

Indian Bullion Market Association Limited (IBMA)

The Pan India Platform of Bullion Trade and Industry

Registered & Corporate office:

1st Floor, Malkani Chambers, Off Nehru Road, Vile Parle (East), Mumbai – 400 099.

Tel:

022-61219000/26164146/48

Fax:

022-26118195

Website:

www.ibma.co.in

Client Registration Form: Individual Client/Sole Proprietorship Firm

To Indian Bullion Market Association Limited (IBMA) 1st Floor, Malkani Chambers, Off Nehru Road, Vile Parle (East), Mumbai -400099.

Photograph

Sign across the Photograph

Dear Sir,

We request you to register me as your client. The Details of Registration is as under:

NAME OF THE CLIENT :					
Father's/Husband's/Guardian's Name:					
PAN No:	Sex: Male [] Fer	male []	Date of Birth:		
Marital Status : Married []	Jn Married []	Nat	onality:		
Residential Status: Indian []	NRI [] Others (plea	ase specify)			
Residence Address:					
City: State:	Country	/:	PIN:		
Email: (for electronic contract not	:e)				
Phone:	Fax:		Mobile:		
Occupation: Employed [] Se	elf <mark>Employed [] Bu</mark>	siness []	Professional []		
House Wife [] Others (please specify)					
Name of the Employer(if employed):					
Establishment Name (if self-emplo	oyed/Business/Professio	onal/Others):			
Correspondence Address					
•					
City: State:	Country	<i>י</i> :	PIN:		
Phone:		Fax:			
Communication Address : Residence [] Correspondence Address []]	
			Signature of the client		

Particulars of Bank Account and Demat Account from which the client will operate				
	First Account (Default)	Second Account	Third Account	
Bank Name				
Branch Name				
Branch Address				
9 Digit MICR Code No				
IFSC Code (RTGS/NEFT)				
A/c Type (Savings/ Current /NRI / Others)				
Bank A/c No				
Note: Clients are reques	ted to attach the latest bank	-	wo months) and cancelled	
	cneques for all the bank a	ccounts mentioned above)		
DP Name				
DP Address				
DP ID				
Client ID				
Туре	NSDL[]CDSL[]	NSDL [] CDSL []	NSDL[]CDSL[]	
Note: Please attach a copy the depository accounts me		men <mark>t of tra</mark> nsactions (not la	ater than two months) for all	
EDUCATIONAL QUALIFICAT	ION			
EDUCATIONAL QUALIFICAT		10 (;)()// ;		
Under Graduate [] Grad	uate [] Post Graduate [Professional [] (pl.specit	fy)	
INCOME DETAILS:				
0-1Lacs [] 1-5Lacs [] 5-10Lacs [] :	10-25Lacs [] > 25Lac	cs []	
		Signature of th	ne Client	
Introduction Details:				
Name of the Introducer:				
Employee Code: Existing Client Code:				
Relation with the client: Introducer Mobile No:				
Introducer Address:	Disc.			
City: State:	Pin:	Cignature of the la	ntroducor	
City: State :	Country:	Signature of the I	in outlet	

<u>Documents to be submitted along with Client Registration Form</u>:

- > A cheque of Rs.100/- in favour of "Indian Bullion Market Association Limited" towards franking charges for the member Client agreement
- ➤ Photo ID Proof:
 - Xerox copy of the PAN Card
- Address Proof: (any one)
 - Passport
 - Driving License
 - Xerox copy of Voter ID
 - Xerox copy of Bank Pass Book
 - Ration Card
 - Electricity Bill
 - Leave and License Agreement (duly notarized)
- Bank Account and Depository Account:
 - Cancelled cheque of the bank account (s) mentioned in the KYC
 - Bank Statement (not later than two months)
 - Client master of the depository account
 - Statement of Transactions for the depository account(not later than two months)

(Note: Xerox copies of the documents mentioned above should be self-attested by the client)

POLICIES AND PROCEDURES

a) Setting up Client's Exposure Limits:

IBMA may give an exposure limit which would be a multiple (ranging between eight to ten times) of clear ledger balance in the account plus value of the commodities given as collateral computed after applying appropriate haircut.

