Application Form (Please t	ck relevant boxes): 3 in	in 1 form 2 in 1 form 1 in 1	form
Scheme Type	Type of Account (Please	e tick one) NRI-Repatriable (NRE) NRI-	Non Repatriable (NRO)
LG Code	LC Code	Company Code	Branch Code
Branch Name			

# Branch Inward Stamp & Authorised Signatory with Stamp

# CPU Inward Stamp & Authorised Signatory with Stamp

#### INDEX

Name of the document	Brief Significance of the document	Section	Page No.
MANDATORY DOCUMENTS AS PRESCI	RIBED BY SEBI & EXCHANGES		
Account Opening Form	A. KYC form - Document captures the basic information about the constituent and an instruction/check list.	PART A	3,5,6
Account Opening Form	B. Document captures the additional information about the constituent relevant to trading account and an instruction/check list.	PART A	15
	C. Extended KYC Annexure for FATCA/CRS Reporting	PART A	11
	D. Central KYC Registry - KYC Additional Details Form (Individual)	PART A	13
Rights and Obligations	Document stating the Rights & Obligations of stock broker/trading member, sub-broker and client for trading on exchanges (including additional rights & obligations in case of internet / wireless technology based trading).	PART B	1
Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market.	PART B	7
Guidance note	Document detailing do's and don'ts for trading on exchange, for the education of the investors.	PART B	11
Policies and Procedures	Document describing significant policies and procedures of the stockbroker	PART B	14
Tariff sheet	Document detailing the rate/amount of brokerage and other charges\levied on the client for trading on the stock exchange(s)(to be added by the stock broker)	PART B	19
VOLUNTARY DOCUMENTS AS PROVID	ED BY THE STOCK BROKER		
Power of Attorney	Document required for linkage of Bank and demat account for experience of seamless trading in securities	PART A	17
Additional Non mandatory Rights & Obligations	Confirmation of Additional Rights and Obligations for seamless trading experience	PART A	2
Running Account Authorisation	Authorisation from client on maintenance of the funds / securities balances on running basis	PART A	2
Other Consents	Consent to receive commercial call and / or sms	PART A	2
Documents Required	Documentation Requirements for 3-in-1 forms for NRI's & PIO's	PART A	28
Account Opening Form for Derivatives and Power of Attorney for Derivatives	Application for CPCODE (DERIVATIVES) For Non Resident Indians and Documents Required for Linkage of Bank & Demat Account for Experience of Seamless Trading in Derivatives	PART A	37,38,39

Registered Office Address: I Think Techno Campus, Building - B, "Alpha", Office Floor 8, Kanjurmarg (East), Mumbai - 400042. Ph.: (022) 3075 3400 Fax: (022) 3075 3435 Website: www.hdfcsec.com (CIN - U67120MH2000PLC152193)

Correspondence Office Address: Trade Globe, 2nd Floor, Kondivita, Andheri-Kurla Road, Andheri East. Mumbai-400059.

Ph.: (022) 3901 9400 Fax: (022) 2834 6690.

Compliance Officer Name, Phone No. & Email ID: Ms. Binkle R. Oza, (022) 3045 3600, complianceofficer@hdfcsec.com

CEO/M.D. Name, Phone No. & Email ID: Mr. Dhiraj Relli, (022) 6741 9951, md@hdfcsec.com

SEBI Registration No.	INZ000186937 (NSE, BSE, MSEI, MCX)
NSE Trading Member Code	11094
BSE Clearing No.	393
MSEI Trading Member Code	30000
MCX Member Code	56015
AMFI Reg No.	ARN -13549
PFRDA Reg. No.	POP 11092018
IRDA Corporate Agent Licence No.	CA0062
Research Analyst Reg. No.	INH000002475
Investment Adviser	INA000011538
CIN	U67120MH2000PLC152193

For any grievance/dispute please contact HDFC Securities Ltd. at the above address or email idservices@hdfcsec.com and Phone no.: (0+local area code + 3901 9400) and for escalation you may write to us at services@hdfcsec.com.

In case not satisfied with the response, please contact concerned exchanges BSE at is@bseindia.com and Phone no. 022 2272 8097 and NSE at ignse@nse.co.in and Phone No. 022 2659 8190

**Monthly** 

HDFC Securities is registered as a trading cum clearing member in all exchanges

#### **RUNNING ACCOUNT AUTHORISATION**

I confirm that my account may be maintained on a running account basis, whereby instead of paying any amounts or securities (lying in Client Collateral Account / Collateral Account) representing mark to market profits, you shall retain, withhold, set-off and / or appropriate the same for such purposes and in such manner as you deem fit and release the funds and / or securities (lying in Client Collateral Account / Collateral Account) due to me, on my specific request, either written or oral. I am aware that I have the right to amend or revoke this authorisation, at any time, by way of an amendment / revocation letter.

I confirm that you may settle the account once every calendar Quarterly or

**S1** 

Signature of Client

#### **OTHER CONSENT**

• As a subscriber to the services offered by HDFC securities Ltd. I hereby instruct HDFC securities Ltd. to provide the following communications through the medium of short messages services and / or telephone calls and / or Whatsapp messages on my registered phone number(s): (a) Research and investment ideas whether developed in-house and / or by outsourced agencies; (b) Market related alerts; (c) Offers or subscription to new products / services from time to time; (d) Account and trading related information and other notifications pursuant to the services provided under the captioned agreement; (e) Information relating to investment products and services; (f) Any other service to aide in wealth creation process.

**S2** 

X Signature of Client

(Do not sign if you not wish to receive commercial calls and / or messages)

#### **CONSENT FOR ADDITIONAL RIGHTS & OBLIGATIONS**

- Lacknowledge and declare that I have received in Physical / Electronic, read and understood, acknowledged and agreed to the contents of
  - 1. the rights and obligations document [PART B-page no. 1],
  - 2. the risk disclosure document [PART B-page no. 7],
  - 3. the policies and procedures [PART B-page no. 14].
  - 4. the additional rights and obligations document [PART C-page no. 1].

5. Payment instruction for charges		
A/C opening charges	Total	
Payment Mode Cheque Cheque No.	Dated	Bank Name
Direct Debit from HDFC Bank NRE F Saving securities A/C no. None	PIS / NRO	
S3 X Signature of Client		
Name:		
Date: DDMMYYYY		
Place		



#### KNOW YOUR CLIENT (KYC) APPLICATION FORM (For Individuals)

HDFC Bank Limited, Depository Services, Empire Plaza I, 4th Floor, Chandan Nagar, LBS Marg, Vikhroli West, Mumbai - 400083.

Registered Office: HDFC Bank House, Senapati Bapat Marg, Lower Parel, Mumbai - 13.



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#### Note:

- $\cdot$  If customer provides the KRA registered letter the documents for KYC shall not be taken from the customer.
- $\cdot$  The KYC form shall be filled for all the holder's of the account
- \* For HSL Trading Account Name of the customer will be considered as name available in income tax database

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#### PART-II Application for Opening Demat Account - (For Individuals)

HDFC Bank Limited, Depository Services, Empire Plaza I, 4th Floor, Chandan Nagar, LBS Marg, Vikhroli West, Mumbai - 400083. Registered Office: HDFC Bank House, Senapati Bapat Marg, Lower Parel, Mumbai - 13.

**BAR CODE NUMBER** 

TAX COMPLIANCE ACT	

			Cou	ıntry of Bi	rth			TAX Re	eference number		
Please confi	rm if Indicia other than India	1st Holder									
(In case of N	IRI, please fill the details)	2nd Holder									
Please tick in	n case Not Applicable	3rd Holder									
		Guardian									
	Are you tax re	esident of any	other		Are y	ou a	In cas	e of multiple Citi	zenship / Nationalit	/	
	T	ther than Indi			Green Ca	rd Holder		se mention Cou	ntry Names below)		
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	Yes of US	ther than Indi		No	Yes	No	(Plea	se mention Cou	Country 2:		

- I am the beneficial owner (or am authorized to sign for the beneficial owner) of all the income to which this form relates
   I hereby confirm that I have read and understood the below-mentioned instructions. I also confirm that the information provided above is true and accurate.

	Financial Details (Please Specify)	
FIRST HOLDER'S DETAILS	SECOND HOLDER'S DETAILS	THIRD HOLDER'S DETAILS
*Gross annual income(₹)	*Gross annual income(₹)	*Gross annual income(₹)
Below Rs. 1 lac Rs. 1 to 5 lac Rs. 5 to 10 lac	Below Rs. 1 lac Rs. 1 to 5 lac Rs. 5 to 10 lac	Below Rs. 1 lac Rs. 1 to 5 lac Rs. 5 to 10 lac
Rs. 10 to 25 lac More than Rs. 25 lac	Rs. 10 to 25 lac More than Rs. 25 lac	Rs. 10 to 25 lac More than Rs. 25 lac
(Income range per annum) OR Net worth (₹)	(Income range per annum) OR Net worth (₹)	(Income range per annum) OR Net worth (₹)
as on date D D M M Y Y Y Net worth should not be older than one year	as on date D D M M Y Y Y Net worth should not be older than one year	as on date D D M M Y Y Y Net worth should not be older than one year
Occupation details (please tick any one below and give brief details)	Occupation details (please tick any one below and give brief details)	Occupation details (please tick any one below and give brief details)
Public Sector Private Sector Government Service Business	Public Sector Private Sector Government Service Business	Public Sector Private Sector Government Service Business
Professional Agriculturist Retired Housewife	Professional Agriculturist Retired Housewife	Professional Agriculturist Retired Housewife
Student Others (please specify)	Student Others (please specify)	Student Others (please specify)
Brief Details	Brief Details	Brief Details
Please tick, if applicable Politically Exposed Person (PEP)	Please tick, if applicable Politically Exposed Person (PEP)	Please tick, if applicable Politically Exposed Person (PEP)
Related to a Politically Exposed Person (PEP)	Related to a Politically Exposed Person (PEP)	Related to a Politically Exposed Person (PEP)

	A	cknowledgment / Cons	ent For Additional Rig	hts & Obligations - Individua	al Customer	
1. Rights a		t I have received, read, un eficial owner and Depositor 3. Financial Details		e contents of : d by SEBI and Depositories; 5. Aadhaar	(Signatures of all the holders	are required)
1st Holder's Name: Date:		Place:			(Signature of 1st H	
2nd Holder's Name: Date:		Place:			(Signature of 2nd I	
Brd Holder's Name: Date:		Place:			(Signature of 3rd F	Holder)

Details under FATCA/Foreign Tax Laws: Towards compliance with tax information sharing laws, such as FATCA, we would be required to seek additional personal, tax and beneficial owner information and certain certifications and documentation from our account holders. Such information may be sought either at the time of account opening or any time subsequently. In certain circumstances (including if we do not receive a valid self-certification from you) we may be obliged to share information on your account with relevant tax authorities. If you have any questions about your tax residency, please confact your tax advisor. Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Towards compliance with such laws, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto. As may be required by domestic or overseas regulators/ tax authorities, we may also be constrained to withhold and pay out any sums from your account or close or suspend your account (s).

If you are a US citizen or resident or green card holder, please include United States in the foreign country information field along with your US Tax Identification Number. Foreign Account Tax Compliance provisions (commonly known as FATCA) are

Please note that you may receive more than one request for information if you have multiple relationships with different members of the HDFC Group. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

Supplied any previously requested information.

