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## **Chapter 1 - Trading Conditions**

### **Authority**

Trading in Options in Goods on Jeera may be conducted under such terms and conditions as specified in the Rules, Byelaws and Regulations of the Exchange and as per the circulars and notifications issued by the Exchange thereunder or the Securities and Exchange Board of India (SEBI) from time to time. A specimen of Options in Goods on **Jeera** specification is attached as **Exhibit 1**.

### **Underlying**

Options in Goods contract shall have Jeera as underlying.

### **Option Symbol Descriptor**

Instrument symbol is combination of following - <UNDERLYING SYMBOL><OPTIONS EXPIRY DATE-DDMMYY><CE/PE><STRIKE PRICE><UNDERLYINGTYPE-F/S>.

Example: For Options in Goods on Jeera contract expiring on 20-May-2020, the corresponding Futures contract shall be JEERAUNJHA expiring on 20-May-2020 and the Option symbol will be JEERAUNJHA20MAY20CE4100S.

For option instruments  
Underlying: JEERAUNJHA  
Market type: N (Normal)  
Instrument Type: OPTFUT

### **Unit of Trading**

The unit of trading for Jeera shall be 3 Metric Tons (MT). Bids and offers may be accepted in lots of 3 MT or multiples thereof.

### **Months Traded In**

Trading in Options in goods on Jeera may be conducted in the months as specified by the Exchange from time to time.

### **Number of Strikes**

Each option expiry shall have minimum twenty-one strikes available viz., ten each for In the Money (ITM), Out of the Money (OTM) and one At the Money (ATM).

### **Tick Size**

The tick size of the price of Jeera shall be Re. 1 per quintal

### **Basis Price**

The basis price of Jeera is ex-warehouse Unjha exclusive of GST.

The base price of the contracts on all subsequent trading days will be the closing price of the option contracts on the previous trading day.

### **Unit for Price Quotation/Base Value**

The unit of Price quotation for Jeera shall be in Rupees per quintal.

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**Daily Price Range**

Daily price range will be computed based on Daily Price Range (DPR) of the corresponding Futures contract and the volatility. The DPR (minimum / maximum operating price range) shall be applicable for the trading day. Orders submitted beyond the price range will be rejected by the Exchange. Daily price range for each option contract shall be available daily on extranet common folder.

**Hours of Trading**

The hours of trading for Options in Goods on Jeera contract shall be as follows:

Mondays through Fridays – 9:00 a.m. to 5:00 p.m.

Or as determined by the Exchange from time to time. All timings are as per Indian Standard Timings (IST)

**Last Day of Trading**

Last day of trading shall be 20th day of delivery month, if 20th of the month happens to be a holiday, a Saturday or a Sunday, then the due date shall be immediately preceding trading day of the Exchange, which is other than a Saturday.

**Position limits**

The exchange vide Circular nos NCDEX/RISK-037/2016/244 dated September 28, 2016, NCDEX/RISK-014/2017/184 dated July 27, 2017 and NCDEX/TRADING-022/2021 dated July 30, 2021 prescribed norms for position limits for commodity Futures, clubbing of open positions, penalties for violation of position limits. Position limits for options shall follow the same norms as provided in the said circular for Futures.

Position limits for 'option in goods' shall be clubbed with position limits of 'options on commodity futures' on the same underlying goods but shall remain separate from position limits of futures contracts on the same underlying.

Numerical value for client level/member level limits in Options shall be twice of corresponding numbers applicable for Futures contracts.

Jeera: 86,000 MT and 8,600 MT for member and client respectively.

**For near month contracts:**

The following limits would be applicable from 1<sup>st</sup> of every month in which the contract is due to expire.

If 1<sup>st</sup> happens to be a non-trading day, the near month limits would start from the next trading day.

Member-wise: 10,750 MT or One-fourth of the member's overall position limit in that commodity, whichever is higher.

Client-wise: 1,075 MT

**Margin Requirement:**

**Initial Margin:** NCCL shall adopt appropriate initial margin model and parameters that are risk-based and generate margin requirements sufficient to cover potential future exposure to participants/clients.

The initial margin shall be imposed at the level of portfolio of individual client comprising of his positions in futures and options contracts on each commodity.

Margins shall be adequate to cover atleast 99% VaR (Value at Risk) and Margin Period of Risk (MPOR) shall be 3 days.

For buyer of the option, buy premium shall be charged as margins and blocked from the collaterals.

On computation of settlement obligation at the end of day, the premium blocked shall be released and collected as pay-in as per process notified.

NCCL shall fix prudent price scan range and volatility scan range based on the volatility in the price of the underlying commodity.

Short Option Minimum Margin (SOMM) on option contract of underlying Jeera shall be 10%.

### **Extreme Loss Margin (ELM)**

NCCL shall levy appropriate extreme loss margin on short option contracts as applicable. The minimum extreme loss margin of 1% on gross open positions shall be levied.

### **Spread Margin Charge**

The calendar spread charge shall be calculated on the basis of delta of the portfolio of futures and options. A calendar spread charge of 25% on each leg of the positions shall be charged.

Margin benefit on spread positions shall be withdrawn equally in three days from the expiry of contract including the expiry date.

To be eligible for initial margin benefit, each individual contract in the spread shall be from amongst the first three expiring contracts.

In case of spread positions, additional margins shall not be levied. No benefit in Extreme Loss Margin (ELM) would be provided for spread positions i.e. ELM shall be charged on both individual legs.

### **Mark to Market (MTM)**

NCCL shall mark to market the options positions by deducting/adding the current market value of options (positive for long options and negative for short options) times the number of long/short options in the portfolio from/to the margin requirement. Thus, mark to market gains and losses would not be settled in cash for options positions.

### **Pre expiry margin**

Pre expiry margin will be charged on potential In the money (ITM), Close to money (CTM) and Close to money Extended (CTM- E) long and short option positions. Pre expiry Margin shall be charged at 3% per day incrementally for 7 days prior to the expiry of contract including expiry date on long and short positions. Further for short option positions, actual short option margin charged shall be reduced from total pre expiry margin to be charged.

### **Delivery margins**

Delivery Margin will be charged on the long and short positions resulting into physical delivery. The Delivery Margin shall be higher of 3% + 5 day 99% VaR of spot price volatility or 20% on the long and short positions marked for delivery till the pay-in is completed by the member.

**Other margins**

Other margins like additional margins and special margins shall be applicable as and when they are levied by the Exchange/Clearing Corporation/Regulator.

**Margining at client level**

Clearing Corporation shall impose initial margins at the level of portfolio of individual client comprising of his positions in futures and options contracts on each commodity.