IBMA may set differential exposure limits varying for different clients depending on the credit worthiness, integrity and past conduct of the client. The client agrees that IBMA shall not be responsible for such variation, reduction or imposition or the clients inability to route any order through IBMA's trading system on account of any such variation, reduction or imposition of limits.

b) Applicable Brokerage Rate:

IBMA follows the policy of charging brokerage not more than the maximum permissible brokerage as per the rules and regulations of the exchange/FMC. Brokerage shall be applied as per the rates agreed upon with the client at the time of registration. The brokerage slab of the client shall be reviewed at intervals after assessment of the amount and quality of volume generated by the client as per his commitment. The rates may be increased with prospective effect at 15 days' notice sent to the email address or postal address of the client registered with IBMA. The brokerage amount debited to the client does not include any exchange related charges or statutory levies as applicable. Any other applicable taxes imposed by statutory authority, duties, service tax etc. will be paid by the client separately as may be levied on the transactions from time to time.

c) Imposition of Penalty / Delayed Payment Charges:

Clients will be liable to pay late pay-in / delayed payment charges not exceeding 2% per month for not making payment of their pay-in obligations on time as per the exchange requirement or net ledger debit balance as applicable. The client agrees that IBMA may impose fines/penalties for any orders/trade/deals/actions of the client which are contrary to this agreement/rules/regulations/bye-laws of the exchange or any other law for the time being in force, at such rates and in such form as it may deem fit.

Signature of the client

Further where IBMA has to pay fine or bear any punishment from any authority in connection with/as a consequence of/in relation to any of the orders/trades/deals/actions of the client, the same shall be borne by the client.

d) The right to sell client's securities or close client's positions. Without giving notice to the client, on account of non-payment of client's dues:

IBMA shall be entitled to liquidate client's commodities, both unpaid commodities as well as collaterals deposited towards margin or close out client's open position, without giving notice to the client for non-payment of margins or other amounts including pay-in obligation, outstanding debts etc. and adjust the proceeds of such liquidation/close out, if any against the clients liabilities / obligations. Any and all losses and liquidation charges @1% on account of such liquidation /closing out shall be charged to and borne by the client.

In the event of death or insolvency of the client, IBMA may close out all outstanding positions of the client, adjusting the loss incurred on such closures with the margin deposited by the client and claim and claim further shortfalls, if any, against the estate of the client. The successors or heirs of the client shall be entitled to any surpluses which may result there from.

The above action is at the sole discretion of IBMA and may vary from client to client. It shall not be under any obligations to undertake the exercise compulsorily. IBMA shall therefore not be under any obligation to compensate or provide reasons of any omission or delay on its part to sell clients securities or close open positions of the client.

Client Acceptance of Policies and Procedures stated hereinabove:

I/We have fully understood the same and do hereby sign the same and agree not to call into question the validity, enforceability and applicability of any provisions/clauses in this document under any circumstances whatsoever. These Policies and Procedures may be amended/ changed by giving 15 days' notice by IBMA, provided the change is informed to me /us through any one or more means/methods. I/We agree never to challenge the same on any grounds including delayed receipt or non-receipt or any other reason whatsoever. These policies and procedures shall always be read along with agreement and shall be compulsorily refereed to while deciding any dispute/difference or claim between me/us and IBMA before any court of law/judicial/adjudicating authority including arbitrator/mediator etc.

Signature of the client	

AUTHORITY LETTER FOR RUNNING ACCOUNT OF FUNDS	S AND COMMODITIES
To,	
M/s Indian Bullion Market Association Limited	
1 st Floor, Malkani Chambers, Off Nehru Road	
Vile Parle (E), Mumbai - 400 099	Date://
I/We as a client for trading on National Spot Exchange of India Ltd here	eby authorize Indian Bullion Market
Association Limited (hereinafter referred to as IBMA) for the following:	:
1. That to maintain a running account, instead of settleme	ent to settlement clearance of
funds/commodities due to me/us.	
2. That to withhold any credit balance as collateral/margin against	t my/our future trades/obligations
and/or adjust outstanding fund/commodities receivable from	you against my/our purchase in
subsequent settlement with no interest accruing on the above fun	ds/commodities.
3. I/We authorize you to set off a part or whole of the margin deposi	ted by me/us against any of my/our
dues, by appropriating relevant amoun <mark>t of fun</mark> ds or by sale of co	ommodities which form part of the
margin.	
4. I/We confirm you that I / We will bring to your notice any disp	oute arising from the statement of
account or settlement so mad <mark>e in wr</mark> iting wit <mark>hin 7 (se</mark> ven) worki	ng days from the date of receipt of
funds/commodities or state <mark>ment of</mark> account or <mark>stateme</mark> nt related	d to it, as the case may be at your
registered/corporate offic <mark>e. After</mark> that I/we shall have no right to	dispute the transaction, funds and
/or commodities ever a <mark>nd agre</mark> e that you shall not be liable for	any incidental loss/damage caused
due to retention of fu <mark>nds and</mark> /or commodities.	
I/we further declare that this authorization will remain in force unless i	revoked earlier by me/us in writing.
	Thanking You,
	Yours faithfully,