Debit Authorisation: I/We hereby authorize the Bank to debit all types of Bank charges / commission / fees ("Service Charges") payable by me / us to the said Accounts. I/We undertake that sufficient balances shall be maintained by me/us in the said Accounts to facilitate the debiting of Service Charges. The failure on part of me / us to maintain sufficient balance in the said Accounts that I not in any way impair the right of the Bank to debit the Service Charges. I/We hereby further authorise the bank to charge any interest on debit balance in the said Accounts due to the debiting of Service Charges, and/or recover the charges from any other account maintained by me/us with HDFC Bank Ltd. The Bank shall not be obliged to provide overdraft facility on the said Account but for towards the debiting of Service Charges payable by me/us. I/We specifically agree and confirm that any matter or issue arising hereunder shall be governed by and construed exclusively in accordance with the Indian laws and shall be subject to the jurisdiction of the courts of Mumbai in India. I/We hereby confirm the bank shall have a lien and right of set off on all monies belonging to me / us standing to my/

consider which the bank in all new and statements are strained subject to the jurisdiction of the court is of information and the statement are figured to the statement and right of set of the first holder in the end and the statement and right of set of the statement and right of set of the statement and right of the statement and the statement and the statement and the statement are formy/our convenience. HDFC Bank shall not be liable or responsible for any breach of secrecy because the statements are being sent to the email ID. • [We shall verify the authenticity of the emails [We receive. [We shall not hold the Bank responsible for any statement received from frauds/imposters. [We shall not hold the Bank is [We receive the statement some the holders to receive the Statements to the email address. • [We shall not hold the Bank is [We are authorised by the other holders to receive the statements of the email address. • [We shall not hold the Bank is [We are authorised by the other holders to receive the Statements to the email address. • [We confirm to have read and understood the Terms & Conditions (a copy of which I am in possession of) pertaining to my account. • [We understand and agree that the email statements will only be sent to the First holder in the account. • [We war/are aware that the email statements in the interest the possession of the interest the possession of the interest that the receiver the statements will only be sent to the First holder in the account. • [We war/are aware that the emails statements in the possession of the interest that the receiver the statements will only be sent to the First holder in the account. • [We war/are aware that the receiver the statements are formy as [We war/are aware that the receiver the statements are formy as [We war/are aware that the receiver the statements are formy as [We war/are aware that the receiver the statements are formy as [We war/are aware that the receiver the statement are formy as [We war/are aware that the receiver the statement are Indeed the control of the internet/email account. • I/we will take all the necessary steps to ensure confidentiality and secrecy of the login name and password of the internet/email account. • I/we aware that the transaction statement may be accessed by other entities in case the confidentiality/secrecy of the login name and password of the internet/email account. • I/we aware that the transaction statement may be accessed by other entities in case the confidentiality/secrecy of the login name and password is compromised.

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KNOW YOUR CLIENT (KYC) APPLICATION FORM (For Individuals)

HDFC Bank Limited, Depository Services, Empire Plaza I, 4th Floor, Chandan Nagar, LBS Marg, Vikhroli West, Mumbai - 400083.

Registered Office: HDFC Bank House, Senapati Bapat Marg, Lower Parel, Mumbai - 13.

Click. Invest. Grow. YEARS



BAR CODE NUMBER

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- $\cdot$  If customer provides the KRA registered letter the documents for KYC shall not be taken from the customer.
- The KYC form shall be filled for all the holder's of the account
- \* For HSL Trading Account Name of the customer will be considered as name available in income tax database

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#### INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM

#### A. IMPORTANT POINTS

- 1. Self attested copy of PAN card is mandatory for all clients.
- Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
- 3. If any proof of identity or address is in a foreign language, then translation into English is required.
- 4. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- 5. If correspondence & permanent address are different, then proofs for both have to be submitted.
- 6. Sole proprietor must make the application in his individual name & capacity.
- For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIOCard/OCI Card and overseas address proof is mandatory.
- 8. For foreign entities, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given
- In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted
- 10. For opening a minor's account with Depository Participant or Mutual Fund, photocopy of the School Leaving Certificate/Mark sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.
- 11 Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/military officers, senior executives of state owned corporations, important political party officials, etc.
- Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code or/and IFSC Code of the bank should be submitted.
- 13.Demat master or recent holding statement issued by DP bearing name of the client.
- 14. Stock broker has an option of doing 'in-person' verification through web camera at the branch office of the stock broker/sub-broker's office.

## B. PAN is mandatory, but no longer an Official Valid Document (OVD) as Proof of Identity

Under PMLA guidelines Permanent Account Number (PAN) is no more listed as an Official Valid Document (OVD), however basis SEBI circular no. MRD/DoP/Cir-05/2007, PAN is still a Mandatory document to be provided by the investor for opening a Demat and Trading Account.

Also, Central KYC Registry (CKYCR) notification dated January 10, 2020 & July 07,2020 towards revision & implementation of KYC template for Individuals to align it with the extant PMLA requirements.

## C. Proof of Identity (POI): List of documents admissible as Proof of Identity:

Officially Valid Documents (OVDs) under terms of Rule 2 (d) of Prevention of Money-Laundering (Maintenance of Records) Rules, 2005 (PML Rules) are as listed below

- 1. Passport
- 2. Driving Licence
- 3. Proof of possession of Aadhaar number
- 4. Voter's Identity Card

- 5. NREGA Job Card duly signed by an officer of the State Government
- 6. Letter issued by National Population Register containing demographic details
- Any other document as notified by the Central Government in consultation with the Regulator.

### D. Proof of Address (POA): List of documents admissible as Proof of Address:

## (\*Documents having an expiry date should be valid on the date of submission.)

- 1. Passport
- 2. Driving Licence
- 3. Proof of possession of Aadhaar number
- 4. Voter's Identity Card
- 5. NREGA Job Card duly signed by an officer of the State Government
- 6. Letter issued by National Population Register containing demographic details
- 7. Any other document as notified by the Central Government in consultation with the Regulator.

#### E. Exemptions/clarifications to PAN

## (\*Sufficient documentary evidence in support of such claims to be collected.)

- In case of transactions undertaken on behalf of Central Government and/or State Government and by officials appointed by Courts e.g. Official liquidator, Court receiver etc.
- 2. Investors residing in the state of Sikkim.
- UN entities/multilateral agencies exempt from paying taxes/filing tax returns in India.
- 4. SIP of Mutual Funds upto Rs 50,000/- p.a.
- 5. In case of institutional clients, namely, FIIs, MFs, VCFs, FVCIs, Scheduled Commercial Banks, Multilateral and Bilateral Development Financial Institutions, State Industrial Development Corporations, Insurance Companies registered with IRDA and Public Financial Institution as defined under section 4A of the Companies Act, 1956, Custodians shall verify the PAN card details with the original PAN card and provide duly certified copies of such verified PAN details to the intermediary.

#### F. List of people authorized to attest the documents:

- Notary Public, Gazetted Officer , Manager of a Scheduled Commercial/Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- In case of NRIs, authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy/Consulate General in the country where the client resides are permitted to attest the documents.

#### Important:

The Bank / Securities staff carrying out the IPV should:

- 1. Sign in the place provided for "Signature of Authorised Signatory" within the box "For Office USE Only" on the KYC Form and
- 2. Affix the OSV stamp along-with the signature on the relevant supporting documents pertaining to Proof of Identity & Proof of Address.

#### PARTEL Application for Opening Demat Account - (For Individuals)

BAR CODE NUMBER

	r world	itegia	stered Office: HD	OFC Bank House,	Senapati Bap	oat Marg, Lower	Parel, Mumb	ai - 13.								
Please tick mandatorily	NSDL (DP ID -	· IN301549, IN3	300126)	CDSL (DF	P ID - 1301	2400)		LG Code				LC	C Code			
Date	D D M M	Y Interna	al Ref. No.				No.	of Holders		Any oth	er informa	ation				
Date Source channel			DP ID					Client ID					To be fi	illed by	DP	
	DEMAT ACCOUNT	OPENING D	ETAILS													
We request you to o					following	details (F	lease ti									
	Ordinary Resid		RI - Repatria			- Repatrial	ble	Foreign	National		Promoter		Margir	n Accou	nt	
2 ( 2 (0)	Qualified Forei					s specify) _	· OADIT		- DO 1							
	DETAILS OF ACCO					the details							Λ 0	<b>-</b>	NI A	M
Sole / First Holder			A M E						A M				A S	-		M E
Second Holder	F I R S								A M							M E
Third Holder	F I R S		A M E			I D [			A M				A S			ME
or Association of Person OP), Partnership Firn	ons (AOP), Partnersl n, Unregistered Trust	hip Firm, Unre t, etc., should	egistered Tru be mentione	ed below:	ough the a	ccount is o	pened in t	he name o	of the nat	tural pers	ons, the n	ame & F	PAN of t	the Asso	ociation o	f Person
Name																
PAN Number																
	through Power of Atte	orney (POA) (I	Default is, No	yes Yes	N	0	5	MS alert	is mand	datory if	you are o	giving P	POA			
	UCIC ID AND PAN		APPLICAN	NT												
UCIC: Applicant											ТН					
PAN: Applicant	F I R S T				S E	C O	N D				ТН	I R	D			
Part - B (4)	IN CASE OF NRIs /	FOREIGN N	ATIONALS													
RBI approval reference number										RB	I Approva	I Date			to face o	
Part - B (5)	GUARDIAN DETAI	LS (Where so	ole holder is	s a minor)												
Guardian Name																
PAN Number			F	For account of a	a minor, two	KYC applicat	ion forms m	ust be filled	i.e. one fo	r the guard	lian and and	ther for th	ne minor	(to be sig	ned by gu	ardian)
lationship of guardia	an with minor															
													_			
Part - B (6)	BANK DETAILS															
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		der for receivi	ŭ	Dividend / Ir	,	lease give	NRE Bank	c details o	only in ca	se Dema	at account	is to be	opene	d as NF	RE & NR	О.
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## Nomination Form for Demat Account with HDFC Bank Ltd. & Trading Account with HDFC Securities Ltd. To be filled in by individual applying singly or jointly (Not applicable for HUF/Minor Account)



**BAR CODE NUMBER** 

I/We wish to make a nomination (As per details given below)

I/We do not wish to make a nomination. (Strike off the nomination details below, Refer pg no 10)

I/We wish to make a nomination and do hereby nominate the following person(s) who shall receive all the assets held in my/our account in the event of my/our death.

Nomination Details				
Nomination can be made upto the nominees in the account	ree 1st Nominee	2nd Nominee	3rd Nominee	
Name of the Nominee(s)	F I R S T M I D D L E	F I R S T M I D D L E	F I R S T M I D D L E	
` ,	L A S T	L A S T	L A S T	
Shares of Each Nominee	Equally If Not Equally, specify percentage%	Equally If Not Equally, specify percentage%	Equally If Not Equally, specify percentage%	
Residual Securities	Any odd lot after division sh	all be transferred to the first nominee mentioned in the	ne form	
Relationship with Applicant				
Nominee(s) Address				
	CITY STATE	CITY STATE	CITY STATE	
	COUNTRY PIN Code	<u>COUNTRY</u> PIN Code	COUNTRY PIN Code	
Nominee Identification Details (please tick any one from below and provide details of the same)  A. PAN B. Savings Bank A/C No. C. Demat account ID D. Aadhar No. E. Photo and Sign	A or B or C or D or E or F	A or B or C or Please affix your recent passport size photograph	A or B or C or D or Please affix your recent passport size photograph F	
F. Other Proof of Identity	Sign	Sign	Sign	
	Ref. ID no	Ref. ID no	Ref. ID no	
Date of Birth of Nominee(s) Mandatory if Nominee is Minor	D D M M Y Y Y	D D M M Y Y Y	D D M M Y Y Y	
Mobile/Telephone no. of Nominee(s)				
Email ID of Nominee(s)				
Guardian Details (should	be filled only if nominee(s) is minor)			
Name of Guardian (Mr/Ms.) In case of minor nominee(s)	F I R S T M I D D L E	F I R S T M I D D L E	F         I         R         S         T         M         I         D         D         L         E           I	
Address of Guardian(s)	CITY STATE	CITY STATE	CITY STATE	
	COUNTRY PIN Code	COUNTRY PIN Code	COUNTRY_PIN Code	
Relationship of Guardian with Nominee				
Guardian Identification Details (please tick any one from below and provide details of the same)  A. PAN B. Savings Bank A/C No. C. Demat account ID D. Aadhar No. E. Photo and Sign F. Other Proof of Identity	A or B or C or D or Please affix your recent passport size photograph  Sign  Ref. ID no	A or B or C or D or Please affix your recent passport size photograph  Sign  Ref. ID no	A or B or C or Please affix your recent passport size photograph  Sign  Ref. ID no	
Mobile/Telephone no. of Guardian				
Email ID of Guardian				
Declaration: The rules and regulations of the Detime for such accounts. I/we hereby declare that	pository and Depository Participants pertaining to an account which are in force the details furnished above are true and correct to the best of my/our knowledge.	e now have been read by me/us and I/we have understood the same and I/we ege and belief and I/we undertake to inform you of any changes therein, immediat clare that I/we have compiled and will continue to comply with FEMA regulations. Securities Limited for the purpose of Compilance and reporting.	gree to abide by and to be bound by the rules as are in force from time to ely. In case any of the above information is found to be false or untrue or	
misleading or misrepresenting, I am/ weare awar Obligations of the Beneficial Owner and Deposite	re that I/we may be held liable for it. In case non-resident account, I/we also de ory Participant. I/We hereby give consent to furnish Nomination details to HDF(	ctare that I/we have complied and will continue to comply with FEMA regulations C Securities Limited for the purpose of Compliance and reporting.	. I/we acknowledge the receipt of copy of the document, "Rights and	

Signature & Name of holder (s)	S8 Signature 1st holder	Signature 2nd holder	Signature 3rd holder
Name & Address of to (Mr. / Ms):	ne Witness, ONLY WHEN thumb impression affixed by the	any of holder	Signature of Witness



#### **Declaration by Demat Account Holder/s**

Date	D D M M Y Y	Application No.	DP ID	Client ID
UCIC ID			LG Code	LC Code

Dear Sir/Madam.

