

Application for Clearing Privileges

Enclosed are the forms necessary to apply for Clearing Privileges at the Minneapolis Grain Exchange, LLC ("MGEX"). Please contact MGEX with any questions regarding these documents.

Ethan Ongstad <u>eongstad@miaxglobal.com</u> (612) 321-7190 Amanda Pilon <u>apilon@miaxglobal.com</u> (612) 321-7159

Applicant's Full Legal Name

Date Submitted to MGEX

This application must be accompanied by a \$2,000 non-refundable application fee.

MGEX 400 S. 4th Street Suite 111 Minneapolis, MN 55415

www.miaxglobal.com

MGEX Use Only

Date Received:

Received By:

For more information about MGEX, visit www.miaxglobal.com • 612-321-7101



Thank you for your interest in Clearing Membership with MGEX and/or the designated contract markets MGEX clears contracts for. Please review and follow all directions contained in this applicant packet carefully. Please note that any incomplete or missing information will extend the review process. Prior to submitting the application, each applicant should:

- 1. Ensure all questions on the application have been thoroughly reviewed and completely answered.
- 2. Ensure all supporting documents are attached.
- 3. A complete application and all applicable supporting documentation should be emailed to apilon@miaxglobal.com.

MGEX policies require all of its directors, officers, employees, consultants, and agents ("Representatives") to treat as confidential and to use a reasonable degree of care to maintain the conditional nature of all information received from an applicant in conjunction with an application for Clearing Member status at MGEX. Such confidential information may only be disclosed to MGEX Representatives who have a need to know such information and who are bound by these policies and who agree to protect the confidential information from unauthorized use and disclosure. MGEX acknowledges that such confidential information may not be disclosed to any third-party person or entity (except pursuant to administrative or judicial process) without the prior written consent of the Applicant Clearing Member providing such confidential information.

Application for Clearing Privileges Checklist

Complete this section before submitting your application to ensure all necessary documents have been filed. Failure to submit a document may delay the approval of your application. However, if an updated document is currently on file, you need not resubmit. If explicitly agreed upon by the Clearing Member in any applicable Clearing Member Agreement(s), this information may also be shared by MGEX with the relevant designated contract market solely for purposes of the designated contract market's approval of the Clearing Member.

Application for Clearing Privileges Checklist

Application for Clearing Privileges

MGEX Clearing Member Agreement (required by ALL Clearing Member Applicants)

DCM-Specific Clearing Member Agreement(s) (Bitnomial and IMX Applicants only)

Segregation of Funds Agreement (FCMs only)

Clearing Member Contact Information Form

Authorized Person(s) Form

Supporting Documents

List of officers or partners, including titles, addresses, direct phone numbers, fax numbers and email addresses

Articles of Incorporation or Articles of Organization

Bylaws, Operating Agreement, or Partnership Agreement

Supporting Documents for inquiries 11-18

Ownership chart (detailing percentages of ownership and business form) of all entities, including affiliates, in the corporate structure

Organization Chart showing list of Risk Management employees and reporting lines

List of branch offices

List of Guaranteed Introducing Brokers

Letter granting authorization to MGEX to provide the DSRO with end-of-day account balance information (FCMs only)

Risk Management policies and procedures

Completed Comprehensive Risk Questionnaire (will be sent separately by MGEX)

Financial

Audited financial statements for last 2 years

Most recent quarterly financial statement

\$2,000 Clearing Application Fee

Wire Instruction Change Form (will be sent separately by MGEX)

Deposit

Security Deposit(s)

Testing

Complete mock trading session for each contract class to be cleared by the applicant Clearing Member