NCCL shall be free to charge margins higher than the minimum specified depending upon its risk perception.

**Arbitration**

Disputes between the members of the Exchange inter-se and between members and constituents, arising out of or pertaining to trades done on NCDEX shall be settled through Arbitration. The arbitration proceedings and appointment of arbitrators shall be governed by the Rules, Bye Laws and Regulations of the Exchange.

**Compliance of Laws**

It is clarified that it is the sole obligation and responsibility of the Members and market participants to ensure that apart from the approved quality standards stipulated by the Exchange, the commodity deposited / traded / delivered through the approved warehouses of the Clearing Corporation either on their own or on their behalf by any third party is in due compliance with the applicable regulations laid down by authorities like Food Safety and Standards Authority of India (FSSAI), AGMARK, BIS, Orders under packaging and labelling, Warehousing Development and Regulatory Authority (WDRA) etc. and other State/Central laws and authorities issuing such regulations in this behalf from time to time, including but not limited to compliance of provisions and rates relating to GST, APMC Tax, Mandi Tax, LBT, Stamp Duty, etc. as applicable from time to time on the underlying commodity of any contract offered for deposit / trading / delivery and the Exchange/Clearing Corporation shall not be responsible or liable on account of any non-compliance thereof.

It is further clarified that upon the exercise of an option contracts, it shall be the responsibility of the parties to ensure that the commodity specifications on exercise will be the same as mentioned in the contract specification of Options in Goods on Jeera and it shall be the responsibility of the parties to ensure compliance of all applicable laws including those as stated above.

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## **Chapter 2 – Delivery Procedures**

### **Unit of Delivery**

The minimum unit of delivery for Jeera shall be 3 MT.

### **Delivery Size**

Delivery is to be offered and accepted in lots of 3 MT or multiples thereof. A Quantity variation of +/- 2% with applicable rates is available as per contract specifications.

### **Delivery Requests**

On expiry of Options contract, the net exercised / assigned open position across all option series and options types as detailed in the Chapter 3 shall be clubbed with the open position in the corresponding futures contract and the resultant long and short open positions shall be marked for delivery.

The Buyers and the Sellers need to give their location preference through the Web NCFE system provided by the Clearing Corporation. If the Sellers fail to give the location preference, then the allocation to the extent of his open position will be allocated to the base location.

On the expiry day if any delivery is tendered by the seller, the corresponding buyer having open position and matched as per process put in place by the Clearing Corporation, shall be bound to settle by taking delivery from the delivery center where the seller has delivered the same.

### **Delivery Allocation**

The Clearing Corporation would compile delivery requests received from members on the expiry day and shall allocate delivery to buyers having open long position as per random allocation methodology to ensure that all buyers have an equal opportunity of being selected to receive delivery irrespective of the size or value of the position.

The buyers / sellers who have to receive / give delivery would be notified on the same day after the close of trading hours. Delivery of Jeera is to be accepted by buyers at the Approved warehouse where the seller effects delivery in accordance with the contract specifications. On expiry, all outstanding position would be settled by giving / taking physical delivery.

### **Actual Delivery**

Where Jeera is sold for delivery in a specified month, the seller must have requisite electronic credit of such Jeera holding in his Clearing Member's Pool Account before the scheduled date of pay in. On settlement, the buyer's Clearing Member's Pool Account would be credited with the said delivery quantity on pay out. The Clearing Member is expected to transfer the same to the buyer's Repository account. However, the buyer must take actual physical delivery of Jeera before expiry of the validity date as indicated in the quality test report/Assayer's Certificate of the Assayer.

### **Penalty for default**

The penalty structure for failure to meet delivery obligations by the sellers is as follows:

Total amount of penalty = 4.0 % of Settlement price + replacement cost (difference between settlement price and average of three highest of the last spot prices of 5 succeeding days after the commodity pay-out date, if the average price so determined is higher than settlement price, else this component will be zero).

The norms for apportionment of the 4.0 % penalty collected as mentioned above shall be as follows:

- a) 1.75 % of Settlement Price shall be deposited in the Settlement Guarantee Fund
- b) 0.25 % of Settlement Price shall be retained by the Clearing Corporation towards administrative expenses.
- c) 2 % of Settlement Price + replacement cost shall go to the Buyer who was entitled to receive delivery.

A seller who has got requisite stocks in the NCCL approved warehouses and / or has marked an intention during staggered delivery period is not allowed to default and any such delivery default by seller would be viewed seriously and an additional penalty of 3% over and above the penalty prescribed for delivery default shall be levied. In addition to the penalty, the Clearing Corporation shall take suitable penal / disciplinary action against such members.

Buyers' defaults are not permitted.

In the case of a default by a buyer in both agricultural and non-agricultural commodities i.e. in case a Clearing Member fails to make delivery pay-in of funds, it shall be considered as a member default. NCCL shall review the loss incurred by the non-defaulting Party, i.e. Seller, at its sole discretion, and accordingly, levy penalty on the defaulting buyer. However, such penalty shall be within the overall cap of delivery margins collected by the NCCL, from such defaulting buyer clearing member.

In the case of repeated default by a seller or a buyer, for each instance of repeated default, an additional penalty shall be imposed, which shall be 3 % of the value of the delivery default. Repeated Default shall be defined as an event, wherein a default on delivery obligations takes place 3 times or more during a six months' period on a rolling basis.

For further details, participants can refer to circular no. NCCL/CLEARING-018/2021 dated May 24, 2021 and circular no. NCCL/CLEARING-029/2021 dated August 18, 2021.

### **Approved Warehouse**

NCCL has approved warehouses for receipt and delivery of Jeera. Jeera will be received and delivered only in and from the NCCL Approved warehouse/s. The updated list of Approved Warehouse can be accessed from Exhibit 2

The Jeera received at the NCCL Approved warehouse will be tested and certified by Assayer appointed by warehouse among the empaneled list, before acceptance as good delivery in the warehouse. Likewise, Jeera delivered to buyers will be from the Approved warehouse only

### **Quality Standards**

The contract grade for delivery of Options in goods on Jeera made under NCDEX Regulations shall be Jeera conforming to the quality specification indicated in **Exhibit 1**. No lower grade/ quality below the stated specifications shall be accepted in satisfaction of contract delivery except as provided in the contract specifications.

### **Packaging**

Jeera delivered shall be packed in new or once used Jute bags (A Twill Bag) in merchantable condition with the mouth of the bag machine stitched disallowing sweating / spilling. The packaging of Jeera should be in standard bags of 60 Kg only Net weight. Weight deduction per bag for calculation of net weight will be 1 Kg.