The appended Tariff will be applicable for the customer opting for the Regular / Basic Services Demat Account

#### Annexure - Regular / Basic Services Demat Account (BSDA)

			☐ I wish to open a Reg	ular Demat Account	☐ I wish to o	pen Basic Serv	ices Demat Account (BSDA)
Sr.	Fee Head	Tuno	Type Standard Programe Pricing Fees Min		Basi	c Services Dem	at account (BSDA)
No.	гее пеац	туре			Fees	S	Min
1	Account opening charges				Nil		
2	Credit Transactions				Nil		
	Debit Transactions Equity	SPEED-e / Easiest			0.06%		Rs. 40/-
3	/ Debt / Mutual Funds	HDFC Securities			the value of (Max Rs 5		Rs. 45/-
	(Market / Off Market)	Manual	0.04% of the value of		For Debt T	' ' /	Rs. 60/-
,	Pledge Services(Closure /	If Pledge is marked in favour of HDFC Bank	the txn. (Max Rs 4,999/-)	Rs. 30/-	0.04% the value of		Rs. 60/-
4	Creation / Invocation)	If Pledge is marked to other than HDFC Bank			0.06% of the value of the Txn.		Rs. 60/-
5	Margin Pledge (Creation /	Invocation / Closure)	Rs. 20/- per in	struction		Rs. 20/- per	instruction
6	Dematerialisation	Certificate + Dematerialisation Request	Rs.5/- per certificate + Rs. 35/- per request	Rs. 40/-	Rs.5/- per certificate + Rs. 35/- per request		Rs. 40/-
7	Rematerialisation	Rematerialisation Request	Rs.30/- per request + NSDL / CDSL actuals, Currently a) Rs.10/- for every hundred securities or part thereof; or b) a flat fee of Rs.10/- per certificate whichever is higher	Rs.40/- (min) Rs.5,00,000 (max)	Rs.30/- per requ / CDSL actuals, a) Rs.10/- for ex securities or par b) a flat fee of certificate wh higher	Currently very hundred t thereof; or Rs.10/- per	Rs.40/- (min) Rs.5,00,000 (max)
1		Reconversion of Mutual Funds/ Redemption of Mutual Fund units	Reconversion of Mutual Funds Rs 30/- per request + NSDL / CDSL actuals, Currently Rs 10/- per request in NSDL & Rs 5.50/- per request in CDSL  Redemption of Mutual Fund units Rs 30/- per request + NSDL / CDSL actuals, Currently Rs 4.50/- per request in NSDL & Rs 5.50/- per request in CDSL		/ CDSL actuals,0 5.50/- per reque Redemption of	Currently Rs 10/ st in CDSL Mutual Fund un ctuals, Currentl	is 30/- per request + NSDL - per request in NSDL & Rs its Rs 30/- per request + y Rs 4.50/- per request in CDSL
8	Reissuance of Delivery Ins	truction Booklet (DIB)	Rs.75/- per	booklet		Rs.75/- pe	r booklet
9	Mailing Charges Courier /	Inland Address	Rs.35/- per i	request		Rs.35/- pe	r request
3	Postal Charges only (Adhoc Statement)	Foreign Address	Rs.500/- per	request		Rs.500/- p	er request
10	Annual Maintenance Charges	AMC	Rs. 750 p.a.		AMC *** NIL	Debt Securitie  **** 0 to 100000	Holding Value s Non Debt Securities ***** 0 to 50000
					*** Rs 100 p.a *** Rs 750 p.a	100001 to 2 la	

#### **Terms & Conditions:**

- Demat customers eligible for the BSDA facility need to register their mobile number for the SMS alert facility for debit transactions.
- Customers who have a banking relationship with HDFC Bank to provide a debit authorisation for the recovery of service charges. Customers having only a Depository relationship will be required to maintain a balance of Rs. 7,500/- in an account maintained by Bank for each Demat account. The Customer also need to replenish the balances in the said account immediately if and when it falls below Rs.5,000/-.
- The above charges are exclusive of applicable GST and other taxes / statutory charges levied by Government bodies / statutory authorities from time to time, which will be charged as applicable
- All charges / service standards are subject to revision at the Bank's sole discretion at any given point of time and the same shall be communicated to the customers with a notice of 30 days
- Incase you are applicable for submission of GSTIN details, please provide details in a separate "GST Annexure". GST Annexure is available on our website (www.hdfcbank.com >> Form Center> > Demat Tab >> GST Annexure).

- \*\*\* The Annual Maintenance Charges are levied, in advance, for a period of one year at the beginning of the billing cycle. For the computation of AMC for Managed Program, the transactions for the previous year will be evaluated, and basis the number of transactions done by the customer, AMC will be levied as per the transaction slabs defined. (For more details of Managed program, kindly refer our website www.hdfcbank.com)
- To evaluate the eligibility for Basic Services Demat Accounts (BSDA), the value of holdings will be determined on a daily basis, as per the file sent by the NSDL / CDSL The AMC will be calculated at the pro-rata basis based on the value of holding of securities in the account.
- In case of BSDA, such accounts would be levied AMC applicable basis the value of holdings exceeding the prescribed limit immediately from the next day of exceeding such limit.
- Incase the Demat accounts with BSDA facility does not meet the listed eligibility as per guideline issued by SEBI or any such authority at any point of time, such BSDA accounts will be converted to Standard program Demat accounts without further reference to the respective customers and will be levied standard Program pricing.
- Incase if the Demat accounts with BSDA facility exceed the prescribed limits and move out of the stipulated BSDA criteria, the eligibility of such accounts for BSDA facility will be evaluated on the last day of the Annual billing cycle.
- The value of the transaction will be in accordance with rates provided by Depositories (NSDL/CDSL)
- The transaction charges will be payable monthly. The charges quoted above are for the services listed. Any service not quoted above will be charged separately.
- The operating instructions for the joint accounts must be signed by all the holders.
- All instructions for transfer must be received at the designated DP servicing branches of the Bank at least 24 hours before the execution date.
- In case of non-recovery of service charges due to inadequate balance in your linked bank account or inadequate advance fees or invalid bank account, the Depository services for your account will be temporarily discontinued. The services will be resumed in a minimum of three working days from the date of receipt of request with HDFC Bank and post payment of all outstanding dues towards Depository charges.
- In case the Demat accounts are with nil balances / transactions or incase if the customer defaults in payment of AMC, the physical statement shall not be sent to the customer after period of 1 year. However the electronic statement of holding will be sent only to the customers whose email IDs are registered for e-statement.
- The Depositories have started dispatching Consolidated Account Statement (CAS) to the customers w.e.f. March 2015, hence despatch of physical statements has been discontinued.
- Your Transaction cum Billing statement will be available on NetBanking under Demat tab by second week of every month with option to view/download.
- Effective 01July'2020 stamp duty charges would be collected on consideration amount of OffMarket transfer/Pledge invocation instruction, before execution of request.

#### (Refer page no. 8)

#### Declaration Form for opting out of nomination

I/We hereby confirm that I/We do not wish to appoint any nominee(s) in my / our trading / demat account and understand the issues involved in non-appointment of nominee(s) and further are aware that in case of death of all the account holder(s), my / our legal heirs would need to submit all the requisite documents / information for claiming of assets held in my / our trading / demat account, which may also include documents issued by Court or other such competent authority, based on the value of assets held in the trading / demat account.

Signatu holder	ure & Name of (s)	S8 Signature 1st holder	Signature 2nd holder	Signature 3rd holder			
Witness for Opting out of Nomination	Name & Address of the Witness, ONLY WHEN thumb impression affixed by the any of holder (Mr. / Ms):    D D M M Y Y Y Y Y   Signature of Witness						

#### Notes on Nomination in Demat Account

Notes: 1. All communication shall be sent at the address of the Sole/First holder only. 2. Thumb impressions and signatures other than English or Hindi or any of the other language not contained in the 8th Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate. 3. Instructions related to nomination, are as below: 1 The nomination can be made only by individuals holding beneficiary owner accounts on their own behalf singly or jointly. Non-individuals including society, trust, body corporate, partnership firm, and Hindu Undivided Family, holder of power of attorney cannot nominate. If the account is held jointly all joint holders will sign the nomination form. It aminor can be nominee(s). The Nominee shall not be a ratificial person created/dressed by the law or by a fiction such as trust, society, body corporate, partnership firm or Hindu Undivided Family. A non-resident Indian can be a Nominee, subject to the exchange controls in force, from time to time. IV. Nomination in respect of the beneficiary owner account stands rescinded upon closure of the beneficiary owner account. Similarly, the nomination in respect of the securities shall stand terminated upon transfer of the securities. V. Transfer of securities in favour of a Nominee shall be valid discharge by the depository and the Participant against the legal heir. VI. The cancellation of nomination in respect of the securities will be valid discharge by the depository and the Participant against the legal heir. VI. The cancellation of nomination and be individuals only holding beneficiary owner accounts on their own behalf singly or jointly by the same persons who made the original nomination. Non-individuals including society, trust, body corporate, partnership firm, Hindu Undivided Family, holder of power of attorney cannot cancel the nomination. If the beneficiary owner account is held jointly, all joint holders will sign the cancellation form. VII. On cancellation of the nomination, th

#### **SEPARATE MOBILE NUMBER & EMAIL ID DECLARATION**

I/we hereby declare as detailed below for mobile number and email id belongs to:

Holder		Mobile N	lumber		Email Id of the Customer				
1st / Sole									
holder	Self	Spouse	Dependent Parents	Dependent Children	Self	Spouse	Dependent Parents	Dependent Children	
2nd holder									
	Self	Spouse	Dependent Parents	Dependent Children	Self	Spouse	Dependent Parents	Dependent Children	
3rd holder									
Sid Holder	Self	Spouse	Dependent Parents	Dependent Children	Self	Spouse	Dependent Parents	Dependent Children	

Signature & Name of holder (s)		S9 Signature 1st holder	Signature 2nd holder	Signature 3rd holder
	_			



## Extended KYC Annexure - Individuals (including sole-proprietors) (Applicable for Resident and Non-Resident Customers)

Date:	·				er guidance on your tax resi			
Please fill the info	rmation below as requested		First Ac	count Holder		Second Acco	ount Holder	
Name of the Accour	nt Holder							
Customer ID								
City of Birth								
Country of Birth								
Address for Tax pur	pose			ne as mailing addr			mailing address permanent address	
Address Type for	the above		□ Res		ss  Residential egistered Office	□ Residenti □ Business	al or Business   Residential  Registered Office	
	al of more than one country, please atries separated by a comma)	;						
Father's Name								
Spouse's Name								
Identification Type - of the individual	Documents submitted as proof of id	dentity	□ Pas			□ Passport		
			☐ Election / Voter's ID card			☐ Election / Voter's ID card		
			□ Driv	ing License □	Aadhaar card / letter	☐ Driving Li	cense   Aadhaar card / letter	
			□ NRE	EGA Card	Govt ID Card	□ NREGA Card □ Govt ID Card		
			□ Othe	ers( pls specify )_		□ Others( pls specify )		
Identification Number	er - for the identification type mentic	oned above						
<ul><li>First ac</li><li>Second</li></ul>	count holder:  Yes  A account holder:  Yes  dicate all countries in which you are	No No	purposes a	and the associate	d Tax Reference Numbers b	elow:		
Account holder details	Name of Customer	Country/(id	es) of Tax	residency #	Tax Identification Nun	nber (TIN)%	Identification Type (TIN or Other%, please specify)	
First								
0 .								
Second								
n case Tax Identification: I/We have , correct, and complicated available in the	ete. I/We also confirm that I/We have	kindly provide nents of this Forr we read and und for CBDT report	e function masperthe lerstood th	nal equivalent <sup>s</sup> e CBDT notified Ru e Terms and Con	ditions below and hereby ad	ccept the same.	information provided by me/us on this For I/We understand that my personal details we information to HDFC Securities Limited	
S9		- Approduct						

Signature of second holder\*

Signature of first holder



#### **Extended KYC Annexure - Individuals (including sole-proprietors)**

(Applicable for Resident and Non-Resident Customers)

#### **CBDT Terms and Conditions**

The Central Board of Direct Taxes (CBDT) has notified Rules 114F to 114H, as part of the Income-tax Rules, 1962, which Rules require Indian financial institutions such as the Bank to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our account holders. In relevant cases, information will have to be reported to tax authorities/appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto. Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Please note that you may receive more than one request for information if you have multiple relationships with HDFC Bank or its group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

#### **CBDT Instructions**

If you have any questions about your tax residency, please contact your tax advisor. If you are a US citizen or resident or green card holder, please include United States in the foreign country information field along with your US Tax Identification Number.

