments had been separately guaranteed by the Bank. The guarantee shall not be considered as cancelled or in any way affected on any demand being raised by NCCL but shall continue and remain in operation in respect of all subsequent obligations, liabilities or commitments of the Member. However the maximum aggregate liability of the Bank during the validity of the guarantee shall be restricted to an aggregate sum of Rs. (Rupees only).
- a. 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 NCCL even in respect of the obligations, liabilities or commitments of the Member towards NCCL 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 NCCL or any terms and conditions attendant to the Membership of NCCL. NCCL 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 NCCL 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 NCCL at any time. The discretion to make demands under this guarantee shall exclusively be that of NCCL and NCCL 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 NCCL takes any action against the Member including DECLARATION OF DEFAULT, SUSPENSION or EXPULSION of the Member from the membership of NCCL.
- 7. We, _______ (indicate the name of bank) further agree with NCCL that the NCCL shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of membership of the Member, Rules, Bye Laws and/or Regulations or to extend time of performance by the said Member from time to time or to postpone for any time or from time to time any of the powers exercisable by NCCL against the said Member and to forbear or enforce any of the terms and conditions relating to the membership and we shall not be relieved from our liability by reason of any such variation, or extension being granted to the said Member or for any forbearance, act or omission on the part of NCCL or any indulgence by NCCL to the said Member or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have the effect of so relieving us.
- 8. This guarantee shall not be affected by any change to the constitution of NCCL or the Member or the Bank and it shall remain in force notwithstanding any forbearance or indulgence that may be shown by NCCL to Member.
- 9. The Bank undertakes to pay to NCCL, 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.
- 10. This guarantee may be invoked by NCCL in part(s) without affecting its rights to invoke this guarantee for any liabilities that may devolve later.
- 11. The Bank undertakes not to revoke this guarantee during its currency except with the previous consent of NCCL in writing and this guarantee shall be a continuous and irrevocable guarantee upto a sum of Rs._____ (Rupees ______ only).
- 12. Notwithstanding anything mentioned herein above, the liability of the Bank under this guarantee shall not exceed Rs. _____ (Rupees _____ only) and it shall be valid for a period of 12 months i.e. up to



13. The bank is liable to pay the guaranteed amount only if NCCL serves upon the Bank a written claim or demand on or before ______

Executed this _____ day of _____ at _____ (place).

FOR ______ (BANK)

_____ (BRANCH)

AUTHORIZED SIGNATORIES

SEAL OF THE BANK

*Delete whichever is not applicable



Format of Bank Guarantee for Additional Base Capital (Margin Deposit) under Master Bank agreement.

Enclosed Bank Guarantee should be stamped as under:

Non-Judicial stamp paper(s) or on paper franked from Stamp Office for Rs.500/- 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 Rs. ______ forms part and parcel of this Bank Guarantee number ______ dated ______ issued in favour of NCCL by us for M/s/Mr._____.

FOR ______ (BANK)

(BRANCH)

AUTHORIZED SIGNATORIES

SEAL OF THE BANK

- 1. The enclosed prescribed format is required to be used (prescribed formats are available on the website (www.nccl.co.in)
- 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.
- 3. Each page of the bank guarantee should bear the bank guarantee number and issue date and should be signed by two authorized signatories of the bank.

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To:

National Commodity Clearing Limited

1st Floor, Akruti Corporate Park,

Near G.E. Garden, LBS Road,

Kanjurmarg (W),

Mumbai 400 078

Dear Sirs,

This guarantee bearing No.______ is issued by ______, a body corporate constituted under the Companies Act 1956, and licensed as a bank under the Banking Regulation Act 1949 and having its Registered Office at ______ (hereinafter referred to as the "Bank" and a interalia branch office at ______ "branch address" which term shall wherever the context so permits includes its successors and assigns) in favor of National Commodity Clearing Ltd, a company incorporated under the Companies Act, 1956 and having its registered office at ______ (hereinafter referred to as "NCCL" which expression shall include its successors and assigns).