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**Standard Allowances**

Standard allowance deducted per validation of quality on account of sampling, spillage, etc. for the goods deposited will be as given in the table below

	Standard Allowance at the time of fresh deposits (%)
Standard Allowance	0.32%

**Weight**

The quantity of Jeera received and/ or delivered at the NCCL Approved warehouse would be determined/ calculated by the weighbridge/ weigh scale at the premises of the Approved warehouse or in its vicinity and the quantity so determined would be binding on all parties. The weight of the bag offered for delivery will be 60 Kg Net and only one type per lot.

**Good/ Bad delivery Norms**

Jeera delivery into NCCL Approved warehouse would constitute either good delivery or bad delivery based on the good/ bad delivery norms as per **Exhibit 3**. The list contained in Exhibit 3 is only illustrative and not exhaustive. NCCL would from time to time review and update the good and bad delivery norms based on the trade/industry practices.

If any live infestation is found at the time of delivery out, then the goods would be deliverable after fumigation by warehouse. Such lot/s will be treated as good delivery.

**Jeera Sampling**

1. Sampling from 100% of the bags. Samples are to be taken from each bag.
2. 5% of the bags in the assaying lot subject to minimum 5 and maximum 10 bags randomly selected from each assaying lot will be cut open, contents spread on the floor and visually checked for presence of any material foreign to the commodity like stones, any plastic material or any substance which is not directly related to the commodity being sampled. Presence of these materials such as large pieces of pebbles, inferior quality or husk in the middle of bag, mixing of any apparent material which is not the actual commodity itself, if any will lead to rejection of the lot being sampled.

Further a sample from the bags cut open will be taken and checked for foreign matter. The FM content in the Assaying report will be entered higher out of the two matter values determined on the basis of the composite sample taken from the running sample as indicated in para 1 above and the sample collected as per the process indicated in para 2 This is then divided into 4 parts

These samples will be distributed as under:

- One sample to Depositor
- One sample to Warehouse service provider
- One sample for Analysis by assayer
- One sample for Record with assayer

### **Moisture Adjusted Weight**

#### **During Deposit:**

If the moisture content in goods deposited is above basis moisture level then the quantity credited to the repository account by the warehouse service provider will be after reducing weight of Jute Bags, applicable Standard Deduction and reduction in weight for moisture above basis moisture level.

Following steps will be followed for deduction of standard allowance and Moisture adjusted weight:

Step 1 Net Quantity inward in warehouse (i.e. after deducting tare weight of truck and weight of Jute bag) minus Applicable Standard Deduction = W

Step 2: If Moisture at the time of deposit is M then Quantity credited to Repository Account = W multiplied by (100 minus M) divided by 92

It may be clarified that the lot being deposited should remain a deliverable lot even after deduction of all applicable standard allowances, bag weight and reduction due to moisture being higher than the basis moisture as illustrated below:

Weightbridge net weight at the time of deposit in MT	No of Bags of 60Kg	Bag Weight to be deducted (1 Kg/ 60 Kg bag) in MT	Standard allowance (@ 0.32%) in MT	Moisture at the time of deposit in %	Quantity considered for MAW	Quantity credited to repository account (i.e. after application of MAW) $G = F * (100 - E) / 92$	Deliverable / Not Deliverable
A	B	$C = (B * 1) / 1000$	$D = (A) * 0.32\%$	E	$F = A - C - D$		
3	50	0.05	0.0096	8	2.9404	2.9404	Deliverable
3	50	0.05	0.0096	8.5	2.9404	2.9244	Not Deliverable
3	50	0.05	0.0096	9	2.9404	2.9084	Not Deliverable
3.05	50	0.05	0.0098	9	2.9902	2.9577	Deliverable
3.05	50	0.05	0.0098	9.5	2.9902	2.9415	Deliverable

#### **During Outbound Delivery/ Withdrawal from Warehouse:**

Warehouse has to deliver quantity as per credit in repository account provided the physical withdrawal is done by EDD and the outbound moisture level is equal or less than basis moisture. Since the buyer will be buying the goods at basis moisture level after application of MAW at the time of deposit, if at the time of outbound delivery, the moisture level is higher than the basis moisture levels then the WSP has to deliver quantity after adjusting for moisture above basis.

Quantity after adjustment of moisture will be arrived as below;

Credit in Repository Account at 8% moisture = W

Moisture at the time of outbound delivery = M%

If M is greater than or equal 8% then, Quantity after Adjustment for Moisture = W multiplied by 92 divided by (100 minus M).

If M is less than 8% then, Quantity after Adjustment for Moisture = W

### **Empaneled Assayer**

NCCL has empaneled the Assayer for quality testing and certification of Jeera received at the approved warehouse. The quality testing and certification of Jeera will be undertaken only by empaneled assayer as appointed by the warehouse service provider. The assayer details are given in the Exhibit 2 alongside the warehouses.

### **Testing Procedure**

The sample is mixed properly and then spread on a clean tray. From the same about 20 to 25 Gms is taken out in a white plate. The same will be physically inspected and counted for foreign matter content (including edible seeds other than Jeera), seed with stalks, damaged, discolored and weevilled seeds, shrivelled and immature seeds and test weight.

The balance sample will be tested for moisture content as per distillation method.

### **Quality Testing Report**

The test report issued by the assayer on the samples drawn shall be acceptable and binding on all parties. A specimen format of the quality testing report is indicated in Exhibit 4.

### **Assayer Certificate**

Quality certificate issued by Assayer for Jeera delivered at Approved warehouses shall be acceptable and binding on all parties. Each delivery of Jeera at the warehouse must be accompanied by a certificate from empanelled assayer in the format as per **Exhibit 4**.

### **Validity Period**

The validity period of the Assayers Certificate for Jeera is as per the table given below:

Months of Deposit /Date of entry & Completion of assaying by warehouse in system (Jan -Dec)*	Deliverable period from the date of Fresh Deposit (no. of months)	Validity period at the time of fresh deposit (no. of months)
January	1	1
February	6	6
March	6	6
April	6	6
May	6	6
June	6	6
July	6	6
August	6	6
September	5	5
October	4	4
November	3	3
December	2	2

\*20th of previous month to 19th of the current month as mentioned in the table above.