\$ It is mandatory to supply a TIN or functional equivalent if the country in which you are tax resident issues such identifiers. If no TIN is yet available or has not yet been issued, please provide an explanation and attach this to the form. In case customer has the following Indicia pertaining to a foreign country and yet declares self to be non-tax resident in the respective country, customer to provide relevant Curing Documents as mentioned below:

FATCA/ CRS Indicia observed (ticked)		Documentation required for Cure of FATCA/ CRS indicia
		If customer does not agree to be Specified U.S. person/reportable person status
1	U.S. place of birth	Self-certification (in attached format) that the account holder is neither a citizen of United States of America nor a resident for tax purposes;     Non-US passport or any non-US government issued document evidencing nationality or citizenship (refer list below); AND     Any one of the following documents:     Certified Copy of "Certificate of Loss of Nationality or     Reasonable explanation of why the customer does not have such a certificate despite renouncing US citizenship; or Reason the customer did not obtain U.S. citizenship at birth
2	Residence/mailing address in a country other than India	Self-certification (in attached format) that the account holder is neither a citizen of United States of America nor a resident for tax purposes; and     Documentary evidence (refer list below)
3	Telephone number in a country other than India (and no telephone number in India provided)	Self-certification (in attached format) that the account holder is neither a citizen of United States of America nor a resident for tax purposes; and     Documentary evidence (refer list below)
4	Standing instructions to transfer funds to an account maintained in a country other than India	Self-certification (in attached format) that the account holder is neither a citizen of United States of America nor a resident for tax purposes; and     Documentary evidence (refer list below)

List of acceptable *documentary evidence* needed to establish the residence(s) for tax purposes:

- 1. Certificate of residence issued by an authorized government body\*
- 2. Valid identification issued by an authorized government body\* (e.g. Passport, National Identity card, etc.)
- \* Government or agency thereof or a municipality

For HDFC Bank/Securities use only:	
Sourcing Branch Name : Branch Code :	
Signature verified and form approved by : BDA / BM employee Code : Signature & Date :	



### Central KYC Registry -KYC Additional Details Form (Individual)



Date: D D M M Y Y	Y Y Place:	AOF no.:				
LG Code	LC Code					
Please fill the information below as requested	First Account Holder	Second Account Holder				
Application Type	☐ New ☐ Update	☐ New ☐ Update				
*Account Type	✓ Normal Simplified Small (For low risk customer)	✓ Normal Simplified Small (For low risk customer)				
KYC Number (Mandatory for KYC update request)						
*Name (Same as ID proof) (write in block letter)	First Name Middle Name Last Name	First Name Middle Name Last Name				
Maiden Name ( if any*)	First Name Middle Name Last Name	First Name Middle Name Last Name				
Mother Name*	First Name Middle Name Last Name	First Name Middle Name Last Name				
Gender*	☐ M-Male ☐ F-Female ☐ T-Transgender	M-Male F-Female T-Transgender				
Marital Status*	☐ Married ☐ Unmarried ☐ Others	☐ Married ☐ Unmarried ☐ Others				
Citizenship*	☐ IN_Indian ☐ Others	☐ IN_Indian ☐ Others				
Residential status *	X Resident Individual          □ Non-Resident Indian          □ Foreign National       □ Person of Indian Origin					
Applicant Declaration - Additional Information for CERSAI : # I hereby declare that the details furnished above are true and correct to the best of my knowledge and belief and I undertake to inform you of any changes therein, immediately. In case any of the information is found to be false or untrue or misleading or misrepresenting, I am aware that I may be held liable for it. # I hereby consent to receiving information from Central KYC Registry through SMS/Email.  Applicant Preference for receiving Documents as part of Account Opening Kit # I / We wish to receive the following documents in						
Por HDFC Bank/Securities use only DP ID:  Sourcing Branch Name:	Client ID :  Branch Code :  Signature & Date	Institution Stamp				

HDFC BANK We understand your world	S	Signature Mismatch Declaration	
This is to certify that the Mr/Mrs	:/Ms		has a Savings
Account with HDFC Bank Limite	d.		
I/We confirm that the client has	signed on the DEMAT / HSL T	Trading AOF in presence of the bank staff and the signature tallies with	the specimen held
on our bank record.			
Name of the Bank Staff  Emp Code			
Emp Code	Designation		Seal / Stamp of
Place		V V V	HDFC Bank

D D M M Y Y Y

This certificate has been issued for the purpose and use by HDFC Bank Limited



#### **Name Mismatch Declaration**

Signature of the Bank Staff

I have Made the necessary enquiries on the discrepancies observed between the name on the ID/ address proof and name on AOF and I hereby confirm that the individual signing the AOF and the individual appearing on the ID / address document are one and the same person.

I confirm that

Name on the DEMAT /HSL Trading AOF:-\_\_\_ & Name on ID /Address proof \_ are one and the same person.

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Name of the Bank Staff \_\_\_\_ Designation\_\_\_\_ Emp Code\_\_\_\_\_ Seal / Stamp of **HDFC Bank** D D M M Y Y Y This certificate has been issued for the purpose and use by HDFC Bank Limited Signature of the Bank Staff



UDN	1			

Name of the Applicant:

BANK AND DEPOS	SITORY ACCOUNTS I	DETAILS:			
Bank Name:	HDFC Bank A/C	Other Bank Name			
Bank A/C No.			A	ccount Type: NRE	NRO
IFSC Code		MICR Number:			
Branch Address				Branch Code	
DP Name					
Client ID (BO ID)		DP ID: I	N		
Client ID (BO ID)			Depository Nan	ne (tick one) NSDL	CDSL
TRADING PREFER		uhawa waxayida da dwada. Tha a		haved be about a ff by	the client
*Please sign in		where you wish to trade. The so	<u> </u>	re & Options	the client.
	Exchange	Cash Market	rutu	ie a options	
	National Stock Exchange (NSE)	X Signature of Client	S12 X Sigr	nature of Client	
	Bombay Stock Exchange (BSE)	\$13 X Signature of Client		N.A	
	stock broker, Please s	on any new segment / new expecify the proof submitted to			
PAST ACTION: D		roceedings initiated/pending/ tomoters/whole time directors		• •	
<b>DEALINGS THRO</b>	UGH SUB-BROKERS	S AND OTHER STOCK BROKER	RS: Not dealing,	If yes, please mention	details below:
Sub-Broker's Nar	ne:		SEBI Registration nu	mber:	
R. O. Address:		Phone:	Fax:	Website:	
•		oroker/sub-broker (if case dealing	•		provide details of all)
Name of Stock Bi	roker:	IVall	ne of Sub-Broker, if ar		
Client Code:	e/duee pending from	/to such stock broker/sub-brok	or.	Exchange	•
·				Dhysical contract not	(DCN)
E-mail ID for ECN	AILS: I/we wish to	receive Electronic Contrac	t Note (ECN) <b>UK</b>	Physical contract note	; (PGN)
I wish to avail of	the facility of interi	net trading/ wireless technol	ogy: Yes If No	o, Please Specify:	
Number of years of	of Investment/Trading	Experience: No prior Expe	rience YY	Stock Y Y Deriva	atives
Y Y Other inve	stment related field	Any other information:			
If employed pleas	se provide employe	r name			
OTHER DETAILS (I	PLEASE SPECIFY)				
*Gross annual ind (Income range per OR Net worth (*)	r annum)	1 to 5 lac	5 to 10 lac	□ 10 to 25 lac	> 25 lac  Net worth should not be older than one year
Occupation details	s (please tick any on	e below and give brief details)			
Public Se				Professional	Agriculturist
Retired	Housewi		- "	lease specify)	
Please tick, if appl		Exposed Person (PEP)	Related to a Politica	ally Exposed Person (P	EP)
	Any other I	nformation			

INTRODUCER DETAILS (Optional)						
Name:						
Status: Sub Broker Remisier Authorized F	Person Existing Clients Others, Please specify					
Address:	I1					
Phone:	X Signature of Introducer					
NOMINATION DETAILS (for individuals only)						
I/We wish to nominate Yes No Name:						
Relationship: PAN	DOB: D D M M Y Y Y Y					
Address:	Phone:					
If Nominee is a minor, name of guardian:						
Address of Guardian:	G1					
Phone	X Signature of Guardian					
WITNESSES (Only applicable in case th	e account holder has made nomination)					
Name :	Name :					
Address:	Address:					
Date: Signature X_W1	Date: Signature X <u>W2</u>					
DECLARATION						
<ol> <li>I/We hereby declare that the details furnished above are true undertake to inform you of any changes therein, immediately. In a misleading or misrepresenting, I am/we are aware that I/we may be I/We confirm having read/been explained and understood the broker and the tariff sheet.</li> <li>I/We further confirm having read and understood the contents Document'. I/We do hereby agree to be bound by such provised documents. I/We have also been informed that the standard set displayed for Information on stock broker's designated website, i.e.</li> </ol>	and correct to the best of my/our knowledge and belief and I/we case any of the above information is found to be false or untrue or held liable for it.  contents of the document on policy and procedures of the stock of the 'Rights and Obligations' document(s) and 'Risk Disclosure sions as outlined in these et of documents has been www.hdfcsec.com					
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I/ We undertake that we have made the client aware of 'Policy and Procedures', tariff sheet and all the non-mandatory documents. I/We have also made the client aware of 'Rights and Obligations' document (s), RDD and Guidance Note. I/We have given/sent him a copy of all the KYC documents. I/We undertake that any change in the 'Policy and Procedures', tariff sheet and all the non-mandatory documents would be duly intimated to the clients. I/We also undertake that any change in the 'Rights and Obligations' and RDD would be made available on my/our website, if any, for the information of the clients.

Date: D D M M Y Y Y Y



X Signature of Authorised Signatory

## certificates of deposits, participation

certificates, commercial paper, bank deposits, fixed deposits, money market instruments or other

instruments of like nature, collective investment scheme or any other security or financial instrument, derivatives, including but not limited to equity derivatives, currency derivatives, interest rate derivatives, forwards, futures, swaps and options, and public provident fund, national savings schemes, new pension system / scheme and other savings schemes of Government of India or other undertakings, life insurance, general insurance or such other products/facilities/services, offered and/or distributed by HDFC Securities. In this power of attorney, the term Securities shall include Securities as defined by the Securities Contracts (Regulation) Act, 1956 as amended from time to time.

UDN

#### e. To receive and hold certificates, title documents, deposit receipts, account statements and other documents and writings pertaining to the securities mentioned above and/or any amount invested, advanced or expended by me/us or on my/our behalf and to acknowledge receipt of the same

f. To enter into derivatives contracts on my/our behalf.

- g. To sign and endorse all such application forms, transfer deeds, deposit receipts, redemption requests, depository forms, negotiable and other instruments, contracts and other writings and do all such acts as may be required for all or any of the above purposes or otherwise in connection with any transaction effected or entered into or proposed to be effected or entered into by HDFC securities pursuant to the said Account Opening Documentation. For this purpose HDFC Bank may act on the basis of any certificate or writing by HDFC securities that any transaction is effected or entered into or proposed to be effected or entered into by HDFC securities pursuant to the said Account Opening Documentation and the same will be binding on the Joint Account Holder(s) and any other person relying on this power of attorney.
- h. To collect, receive and give effectual receipts and discharges, for any sums payable/ receivable on securities or other documents or items deliverable to the Joint Account Holder(s) and to endorse such dividend and interest warrants.
- i. To invoke and/or release of pledge or re-pledge of securities in the Associated Accounts including in the systems of the Depository.
- j. To send a consolidated summary of my/our scrip-wise buy and sell positions taken with average rates by short message service or through email on a daily basis. PROVIDED THAT HDFC Bank shall exercise the powers and authorities conferred under the above power of attorney only pursuant to instructions in that behalf given by the Client, which instructions may be given orally, over the telephone, through the internet, through a kiosk, electronically or in any other manner acceptable to HDFC Bank and such instructions given to HDFC Bank or HDFC securities shall be admissible in evidence and shall not be questioned by me/us and shall be conclusive and binding against me/us. AND PROVIDED FURTHER THAT the aforesaid powers and authorities may (at HDFC Bank's and/or HDFC securities' option) be exercised by HDFC Bank on behalf of the Client alone or all or any of the Joint Account Holders, and any such exercise shall be binding upon all the Joint Account Holders. AND I/We the Joint Account Holders do authorize HDFC Bank to, from time to time and without requiring my/our further instructions or consent (this writing constituting my/our consent):-

(lappoint any sub-agent(s) and/or delegate all or any of the powers granted under the above power of attorney to one or more persons or entities of HDFC Bank's choice on such terms as HDFC Bank may think fit, and

(ii) to remove such sub-agents and withdraw all or any of such delegated powers. PROVIDED THAT in the event of any merger/demerger of HDFC securities or HDFC Bank with any other entity or into another entity, the Client shall be given a prior intimation of such corporate restructuring, not less than one month in advance of any such restructuring taking effect, which intimation may be inter-alia given over the phone, through the website of the companies or electronically.