Whereas

a. Mr./Ms.______ s/o / d/o / w/o ______, residing at ______ and having his/her office at ______ (Complete Address), (hereinafter referred to as the "Member", which expression shall include his/her successors and assigns) /* is/are a Member of NCCL.

OR

M/s ______, a partnership firm registered under the Indian Partnership Act, 1932/ Limited Liability Partnership Act, 2008 and having their office at ______ (Complete Address), (hereinafter referred to as the "Member", which expression shall include their successors and assigns) /* is/are a Member of NCCL.

OR

M/s _______., incorporated as a company under the Companies Act, 1956 and having its registered office at ______ (Complete Address), (hereinafter referred to as the "Member", which expression shall include its successors and assigns) * is/are a Member of NCCL.

- b. One of the conditions of Membership of NCCL is that the Member maintains with NCCL margin deposit in the form of Cash deposits, Bank Guarantees, FDRs and Government of India Securities of such value after applying suitable margins as prescribed by NCCL
- c. At the request of the Member, NCCL has agreed to accept a bank guarantee in lieu of margin deposit, in favor of NCCL, from an approved commercial bank for an equivalent amount of Rs. (Rupees Only)



Therefore these presents:

- 1. This guarantee shall be governed by the terms and conditions of the Master Agreement dated ________ executed between the Bank and NCCL and the same shall form a part and parcel of this guarantee as though the same have been incorporated in this guarantee.
- 2. The liability of the Bank under this guarantee shall not exceed Rs. _____ (Rupees _____ Only)
- 3. This guarantee shall be valid for a period of _____ months i.e. upto _____ (date). However, the Bank is liable to pay the guaranteed amount if NCCL serves upon Bank a written claim or demand on or before ____ at the branch address mentioned above.
- 4. The Bank Agrees to ensure that the security created for issuing bank guarantee will not belong to the clients of the Clearing Members (The foregoing restriction will not be applicable for proprietary funds of Stock broker's /Clearing member and Stock broker's proprietary funds deposited with Clearing member in the capacity of a client.)

Executed this	day of	at	•
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For «BANK_NAME»(Bank)

Authorized Signatories

Seal of the Bank

* Delete whichever is not applicable



Format of Bank Guarantee for Base Capital (Security Deposit)

Enclosed Bank Guarantee should be stamped as under:

Non-Judicial stamp paper(s) or on paper franked from Stamp Office for Rs.500/- 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 Rs. _____ forms part and parcel of this Bank Guarantee number _______ dated ______ issued in favour of NCCL by us for M/s/Mr./ Ms.______. FOR _______(BANK) _____(BRANCH)

AUTHORIZED SIGNATORIES

SEAL OF THE BANK

- 1) The enclosed prescribed format is required to be used (prescribed formats are available at the website (www.nccl.co.in)
- 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.
- 3) Each page of the bank guarantee should bear the bank guarantee number and issue date and should be signed by two authorized signatories of the 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 permits, include	des its successors and assigns) in favour of
NATIONAL COMMODITY CLEARING LIMITED, a	a company established under the Companies
Act, 1956 and having its registered office at 1st Flo	oor, Akruti Corporate Park, Near G.E. Garden,
LBS Road, Kanjurmarg (W), Mumbai 400 078 (here	inafter referred to as "NCCL" which expression
shall include its successors and assigns),	

WHEREAS

Mr./Ms.								S	/o/d/o /v	v/o,
	g at									
and ha	aving his/	her office	at							
(Compl	ete Addres	ss), (hereir	nafter referred	o as th	e "Mem	ber", w	hich expr	ession s	shall inclu	Jde
his/her	successo	s and ass	igns) /* M/s							_, a
firm reg	gistered u	nder the p	rovisions of th	e Com	panies	Act, 2	013/ India	an Partr	nership A	۹ct,
1932/	Limited	Liability	Partnership	Act,	2008	and	having	their	office	at
				(C	omplete	Addre	ess), (her	einafter	referred	t to
as the "	Member",	which exp	pression shall in	nclude	their su	ccesso	ors and as	signs) /	*	
M/s									Limit	ed.
incorpo	rated as a	company	under the Cor	npanie	s Act. 19	956 an	d having	its reais		,
at					<i>c</i> ,,		a na ng	lie regie		

___ (Complete Address), (hereinafter referred to as the "Member", which expression shall include its successors and assigns) * is/are a Member of NCCL.