Signature of the client

CONSENT LETTER FOR DIGITAL COMMUNICATION

To, M/s Indian Bullion	Market Associa	tion Limited					
1 st Floor, Malkani (
Vile Parle (E), Mun	nbai - 400 099					Date://	
Dear Sir/Madam,							
I/We as a client v	with Indian Bulli	on Market As	sociation Li	mited (hereina	fter referred	d to as IBMA) and	me/our
trading client code	e is	I /We are desi	ous to avai	I the facility of E	Electronic Co	ontract Notes.	
_							
E-mail ID (1):							
E-mail ID (2):							
You are also reque	ested to send the	e copies of the	daily <mark>/quar</mark> to	erly/periodical l	edger stateı	ments of accounts fo	or funds
and commoditi	ies, margin	statement,	holding	statements,	bills/notic	ce/circulars and	other
documents/comm	unications, mea	nt for me/us o <mark>r</mark>	n the email	<mark>id's</mark> mentioned	above on re	egular basis.	
I/We shall ensure	that this email i	d is kept va <mark>lid</mark>	and any cha	ange in my/our	above ema	il id shall be commu	nicated
to you in writing.	I/we also agree	that non-receip	ot of bounc	ed mail notifica	tion by you	shall amount to del	ivery at
my/our email acco	ount(s)/email id(s).					
I/We agree not to	hold you respon	sible for late/n	on-receipt	of contract note	es sent in ele	ectronic form and ar	ny other
communication fo	r any reason inc	cluding but not	limited to	failure of emai	services, lo	oss of connectivity,	email in
transit etc.							
						T	
						Thanking You, Yours faithfully	
						Signature of the cli	ent

ELECTRONIC PAYOUT REQUEST

1 st Floo	lian Bullion Market Association Limited r, Malkani Chambers, Off Nehru Road le (E), Mumbai - 400 099			
Dear Sii	r/Madam,			
I/we fu	rnish below the details of my account held with	Bank to		
	transfer of funds payable to me against sale of co			
	transfer of rands payable to the against sale of con			
Bank:	Account:	Branch:		
Type of	Account:	MICR No: A/c No:		
Copy of	cheque must be enclosed	IFSC Code (RTGS/NEFT):		
СОРУО	stroque must be enclosed	in se code (in content).		
Name o	of the Joint Account Holder (if any):			
I/we he	reby declare that the particulars mentioned abov	e are correct, complete and true and I request M/s. Indian		
Bullion	Market Association Limited (hereinafter refe <mark>rred</mark>	to as "IBMA") to transfer the funds against payments due		
to me /	us into the above mentioned bank account until a	ny other instruction from my/our side.		
It is als	o agreed by me that the above facility is being	g provided tome at the instance of IBMA and it can be		
		point of time, as and when required without prior notice.		
1.	1. The transfer of funds to my/our bank account will continue to be governed by the terms and conditions as			
	per the Member Client Agreement entered by and between IBMA and myself/us.			
2.	2. I /We shall review, upon first receipt, all transfers of funds made into the aforesaid bank account. In case			
	fund payment is not received in my account or	the scheduled date then I will notify the same to IBMA		
	within two days. After two days, I am solely re	sponsible for any losses due to such delay and it shall be		
	assumed by IBMA that the funds have been rece	ived by me.		
3.	If the transaction is delayed or not effected at a	Il for incomplete information provided by me, I would not		
	hold IBMA responsible and /or indemnify IB	MA from any loss or damage met by me under such		
	circumstances.			
		Thanking You, Yours faithfully		
		Signature of the client		