#### **POWER OF ATTORNEY & INSTRUCTIONS**

- 1. HDFC Bank Limited: HDFC Bank House, C. S. No. 6/242, Senapati Bapat Marg, Lower Parel, Mumbai 400 013.
- 2. HDFC securities Limited, I Think Techno Campus, Building B, "Alpha", Office Floor 8, Kanjurmarq (East),

Mumbai - 400 042.

Dear Sirs,

Re: Mandatory Rights and Obligations prescribed by SEBI

Non- mandatory Additional Rights and Obligations Confirmation dated ("Additional Rights and Obligations , 20 Confirmation") by the Client (as described below) ("Client") in favour of HDFC securities Limited ("HDFC securities")

#### Background

The Client is desirous of investing and/ or trading in securities, making investments and entering into various transactions (hereinafter, for the sake of convenience, collectively referred to as "Securities") with or through HDFC securities and for this purpose the Client has signed the account opening form together with the Mandatory Rights and Obligations prescribed by SEBI and Additional Rights and Obligations Confirmation by the Client in favour of HDFC Securities (hereinafter collectively referred to as the "Account Opening

Pursuant to the provisions of the Account Opening Documentation, the Client and the other account holders (described below) (hereinafter collectively referred to as the "Joint Account Holders") have designated the bank accounts and demat accounts which are maintained with HDFC Bank Limited ("HDFC Bank") and are described in the Schedule below as the Associated Accounts for the purposes of the Account Opening Documentation; The Joint Account Holders are the holders of one or more of the Associated Accounts as stated in the Schedule below:

Under the terms of the Account Opening Documentation, the Joint Account Holders have agreed to execute and deliver a power of attorney to HDFC Bank and instructions to HDFC Bank and HDFC securities in respect of the Associated Accounts of which they are the holders, which the Joint Account Holders hereby do as under:-

#### **POWER OF ATTORNEY**

- 1. I/We, the Joint Account Holders, do hereby nominate and appoint HDFC Bank, acting through any of its officers or employees or any sub-agents or delegates, to be my/our true and lawful agents and attorney for me/us and on my/our behalf and in my/our name from time to time, to do and exercise or cause to be done and exercised all or any of the following acts, powers and authorities:
- a. (i) To block, hold and/or create / mark a lien, charge or hypothecation on one or more of the Associated Accounts or all or any of the money or securities therein including in the internal systems of the Bank or the systems of the Depository, as HDFC Bank may deem fit and thereafter without any further instructions (this writing constituting my/our instructions to do so) to transfer all the said money and/ or the securities to HDFC securities or any account(s) of HDFC securities specified in the schedule hereto or to such other accounts as may be specified on the website of HDFC securities and by electronic mail or otherwise or in accordance with the instructions of HDFC securities.

- (ii) To create / mark a pledge including margin pledge, re-pledge as permissible under SEBI rules, regulations and circulars on the securities lying in one or more of the Associated Accounts including in the systems of the Depository, as HDFC Bank may deem fit and thereafter without any further instructions (this writing constituting my/our instructions to do so) to transfer all the said securities to HDFC securities or any account(s) of HDFC securities specified in the schedule hereto or to such other accounts as may be specified on the website of HDFC securities and by electronic mail otherwise or in accordance with the instructions of HDFC securities
- b. To transfer any securities or money from any Associated Account(s) to HDFC securities or any account(s) of HDFC securities specified in the schedule hereto or to such other accounts as may be specified on the website of HDFC securities and by electronic mail or otherwise for the following purposes:
- (i) towards stock exchange related margin/delivery and/or settlement obligations arising out of trades executed by me/us on the stock exchange through HDFC securities:
- (ii) for recovering any outstanding amount due from me/us arising out of my/our trading activities on the stock exchanges through HDFC securities;
- (iii) for meeting obligations arising out of my / our subscription to, securities (whether in my/our name or otherwise) of all kinds, whether listed or unlisted, including units of Unit Trust of India or other mutual funds, government securities, negotiable instruments, certificates of deposits, participation certificates, commercial paper, bank deposits, fixed deposits, money market instruments, collective investment schemes or any other security or financial instrument, derivatives, including but not limited to equity derivatives, currency derivatives, interest rate derivatives, forwards, futures, swaps and options, and public provident fund, national savings schemes, new pension system / scheme and other savings schemes of Government of India or other undertakings, life insurance, general insurance or such other products / facilities / services offered and/or distributed by HDFC securities, from time to time or in connection with any transaction effected or entered into or proposed to be effected or entered into by HDFC securities pursuant to the said Account Opening Documentation:
- (iv) towards monies/ fees/ charges, or the like due to HDFC Bank and/or HDFC securities payable by virtue of my/ us using/ subscribing to any of the facilities/ services availed by me/ us. Provided that no securities shall be transferred for any 'off market trades'. Provided further, that any funds or securities that have been erroneously transferred to HDFC securities / received by HDFC Bank, or that HDFC securities or HDFC Bank were not entitled to receive, shall be re-transferred / returned to the associated account from which they were transferred.
- c. To sign, deliver and/or acknowledge all instructions, forms, transfer deeds, depository forms and instruments, cheques, drafts, slips, receipts and other instruments and writings which are necessary or advisable for performing all or any of the powers or authorities hereby conferred.
- d. To apply for, subscribe to, purchase, redeem and/or sell in any other manner acquire or dispose of securities (whether in the name of the Client or otherwise) of all kinds, whether listed or unlisted, including units of Unit Trust of India or other mutual funds, government securities, negotiable instruments,

#### **INSTRUCTIONS**

- 2. I/We the Joint Account Holders, do hereby agree and declare that:
- i. The Joint Account Holders of any Associated Account(s) shall at all times make available sufficient funds/securities in the Associated Account(s) for the purpose of the transactions to be carried out pursuant to the Account Opening Documentation and shall not, without HDFC securities prior written consent, close an Associated Account or directly or indirectly operate or give instructions in respect of any

Associated Account which may prejudice HDFC securities rights under the Account Opening Documentation or the transactions undertaken thereunder or any power or authority exercisable by HDFC Bank under the above power of attorney or which would be contrary to the provisions of the Account Opening Documentation or any acts by HDFC Bank pursuant to the above power of attorney.

- ii. The Joint Account Holders of any Associated Account(s) agree that (a) instructions given by the Client to HDFC Bank to block funds or securities in or to transfer funds or securities from an Associated Account in connection with any transaction entered into and/or to be entered into by the Client with or through HDFC securities will be given first priority over any other instructions or cheques (whether prior or subsequent) given or issued by any Joint Account Holder by itself or through any other attorney,
- (b) funds or securities once blocked on the instructions of the Client in connection with any transaction entered into and/or to be entered into by the Client with or through HDFC securities can be released only with the express written consent of HDFC securities to HDFC Bank; and
- (c) if the Client has given any blocking, holding, debit or other instructions in respect of any securities or money in any Associated Account, in connection with any transaction entered into and/or to be entered into by the Client with or through HDFC securities, and HDFC securities receives transfer, debit or other instructions in respect of such securities or money from any Joint Account Holder or any other person, then HDFC Bank shall first give effect to the first mentioned instructions and shall also transfer the concerned securities and money to HDFC securities account;
- (d) in the event of any instructions being provided to HDFC Bank which could in any manner prejudice any securities blocked by HDFC Bank, HDFC Bank shall be entitled to transfer to its own accord the said blocked securities to HDFC securities ("Forced Transfer")

iii. In case of death, disability, winding up or liquidation of any Joint Account Holder, HDFC Bank shall be entitled to immediately freeze the Associated Accounts, and the power of attorney, shall be revoked as regards such Joint account Holder upon the intimation in writing to HDFC Bank and HDFC securities of such death, disablement, dissolution, winding up or liquidation by the surviving Joint Account Holder/s and the instructions and agreements contained herein shall be revoked within two days of such intimation.

iv. In the event of any change in the number, nature or securities and/or the ISIN number of the securities (during any period in which any securities are blocked pursuant to the aforesaid power of attorney) as a consequence of any corporate action of the concerned company implemented by the Depository, HDFC Bank shall be entitled to accordingly modify the block created to accommodate the changes in ISIN number, the number/nature/quantity of securities maintaining the block at the same percentage of the share capital of the company concerned as originally blocked.

v. In the event of any overriding instructions of the Depository or any court of law resulting in any unavailability of securities, HDFC Bank shall not be obliged to perform any instructions. Provided that in the event that free and clear securities are available with HDFC Bank even after performance of such overriding instruction(s), HDFC Bank shall be entitled to appropriate the securities on a 'first block' basis;

"first block" basis would mean that priority would be given amongst various securities traders/brokers on the basis of the timing and the date of blocking. The person in whose favour the first block is created would be given the first priority in terms of delivery of such free and clear securities.

vi. Due to any systems used for executing instructions there could be consequent delay of one business day (in the normal course) or other number of days (for reason not in control of HDFC Bank) from the date of receipt of the instructions to the actual execution of the instructions on the systems of the

relevant Depository and hence instructions will be provided well in advance in order to enable timely delivery. Further all instructions, whether for a hold or transfer or otherwise would be in respect of the balances in the Associated Accounts on the previous day and HDFC Bank would not permit blocking/transfer of any other action in respect of securities which have come to the credit of the Associated Accounts on the current day.

vii I/We have perused the Account Opening Documentation and consent to the provisions thereof. The aforesaid power of attorney has been granted, the instructions herein have been given and the agreements herein contained have been agreed to by me/us in consideration of the Account Opening Documentation and the mutual rights, covenants and obligations thereunder. viii. This Power of Attorney may be revoked by the Client at any time, however, such revocation shall not affect the obligations of the Client outstanding at the time such revocation and the authority granted hereunder shall continue until all transactions and instructions already executed or issued in pursuance of this Power of Attorney and all outstandings towards HDFC securities or HDFC Bank have been settled.

3. This power of attorney shall come into force upon its acceptance by HDFC Bank.

I/We the Client and the other account holders have hereby executed this Power of Attorney and instructions

on the

day of 20	
Accepted For HDFC Bank Limited	Date:
Authorised Signatory	Place:

List of HDFC securities Ltd. & demat accounts where funds & securities can be moved w.e.f. October 01, 2019.