- One of the conditions of Membership of NCCL is that the Member maintains with NCCL security deposit in the form of Cash Deposits, Bank Guarantees, FDRs and Government of India Securities of a value not less than Rs._____ (Rupees ______ only) after applying suitable margins as prescribed by NCCL.
- At the request of the Member, NCCL has agreed to accept a bank guarantee in lieu of security deposit in the form of Cash Deposits, Bank Guarantees, FDRs and Government of India Securities in favour of NCCL from an approved commercial bank for an equivalent amount of Rs.______ (Rupees ______ only).
- 5. The Bank Agrees to ensure that the security created for issuing bank guarantee will not belong to the clients of the Clearing Members (The foregoing restriction will not be applicable for proprietary funds of Stock broker's /Clearing member and Stock broker's proprietary funds deposited with Clearing member in the capacity of a client.)

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NOW IN CONSIDERATION OF THE FOREGOING,

1.	We, the	(Name	of
	Bank) having a branch at		
	(Complete Address of Branch) at the request and desire of the Member do hereby	irrevoca	ably
	and unconditionally guarantee to pay a sum of Rs	, (Rup	ees
	only) to NCCL as a security	y for	due
	performance and fulfillment by the Member of his/her/its engagements, con	nmitme	nts,
	operations, obligations or liabilities as a Member of NCCL including any sums	due by	the
	Member to NCCL or any other party as decided by NCCL arising out of or incide	ental to	any
	contracts made, executed, undertaken, carried on or entered into or purported s	so to be	, by
	the Member. The Bank agrees and confirms that the said guarantee shall be av	ailable a	as a
	security for meeting, satisfying, discharging or fulfilling all or any obligation or lia	bility of	the
	Member as directed and decided by NCCL, with no reference to the Member.	,	

- 2. The Bank hereby agrees that if in the opinion of NCCL, the Member has been or may become unable to meet, satisfy, discharge or fulfill any obligations, liability or commitments or any part thereof to NCCL, or its Clearing and Settlement mechanism /arrangement or to any other party as decided by NCCL, then without prejudice to the rights of NCCL under its Rules, Byelaws or Regulations or otherwise, NCCL 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.
- 3. The Bank undertakes that it shall, on first demand of NCCL, without any demur, protest or contestation and without any reference to the Member and notwithstanding any contestation by the Member, pay to NCCL such sums no exceeding Rs_____ (Rupees ______ only) as may be demanded by NCCL. The decision of NCCL as to the obligations or liabilities or commitments of the Member and the amount claimed shall be final and binding on the Bank, and any demand made on the Bank shall be conclusive as regards the amount due and payable by the Bank under this guarantee.
- 4. The guarantee shall be a continuing guarantee and remain operative in respect of each of the obligations, liabilities or commitments of the Member severally and may be enforced as such in the discretion of NCCL, as if each of the obligations, liabilities or commitments had been separately guaranteed by the Bank. The guarantee shall not be considered as cancelled or in any way affected on any demand being raised by NCCL but shall continue and remain in operation in respect of all subsequent obligations, liabilities or commitments of the Member. However the maximum aggregate liability of the Bank during the validity of the guarantee shall be restricted to an aggregate sum of Rs. (Rupees only).
- a. 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 NCCL even in respect of the obligations, liabilities or commitments of the Member towards NCCL 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 NCCL or any terms and conditions attendant to the Membership of NCCL. NCCL 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 NCCL 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 NCCL at any time. The discretion to make demands under this guarantee shall exclusively be that of NCCL and NCCL 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 NCCL takes any action against the Member including DECLARATION OF DEFAULT, SUSPENSION or EXPULSION of the Member from the membership of NCCL.
- 7. We, _______ (indicate the name of bank) further agree with NCCL that the NCCL shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of membership of the Member, Rules, Bye Laws and/or Regulations or to extend time of performance by the said Member from time to time or to postpone for any time or from time to time any of the powers exercisable by the NCCL against the said Member and to forbear or enforce any of the terms and conditions relating to the membership and we shall not be relieved from our liability by reason of any such variation, or extension being granted to the said Member or for any forbearance, act or omission on the part of the NCCL or any indulgence by the NCCL to the said Member or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.
- 8. This guarantee shall not be affected by any change to the constitution of NCCL or the Member or the Bank and it shall remain in force notwithstanding any forbearance or indulgence that may be shown by NCCL to Member.
- 9. The Bank undertakes to pay to NCCL, 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.
- 10. This guarantee may be invoked by NCCL in part(s) without affecting its rights to invoke this guarantee for any liabilities that may devolve later.
- 11. The Bank undertakes not to revoke this guarantee during its currency except with the previous consent of NCCL in writing and this guarantee shall be a continuous and irrevocable guarantee upto a sum of Rs. _____ (Rupees ______ only).
- 12. Notwithstanding anything mentioned herein above, the liability of the Bank under this guarantee shall not exceed Rs. ______ (Rupees ______ only) and it shall be valid for a period of ______ months i.e. up to
- 13. The bank is liable to pay the guaranteed amount only if NCCL serves upon the Bank a written claim or demand on or before ______.