Clearing Privileges Application

1.	Applicant's Full Legal Name	
2. Type of Organization (please check one):		
	Corporation organized under the laws of the State of:	
	(Please check one)	
	C Corporation	
	Subchapter S Corporation	
	Limited Liability Company organized under the laws of the State of:	
	Limited Liability Partnership organized under the laws of the State of:	
	Limited Partnership organized under the laws of the State of:	
	General Partnership organized under the laws of the State of:	
	Other (specify)	
Ce Op	ach any current organizational documents for the entity, including but not limited to the Articles of Incorporatior rtificate of Incorporation, Bylaws, Articles of Association, Articles of Organization, Limited Liability Company erating Agreement, Partnership Agreement, and/or Articles of Amendment as applicable, cluding all sub-agreements).	
3.	Date Established:	
4.	Federal Tax Identification Number:	
5.	LEI Number:	
6.	Main Address:	
	Phone Number:	
	Fax Number:	
	Email Address:	
	Website:	

Clearing Privileges Application

7.	Local Address, if applicable:
	Phone Number:
	Fax Number:
	Email Address:
8.	Fiscal Year End:
9.	Public Accountant Information:
	Company Name:
	Address:
	Phone Number:
	Fax Number:
	Email Address:
	Contact Name:
10.	Indicate which designated contract market(s) your organization would like to clear. Select all that apply.
	MGEX
	Bitnomial Exchange, LLC
	Intelligent Medicine Exchange, LLC
lft	he answer is "Yes" to any of the following Questions 11-18, supporting documentation is required.
11.	Has your organization or any of its principals ever been denied registration, or had a registration suspended, revoked, or conditioned by a government or regulatory authority? If yes, describe and provide supporting documentation.
	Yes No

12.	Has your organization or any of its principals ever been denied membership or clearing privileges by any exchange or clearing organization? If yes, describe and provide supporting documentation.			
	Yes No			
13.	13. Have any such membership or clearing privileges ever been suspended, revolutes and provide supporting documentation. Yes No	ked, or conditioned? If yes,		
14.	14. Has your organization or any of its principals ever been: (a) convicted of any for of "no contest" or entered into a voluntary settlement as to any violation of an convicted of any misdemeanor or found guilty of violating a rule or regulation theft, fraud, extortion, misappropriation of funds, forgery, or bribery, by any Us regulatory authority, or exchange/clearing organization? If yes, describe and professional extensions. No	y criminal or penal code; or (b) that involved embezzlement, S. or foreign court, government or		
15.	15. To the best of your knowledge, is your organization or any present officer or par investigation by any government or regulatory authority, or exchange/clearing o provide supporting documentation. Yes No			
16.	16. Has your organization or any affiliated organization ever failed in business, made ment of assets for the benefit of creditors, or been a party to any voluntary or in relevant Bankruptcy Law, taken advantage of any Exemption Law or pleaded the claim of creditors? If yes, describe and provide supporting documentation.	voluntary proceeding under any		
	Yes No			

17.	scribe and provide Organization, Artic	e supporting docume	ntation which may or similar documen	include the Articles o	f Incorporation, Articles of documents are available. If
	Yes	No			
18.				/ judgments, liens, atta orting documentation	achments, or other encum-
	Yes	No			
19.		-	-	_	ommodity and security ation sheet if necessary.
			Status	- Check all that are a	oplicable
	Member of the foll	lowing:	Member	Clearing Firm	Actively Clearing
20.	-	on registered as a Futi es, provide the NFA ic			TC and National Futures Asso-
	Yes	No			
21.	State your Design	ated Self Regulatory	Organization (DSR	O), if applicable:	

22.	is your organization	registered as a proker/dealer? If yes, state your Designated Examining Authority (DEA):
	Yes	No
23.	Is your organization of registration(s).	registered in any other regulatory capacity? If so, indicated the nature and country
	Yes	No
24.	What bookkeeping	system is utilized by your organization?
25.	Does your organiza	tion intend to clear its customer trades? If no, which entity will clear these trades?
	Yes	No
26.	Does your organiza trades?	tion intend to clear its non-customer/proprietary trades? If no, which entity will clear these
	Yes	No
27.	by the U.S. Federal	, a subsidiary of your organization, or parent company/owner of your organization regulated Deposit Insurance Corporation (FDIC) and/or U.S. Office of the Comptroller of the Currency e identify the entity and its regulator(s).
28. 29.		n FCM, attach a list of all branch offices transacting futures related business. n FCM, attach a list of all guaranteed introducing brokers.
30.		py of your organization's risk management policies.