Bank Name HDFC Bank Ltd.											
Account no											
50200036338693, 50200036340161, 50200036338578, 50200036340151,											
50200036338730, 502000	36340148, 50200036340174, 50200036340250,										
50200036338720, 502000	36338717, 50200034589301, 00602030000061										
00602340029392, 006023	40029400, 00602340029410, 00602340029427										
00602340029434, 006023	40029444, 00602340029451, 00602340029461										
00602340029478, 006023	40029488, 00602340029616, 05422320002170										
15772340000727, 575000	00389146, 00990610005906										

Name of	the Depository Participant	HDFC Bank Ltd.									
NSDL											
DP ID CLIENT ID											
IN300126	26 11178642, 11178157, 11248012, 11276555										
IN300476	41561832										
IN301549	59644156, 59644164										
CDSL											
DP ID	CLIENT ID										
13012400	3012400 04524460, 00005785, 00004711, 00004724, 00444628, 05719918, 05719897, 05716497, 05721165										

Account Type: Branch  First Holder Name	1
*ConstitutionAddress	X Signature of 1st holder
Second Holder Name *Constitution Address	X Signature of 2nd holder
Third Holder Name *Constitution Address	
ASSOCIATED DEPOSITORY ACCOUNT DETAILS :- DP ID: CLIEN Name of Depository:	
First Holder Name *Constitution Address	X Signature of 1st holder
Second Holder Name  *Constitution Address	X Signature of 2nd holder
Third Holder Name *Constitution Address	X Signature of 3rd holder

\* CONSTITUTION: Individual / HUF / Company / Body corporate incorporated under the Companies Act, 1956 / a partnership firm registered under the Indian Partnership Act 1932, comprising of \_\_\_\_\_\_ as partners / Others (Please specify)

## NRI - NON-REPATRIABLE NRO Saving Bank Account Linkage Form only for IPO through HDFC Securities Limited

HDFC Securities Limited. HDFC Bank Limited. Depository Services, Empire Plaza I. Customer Care Desk, 4th Floor, Chandan Nagar, LBS Marg, Trade Globe, 2nd Floor, Kondivita Junction, Vikhroli West, Mumbai - 400083. Andheri-Kurla Road, Andheri East, Mumbai - 400 059 Subject: "Linkage of NRO Saving Bank Account to my Trading Account to avail of offering of IPO on non-repatriable basis". I / we, the undersigned, Single / Joint Holder/'s wish to link my / our NRO Savings Bank Account No. Limited to avail of offering of IPO on non-repatriable basis. Kindly treat this letter as a part of the Power of Attorney submitted to HDFC Securities Limited and HDFC Bank Limited as a part of the Application, at the time of opening of my Trading Account. Agency Code: 102 Name of all Account Holder/'s Signature of all Account Holder /'s SS1 \_\_\_\_\_ SSS1 Place: \_\_\_\_\_ \*NRO Trading Account **NRI – REPATRIABLE** NRE Non-PIS Bank Account Linkage Form only for IPO through HDFC Securities Limited HDFC Securities Limited. HDFC Bank Limited. Customer Care Desk. Depository Services, Empire Plaza I, Trade Globe, 2nd Floor, Kondivita Junction, 4th Floor, Chandan Nagar, LBS Marg, Andheri-Kurla Road, Andheri East, Mumbai - 400 059 Vikhroli West, Mumbai - 400083. Subject: "Linkage of NRE Non-PIS Bank Account to my Trading Account to avail of offering of IPO on repatriable basis". I / we, the undersigned, Single / Joint Holder/'s wish to link my / our NRE Non-PIS Savings Bank Account No. with Customer ID , maintained with HDFC Bank Limited to my existing / new Trading Account No.\* , with HDFC Securities Limited to avail of offering of IPO on repatriable basis. Kindly treat this letter as a part of the Power of Attorney submitted to HDFC Securities Limited and HDFC Bank Limited as a part of the Application, at the time of opening of my Trading Account. Agency Code: 102 Name of all Account Holder/'s Signature of all Account Holder /'s SS2 SSS2 Date: \*NRE Trading Account



Click. Invest. Grow. YEARS	(existing clients only)
HDFC securities Trading a/c no:	
Client Name:	

Application for activation of Mutual Fund Segment

I/We am/are registered as your client with above mentioned Trading a/c no. for the purpose of trading in the Capital Market segment of National Stock Exchange of India Ltd. (Exchange) / BSE Ltd.

- I/We am/are interested in availing the MFSS / BSE StAR MF facility of the Exchange for the purpose of dealing in the units of Mutual Funds Schemes permitted to be dealt with on the MFSS / BSE StAR MF of the Exchange.
- For the purpose of availing the MFSS / BSE StAR MF facility, I/we state that Know Your Client details as submitted by me/us for the stock broking may be considered for the purpose of MFSS / BSE StAR MF and I/we further confirm that the details contained in same remain unchanged as on date.
- I/We are willing to abide by the terms and conditions as mentioned in the Circular dated November 24, 2009 (NSE) / December 02, 2009 (BSE) and as may be specified by the Exchange from time to time in this regard.
- I/We shall ensure also compliance with the requirements as may be specified from time to time by Securities and Exchange Board of India (SEBI) and Association of Mutual Funds of India (AMFI).
- I/We shall read and understand the contents of the of the Scheme Information Document and Key Information Memorandum, addenda issued regarding each Mutual Fund schemes with respect to which I/we choose to subscribe/redeem. I/We further agree to abide by the terms and conditions, rules and regulations of the Mutual Fund schemes.
- I/We therefore request you to register me/us as your client for participating in the MFSS / BSE StAR MF.
- I/We hereby confirm having read and understood the terms & conditions and disclosures provided overleaf.

Address  Landmark  City / Town / Village  State	ge"	ivile	ds pr	Fun	tual	Mu	n of	atio	ctiva	r a	d) fo	iteste	elf A	f (S	proc	ess	Add	dian	le In	provi	and	below	ill the	y: Kindly	<b>'Mandator</b>
City / Town / Village Pin Code																								Address	
																								andmark	L
State				de	ı Co	Pir																		/ Village	City / Town
																								State	
Country																								Country	

Thanking you,

Yours faithfully

**S17**X Signature of Client

For MFSS (NSE)

**\$18**X Signature of Client

For BSE StAR MF

#### Details of terms & conditions for the Investor / Client for using New MFSS facility/ BSE StAR MF platform

- 1. Pre-requisites for becoming Investor / Client for the New MFSS facility/ BSE STAR MF platform
  - 1.1. The client who is desirous of investing in units of mutual fund schemes through the New MFSS/ the BSE STAR MF.
  - 1.2. The Client intends to execute his instruction for the subscription/redemption of units of Mutual Fund Schemes through the Participant/ the broker who is a Mutual fund Intermediary (MFI) of the New MFSS/ BSE STAR MF platform.
  - 1.3. The client has satisfied itself of the capacity of the Participant/MFI to deal in Mutual Fund units and wishes to execute its instruction through the Participant/MFI and the client shall from time to time continue to satisfy itself of such capability of the Participant/MFI before executing transacting through the Participant/MFI.
  - 1.4. The Client has approached to the Participant/MFI with the application for availing the New MFSS facility/ BSE STAR MF platform.
  - 1.5. The client has submitted relevant KYC (Know Your Client) details to the Participants/MFIs.

#### 2. Terms and Conditions

- 2.1 The client shall be bound by circulars/notices issued by NSEIL/BSE from time to time including the Circulars issued by NSEIL since 2009 onwards and circulars issued thereafter and circulars issued there under by SEBI and relevant notifications of Government authorities as may be in force from time to time.
- 2.2. The client shall notify the Participant/MFI in writing if there is any change in the information in the client registration form' provided by the client to the Participant/MFI at the time registering as a client for participating in the New MFSS/ STAR MF platform or at any time thereafter.
- 2.3. The client shall submit to the Participant/MFI a completed application form in the manner prescribed format for the purpose of placing a order with the Participant/MFI.
  - 2.4. The client has read and understood the risks involved in investing in Mutual Fund Schemes.
  - 2.5. The client shall be wholly responsible for all his investment decisions and instruction.
  - 2.6. The client shall ensure continuous compliance with the requirements of NSEIL/BSE, SEBI and AMFI.
- 2.7. The Client shall pay to the Participant/MFI fees and statutory levies as are prevailing from time to time and as they apply to the Client's account, transactions and to the services that Participant/MFI renders to the Client.
- 2.8. The client will furnish information to the Participant/MFI in writing, if any winding up petition or insolvency petition has been filed or any winding up or insolvency order or decree or award is passed against him or if any litigation which may have material bearing on his capacity has been filed against him.
- 2.9. In the event of non-performance of the obligation by the Participant/MFI, the client is not entitled to claim any compensation either from the Investor Protection Fund or from any fund of NSEIL/BSE or NSCCL/ Indian Clearing Corporation Ltd. (ICCL).
  - 2.10.In case of any dispute between the Participants/MFIs and the investors arising out of the MFSS facility/ BSE STAR MF platform, NSEIL/BSE and / or NSCCL/ICCL agrees to extend the necessary support for the speedy redressal of the disputes.

#### **Disclosure**

As per SEBI circular: SEBI/IMD/CIR No. 4/168230/09, following are the details of the comparative commission earned by HDFC securities Limited (AMFI Reg. No. 13549) from various fund-houses, whose products are being distributed:

Commission, Brokerage and trail from Mutual funds	Top 30 cities	Beyond 30 cities
Fund Schemes	Trail	Trail
Equity Schemes		
Equity Funds	0.35% to 1.90%	0.35% to 3.35%
ELSS Funds	1.00% to 1.95%	1.50% to 3.25%
Hybrid Schemes		
Asset Allocation Funds	0.10% to 1.50%	0.10% to 3.40%
Arbitrage Funds	0.35% to 0.75%	0.35% to 0.75%
Hybrid Funds	0.75% to 1.85%	0.75% to 3.25%
Debt Schemes	·	
Gilt Funds	0.20% to 1.15%	0.20% to 2.65%
Income & Bond Funds	0.15% to 1.60%	0.15% to 1.60%
Short Term Funds	0.05% to 1.25%	0.05% to 1.25%
Liquid & Floating Rate	0.02% to 0.60%	0.02% to 0.60%
Other Schemes		
Index Funds	0.04% to 0.50%	0.04% to 0.50%

This is on a best effort basis and rates are updated as and when actual rates are received from AMCs.HSL could also get reimbursements towards promotion and marketing related activities conducted by HSL on behalf of AMCs. These reimbursements are event based and the same may or may not be received from AMCs in a particular period. Further, since such activities may be carried out at AMC level, reimbursement amount received cannot be attributed to any specific scheme being offered by such AMC.

Important Note - With effect from Sep 2013, HSL has "opted-in" for transaction charge as per the SEBI circular no. Cir/ IMD/ DF/13/ 2011 dated August 22, 2011. Exit Load shall be levied on investors who exit the Liquid Fund within 7 days of their investment. The same shall be effective for all fresh investments from 22nd of October 2019. The exit load structure would be as below:

Investor Exit upon subscription	Exit Load %
Day 1	0.01%
Day 2	0.01%
Day 3	0.01%
Day 4	0.01%
Day 5	0.01%
Day 6	0.00%
Day 7 onwards	0.00%

HDFC securities could also get reimbursements towards promotion and marketing related activities conducted by HDFC securities on behalf of AMCs. These reimbursements are event based and the same may or may not be received from AMCs in a particular period. Further, since such activities may be carried out at AMC level, reimbursement amount received cannot be attributed to any specific scheme being offered by such AMC.

This is on a best effort basis and rates are updated as and when actual rates are received from AMCs.

The above Schedule of Commissions is as of 1st August 2009. It is subject to change, without any prior consent and at a sole discretion and agreement between HDFC securities and the respective Mutual Fund houses.

#### **Declaration** I am fully aware that

- I have understood the terms and conditions attached herewith and agreed to the same.
- I have understood HDFC securities will place my order on a best effort basis.
- Mutual Fund investments are subject to market risk, please read the Statement of Additional Information (SAI)/Offer document (OD)/Scheme
- Information Document (SID) carefully before investing.

<sup>\*</sup>HDFC securities limited offers execution based services only

To,
HDFC Bank Limited,
Depository Services, Empire Plaza I, 4th Floor, Chandan Nagar,
LBS Marg, Vikhroli West, Mumbai - 400083.

Subje
I (First/Sole holder)/ We

1/5'1/0 -1-1-1-1/- 2/14/-		Subject: FEMA Declaration	
I (First/Sole holder)/ We			
agree that I/We have co			e future with respect to any new regulations that may be
Name of all Account H	lolder/'s		Signature of all Account Holder /'s
1)			
2)			
3)			
		Place:	
Person	of Indian Origin (P	<b>10) Declaration</b> (Not to be used by	citizens of Bangladesh or Pakistan)
Dear Sir / Madam,			havebu daalaya Abak I
I (Name)am a Person of Indian Or	rigin (PIO) because I sa	tisfy one of the following conditions: (Ple	hereby declare that I ease select from the below)
<ul> <li>I held an Indian Pass</li> <li>My father / mother /</li> </ul>		other (Name)	is / was a citizen of India
I am a spouse of (National Land and Land an	ame)		who is an Indian Citizen
• I am a spouse of (No Further, I hereby - (Pleas	ame)		who is a PIO
- Submit the following d			
•			
		n support of my declaration rect and that I may be required to prove m	y status as a PIO if I'm questioned by any authority.
Signature of Declarant:		Place :	Date:
	Declaration for	a Non- English language documen	t submitted to the Bank
To,			Date:
The Manager HDFC Bank			
Door Cir/Madam			
Dear Sir/Madam, Re: Declaration			
			/ FCNR Deposit in my / our name on the basis of the
Document Name	· · ·	RI Status (other than my / our passport).	·
2. Document No	A Company of the Comp		
<ol> <li>Issued By</li> <li>Issued At (Place)</li> </ol>			
5. Issued On			
6 Valid Til			
1/Ma haraby confirm the	a validity of the above d	ocument given that the came in a non-Er	ralich languago

I/We hereby confirm the validity of the above document given that the same in a non-English language.