The stocks of Jeera deposited in the NCCL approved warehouse/s shall necessarily be removed after the Exchange Deliverable Date (EDD) as indicated above and continuation of the storage beyond EDD shall be entirely a private arrangement between the Warehouse and the depositor/beneficiary holder. The Exchange/Clearing Corporation shall not be responsible in any manner whatsoever for those stocks which

have not been received by any buyer through an immediate preceding settlement on the Exchange platform and for those stocks which have crossed the EDD

### **Electronic Transfer**

Any buyer or seller receiving and or effecting Jeera delivery would have to open a Repository account with an empanelled Repository Participant (RP) to hold the Jeera in electronic form. On settlement, the buyer's account with the RP would be credited with the quantity of Jeera received and the corresponding seller's account would be debited. The Buyer wanting to take physical delivery of Jeera holding has to make a request in the prescribed form to his RP, with whom Repository account has been opened. The RP would route the request to the warehouse who would issue the physical commodity i.e.: Jeera to the buyer and debit his account, thus reducing the electronic balance to the extent of Jeera so withdrawn from the warehouse.

### **Charges**

All charges and costs payable at the Approved warehouse towards delivery of Jeera including sampling, grading, weighing, handling charges, storage etc. from the date of receipt into Approved warehouse up to date of pay in & settlement shall be paid by the seller.

No refund for warehouse charges paid by the seller for full validity period shall be given to the seller or buyer for delivery earlier than the validity period.

All charges and costs associated & including storage, handling etc. after the pay-out shall be borne by the buyer. Warehouse storage charges will be charged to the member / client by the respective Repository Participant.

The Assayer charges for testing and quality certification shall be charged to the client by the respective Repository Participant

### **Duties & Levies**

All duties, taxes, levies etc. up to the point of sale shall be fully paid by the seller and shall be paid to the concerned authority. All related documentation should be fully complied with and completed before delivery of Jeera into the NCCL approved warehouse.

### **Stamp duty**

Stamp duty is payable on all contract notes issued as may be applicable in the State from where the contract note is issued or as per the Stamp Act of the State in which such contract note is received by the client if the client is located in other State.

### **Taxes**

#### **Commodity Transaction Tax (CTT)**

Jeera is taxable commodity transaction as per Sec 116(7) of the Act & shall be liable to CTT at the rates specified in Serial No.4, 6 and 7 of the CTT table provided under section 117 of Chapter VII of Finance Act, 2013 (Amended wef 01.04.2020 in 2020 finance bill)

<b>SR. No.</b>	<b>Taxable commodities Transaction</b>	<b>Rate</b>	<b>Payable by</b>	<b>Value on which CTT would be levied</b>
1.	Sale of an Option in Goods	0.05 per cent.	Seller	Option Premium value
2.	Sale of Option in goods, where option is exercised resulting in actual delivery of goods	0.0001 per cent.	Purchaser	Settlement Price

3.	Sale of option in goods, where option is exercised resulting in a settlement otherwise than by the actual delivery of goods	0.125 per cent.	Purchaser	Difference between Settlement Price and Strike Price
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### **Goods and Services Tax (GST)**

On services rendered by Members:

GST shall be payable by the members on the gross amount charged by them, from their clients on account of dealing in commodities.

On Deliveries effected on the NCCL Platform:

GST on the deliveries effected on the NCCL Platform as the case may be would be applicable on the delivered commodities and a buyer on the NCCL platform shall make payment to his corresponding seller the value of GST payable by buyer on the commodities received by the seller in the settlement. The buyer and the seller shall be responsible for fulfillment of the obligations under the GST Act on all contracts. The seller shall issue appropriate invoices to his corresponding buyer as may be required under the GST Act. The seller is required to remit the GST amount so collected/received from the buyer wherever applicable to the GST authorities within such time frame as may be prescribed under the GST rules. Members and / or their constituents requiring to receive or deliver Jeera should register themselves with the relevant GST authorities of the place where the delivery is proposed to be received / given. In the event of any GST exemptions, such exemption certificate as may be required under the GST law would have to be issued/provided to his seller before the settlement of the obligation.

All Members and / or their constituents are required to adhere to the requirements under the GST Act and the Rules made thereunder including the notifications issued by the Central or State Government and must have valid GST registration in place for transacting in physical deliveries and also comply with the requirements under the GST Act.

The taxes payable on the commodity contracts shall be governed by the relevant Govt. legislations and notifications issued by the State or the Central Govt. from time to time and the buyer and seller is responsible to comply with the tax laws as applicable to the commodity.

### **Premium/Discount**

Location Premium/ Discount will be notified by the Exchange from time to time. The decision of the Exchange in determination of premium / discount is final and binding on all market participants.

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### **Chapter 3 – Clearing and Settlement**

#### **Premium settlement for option contracts**

- a. Premium settlement in respect of trades in options contracts shall be settled in cash by debit/ credit of the clearing & settlement accounts of clearing members with the respective clearing bank.
- b. The premium payable or receivable value of clearing members shall be computed after netting the premium payable or receivable positions at trading member level, for each option contract, at the end of each trading day.
- c. The premium pay-in shall be effected before the start of trading on T+1 day along with pay-in of daily mark to market losses in respect of trades / positions in Futures contracts. ('T' is the trade date)
- d. The Clearing Members should make the amount of funds available in their clearing & settlement account before 8:30 AM on T+1 day
- e. The pay-out of funds (Options Premium + Futures MTM) shall be done after 9.30 AM, or as declared by the Clearing Corporation from time to time
- f. The Premium Pay-in / Pay-out obligation of the clearing member for trades in option contracts will be netted with daily MTM Pay-in / Pay-out obligation of trades / positions in Futures contracts

#### **Mark to Market**

The options positions shall be mark to market by deducting / adding the current market value of options (positive for long options and negative for short options) times the number of long/short options in the portfolio from/to the margin requirement. Thus, mark to market gains and losses would not be settled in cash for options positions.

#### **Exercise Style**

European Style Options which can be exercised only on the day of Expiration of the Options contract.

#### **Final Settlement Price (FSP)**

Final Settlement Price (FSP) of the corresponding Futures contract.

#### **Settlement Method**

On exercise, option position shall result in physical Delivery of underlying commodity as follows:-

Long call position shall result into a buy (commodity receivable) position.  
Long put position shall result into a sell (commodity deliverable) position  
Short call position shall result into a sell (commodity deliverable) position  
Short put position shall result into a buy (commodity receivable) position

On expiry of Options contract, the net exercised / assigned open position across all option series and option types shall be clubbed with the open position in the corresponding futures contract and the resultant long and short open positions shall be marked for delivery.

#### **Exercise Mechanism**

On expiry, following mechanism shall be adopted for exercise of the options contracts:

- a. Option series having strike price closest to the Final Settlement Price (FSP) of the underlying shall be termed as At the Money (ATM) option series.