31.	Please attach an organization chart indicating all employees involved with risk management with reporting lines.
32.	List all officers involved in the risk management process. Attach a continuation sheet if necessary.
33.	Describe the nature of your organization's anticipated business and complete the table below.
	Anticipated Type of Business (Include all futures related trading activity)
	Number of Accounts Percent of Trading Volume
	Commercial Accounts
	Retail Accounts
	Institutional Accounts
	Floor Trader/Local Accounts
	Foreign Futures/Options Accounts
	Discretionary/Managed Accounts
	Omnibus Accounts
	Affiliate Accounts
	Other Non-Customer Accounts
	Proprietary Accounts
	Other:
	Total:

34.	Please provide a copy of the most recent monthly financial statement and the last two years of audited financial statements with footnotes.		
35.	List all organizations/persons who own 20% or more of your organization, including the percentage of ownership		
	Organization	Percent	
36.	Describe the nature of involvement in the commodities or securities incomes 20% or more of your organization.	lustry of any organization/person who	
37.	Indicate the individual (including title) to contact for guestions concerni	ng this application.	
31.	Indicate the individual (including title) to contact for questions concerni Name:	пу инѕ аррисацоп.	
	Title:		
	Address:		
	Phone Number:		
	Fax Number:		
	Email Address:		
	***Signature page follows.		

By signing this form, I attest to the truthfulness and accuracy of this Application for Clearing Privileges at the Minneapolis Grain Exchange, LLC ("MGEX") and agree to bind the organization and its owners, officers and employees to the Articles, Rules, Regulations, Resolutions, customs, policies, and usages of MGEX, now existing or thereafter adopted.

Also, I authorize MGEX to obtain information from sources that MGEX deems appropriate in order to adequately evaluate and process this application. In addition, I authorize MGEX to disclose or release any information regarding the organization to U.S. or foreign securities and futures regulators or markets. Such disclosure or release may only be made based on a regulatory need.

I represent that I have obtained any required consent, authorization, and approval of, have filed with, and have taken all other actions required by any governmental authority or regulatory body, or under any law, rule, or regulation applicable to the firm in connection with the application for clearing privileges, and I am authorized on behalf of the organization to sign and authorize the release of the information so specified.

Signature: Print Name:
Title: Date:

SUBSCRIBED AND SWORN TO BEFORE ME
THIS DAY OF 20 NOTARY STAMP

Notary Public, County

State of

My commission Expires:

Officer or Partner authorized to act on behalf of the organization:

MGEX CLEARING MEMBER AGREEMENT

(MUST BE COMPLETED BY ALL CLEARING MEMBERS)

The undersigned,

, a Clearing Member of the Minneapolis Grain

Exchange, LLC ("MGEX"), hereby agrees as follows:

- 1. The undersigned agrees that it will observe and be bound by the Articles, Bylaws, Rules, Regulations, Resolutions, procedures, and policies of MGEX and all amendments and modifications thereto which may be adopted from time to time. All Rules and all amendments thereto are hereby incorporated fully as if set out fully herein. MGEX shall have all the liens, rights, and remedies contemplated by the Articles, Bylaws, Rules, Regulations, Resolutions, Procedures, and policies of MGEX. If the undersigned ceases to be a Clearing Member, the undersigned shall nonetheless continue to be bound by the Articles, Bylaws, Rules, Regulations, Resolutions, procedures, and policies of MGEX as to all matters and transactions occurring while the undersigned was a Clearing Member.
- 2. The Articles, Bylaws, Rules, Regulations, Resolutions, procedures, and policies of MGEX shall be part of the terms and conditions of every contract or transaction which the undersigned makes with MGEX.
- 3. The undersigned will pay to MGEX the fees provided for in the Rules, Regulations, Resolutions, and fee schedules of MGEX for all services rendered to the undersigned, or for any services rendered on behalf of the undersigned; and any fines imposed for the failure of the undersigned to comply with the Articles, Bylaws, Rules, Regulations, Resolutions, procedures, and policies of MGEX, or any other requirement, while a Clearing Member.
- 4. The undersigned will promptly pay to MGEX such other amounts including, but not limited to, initial and variation margins and premium payments as may become payable to MGEX by the undersigned under the Articles, Bylaws, Rules, Regulations, Resolutions, procedures, and policies of MGEX.
- 5. Except as otherwise permitted by MGEX, the undersigned will give all instructions concerning securities held by or subject to the instructions of MGEX through MGEX and not otherwise; and depositories shall, in all respects, be entitled to rely upon the instructions of MGEX with respect to such securities.
- 6. The undersigned authorizes MGEX to provide to any governmental agency, upon request, information that the governmental agency is legally authorized to receive.
- 7. The undersigned will maintain its accounts with MGEX in compliance with all applicable laws, Rules, and Regulations; and the existence of any account with MGEX shall constitute the representation by the undersigned to MGEX that such account has been maintained in compliance with all applicable laws, Rules, and Regulations at all times during existence.
- 8. The undersigned hereby grants MGEX a first priority and unencumbered security interest and lien in all property, cash, securities, or collateral deposited with MGEX by the undersigned to secure obligations of the undersigned. MGEX shall have control over all securities deposited with MGEX pursuant to Section 9-106(a) and 8-106(e) of the UCC and a perfected security interest pursuant to Section 9-314(a) of the UCC. The undersigned shall take any action that may be required by MGEX to create, preserve, perfect, validate, or enforce any such security interest.
- The undersigned agrees to notify MGEX in the event it has a significant negative change to its authority to perform its obligations as a clearing member or becomes unqualified to do business in a jurisdiction where such qualification is required.

- 10. The undersigned acknowledges and agrees that MGEX is not liable to it or to any third party for any direct damages which may arise from any claim relating to services provided by MGEX; nor is MGEX liable for any special, consequential, exemplary, or incidental damages (including lost profits) arising from any claim relating to services provided by MGEX, regardless if the claim for such damages is based on warranty, contract, tort (including negligence or strict liability), or otherwise, even if an authorized representative of MGEX is advised or has knowledge of the possibility or likelihood of claims or damages.
- 11. All claims and disputes arising under or relating to this Agreement are to be settled by binding arbitration in the State of Minnesota. An award of arbitration may be confirmed in a court of competent jurisdiction.
- 12. The undersigned represents and warrants to MGEX that:
 - (a) neither the execution and delivery of this Agreement, nor any act to be performed pursuant to this Agreement by MGEX, or by or on behalf of the undersigned, will violate any: partnership agreement, Articles of Incorporation, Charter, Bylaws, entity agreements to which the undersigned may be bound, or any law or Regulation of any governmental authority;
 - (b) it meets all the requirements for clearing membership;
 - (c) all current and future trading activity of the undersigned will conform to the requirements for such trading activity as established by MGEX; and
 - (d) all information provided herein is true, accurate, and complete.

CLEARING MEMBER:	
Signature:	
Print Name:	
Title:	
Date:	
MINNEAPOLIS GRAIN	EXCHANGE, LLC:
Signature:	
Print Name:	
Title:	
Date:	

MGEX CLEARING MEMBER AGREEMENT

For Clearing Intelligent Medicine Exchange, LLC Contracts

A Clearing Member who intends to clear IMX products must also complete all forms and agreements required to become an MGEX Clearing Member, including the MGEX Clearing Member Agreement, as well as meet all IMX requirements. This Agreement must be executed before a Clearing Member may begin clearing IMX Contracts.