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Executed this (place).	day of	at
FOR	(BANK)	
	(BRANCH)	

AUTHORIZED SIGNATORIES

SEAL OF THE BANK

* Delete whichever is not applicable



Format of Bank Guarantee for Base Capital (Security Deposit) under Master bank agreement

Enclosed Bank Guarantee should be stamped as under:

Non-Judicial stamp paper(s) or on paper franked from Stamp Office for Rs.500/- 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 Rs		forms par	t an	d parcel	of t	his Banl	k Gu	larar	ntee
number M/s/Mr			_ issued	in	favour	of	NCCL	by	us	for
FOR		(BANK)								
		_ (BRANCH)								
AUTHORIZED SI	GNATORIES									

SEAL OF THE BANK

- 1) The enclosed prescribed format is required to be used (prescribed formats are available at the website (www.nccl.co.in).
- 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.
- 3) Each page of the bank guarantee should bear the bank guarantee number and issue date and should be signed by two authorized signatories of the bank.



To:

National Commodity Clearing Limited

1st Floor, Akruti Corporate Park, Near G.E. Garden, LBS Road, Kanjurmarg (W), Mumbai 400 078

Dear Sirs,

This guarantee bearing No.______ is issued by ______, a body corporate constituted under the Companies Act 1956, and licensed as a bank under the Banking Regulation Act 1949 and having its Registered Office at ______ (hereinafter referred to as the "Bank" and inter-alia a branch office at ______ "branch address" which term shall wherever the context so permits includes its successors and assigns) in favor of National Commodity Clearing Ltd, a company incorporated under the Companies Act, 1956 and having its registered office at ______ (hereinafter referred to as "NCCL" which expression shall include its successors and assigns).

Whereas

- Mr./Ms._____ s/o / d/o / w/o _____, residing at _____ and having his/her office at ______ (Complete Address), (hereinafter referred to as the "Member", which expression shall include his/her successors and assigns) /* is/are a Member of NCCL.
 - OR

M/s ______, a partnership firm registered under the Indian Partnership Act, 1932/ Limited Liability Partnership Act, 2008 and having their office at ______ (Complete Address), (hereinafter referred to as the "Member", which expression shall include their successors and assigns) /* is/are a Member of NCCL.

OR

M/s _________, incorporated as a company under the Companies Act, 1956 and having its registered office at _______ (Complete Address), (hereinafter referred to as the "Member", which expression shall include its successors and assigns) * is/are a Member of NCCL.