This ATM option series and three option series having strike prices immediately above this ATM strike and three option series having strike prices immediately below this ATM strike shall be referred as '**Close to the money**' (CTM) option series.

In case the FSP of the underlying is exactly midway between two strike prices, then immediate three option series having strike prices just above FSP of underlying and immediate three option series having strike prices just below FSP of the underlying shall be referred as 'Close to the money' (CTM) option series.

- All option contracts belonging to 'CTM' option series shall be exercised only on 'explicit instruction' for exercise from the long position holders of such contracts failing which they will expire worthless.
- All In the money (ITM) option contracts, except those belonging to 'CTM' option series, shall be exercised automatically, unless 'contrary instruction' has been given by long position holders of such contracts for not doing so and in that case shall expire worthless.
- All Out of the money (OTM) option contracts, except those belonging to 'CTM' option series and exercised by the long position holders, shall expire worthless.
- All exercised contracts within an option series shall be assigned to short positions in that series in a fair and non-preferential manner.

Example:

The following are the examples for identification of ITM, CTM, ATM and OTM strikes as per the Final Settlement price.

<b>Strike Interval</b>	<b>50</b>	<b>Strike Interval</b>	<b>50</b>	<b>Strike Interval</b>	<b>50</b>
<b>Final Settlement Price</b>	<b>3780</b>	<b>Final Settlement Price</b>	<b>3850</b>	<b>Final Settlement Price</b>	<b>3825</b>
<b>For CALL Options</b>		<b>For CALL Options</b>		<b>For CALL Options</b>	
<b>Strike Price</b>	<b>Strike Type</b>	<b>Strike Price</b>	<b>Strike Type</b>	<b>Strike Price</b>	<b>Strike Type</b>
3600	ITM	3600	ITM	3600	ITM
3650	CTM	3650	ITM	3650	ITM
3700	CTM	3700	CTM	3700	CTM
3750	CTM	3750	CTM	3750	CTM
<b>3800</b>	<b>ATM</b>	3800	CTM	3800	CTM
3850	CTM	<b>3850</b>	<b>ATM</b>	3850	CTM
3900	CTM	3900	CTM	3900	CTM
3950	CTM	3950	CTM	3950	CTM
4000	OTM	4000	CTM	4000	OTM
4050	OTM	4050	OTM	4050	OTM
<b>For PUT Options</b>		<b>For PUT Options</b>		<b>For PUT Options</b>	
<b>Strike Price</b>	<b>Strike Type</b>	<b>Strike Price</b>	<b>Strike Type</b>	<b>Strike Price</b>	<b>Strike Type</b>
3600	OTM	3600	OTM	3600	OTM
3650	CTM	3650	OTM	3650	OTM
3700	CTM	3700	CTM	3700	CTM
3750	CTM	3750	CTM	3750	CTM
<b>3800</b>	<b>ATM</b>	3800	CTM	3800	CTM
3850	CTM	<b>3850</b>	<b>ATM</b>	3850	CTM
3900	CTM	3900	<b>CTM</b>	<b>3900</b>	<b>CTM</b>
3950	CTM	3950	<b>CTM</b>	<b>3950</b>	<b>CTM</b>



4000	ITM	4000	CTM	4000	ITM
4050	ITM	4050	ITM	4050	ITM

A table-giving gist of exercise procedure under different option series is given below:

Series	Exercise procedure	Effect
<b>ITM (Other than CTM)</b>	Positions shall be exercised automatically	<ul style="list-style-type: none"> <li>Positions would get exercised and shall be clubbed with the open position in the corresponding futures contract and the resultant long and short open positions shall be settled through delivery of goods</li> <li>Difference between final settlement price and strike price shall be cash settled on T+1 day and form part of the MTM pay-in and pay-out.</li> </ul>
	ITM long position holder can give contrary instruction	<ul style="list-style-type: none"> <li>No positions will get exercised</li> <li>Expire worthless</li> </ul>
<b>CTM (other than ITM) / CTM (other than OTM)</b>	No position shall be exercised. An 'explicit instruction' shall be placed for exercise of Options by the long position holders	If the option holder do not give the 'explicit instruction' for exercise <ul style="list-style-type: none"> <li>No positions will get exercised</li> <li>Expire worthless</li> </ul>
		If the option holder gives the 'explicit instruction' for exercise <ul style="list-style-type: none"> <li>Positions would get exercised and shall be clubbed with the open position in the corresponding futures contract and the resultant long and short open positions shall be settled through delivery of goods.</li> <li>Difference between final settlement price and strike price shall be cash settled on T+1 day and form part of the MTM pay-in and pay-out</li> </ul>
<b>OTM (Other than CTM)</b>	Positions shall not be exercised.	<ul style="list-style-type: none"> <li>All positions will expire worthless</li> </ul>

#### **Marking Instruction for Exercising the positions**

- The members can mark the instruction to / not to exercise through NCFE post close of trading session of option contract on expiry day
- Instruction can be marked by holder of the options contract i.e. long position holder
- For ITM option series except CTM, members shall give instruction for the quantity which is not intended to be exercised.



Option Status	Position	Contrary instruction (Instruction to exercise)	Effect
ITM	100	30	Partial Instruction – Balance 70 quantity shall get exercised.
ITM	100	-	No Instruction – 100 quantity shall get exercised.
ITM	100	100	Full Instruction – No positions will get exercised.

d. For CTM option series, members shall give instruction for the quantity which is intended to be exercised.

Option Status	Position	Explicit instruction (Instruction to exercise)	Effect
CTM	100	30	Partial Instruction - 30 quantity shall get exercised.
CTM	100	-	No Instruction - No positions will get exercised.
CTM	100	100	Full Instruction - 100 quantity shall get exercised.

A user manual for marking the instruction shall be available for download in NCFE

#### **Assignment Process**

- The long positions in options contracts shall be assigned to short positions in the same contract.
- The total quantity to be exercised shall be computed as per exercise mechanism
- The total quantity to exercise in an options contract will be divided by the total long open positions in the options contract to determine the "exercise ratio".
- The short position of each client in the options contract of same series will be multiplied by the exercise ratio to determine the pro-rata quantity for assignment.
- Quantity equal to the pro-rata quantity rounded down to the nearest multiple of Futures lot size will be assigned to short position holders in the first round of assignments.
- If the total long quantity to be exercised has not been assigned in this first assignment round then a second assignment round will be carried out to assign the remaining quantity (i.e., the quantity remaining after subtracting the quantity assigned in the first round from the total long quantity to be exercised)
- The remaining quantity will be assigned one lot at a time in descending order from the short positions with the largest remaining pro-rata quantity to the short position with the smallest remaining pro-rata quantity.
- In the event that two or more short positions has equal remaining pro-rata quantity, and there is an insufficient quantity to assign to all such short positions, then a random number will be used by systems to determine assignment.