Clearing Member Name:

Name, title, and contact information of the individual(s) who are duly authorized to represent the organization and to contact for questions relating to this agreement:

Name	Title	Phone	Email

Does your organization intend to clear IMX products?

If so, please indicate whether you intend to clear customer and/or house accounts.

By execution of this agreement,

, a Clearing Member of MGEX hereby agrees as follows:

- The Clearing Member certifies that it is duly registered and meets all necessary requirements imposed by IMX.
- 2. The Clearing Member grants MGEX permission to share the documents submitted in conjunction with its Clearing Member Application or its Request for Additional Clearing Privileges with IMX solely for the purpose of IMX's review and approval of the Clearing Member to clear IMX products.
- The Clearing Member will abide by all MGEX Rules, policies, and procedures, including but not limited to, those
 relating to IMX products and any amendments that may be made to such Rules, policies, and procedures.
- 4. The Clearing Member certifies that it has completed or will complete prior to clearing IMX contracts all required testing and/or training that may be provided by MGEX and/or IMX and understands its obligations to MGEX and IMX.
- The Clearing Member guarantees and assumes responsibility for all trading activity routed through IMX's electronic trading system to MGEX for clearing and all contracts it clears.

- 6. The Clearing Member acknowledges market participants authorized by the Clearing Member have the ability to designate their own Authorized Users and market participants directly with IMX and the Clearing Member will guarantee and assume financial responsibility for the transactions of all such representatives or market participants, whether known or unknown.
- 7. The Clearing Member agrees to provide any additional documents or information requested by MGEX for risk management or clearing purposes.
- 8. The undersigned signatory of the Clearing Member is authorized to act on behalf of the organization.

Officer or Partner authorized to act on behalf of the organization:

CLEARING MEMBER:
Signature:
Print Name:
Title:
Date:
MINNEAPOLIS GRAIN EXCHANGE, LLC:
MINNEAPOLIS GRAIN EXCHANGE, LLC: Signature:
Signature:

MGEX CLEARING MEMBER AGREEMENT

For Clearing Bitnomial Exchange, LLC Contracts

A Clearing Member who intends to clear Bitnomial products must also complete all forms and agreements required to become an MGEX Clearing Member, including the MGEX Clearing Member Agreement, as well as all Bitnomial requirements. This Agreement must be executed before a Clearing Member may begin clearing Bitnomial products.

Clearing Member Name:

Name, title, and contact information of the individual(s) who are duly authorized to represent the organization and to contact for questions relating to this agreement:

Name	Title	Phone	Email

Does your organization intend to clear Bitnomial products?

If so, please indicate whether you intend to clear customer and/or house accounts.

By execution of this agreement,

, a Clearing Member of MGEX hereby agrees as follows:

- The Clearing Member certifies that it is duly registered and meets all necessary requirements imposed by Bitnomial, including those related to delivery and maintaining all necessary accounts, and any regulatory bodies to clear Bitnomial products.
- 2. The Clearing Member will abide by all MGEX Rules, policies, and procedures, including but not limited to, those relating to Bitnomial products and any amendments that may be made to such Rules, policies, and procedures.
- 3. The Clearing Member certifies that it has completed all required trainings that may be provided by MGEX and/or Bitnomial and understands its obligations to MGEX and Bitnomial.
- 4. The Clearing Member guarantees and assumes responsibility for all trading activity routed through Bitnomial's electronic trading system to MGEX for clearing and all contracts it clears and delivers. The organization guarantees such activity via any connection, terminal, link, or other means provided by the Clearing Member to any party.
- 5. The Clearing Member acknowledges market participants authorized by the Clearing Member have the ability to designate their own representatives and market participants directly with Bitnomial and the Clearing Member will guarantee and assume financial responsibility for the transactions of all such representatives or market participants, whether known or unknown.