Client's Signatur

Member - Client Agreement

This agreement is made atthisday of			
BETWEEN			
Indian Bullion Market Association Limited , a Company duly formed and registered under the Companies Act, 1956 hereinafter called "MEMBER OF THE EXCHANGE" , having its Registered Office at 1 st Floor, Malkani Chambers, Off Nehru Road, Vile Parle (East), Mumbai - 400 099.			
AND			
and registered under the Relevant Act, hereinafter called "CLIENT", having its Registered Office at			
Witnesseth:			
Whereas the member is registered as MEMBER OF THE NATIONAL SPOT EXCHANGE LIMITED (hereinafter called as NSEL).			
Whereas the CLIENT is desirous of trading in those contracts admitted for dealing on NSEL as defined in the Bye – Laws , Rules and Business Rules of NSEL.			
Whereas the CLIENT has satisfied himself of the capability of the MEMBER OF THE EXCHANGE to deal in those contracts admitted for dealing on the NSEL and wishes to execute his orders through him and the CLIENT shall continue to satisfy him of such capability of the MEMBER OF THE EXCHANGE before executing any orders through him.			
Whereas the MEMBER OF THE EXCHANGE has satisfied and shall continuously satisfy himself about the genuineness and financial soundness of the CLIENT and trading objectives relevant to the services to be provided.			
Whereas the MEMBER OF THE EXCHANGE has taken steps and shall take steps to make the CLIENT aware of the precise nature of the MEMBER liability for business to be conducted, including any limitations on that liability and the capacity in which it acts.			

Signature of the Client

In consideration of handling transactions carried out on the NSEL, THE CLIENT understands the following risks disclosed by the Member and states as follows:

- A. I / We understand that the spot trading involves daily settlement. Every day the net outstanding position (whether purchase or sale) at the end of the day shall result into compulsory delivery. I/We shall ensure that the commodities are as per the contract specifications of the Exchange and within tolerance limits set out in the contract specification and such commodities are delivered at the designated warehouse of the Exchange before the scheduled pay-in time fixed by the Exchange. I/We further understand that in case of failure on my part to deliver the specified commodity at the specified delivery center within the specified time set by the Exchange; such commodities shall be procured by the Exchange through auction procedure at my cost and risk. I / we shall be liable to make good of such losses that may be recovered from the members by the Exchange on my account.
- B. I / We understand that in case of my liability of funds pay-in position, I shall ensure transfer of funds to the members account well before the schedule pay-in time to enable the member to meet his funds pay-in obligation on my account. I/We further understand that in case of failure on my/our part to pay/transfer funds before the scheduled pay-in date, the commodities purchased by the member on my account may be auctioned by the Exchange/sold by the Member at my cost and risk. I / We shall be liable to make good of such losses that may be recovered from/suffered by the members on my account.
- C. I / we hereby authorize the member to execute all my written/verbal order for purchase and sale of commodities.
- D. I /we have the Sales Tax / VAT / CST No. and I / we will comply with the Sales Tax / VAT / CST related liabilities. "OR"
- E. I /we do not have the Sales Tax / VAT / CST No. and in absence of the Sales Tax / VAT / CST No. with me, the member will comply with the Sales Tax / VAT / CST related liabilities on my behalf. I / we do not have Sales Tax / VAT / CST No. and hence, I / we irrevocably authorize the member to recover all the dues from my account against sales tax and / or other liabilities that may arise in the course of executing my orders on the Exchange platform. I / we further undertake that the member shall be authorized to take all actions for compliance with the VAT regulations. "OR"
- F. I /we do not have the Sales Tax / VAT / CST No. and in absence of the Sales Tax / VAT / CST No. with me, the authorized entity will comply with the Sales Tax/VAT/CST related liabilities on my behalf. I / we do not have Sales Tax / VAT / CST No. and hence I / we irrevocably authorize the authorized entity to recover all the dues from my account against sales tax and / or other liabilities that may arise in the course of executing my orders on the Exchange platform. I / we further undertake that the authorized entity shall be authorized to take all actions for compliance with the VAT regulations.[Out of the above three points(D,E and F), strike off whichever is not applicable]
 - **G.** I / We understand that my purchase and sales positions shall be marked to market at end of the day of transaction based on the closing price of commodities. I / We shall be required to deposit the amount of loss (notional) resulting from such closing price (if any). This margin will have to be paid within a stipulated time frame, generally before commencement of trading next day.
- **H**. If I / we fail to deposit the additional margin by the deadline or if an outstanding debt occurs in my account, the Member of the Exchange may liquidate a part of or the whole position or substitute commodities. In this case, I / we shall be liable for any losses incurred due to such close outs.
- **I.** My order for purchase or sale of any commodity may not be executed when there are insufficient bids or offers or suspension of trading due to price limit or circuit breakers etc.