#### **Pay in and Pay out for final physical settlement**

On expiry of Options contract, the net exercised / assigned open position across all option series and option types shall be clubbed with the open position in the corresponding futures contract and the resultant long and short open positions shall be marked for delivery. The Buyers and the Sellers need to

give their location preference through Web NCCE system provided by the Clearing Corporation. If the Sellers fail to give the location preference, then the allocation to the extent of his open position will be allocated to the base location

Delivery Pay in & Pay out shall happen on Expiry (E)+2 basis in accordance with the settlement calendar issued by the Clearing Corporation periodically.

The table below illustrates timings for pay in and pay out in case of positions marked for physical settlement. The buyers / sellers would have to deposit requisite funds/ Jeera with their respective Clearing member before “pay in”.

Pay in and Pay out for Final Settlement in case of physical deliveries	
Time (T/E+2)	Activity
On or before 12.00 hrs	PAYIN Debit Buyer Member Clearing and Settlement a/c for funds Debit Seller Member's CM Pool Account for Jeera
After 15.00 hrs	PAYOUT Credit Seller Member Clearing and Settlement a/c for funds Credit Buyer Member's CM Pool Account for Jeera

Additionally, the supplemental settlement for Jeera for premium / discount adjustments relating to quality of Jeera delivered, actual quantity delivered and close out for shortages, will also be conducted on the same day. Clearing Members are required to maintain adequate fund balances in their respective accounts

Pay in and Pay out for supplemental settlement	
Time (T/E + 2)	Activity
On or before 15.00 hours	PAY IN - Debit Member Clearing and Settlement a/c for funds
After 15.00 hours	PAY OUT – Credit Member Clearing and Settlement a/c for funds

### **Supplementary Settlement for GST**

NCCL will conduct a separate supplementary settlement, as illustrated below, three days after normal pay out for completion of GST transactions on deliveries effected by a buyer and seller on the Exchange platform.

In order to facilitate issue of invoice to right parties, the buyer Clearing Members are required to give the buyer client details to the Clearing Corporation latest by 15.00 hrs on T/E+3 day failing which the buying member is considered as the end buyer and accordingly invoice is issued in his/their name.

The Seller Clearing Members are required to give the seller client details to the Clearing Corporation latest by 15.00 hrs on T/E + 4 day.

The amounts due to the above differences will be debited / credited to members clearing and settlement account similar to normal settlement.

Pay in and Pay out for GST	
Time (T/E + 5)	Activity
On or before 9.30 hours	PAY IN: Debit Buyer Member Clearing and Settlement a/c for funds
After 9.30 hours	PAY OUT: Credit Seller Member Clearing and Settlement a/c for funds

For further details on the procedure for Supplementary Settlement for GST and the procedure for exchange of Physical Delivery information please refer circular number NCCL/CLEARING-020/2020 issued on April 07, 2020 on Consolidated Circular - Clearing & Settlement Procedures.

#### **Early Pay-in of Commodities**

Members can make an early pay-in of commodities post allocation of physical delivery obligation to get exemption from the applicable delivery margin and the same would be considered for the purpose of adjustment against their settlement obligations. The member shall mark EPI using the NCFE web application. The user guide for the same is available for download under: -

**NCFE Menu: Downloads-> Download files-> Under User Manual folder->EPI user guide For further details, refer circular no. NCCL/CLEARING-018/2021 dated May 24, 2021.**

#### **Completion of Settlement on NCCL Platform**

The settlement obligations on NCCL platform shall be deemed to be completed as per the provisions of the Rules, Bye-laws and Regulations of the Clearing Corporation and the circulars issued by the Clearing Corporation thereunder from time to time.

**Exhibit 1: Contract Specifications of Options in Goods on Jeera**

(Applicable for contracts expiring in the month of August 2022 & thereafter)

(Updated as on July 15, 2022)

<b>Type of Contract</b>	Options in Goods
<b>Underlying</b>	JEERAUNJHA
<b>Symbol</b>	<UNDERLYING SYMBOL><OPTIONS EXPIRY DATE-DDMMYY><CE/PE><STRIKE PRICE><UNDERLYINGTYPE-F/S> Example: JEERAUNJHA20MAY20CE4100S
<b>Unit of trading</b>	3 MT
<b>Delivery Unit</b>	3 MT
<b>Maximum Order Size</b>	150 MT
<b>Settlement Type</b>	Compulsory Delivery
<b>Opening of Contracts</b>	Options contract shall be launched on the trading day following the day on which the Futures contract with the same underlying is launched
<b>Closing of Contract</b>	Upon the expiry of the contract all the outstanding open position shall result in compulsory delivery.  The penalty structure for failure to meet delivery obligations will be as per circular no. NCCL/CLEARING-010/2021 dated March 24, 2021 and NCCL/CLEARING-029/2021 dated August 18, 2021.
<b>Options Type</b>	European
<b>Premium Quotation/base value</b>	Rs. Per Quintal
<b>Tick Size</b>	Rs. 1 per Quintal
<b>Expiry Date</b>	Expiry date of the contract:  20 <sup>th</sup> day of the delivery month. If 20 <sup>th</sup> happens to be a holiday, a Saturday or a Sunday then the due date shall be the immediately preceding trading day of the Exchange, which is other than a Saturday.  The settlement of contract would be by a staggered system of Pay-in and Pay-out including the Last Pay-in and Pay-out which would be the Final Settlement of the contract.
<b>Strike Interval</b>	100
<b>Number of</b>	10-1-10