6.	The Clearing Member agrees to provide any additional documents or information requested by MGEX for risk management or clearing purposes.
7.	The undersigned signatory of the Clearing Member is authorized to act on behalf of the organization.
Off	icer or Partner authorized to act on behalf of the organization:
	CLEARING MEMBER:
	Signature:
	Print Name:
	Title:
	Date:
	MINNEAPOLIS GRAIN EXCHANGE, LLC:
	Signature:
	Print Name:
	Title:
	Date:

CLEARING MEMBER CONTACT INFORMATION

Clearing Member Name:

Please provide the primary contact and, where requested, an alternate contact for each topic and/or position provided below. Should any of the provided contacts change updates must be provided to the Clearing House via email to apilon@miaxglobal.com.

Position Reporting for Open Interest Contract		
Primary Contact	Alternate Contact	
Name:	Name:	
Title:	Title:	
Phone Number:	Phone Number:	
Email Address:	Email Address:	
GAP and General Trade Inquiries		
Primary Contact	Alternate Contact	
Name:	Name:	
Title:	Title:	
Phone Number:	Phone Number:	
Email Address:	Email Address:	
Deliver	y Issues	
Primary Contact	Alternate Contact	
Name:	Name:	
Title:	Title:	
Phone Number:	Phone Number:	
Email Address:	Email Address:	
		

Option Exercises	
Primary Contact	Alternate Contact
Name:	Name:
Title:	Title:
Phone Number:	Phone Number:
Email Address:	Email Address:
Main Bao	ck-Office
Primary Contact	Alternate Contact
Name:	Name:
Title:	Title:
Phone Number:	Phone Number:
Email Address:	Email Address:
CGM File	Creation
Primary Contact	Alternate Contact
Name:	Name:
Title:	Title:
Phone Number:	Phone Number:
Email Address:	Email Address:
CGM File Errors	
Primary Contact	Alternate Contact
Name:	Name:
Title:	Title:
Phone Number:	Phone Number:
Email Address:	Email Address:

Daily Pay/Collects		
Alternate Contact		
Name:		
Title:		
Phone Number:		
Email Address:		
M anagement		
Alternate Contact		
Name:		
Title:		
Phone Number:		
Email Address:		
nagement		
Alternate Contact		
Name:		
Title:		
Phone Number:		
Email Address:		
Account Ownership and Control / Large Trader Reporting		
Alternate Contact		
Name:		
Title:		
Phone Number:		
Email Address:		

Disciplinary Action Notices	
Primary Contact	Alternate Contact
Name:	Name:
Title:	Title:
Phone Number:	Phone Number:
Email Address:	Email Address:
Financial S	itatements
Primary Contact	Alternate Contact
Name:	Name:
Title:	Title:
Phone Number:	Phone Number:
Email Address:	Email Address:
Trade Doc	umentation
Primary Contact	Alternate Contact
Name:	Name:
Title:	Title:
Phone Number:	Phone Number:
Email Address:	Email Address:
Electronic Order Information	
Primary Contact	Alternate Contact
Name:	Name:
Title:	Title:
Phone Number:	Phone Number:
Email Address:	Email Address:

Business Development	
Primary Contact	Alternate Contact
Name:	Name:
Title:	Title:
Phone Number:	Phone Number:
Email Address:	Email Address:
Business Continuity and Disaster Recovery	
Primary Contact	Alternate Contact
Name:	Name:
Title:	Title:
Phone Number:	Phone Number:
Email Address:	Email Address:
Techr	ology
Primary Contact	Alternate Contact
Name:	Name:
Title:	Title:
Phone Number:	Phone Number:
Email Address:	Email Address:

Officer Contacts		
Chief Executive Officer	Chief Financial Officer	
Name:	Name:	
Phone Number:	Phone Number:	
Email Address:	Email Address:	
Chief Compliance Officer		
Name:		
Phone Number:		
Email Address:		