Signature of the Client	

- In order to maintain market stability, the Exchange may change the margin rate, increases in the cash margin rate or others. These new measures may be applied to the existing outstanding position, which are yet to be settled. In such conditions, I / We shall be required to put up additional margins against my positions.
- **K.** I / We shall ask my Member of the Exchange to provide the full details of the spot contracts before I / WE plan to trade i.e. the contract specifications and the associated obligations.
- E. Before trade, I / We shall obtain a clear explanation of all commission, fees and other charges for which I / We will be liable.
- M. The Exchange offers electronic trading facilities, which are computer-based systems for order-routing, execution, matching, registration or clearing of trades. As with all facilities and systems, they are vulnerable to temporary disruption or failure. The execution of my orders shall be subject to limits on liability imposed by the system provider, the market, the Clearing House and/or Member of the Exchange firms.
- N. I / We will not have any claim and will not hold responsible, the National Spot Exchange Limited, Indian Bullion Market Association Limited and their Directors / employees / authorized persons for any dispute that may arise out of the purity, quantity, payments, settlement of the Gold / Silver bars / coins received by us through the Exchange Vault or outside the Exchange Vault mechanism. I / we confirm that as soon as the deliveries will be received by us from the selling member / Exchange / IBMA, it would constitute complete and an effective discharge on the part of the Indian Bullion Market Association Ltd.

In view of the above, I / We agree that:

- 1) I / WE am aware of the risks stated above and understand the trading & risks involved in the trading through the Electronic Spot Exchange and am fully responsible for my dealings in this Exchange platform.
- 2) I / WE shall be bound by the Bye-Laws, Rules, Business Rules, Circulars and Customs of the NATIONAL SPOT EXCHANGE LIMITED and the Clearing House of the Exchange.
- 3) I / WE shall deposit monies, Warehouse Receipts or other property, which may be required to open and carry out the transactions in my account with you as my agent at the capacity of the Member of NSEL and I / WE being your client.
- 4) I / WE shall not, acting alone or in concert with others, directly or indirectly, hold and control or create excess position than what is permitted from time to time by the Exchange or any other authority.
- 5) All monies, Warehouse Receipts or other property, which you may hold on my account, shall be held subject to a general lien for the discharge of my obligations to you under this agreement.
- 6) I / WE hereby authorize you at your discretion, should you deem it necessary for your protection to buy, sell or close out any part or all of the contracts held in my account with you. I / WE will reimburse any or all such incidental expenses incurred by you.

Now, THEREFORE, in consideration of the mutual understanding as set forth in this agreement, the parties thereto have agreed to the terms and conditions, as follows:

1. The agreement entered into between the Member and the CLIENT shall stand terminated by mutual consent of the parties by giving at least one-month notice to each other. Such termination shall not have any effect on the transactions executed before the date of notice of termination and the parties shall enjoy same rights and shall have same obligations in respect of such transactions.

Signature of the Client	

- 2. In the event of the death or insolvency of the CLIENT or his otherwise becoming incapable of receiving and paying for or delivering or transferring Commodities which the CLIENT has ordered to be bought or sold, the Member may with the approval of the Exchange, close out the transaction of the CLIENT and the CLIENT or his legal representative shall be liable for any losses, costs and be entitled to any surplus which may result there from.
- 3. All trades, transactions and contracts are subject to the Rules, Bye Laws and Business Rules of the Exchange and shall be deemed to be and shall take effect as wholly made, entered into and to be performed in the city of MUMBAI for the purpose of giving effect to the provisions of the Rules, Bye Laws and Business Rules of the Exchange.

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

Signed and delivered for and on behalf of Indian Bullion Market Association Limited	Signed and delivered for and on behalf of CLIENT:
In the presence of the following witness:	In the presence of the following witness:
(Signatures) (Full name and complete address of witness)	(Signatures) (Full name and complete address of witness)

From :			
Address :			
<u>-</u>			
1 st Floor, N	lion Market Association Limited Malkani Chambers, Road,Vile Parle (East), 400099.	i (IBMA)	Date:
Dear Sir,			
Sub: Tradi	ng through Internet.		
application I/we have IBMA to t	n. Client ID and th rade at National spot exchang	r the approved user & for trading through, arough this client id I/we want to access the ge Ltd. I/We are fully aware of the risk of	e Internet trading platform of trading though online trading
platform a commodit		onsi <mark>ble for</mark> mistak <mark>es/ er</mark> rors/losses if any	relating to buying/selling of
S. No	Client ID	Name of the Client	Location
Thanking \ Yours faith			
TOUIS Iditi	пину		
(Client Nai	me & Signature)		