I / We also confirm that I / We will inform HDFC Bank in case my / our residential status changes from a Non-Resident Indian to a Resident Indian and will have the Non-Resident Account (s) opened in my / our name changed to Resident / RFC accounts (as eligible). Yours Sincerely,

S19		
X Signature (1st holder)	X Signature (2nd holder)	X Signature (3rd holder)

#### Name and Signature Mismatch Declaration

Gustomer Name:	
(as per Demat / Trading AOF)	
	served between the name on the ID / address proof & Name on AOF and I lividual appearing on the ID / address document are one and the same 'Address proof are one and
We confirm that the client has signed on the DP Account Ope with the specimen held on our record.	ning Form in presence of the Bank staff and the signature agrees
Employee Full Name:	Employee Code:
Employee Signature:	Date:
* Please affix the Branch Stamp (✓ Tick the relevant boxe	s for necessary actions.)

				UDN
HDFC BAN		DEPOSITOR  d Registration Form for	Y SERVICES  Net Banking / DP @ Net facility	
DP ID		Client ID		Date D D M M Y Y Y
Customer Identification No. (Savings / Current Account)	. Cust ID:		(Cust ID should be provided for	the Sole / 1st Holder of the Demat Account)

I/We the account holders of the above Demat Account would like to register for the following facilities offered by HDFC Bank Ltd.

No.	FACILITY	CONSENT
1.	Net Banking	YES
2.	View Demat Account through Net Banking	YES

I/ We have read and understood the terms and conditions detailed below. I/ We accept and agree to be bound by the said terms and conditions and to any changes made therein from time to time. These facilities would be given to the first holder.

	NAME	SIGNATURE			
Sole / 1st Holder		S20 (Signature of 1st Holder)			
2nd Holder		(Signature of 2nd Holder)			
3rd Holder		(Signature of 3rd Holder)			

#### **DECLARATION:**

- I have read and understood the Terms and Conditions (a copy of which I am in possession of) relating to opening of an account and various services including but not limited to NetBanking
- Laccept and agree to be bound by the said Terms and Conditions. Lunderstand that I would be registered for NetBanking, incase I am not already registered for it. Lagree that the Bank may debit my account for service charges as applicable from time to time.

#### Terms & Conditions:

#### NSDL

- I/We confirm that necessary steps will be taken to ensure confidentiality and secrecy of the login name and password.
- I am/We are aware that the transaction statement may be accessed by other entities in case the confidentiality/secrecy of the login name and password is compromised.
- I/We agree to immediately inform HDFC Bank Limited about change in email address, if any.
- I am/We are aware that I/We will not receive Transaction Statement in paper form.
- 1/We reserve my/our right to receive the physical copy of statement of accounts despite receiving the same in electronic mode, if such a demand is made in writing on you.
- I/We and HDFC Bank Limited shall have the right to terminate this agreement after giving a notice of atleast 10 days to the other party. The above terms and condition are in addition to and not in contravention of the terms and conditions forming a part of the "AGREEMENT BETWEEN THE PARTICIPANT AND THE PERSON SEEKING TO OPEN AN ACCOUNT WITH THE PARTICIPANT" signed by the client at the time opening the account with the Depository.

#### **CDSL**

- Pursuant to the amendment in Clause 3 of the agreement (Annexure C to the Bye Laws of CDSL), I/We confirm having opted to receive the statement of accounts pertaining to the above mentioned BO account in electronic mode in lieu of physical copy of the statement of account.
- 1/We confirm that the dispatch of statement of account to me/us at the following email address shall constitute full and absolute discharge of your obligation under the above agreement to provide me/us with statement of my/our BO account. But, I/we reserve my/our right to receive the physical copy of statement of accounts despite receiving the same in electronic mode, if such a demand is made in writing on you.
- I/ We confirm that any change in the aforesaid email address or any other instructions with regard to dispatch/ service of my/our statement of account on me/us shall not be binding
  upon you unless you are intimated in writing by me/us by acknowledged delivery.

#### **General Instructions:**

- The IPIN (Net Banking password) will be mailed to you at your recorded mailing address within the Bank. The same may be used to access the Net Banking facility. Password will not be regenerated, incase you are already registered for NetBanking
- The DP @ Net facility is available only to the clients who have already registered for NET BANKING facility for their Bank account with HDFC Bank Ltd. The client should be the Sole / 1st holder of the above mentioned Demat Account.
- No separate User ID and password is required for availing the DP @ Net facility offered by HDFC Bank Ltd. The facilities offered through

#### **Features**

DP @ Net includes:

- a) View holding statement with valuations as per previous day's closing price,
- b) View 6 month's transaction statement,
- c) View status of Demat requests,
- d) View settlement calendar, etc.
- Email statements would be sent only to the Sole / 1st Holder of the above mentioned Demat Account

Documents needed	Documentation Requirements for 3-in-1 forms for NRI's & PIO's	HSL	DP
l	Proof of Identity Pan Card (Mandatory) Passport & Visa (Mandatory) PIO/OCI Card (in case of PIOs, PIO/OCI Card is mandatory) CDC Card (in case of seafarers) issued by Govt. of India Unique Identification Number (UID) (Aadhaar) / Voter ID Card / Driving Licence Photo Credit Cards / Photo Debit Card issued by banks.	Y Y Y Y Y	Y Y Y Y Y
II	Proof of Foreign Address  1. Utility Bill: Landline, Electricity Bill not more than 3 months old from the bill date  2. Driving Licence  3. Valid Passport  4. Bank Statement / Passbook (including HDFC Bank statement accepted) not more than 3 months old, having the bank logo and authenticatedby the bank employee affixed with his/her employee code,name and designation, supported with the original cancelled cheque.  In case of HDFC Bank statement, cancelled cheque is not mandatory.  In case of foreign bank statement, if the issuing bank does not issue a cheque book, a letter stating the same from the foreign bank is required.	Y Y Y	Y Y Y Y
	5. Letter from existing Banker (the letter should be on banks letterhead, mention his account number, clearly specify the mentioned address is the communication address as per Banks Records & period of relationship is more than 3 months old. Signature & rubber stamp of the issuing Bank should also be affixed).  An original cancelled cheque also to be taken.	Y	Y
	<ul> <li>6. Valid Visa</li> <li>7. PIO Card / OCI Card issued by Central Government</li> <li>8. Proof of address issued by any one of the following: Elected Representatives to the Legislative Assembly / Parliament / Document issued by any Govt. or statutory authority</li> </ul>	Y Y Y	Y Y Y
	<ul> <li>9. Identity Card/document with applicants photo &amp; address issued by</li> <li>a. Central/state governments &amp; its departments</li> <li>b. Statutory/regulatory authorities</li> <li>c. Public Sector Undertakings (PSU's)</li> <li>d. Scheduled Commercial Banks</li> <li>e. Public financial institutions</li> </ul>	Y Y Y Y	Y Y Y Y
	<ul> <li>f. Colleges affiliated to universities (this can be treated as valid only till the time the applicant is a student).</li> <li>g. Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc. to their members.</li> <li>10. Residence Permit (Government issued Identity card).</li> <li>11. Proof of address issued by Gazetted Officer / Notary Public</li> </ul>	Y Y Y Y	Y Y Y N
III	Proof of Local/Permanent Address Apart from 1 to 11 above the following are also accepted 1. Ration Card 2. Voters Identity Card 3. Bank Passbook / Bank Statement (not more than 3 months old) 4. Self declaration by High Court & Supreme Court Judges, giving the new address in respect of their own accounts 5. Flat Maintenance Bill / Insurance Copy / Gas Bill not more than 3 months old 6. Registered Lease or Sale Agreement of Residence	Y Y Y Y	Y Y Y Y
	7. The proof of address in the name of th e spouse may be accepted	Y Y	Y N

#### **Important Points**

- NRE PIS / NRO Saving Securities Bank Account opening form to be completed separately and attached with this AOD for sending to CPU.
- In case of females if PAN is in maiden name, then copy of Marriage Certificate or official Gazette to be submitted.
- KYC details to be compulsorily filled in for Demat, Bank & Securities Trading Form
- In case signature of applicant has changed with respect to the identity document then Change of signature form to be obtained & authenticated by the Branch Manager
- Name / Address on the form is exactly as on the address proof document provided. Proof of overseas & mailing address is must.
- Date of birth matches with identity proof
- Original Seen & Verified stamp is affixed by Bank Official in case of face to face KYC certification.
- We do not offer online trading facility to NRIs / PIOs from USA, Canada & FATF identified jurisdictions that have strategic AML/CFT deficiencies
- In case of non-resident clients, employees at the stock broker's local office, overseas can do in-person' verification. Further, considering the infeasibility of carrying out 'In-person' verification of the non-resident clients by the stock broker's staff, attestation of KYC documents by Notary Public, Court, Magistrate, Judge, Local Banker, Indian Embassy / Consulate General in the country where the client resides may be permitted.

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#### APPLICATION FOR PORTFOLIO INVESTMENT SCHEME

Date:

The Manager	
NRI and PIS Servic	es
HDFC Bank	
	branch

Dear Sir,

Ref: Application for permission to deal in shares in secondary market under the Portfolio Investment Scheme (PIS)

We hereby appoint HDFC Bank as a Designated Bank for PIS. We hereby advise that we have read and understood the terms and conditions as specified under the portfolio Investment Scheme and hereby declare that we agree to comply with all statutory formalities under the PIS scheme from time to time. We confirm that as on date, we do not hold PIS PERMISSION (Repatriable as well as non repatriable) with any other bank.

We hereby agree:

The facility is available only to customers maintaining their PIS account with designated branches of HDFC Bank

I/We agree that if the PIS account/PIS Permission is transferred from any other bank to HDFC Bank, then I/We shall furnish a "No Objection Certificate" from my/our present banker along with a holding statement (having details of scrip name, date of purchase, cost of purchase, quantity) as specified by HDFC Bank along with a latest copy of the Demat Statement of securities.

To deal with only one designated branch at any given point of time for PIS. All transactions under PIS will be routed through designated branch only.

The NRE and PIS PERMISSION will be held with only one bank at any given point in time.

The NRE PIS account will not be used to route any other transactions besides transactions related to the purchase and sale of shares. All routine transactions, Demat charges, dividend warrants etc will be routed through the regular NRE savings account (NON-PIS savings account) held with the bank.

To submit the complete details of all shares held by me which was purchased from the Primary market as a non resident on repatriation basis in the format as specified by Bank.

To do only delivery based transactions and not indulge in speculative transactions. To purchase and sell shares of an Indian company, through registered broker on a recognized stock exchange.

To place purchase orders only if the Bank can earmark sufficient balance covering the purchase consideration of securities and other applicable charges in client's Bank account.

To report to the Bank all transactions done directly through stockbrokers within 48 hours after trade, by submitting original broker contract notes to PIS designated branch only where PIS account is maintained. Details like, PIS Permission number, PIS account, purchase payments (cheuqe no, date of cheque, gross amount of purchase) will be mentioned on purchase contract note. To mention PIS PERMISSION number on sale contract note.

To report all purchase or sale of shares in the secondary market through the PIS account.

To send details to the Bank of all payments made to the stock broker on account of purchase of securities along with the details of the securities purchased in the format prescribed or may be prescribed by the Bank from time to time.

Payments for shares/ receipts from the broker on account of sale of shares will be made against the amounts specified on the bills and no adjustment of purchases against sale transactions will be done even if various sale and purchase transactions are doing during the same period.

To deposit all payment instruments (Cheque /DD etc) received from a stockbroker on account of sale of securities for crediting in appropriate account along with complete details and the bills at PIS designated branch where PIS account is maintained.

The purchase of equity shares/convertible debentures in each company with repatriation benefits shall not exceed 5 % (or as prescribed by Reserve Bank of India from time to time) of the paid up capital of the company, subject to an overall ceiling of 10 % (or as prescribed by Reserve Bank of India from time to time) All consequences of failure in such compliance, including any losses arising out of reversal of transactions shall be to our account.

The bank will recover its fees /charges applicable for PIS by the debit to the NRE savings (non-PIS) account held.

The bank will deduct capital gains tax as applicable on each transaction and the sale proceeds net of tax will be credited to the designated account within 48 working hours after receipt of clear funds from broking firm provided all details are in order.

To submit the CA certificate and undertaking as per the formats specified under PIS along with net sale proceeds of shares incase I/We are arranging to PIS capital gains separately through our chartered accountant.