<b>Strikes</b>													
<b>Quality Parameters</b>	<p>Jeera of Indian Origin with the following specifications. Jeera to be necessarily machine cleaned</p> <table border="1"> <tr> <td>Foreign Matter*</td><td>1.0 % Max</td></tr> <tr> <td>Seeds with Stalks</td><td>8.0 % Max</td></tr> <tr> <td>Damaged, Discolored, Shrivelled and Immature seeds</td><td>4.5% Max</td></tr> <tr> <td>Insect damaged matter</td><td>Should not be more than 0.5%</td></tr> <tr> <td>Test Weight (on count basis)</td><td>Maximum 300 seeds per gram</td></tr> <tr> <td>Moisture</td><td>8% Basis, 9.5% Maximum</td></tr> </table> <p>*Foreign matter includes anything other than Jeera seeds e.g. sand, silica, pebbles and other edible/non edible seeds</p>	Foreign Matter*	1.0 % Max	Seeds with Stalks	8.0 % Max	Damaged, Discolored, Shrivelled and Immature seeds	4.5% Max	Insect damaged matter	Should not be more than 0.5%	Test Weight (on count basis)	Maximum 300 seeds per gram	Moisture	8% Basis, 9.5% Maximum
Foreign Matter*	1.0 % Max												
Seeds with Stalks	8.0 % Max												
Damaged, Discolored, Shrivelled and Immature seeds	4.5% Max												
Insect damaged matter	Should not be more than 0.5%												
Test Weight (on count basis)	Maximum 300 seeds per gram												
Moisture	8% Basis, 9.5% Maximum												
<b>Quantity Variation</b>	+/- 2%												
<b>Basis</b>	Ex-warehouse Unjha exclusive of GST												
<b>Delivery Centre</b>	At the approved warehouse(s) in Unjha (up to the radius of 60 Km from the municipal limits)												
<b>Additional Delivery Centres</b>	At the approved warehouse(s) in Jodhpur (up to the radius of 60 Km from the municipal limits) with location wise premium/discount as announced by the Exchange prior to launch of contract												
<b>Options Launch Calendar</b>	As per the Options Launch Calendar												
<b>Trading Hours</b>	<p>As notified by the Exchange from time to time, currently: -</p> <p>Mondays through Fridays: 09:00 AM to 5:00 PM</p> <p>The Exchange may vary the above timing with due notice.</p>												
<b>Daily Price Range (DPR)</b>	Based on the factors of Daily Price Range (DPR) of Futures contract and volatility.												
<b>Position Limits</b>	<p>Position limits for 'option in goods' shall be clubbed with position limits of 'options on commodity futures' on the same underlying goods but shall remain separate from position limits of futures contracts on the same underlying.</p> <p>Numerical value for client level/member level limits in Options shall be twice of corresponding numbers applicable for Futures contracts.</p> <p>Jeera: 86,000 MT and 8,600 MT for member and client respectively.</p>												

	<p><b>For near month contracts:</b></p> <p>The following limits would be applicable from 1<sup>st</sup> of every month in which the contract is due to expire. If 1<sup>st</sup> happens to be a non-trading day, the near month limits would start from the next trading day.</p> <p>Member-wise: 10,750 MT or One-eighth of the member's overall position limit in that commodity, whichever is higher.</p> <p>Client-wise: 1,075 MT</p>																														
<b>Exercise of Options</b>	European Options to be exercised only on the day of Expiration of the Options contracts																														
<b>Mechanism of Exercise</b>	<p>a) All option contracts belonging to 'CTM' option series shall be exercised only on 'explicit instruction' for exercise by the long position holders of such contracts.</p> <p>b) All In the money (ITM) option contracts, except those belonging to 'CTM' option series, shall be exercised automatically, unless 'contrary instruction' has been given by long position holders of such contracts for not doing so.</p> <p>c) All Out of the money (OTM) option contracts, except those belonging to 'CTM' option series, shall expire worthless.</p> <p>d) All exercised contracts within an option series shall be assigned to short positions in that series in a fair and non-preferential manner.</p>																														
<b>Final Settlement Method</b>	<p>On exercise, Option position shall result in physical Delivery of underlying commodity:</p> <ul style="list-style-type: none"><li>• long call position shall result into a buy (commodity receivable) position</li><li>• long put position shall result into a sell (commodity deliverable) position</li><li>• short call position shall result into a sell (commodity deliverable) position</li><li>• short put position shall result into a buy (commodity receivable) Position</li></ul>																														
<b>Final Settlement Price</b>	<p>FSP shall be arrived at by taking the simple average of the last polled spot prices of the last three trading days viz., E0 (expiry day), E-1 and E-2. In the event the spot price for any one or both of E- 1 and E-2 is not available; the simple average of the last polled spot price of E0, E-1, E-2 and E-3, whichever available,shall be taken as FSP. Thus, the FSP under various scenarios of non-availability of polled spot prices shallbe as under:</p> <table><tr><th>Scenario</th><th colspan="4">Polled spot price availability on</th><th>FSP shall be simple average of last polled spot prices on:</th></tr><tr><th></th><th>E0</th><th>E-1</th><th>E-2</th><th>E-3</th><th></th></tr><tr><td>1</td><td>Yes</td><td>Yes</td><td>Yes</td><td>Yes/No</td><td>E0, E-1, E-2</td></tr><tr><td>2</td><td>Yes</td><td>Yes</td><td>No</td><td>Yes</td><td>E0, E-1, E-3</td></tr><tr><td>3</td><td>Yes</td><td>No</td><td>Yes</td><td>Yes</td><td>E0, E-2, E-3</td></tr></table>	Scenario	Polled spot price availability on				FSP shall be simple average of last polled spot prices on:		E0	E-1	E-2	E-3		1	Yes	Yes	Yes	Yes/No	E0, E-1, E-2	2	Yes	Yes	No	Yes	E0, E-1, E-3	3	Yes	No	Yes	Yes	E0, E-2, E-3
Scenario	Polled spot price availability on				FSP shall be simple average of last polled spot prices on:																										
	E0	E-1	E-2	E-3																											
1	Yes	Yes	Yes	Yes/No	E0, E-1, E-2																										
2	Yes	Yes	No	Yes	E0, E-1, E-3																										
3	Yes	No	Yes	Yes	E0, E-2, E-3																										