- b. One of the conditions of Membership of NCCL is that the Member maintains with NCCL security deposit in the form of Cash deposits, Bank Guarantees, FDRs and Government of India Securities of a value not less than Rs. _____ (Rupees _____ only) after applying suitable margins as prescribed by NCCL
- c. At the request of the Member, NCCL has agreed to accept a bank guarantee in lieu of security deposit in favor of NCCL from an approved commercial bank for an equivalent amount of Rs. _____(Rupees ______ Only)

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Therefore these presents:

- This guarantee shall be governed by the terms and conditions of the Master Agreement dated executed between the Bank and NCCL and the same shall form a part and parcel of this guarantee as though the same have been incorporated in this guarantee.
- 2. The liability of the Bank under this guarantee shall not exceed Rs._____ (Rupees _____ only)
- This guarantee shall be valid for a period of _____ months i.e. upto _____ (date). However, the Bank is liable to pay the guaranteed amount only if NCCL serves upon Bank a written claim or demand on or before _____ at the branch address mentioned above.
- 4. The Bank Agrees to ensure that the security created for issuing bank guarantee will not belong to the clients of the Clearing Members (The foregoing restriction will not be applicable for proprietary funds of Stock broker's /Clearing member and Stock broker's proprietary funds deposited with Clearing member in the capacity of a client.)

Executed this _____ day of _____ at _____.

For «BANK_NAME» (Bank)

Authorized Signatories

Seal of the Bank

* Delete whichever is not applicable



Format for renewal of Bank Guarantee for Base capital (Security deposit) or Additional Base Capital (Margin deposit)

Enclosed Bank Guarantee should be stamped as under:

Non-Judicial stamp paper(s) or on paper franked from Stamp Office for Rs.500/- 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 Rs				/·	forms pa	art ar	nd pa	rcel o	f this e	xtensi	on l	etter	
dated	_ for Bank												
					NCCL						/	Ms	
FOR			(BA	NK)									
			BRAN	CH)									

AUTHORIZED SIGNATORIES

SEAL OF THE BANK

- 1. The enclosed prescribed format is required to be used (prescribed formats are available at the website (www.nccl.co.in)
- 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.
- 3. Each page of the bank guarantee should bear the bank guarantee number and issue date and should be signed by two authorized signatories of the bank.

19/25



To,

National Commodity Clearing Limited

1st Floor, Akruti Corporate Park,

Near G.E. Garden, LBS Road,

Kanjurmarg (W),

Mumbai 400 078

We,					(Bank)	having	our	registere	d office
at						and	our	branch	office
at		r	efer	to	the	Bank	Gua	arantee	number
	executed by	us o	on the			day of			20 at
	(hereinafter referred	to a	as "sa	aid g	uarantee	e") on a	ccour	nt of Mr./	Ms./M/s.
				ha	ving h	is/her/its	/regist	tered of	fice at
					(here	in after r	eferre	d to as a 'N	/lember')
for a sum of Rs _	(Rupe	es _			on	ly) in you	ur favo	our.	

The validity of the said guarantee was upto _____

With reference to the same we state as under:

At the request of the Member, we extend the period of the validity of the said guarantee up to

The said guarantee may be invoked by NCCL in part(s) without affecting its rights to invoke the said guarantee for any liabilities that may devolve later.

Notwithstanding anything mentioned herein above,

- a. The liability of the Bank under this guarantee shall not exceed Rs. ______ (Rupees ______ only)
- b. This guarantee shall be valid for a period ofmonths i.e. upto _____.
- c. The bank is liable to pay the guaranteed amount only if NCCL serves upon the Bank a written claim or demand on or before ______.
- d. The Bank Agrees to ensure that the security created for issuing bank guarantee will not belong to the clients of the Clearing Members (The foregoing restriction will not be applicable for proprietary funds of Stock broker's /Clearing member and Stock broker's proprietary funds deposited with Clearing member in the capacity of a client.)

We hereby affirm and confirm that save and except to the extent as provided for herein above, the said guarantee together with all other terms and conditions therein shall remain operational and in full force and effect.

