Depositor Transaction Declaration (DTD – Non- Agriculture) (To be filled by Depositor on letter head)

1	Name of the Depositor:								
2	Address &	Phoner	no:						
3	PAN No. o	f Deposi	tor:						
4	Deposited on behalf of:								
4.1	Client		Member [5	Self 🗌			
	Unique Client Code (UCC) with ICEX:(MANDATORY)								
			osition made fo Annexure A)	r client/ ı	memb	er, kindly s	submit tl	ne autho	orization letter with
4.2	Name of t	he Clien	t/Member/Self:						
5. W	5. Warehouse Name & Address:								
6. C	ommodity D	etails:							
	ame of the commodity	Quantit	(No. of Bags/ Drums/Qtl/ MT etc.)	Grade/ Standard/ Variety		Date of Deposit	Kachha Receipt / Commodity Acceptance Document (CAD/CID) No.		Remarks, if any
	n case of any D/CID shall			ntioned	in CA	D/CID and	DTD, th	ne quant	tity mentioned in
			Account(s) Deta	ails					
	Participant	Name	Participan	t ID	Beneficiary Name			Beneficiary ID	

8.	Goods ar	nd Services	Tax (G	ST) Re	gistration	Details:
----	----------	-------------	--------	--------	------------	----------

State	Depositor GST Number	Seller/Principal GST Number

Note: In case of operation in any States other than mentioned above, please provide GST Registration details of all other States as a separate Annexure to this Application along with self-certified copy of GST Registration certificate.

9. Documents Attached (Mandatory)

Copy of appointment letter/letter of authority from client/m for depositing of goods for client/member	ember Yes		lo	
Self-attested copy of the e-way bill/ Delivery Challan	Yes		lo	
Whether the goods have been purchased from	Domestic	IV/IOTKOT	erna //ark	ationa cet
Certificate of Analysis (CoA) of the producer	Yes	N	lo	
Certificate of Origin	Yes		Ю	
Custom clearance documents in case of Imported Good	s Yes	N	10	
Packing list which contains net weight & batch no.	Yes		lo	
Copy of Invoice with all deposits.	Yes		Ю	
Place:				
Date:				
(Name & Signature of the Beneficiary)	(Name & Signature	of the Deposito	r)	

DECLARATION BY OWNER/DEPOSITOR

- 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 change therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am/we are aware that I/we may be held liable for it.
- 2. I/We confirm having read/been explained and understood the details as filled in this document.
- 3. I/ We understand that the goods deposited are meeting with all statutory requirements besides the Exchange quality specifications. I/ we confirm that said goods do not violate any statutory requirement or compliances applicable to them as in force. In the event of any restraint or seizure or such other restrictive orders affecting the goods held by us and being offered for delivery on MCCIL, I/We agree that I/We shall be liable as the holder of goods and shall ensure that the transferee of the goods gets the delivery of the goods offered.
- 4. I/ We shall abide by Central/State laws including Tax laws, and other Acts, Rules, Regulations, notification/orders and guidelines applicable to the said goods and as in force from time to time and shall indemnify the warehouse/WSP (hereinafter referred as "WSP or Warehouse") and MCCIL against any, and all litigations or actions / claims or proceedings arising on account of the information provided by me /us.
- 5. I/We understand that in the event of any non-compliance of any law, Rules, Regulations, notification/s or order/s as applicable to the said goods, I/We shall be solely and completely responsible and undertake to be so responsible and liable for such non-compliance and for any and all consequences thereof.
- 6. I/We hereby declare that, there are no statutory dues or returns or taxes/levies pending to be met in respect of the said goods and the said goods are validly owned /held by me/us.
- 7. The stocks of deposits as mentioned in this Depositor Transaction Declaration (DTD) along with this Declaration are deposited by me /us for self /ourselves and I/We am/are the sole beneficiary of the said stocks.
- 8. I/We hereby further declare that the goods as mentioned in DTD is valid goods for delivery on MCCIL and I /We am/are the lawful owner/s of the goods.
- 9. I/We further declare that the goods are free from encumbrances and is not under any pledge, hypothecation or any charge of whatsoever nature with any Banks/Financial Institutions/ NBFCs or any other registered or unregistered lending agencies/entities.
- 10. That the necessary taxes have been paid in respect of the goods hereby deposited by me/us. The goods therefore are clear and marketable in my/own name. I/We further state and undertake that I/We shall keep MCCIL and its officials indemnified at all times for any misdeclaration with respect to the ownership, encumbrance and other acts by me/us at all times and understand that this indemnification shall survive the transaction executed on the Exchange Platform and shall be valid at all-time / We declare and agree that in no event shall MCCIL or the said Warehouse be held liable for any damages, including but not limited to direct or indirect, special, incidental, or consequential damages, losses or expenses arising on account of my/our non-compliance of any central/state laws as applicable to the said goods.
- 11. As a depositor, I / We hereby confirm that commodities / goods requested to be stored shall not be unauthorized, banned under the law or for any other unlawful activity and all authorization and / or consents, approvals that are required in connection with storage of these materials / commodities has been obtained by me / us, and in the event of any liability, financial or

otherwise, arising at any point in time due to any misrepresentation, for any unlawful activity and for non- compliance of applicable laws and regulations governing storage and collateral management services rendered by warehouse, I / we shall indemnify warehouse/MCCIL for such losses / damages / penalties etc.

- 12. I/ We confirm that the commodities being deposited are not FED (Final expiry date) commodities from any other warehouses of MCCIL or other clearing corporations.
- 13. I/ We confirm that the total stocks kept by us shall not exceed the stock limit prescribed by any statutory body.
- 14. I/We do hereby agree to be bound by such provisions as outlined in these documents.
- 15. I/We further declare and undertake that we shall at all times be liable for any action as may be applicable for any violations of MCCIL Rules, Bye-laws and Regulations, Circulars, Guidelines and the directives of MCCIL or the SEBI as the case may be as issued from time to time.

(Name & Signature of the Beneficiary)	(Name & Signature of the Depositor)
Date:	
Place:	

FOR OFFICE USE ONLY

D) no. Fromto
Documents verified
Signature of the Authorized Signatory
0 1/0: (1/ 1/07)
Seal/Stamp of the WSP
Seal/Stamp of the WSP
Seal/Stamp of the WSP GEMENT
GEMENT
GEMENT
GEMENT
GEMENT
GEMENT
GEMENT
GEMENT — — D) no. Fromto
GEMENT D) no. From to Documents Verified
GEMENT — — D) no. Fromto

Annexure - A

LETTER OF AUTHORITY TO DEPOSIT COMMODITIES

To,	
Dear Sir	
I/We,hereby irrevocably authorize	NAME OF THE STOCK OWNER/BENIFICARY], do
	been appended and duly verified by me/us to [NAME OF THE COMMODITY AND
QUANTITY] with	NAME OF THE WAREHOUSE AND ITS
WSP], on my/ our behalf.	[NAME OF THE DEPOSITOR] is also authorized
to sign, acknowledge and accept all the r	elated forms/documents on my/our behalf.
I/we declare and undertake that I/we sha the declarations and undertakings submi	all be bound by all the terms and conditions stipulated in itted by me / our authorized depositor.
Signature of the Depositor (Along with Self-Attested identity proof)	Seal & Signature of Beneficiary