Clearing	Member:
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Signature:

Print Name:

Title:

Date:

SEGREGATION OF FUNDS AGREEMENT

ATTN: Minneapolis Grain Exchange, LLC 400 South 4th Street Suite 111 Minneapolis, MN 55415-1413

We have on deposit, or may at some future date have on deposit, with the Minneapolis Grain Exchange, LLC ("MGEX") Clearing House, certain sums of money identified on our Recap Ledger as Customer Segregated, which may from time to time be invested in obligations of the U.S. Government or other securities permitted by law. These funds and securities have been received from customers to margin trades executed on MGEX, or represent money accrued to our customers as a result of such trades.

The foregoing described funds and securities, if any, and any subsequent additions thereto represent and include funds belonging to our customers trading in commodity futures and options contracts which are regulated by the Commodity Exchange Act ("CEA"), as amended, and are held and are to be held, in accordance with the provisions of the CEA. These funds are segregated and treated as belonging to our commodity customers rather than as belonging to ourselves.

Clearing Member: General Partner or Principal Officer: Name: Signature: Title: Date: Receipt is hereby acknowledged and we agree to the terms set forth therein. MGEX: Print or Type Name: Officer: Signature: Title: Date:

AUTHORIZED PERSON FORM

MGEX requires firms to designate an Authorized Person(s) who shall be authorized to deal with MGEX with respect to their Clearing Membership, and who shall be authorized to represent the firm before MGEX. By indicating an Authorized Person(s) below, the firm is guaranteeing that person(s) has apparent signing authority and is authorized to act on behalf of the firm. The Authorized Person shall have the authority to make membership decisions on behalf of the firm including, but not limited to, applying, changing, or withdrawing membership.

MGEX may only discuss the application and information provided pursuant thereto with those individuals designated by the firm as a Designated Spokesperson and/or an Authorized Person. Changes to the list of Authorized Person(s) may only be made in writing by completing and emailing an updated Authorized Person Form.

Authorized Persons		
Name	Job Title	Email

I attest that the information provided above is accurate and complete. This form shall supersede any previously submitted Authorized Person Form.

Signed:	Date:
Name:	Title:

*Must be an Authorized Officer, Managing Member of an LLC or Partner. The signor should also be designated as an Authorized Person above. In addition, any individual who has signed an attestation or any form within this application must also be listed and qualify as an Authorized Person in this section.

SECURITY DEPOSIT INFORMATION

MGEX Rule 2105.00. provides that each Clearing Member shall make a deposit with the Clearing House as security for its obligations to the Clearing House in a form designated by the Exchange.

Please note that this page contains information regarding the minimum amounts a Clearing Member may be required to post for its security deposit. The final amount shall be determined by the MGEX Clearing House during the application review process.

Minimum Deposit

Each designated contract market that MGEX clears for has an associated minimum security deposit determined by MGEX. Each Clearing Member's total minimum required security deposit shall be determined by the Clearing House and shall be based on which designated contract market(s) the Clearing Members is ultimately approved to clear. Minimum security deposits shall be the following:

Security Deposit Minimums		
MGEX	\$500,000	
Bitnomial Exchange (new Clearing Member)	\$500,000	
Bitnomial Exchange (existing MGEX Clearing Member)	\$100,000	
Intelligent Medicine Exchange	\$250,000	

Format

MGEX accepts Cash (U.S. Dollars) and United States Treasury Bills as collateral. Clearing Members may submit up to 40% of their initial security deposit in U.S. Treasury Bills; the remaining 60% must be submitted in cash.

Notification

Clearing Member applicants will be notified via email of their required security deposit during the onboarding process. Wire instructions will be sent to the applicant via email once the final amount is determined by the Clearing House Risk team. The security deposit may be sent at any time following receipt of the amount and wire instructions but must be received prior to the go-live date agreed upon by MGEX and the applicant.