	<table><tr><td>4</td><td>Yes</td><td>No</td><td>No</td><td>Yes</td><td>E0, E-3</td></tr><tr><td>5</td><td>Yes</td><td>Yes</td><td>No</td><td>No</td><td>E0, E-1</td></tr><tr><td>6</td><td>Yes</td><td>No</td><td>Yes</td><td>No</td><td>E0, E-2</td></tr><tr><td>7</td><td>Yes</td><td>No</td><td>No</td><td>No</td><td>E0</td></tr></table>	4	Yes	No	No	Yes	E0, E-3	5	Yes	Yes	No	No	E0, E-1	6	Yes	No	Yes	No	E0, E-2	7	Yes	No	No	No	E0
4	Yes	No	No	Yes	E0, E-3																				
5	Yes	Yes	No	No	E0, E-1																				
6	Yes	No	Yes	No	E0, E-2																				
7	Yes	No	No	No	E0																				
Initial Margin	<p>NCCL shall adopt appropriate initial margin model and parameters that are risk-based and generate margin requirements sufficient to cover potential future exposure to participants/clients.</p> <p>The initial margin shall be imposed at the level of portfolio of individual client comprising of his positions in futures and options contracts on each commodity.</p> <p>Margins shall be adequate to cover atleast 99% VaR (Value at Risk) and Margin Period of Risk (MPOR) shall be at least three days.</p> <p>For buyer of the option, buy premium shall be charged as margins and blocked from the collaterals.</p> <p>On computation of settlement obligation at the end of day, the premium blocked shall be released and collected as pay-in as per process notified.</p> <p>NCCL shall fix prudent price scan range and volatility scan range based on the volatility in the price of the underlying commodity.</p> <p>Appropriate Short Option Minimum Margin (SOMM) shall be fixed.</p>																								
Other Margins	<ul style="list-style-type: none"><li>● <b>Extreme loss margin:</b> NCCL shall levy appropriate Extreme loss margin as applicable.</li><li>● <b>Calendar spread charge:</b> The calendar spread charge shall be calculated on the basis of delta of the portfolio of futures and options. A calendar spread charge of 25% on each leg of the positions shall be charged.</li><li>● <b>Mark to Market:</b> NCCL shall mark to market the options positions by deducting/adding the current market value of options (positive for long options and negative for short options) times the number of long/short options in the portfolio from/to the margin requirement. Thus, mark to market gains and losses would not be settled in cash for options positions.</li><li>● <b>Pre expiry margin:</b> Pre expiry margin will be charged on potential in the money long and short option positions. The pre expiry margin will be increased gradually every day beginning from the pre-determined number of days before the expiry of the contract as applicable.</li></ul>																								

	<ul style="list-style-type: none"> <li>• <b>Delivery Margin:</b> Appropriate Delivery Margin will be charged on the long and short positions resulting into physical delivery.</li> <li>• <b>Margining at client level:</b> NCCL shall impose initial margins at the level of portfolio of individual client comprising of his positions in futures and options contracts on each commodity.</li> <li>• <b>Other margins:</b> Other margins like additional margins and special margins shall be applicable as and when they are levied by the Exchange/CC/Regulator.</li> </ul>
<b>Minimum Initial Margin</b>	<ul style="list-style-type: none"> <li>• 10%</li> </ul>
<b>Extreme Loss Margin (ELM)</b>	<ul style="list-style-type: none"> <li>• 1%</li> </ul>

**Tolerance limit for Outbound delivery:**

Specification	Basis	Tolerance Limit
Foreign Matter	1.0 % max	+/- 0.25%
Seeds with Stalks	8.0 % max	+/- 0.4%
Damaged, Discolored, Shriveled and Immature seeds	4.5% max	+/- 0.5%
Insect damaged matter	Should not be more than 0.5%	
Test Weight (on count basis)	300 seeds max per 1 gram	+/- 10 seeds per 1 gram
Upper limit on the total of all tolerances		+/- 1.0%

**Note:** Tolerance limit is applicable only for outbound deliveries. Variation in quality parameters within the prescribed tolerance limit as above will be treated as good delivery when members/clients lift the materials from warehouse. These permissible variations shall be based on the parameters found as per the immediate preceding test certificate given by NCCL empaneled assayer.



**Contract Launch Calendar**

<b>Contract Launch Month</b>	<b>Contract Expiry Month</b>
July 15, 2022	August 2022
	September 2022
	October 2022
	November 2022
August 2022	December 2022
September 2022	January 2023
October 2022	No Launch
November 2022	March 2023
December 2022	April 2023
January 2023	May 2023
February 2023	June 2023
March 2023	July 2023
April 2023	August 2023
May 2023	September 2023
June 2023	October 2023

**Disclaimer**

Members and market participants who enter into buy and sell transactions may please note that they need to be aware of all the factors that go into the mechanism of trading and clearing, as well as all provisions of the Exchange's and/or Clearing Corporation's Bye Laws, Rules, Regulations, Product Notes, circulars, directives, notifications of the Exchange/ Clearing Corporation as well as of the Regulators, Governments and other authorities.

It is clarified that it is the sole obligation and responsibility of the Members and market participants to ensure that apart from the approved quality standards stipulated by the Exchange, the commodity deposited / traded / delivered through the approved warehouses of NCCL either on their own or on their behalf by any third party is in due compliance with the applicable regulations laid down by authorities like Food Safety and Standards Authority of India (FSSAI), AGMARK, BIS, orders under packaging and labelling, Warehousing Development and Regulatory Authority (WDRA) etc. and other State/Central laws and authorities issuing such regulations in this behalf from time to time, including but not limited to compliance of provisions and rates relating to GST, APMC Tax, Mandi Tax, LBT, Stamp Duty, etc. as applicable from time to time on the underlying commodity of any contract offered for deposit / trading /

delivery and the Exchange/Clearing Corporation shall not be responsible or liable on account of any noncompliance thereof.

It is further clarified that upon the exercise of an option contracts, it shall be the responsibility of the parties to ensure that the commodity specifications on exercise will be the same as mentioned in the contract specification of the Options in Goods on Jeera and it shall be the responsibility of the parties to ensure compliance of all applicable laws including those as stated above.

**Exhibit 2 - Warehouse & Assayer Address Details**

For the updated list of Warehouse & Assayers kindly refer to the given Website  
<https://www.nccl.co.in/warehousing/warehouse-data>

**Exhibit 3: Good / Bad delivery norms for acceptance of Commodity at warehouse**

<b>Sr. No.</b>	<b>Particulars</b>	<b>Good / Bad delivery</b>
1.	Quality not meeting futures contract specification.	Bad delivery
2.	Delivery at non Approved warehouse.	Bad delivery
3.	Delivery completed but without sampling & testing / certification / expired validity.	Bad delivery
4.	Delivery without weight certificate.	Bad delivery
5.	Weighed at other than recognized by Approved warehouse/ weigh bridge / weigh scale	Bad delivery
6.	When sample is not drawn as per sampling norms and not carried out at the time of unloading	Bad delivery
7.	Delivery not as per the packaging specification	Bad delivery
8.	Delivery found contaminated on visual inspection	Bad delivery

**Exhibit 4: Specimen of Jeera (JEERAUNJHA) Testing Report**

CERTIFICATE OF QUALITY			
Date : _____		Report no.: _____	
NCDEX member/Client Name : _____ Commodity : _____ Warehouse Name and Address: _____ Lorry No. : _____ Lot number: _____			
<b>QUALITY :</b>  The results of analysis performed by our laboratory of the samples collected by Ware House _____ is stated below :			
Test Items	Test method	Specification	Test results
The material delivered by the above NCDEX Member is in accordance with the specification provided bearing grade _____ and valid up to _____.  The goods delivered may be accepted / rejected.			
Chief Inspector / Authorized Signatory			