Signed for and on behalf of		on this	day of
at	·		

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FOR ______ (BANK)

_____ (BRANCH)

AUTHORIZED SIGNATORIES SEAL OF THE BANK



Format for renewal of bank guarantee for base capital (security deposit) or additional base capital (margin deposit) under master bank agreement

Enclosed Bank Guarantee should be stamped as under:

Non-Judicial stamp paper(s) or on paper franked from Stamp Office for Rs.500/- 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 Rs.	/- forms part and parce	el of this extension
letter dated	for Bank guarar	ntee bearing no	dated
	issued in favour of Nation	onal Commodity Clearing Limited	d (NCCL) by us for
M/s/ Mr. / Ms		·	
FOR		(BANK)	

_____ (BRANCH)

AUTHORIZED SIGNATORIES

SEAL OF THE BANK

- 1) The enclosed prescribed format is required to be used (prescribed formats are available at the website (www.nccl.co.in))
- 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.
- 3) Each page of the bank guarantee should bear the bank guarantee number and issue date and should be signed by two authorized signatories of the bank and stamp of the bank).

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Date: _____

Τo,

National Commodity Clearing Ltd.

1st Floor, Akruti Corporate Park,

Near G.E. Garden, LBS Road,

Kanjurmarg (W),

Mumbai 400 078

We, (Bank) ha	aving our registered office at	and inter-alia a
branch office at	refer to the Bank Guarantee number:	executed by
us under master agreement dated	on the	day of (hereinafter
referred to as "Said Guarantee")	on account of Mr. / Ms./ M/s.	having his/her/
its/registered office at	(hereinafter referred to as a 'Memb	er') for a sum of Rs
(Rupees	only) in your favor.	

The validity of the Said Guarantee was upto ______.

With reference to the same we state as hereunder:

We now at the request of the Member further extend the period of validity of the Said Guarantee upto ______.

The Said Guarantee may be invoked by National Commodity Clearing Ltd (NCCL) in part(s) without affecting its rights to invoke the Said Guarantee for any liabilities that may devolve later.

Notwithstanding anything mentioned herein above,

- a. The liability of the Bank under this guarantee shall not exceed Rs. _____ (Rupees ______ only).
- b. This guarantee shall be valid for a period of _____ months i.e. upto ______.
- c. The Bank is liable to pay the guaranteed amount only if NCCL serves upon the Bank a written claim or demand on or before______ at the branch address mentioned above (i.e. within ______ months after the date of expiry of the bank guarantee as mentioned in clause b above).
- d. The Bank Agrees to ensure that the security created for issuing bank guarantee will not belong to the clients of the Clearing Members (The foregoing restriction will not be applicable for proprietary funds of Stock broker's /Clearing member and Stock broker's proprietary funds deposited with Clearing member in the capacity of a client.)

We hereby affirm and confirm that save and except to the extent as provided for herein above, the Said Guarantee together with all other terms and conditions therein shall remain operational and in full force and effect till ______.



Signed for and on behalf of «BANK_NAME» on this «RENEWAL_DAY» day of «RENEWAL_MTH_YEAR» at «RENEWAL_PLACE».

FOR «BANK_NAME» (BANK)

«BANK_BRN_OFF» (BRANCH)

AUTHORIZED SIGNATORIES

SEAL OF THE BANK



Format of Declaration to be given while submitting the Bank Guarantees (BG's), towards Base Capital / Additional Base Capital. (Bank guarantees (BG's) are not created out of client fund's)

(To be given on the letterhead of member)

Date:

To: National Commodity Clearing Limited 1st Floor, Akruti Corporate Park, Near G.E. Garden, LBS Road, Kanjurmarg (W), Mumbai 400 078

Dear Sir,

Ref: CM Code - _____

As required by National Commodity Clearing Limited (NCCL) and in compliance of its Rules, Byelaws, Regulations and/or circulars, notifications issued from time to time, we are required to furnish you the Base Capital/Additional Base Capital in the form prescribed.

Accordingly, we have furnished the same in the form of BG for Rs. ______ and the details of the Bank Guarantees (BGs), are as under.

BG No.	Bank Name	Issue Date	Maturity Date	Claim Date	Amount(Rs)

I/We declare and confirm that the Bank Guarantees (BGs), submitted by me/us is/are not created out of clients funds.

I/We further confirmed that the BG (s) as mentioned above is/are submitted in compliance of the NCCL Circular no. NCCL/CLEARING-026/2023 dated April 26, 2023 on Bank Guarantees (BGs) created out of clients' funds.

Yours faithfully,

Authorized Signatory Name: Designation:

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