To allow the Bank to calculate the Capital Gains Tax on transactions done through HDFC securities.

The Bank will be able to set off losses against capital gains for financial year on equity shares only. The bank will update purchase and sale contract notes details on FIFO basis and compute capital gain tax (without indexation method) accordingly, even if trades have been executed through multiple brokers.

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Incase I sell shares some of which belong to PIS and others to Non PIS account, all the sale proceeds after the deduction of TDS will be credited to the PIS account.

Computation of capital gain tax will be done without indexation method. Tax deducted at source by the bank will not be on exchange rate adjustment.

The sale made will be adjusted on First In First Out basis (FIFO) at the PIS permission level (for eg: if a customer has multiple Demat accounts-- FIFO will be applied across them while calculating capital gains) for the purpose of calculating capital gains.

The bank will not undertake any follow up for deliveries of any shares purchased by us.

The bank will not undertake monitoring and follow up of corporate actions associated with any holdings of the account holder.

To ensure before placing / conveying Sale orders that I/We actually hold free shares (shares pending demat or locked / pledge are not free shares).

Not to make any contract for sale either directly through a stockbroker or through the Bank in respect of any securities, which the client has not taken delivery of.

Shares purchased in the primary market, shares under corporate action, and during resident tenor are not to be considered under the PIS scheme. Therefore any sales proceeds pertaining to NON PIS Scheme will be credited directly into your NON PIS account. However, in case the sale contract consist of PIS as well non PIS shares, then the sale proceeds will be credited to PIS account only. Incase of a delay or default in providing details pertaining to shares within the prescribed time, I/we shall be solely responsible for the following consequences:

Any impact on FIFO method of capital gains computation for such transactions and/or subsequent transactions.

Any delay in credit to my PIS/Savings Bank account.

Incase I/We are unable to provide documentary evidence that the shares were bought from the NRE accounts to the satisfaction of the Bank, the sales proceeds will be credited to my Non Repatriable Account (NRO) or shall be kept on hold by the Bank till the required details are submitted by me.

I/We shall not purchase Red Flag List / Caution List and Breach List scrips that are prohibited by RBI/NSDL/CDSL. In case of default, I/We shall arrange to sell the same immediately and losses and applicable charges, if any, on account of such transactions will be borne by me/us and I/we shall be responsible for legal consequences, if any. Further, the First in First out (FIFO) method of Capital Gain computation shall be affected and accordingly Tax shall be deducted at source.

I/We agree to adhere to the RBI/NSDL/CDSL guidelines and restrictions on purchase of shares (Red Flag List / Caution List and Breach List ) and shall refer RBI/NSDL/CDSL website before dealing on recognized stock exchange (check site http://www.rbi.org.in, https://www.fpi.nsdl.co.in/web/Reports/ForeignInvestmentLimitMonitoringListing.aspx,

https://www.cdslindia.com/publications/FIMonitoring.aspx).).

I/We shall intimate the bank about any change in the status of security holdings on account of Corporate Actions or otherwise (IPO/FPO, Rights, Buy Back, ESOP, Inheritance, Gift, off-market transactions etc.,) to facilitate proper reporting under NRE PIS to RBI and Capital Gain computations as per the Income Tax Act. 1961.

As an NRI /PIO, under PIS facility I/we will not invest in any company which is engaged or proposes to engage in the following activities (i)Business of chit fund, or (ii) Nidhi company, or (iii) Agricultural or plantation activities, or (iv) Real estate business\* or construction of farm houses, or (v) Trading in Transferable Development Rights (TDRs).[\* Real estate business" does not include construction of housing / commercial premises, educational institutions, recreational facilities, city and regional level infrastructure, townships].

In case I wish to deal with other broker than HDFC securities, I will contact PIS Designated branch to understand the formalities of PIS. Incase I wish to avail of DTAA benefit; I will submit the required documents in the beginning of every financial year / Calendar Year as applicable..

Any changes such as a change in the residential status/name/address/email ID/telephone numbers/Contact person etc, in any of my Accounts shall be intimated to the Bank Immediately.

I/We will follow guidelines/directives given by various government agencies on time to time.

The Bank shall comply with instructions and procedures as laid down by Regulatory Authorities for PIS from time to time.

I/We shall indemnify and hold harmless the Bank against any direct losses costs or claims which Bank might incur/suffer as a result under PIS.

I/We agree that I/We have compiled with the FEMA regulation and shall continue to do so in the future with respect to any new regulations that may be introduced by the Government of India from time to time.

I/We specifically agree to hold the Bank harmless from any and all claims and agree that the Bank shall not be liable for any loss, actual or perceived, caused directly or indirectly by equipment failure, communication line failure, system failure, internet failure, securities failure on the internet, unauthorized access or any other problem technological or otherwise, that might prevent the client from executing or the Bank from executing an order or other conditions beyond Bank's control.

Yours Sincerely,			
X	XX	XXX	
First Applicant	Second Applicant	Third Applicant	

### APPLICATION FOR ACQUISITION OF SECURITIES OR UNITS BY NRI

ON NON REPATRIATION BASIS UNDER SCHEDULE "4" OF FEMA										
Date:	Broker's Name :									
The Manager	Customer's PAN:									
NRI Services HDFC Bank	NRO A/c No.									
hranch										

UDN

Ref: Application for acquisition of securities or units on non-repatriation basis under schedule "4" of FEMA (Transfer or Issue of Security by a person Resident outside India)

As per the Foreign Exchange Management Act (Transfer or Issue of Security by a person Resident outside India) (Amendments) regulations .2016. I/we would like to purchase and sale securities on non repatriation basis.

#### I/We hereby agree:

- To open the NRO Savings E-Broking account with designated branch to acquire securities or units in secondary market on non repatriation basis. The transactions related to this special NRO account will be routed only through designated branches.
- To submit the complete details of all shares held by me which were purchased during resident tenure or were acquired from primary / secondary market as a non resident on non repatrialbe basis, in the formats as specified by the Bank.
- To do only delivery based transactions and not indulge in speculative transactions. To purchase and sell shares of an Indian company, through registered broker on a recognized stock exchange or outside it.
- To make payment as per purchase value from the NRO Savings E-Broking account.
- To share the details with the Bank of all transactions done directly through stockbrokers within 48 hours after trade, by submitting original broker contract notes to designated branch only where the NRO Savings E-Broking account is maintained. Details like, Unique reference number allotted by the bank, NRO Savings E-Broking account number to be mentioned on purchase/sale contract note.
- To update all purchase or sale of shares transactions in the secondary market or outside it, by submitting respective contract notes or any documentary evidence showing the transaction at the designated branch.
- Payments for shares/receipts from the broker on account of sale of shares will be made against the amounts specified on the bills and no adjustment of purchases against sale transactions will be done even if various sale and purchase transactions have been done during the same period.
- I/We confirm that all investment made by me/us in securities through any mode/other bank will be confirmed and updated to Bank for computing capital gain tax on sale of such securities. The computation of tax will be done without indexation benefit.
- To allow the bank to calculate the Capital Gain Tax on trade/transaction done through HDFC Securities Ltd.
- The sale made will be adjusted on First In First Out basis (FIFO) at the Unique reference level (for eg: if a customer has multiple Demat accounts or multiple NRO Special securities savings account under one Unique ref. no. ) - FIFO will be applied across them while calculating capital gains for the purpose of calculating capital gains. If any pledged shares are updated in the ledger then the same will also be considered for computation of capital gain as a part of FIFO basis
- To deposit all payment instruments (Cheque/DD etc.) received from a stockbroker on account of sale of securities, for crediting in NRO Savings E-Broking account along with complete details and the bills for trades executed on non repartriation basis at designated branch where the NRO Savings E-Broking account is maintained
- I/We confirm that any sale proceeds that are credited to NRO account will be net of applicable taxes only. In case any sale proceeds credited directly to this account, I/We will be paying applicable taxes separately at my end. I/We shall indemnify and hold harmless the Bank against direct losses, costs or claims which Bank might incur/suffer as a result under this facility.
- Sales proceeds (net of applicable taxes) of securities or units acquired under this schedule shall be credited only to NRO account irrespective of the type of account from which considerations for acquisition were paid.
- The bank will recover its fees /charges applicable for this facility by debiting the special NRO savings/NRO SB account.
- The bank will deduct capital gains tax as applicable on each transaction and the sale proceeds net of tax will be credited to the designated account within 48 working hours, after receipt of clear funds from broking firm provided all details in order.
- To submit the CA certificate and undertaking as per the formats specified by Income Tax authority from time to time along with net sale proceeds of shares in case I/We are arranging to compute capital gains separately through our chartered accountant.
- The Bank will be able to set off losses against capital gains for financial year on equity shares only. The bank will update purchase and sale contract notes details on FIFO basis and compute capital gain tax (without indexation method )accordingly, even if trades have been executed through multiple brokers.

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- Tax deducted at source by the bank will not be on exchange rate adjustment.
   Computation of capital gain tax will be done without indexation method.
- The bank will not undertake any follow up for deliveries of any shares purchased under this schedule.
- The bank will not undertake monitoring and follow up of corporate actions associated with any holdings of the account holder.
- To ensure that before placing / conveying sale orders I/We actually hold free shares (shares pending for demat or locked /pledge are not free shares).
- In case of a delay or default in providing details pertaining to shares within the prescribed time, I/we shall be solely responsible for the following consequences:
- Any impact on FIFO method of capital gains computation for such transactions and/or subsequent transactions
   Any delay in credit to my NRO Savings/Special NRO Bank account.

I/We shall intimate the Bank about any change in the status of security holdings on account of Corporate Actions or otherwise (IPO/FPO, Rights, Buy Back, ESOP, Inheritance, Gift, off-market transactions etc.,) to facilitate proper updation under the reference number and Capital Gain computations as per the Income Tax Act, 1961

As an NRI /PIO, I/We will not make any investment under this schedule, in equity shares, convertible preference shares, convertible debentures, warrants or units of a Nidhi company or a company engaged in agricultural/plantation activities or real estate business or construction of farm houses or dealing in Transfer of Development Rights as amended from time to time or any restricted sector, as declared by Govt of India/RBI from time to time.

I/We will follow guidelines/directives given by various government agencies on time to time.

- In case I/We wish to avail of DTAA benefit, I/We will submit the required documents in the beginning of every financial year / Calendar Year as applicable.
- Any changes such as a change in the residential status/name/address/email ID/telephone numbers/Contact person etc, in any of my Accounts shall be intimated to the Bank Immediately.

The Bank shall comply with instructions and procedures as laid down by Regulatory Authorities from time to time.

I/We shall indemnify and hold harmless the Bank against any direct losses costs or claims which Bank might incur/suffer as a result of this facility.

I/We specifically agree to hold the Bank harmless from any/all claims and agree that the Bank shall not be liable for any loss, actual or perceived, caused directly or indirectly by equipment failure, communication line failure, system failure, Internet failure, securities failure on the Internet, unauthorized access or any other problem technological or otherwise, that might prevent the client from executing or the Bank from executing an order or other conditions beyond Bank's control.

Yours Sincerely,		
X First Applicant	XXSecond Applicant	XXXThird Applicant
Name:	Name:	Name:

#### (To be submitted to designated branch of an authorised dealer)

Application from Non-Resident individuals of Indian Nationality or origin (NRIs) for purchase of eligible securities @ through stock exchange/s in India with repatriation (RPI) / without repatriation (NRI) benefits

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	PIS Permission NRI	- Repatriable			
I.Particulars of the Applicant:	1st holde	er :	2nd Holder	3rd h	older
(1)Full Name					
(2)Overseas Address*					
*Local address may be given if the second/third holder is a resident in India					
(3)Nationality					
(4) Details of Current Passpor	t:		1st holder	2nd Holder	3rd holder
(a)Passport No.					
(b)Place and Date of I	ssue				
(c)Issued by					
(d)Country of residence	ce as stated in the passport				
(e)Country of birth					
(5) If the applicant is not a citi	zen of India, the basis on wh	ich he/she claims to be			
a person of Indian Origin (I	Please see footnote)				
(6) Whether resident outside I	ndia permanently; if not, sinc	e when residing abroad.			
(7) Occupation (employment,	business, vocation, etc)				
(8) Relationship with other join	nt holders				
II. Details of Bank Account wit	h HDFC Bank				
(1) NRE non PIS SB A	ccount No.				
<u>`</u>	unt No. with PIS Designated b				
Whether the NRI applicant already market with benefit of repatriation shares/convertible debentures incompanies of the shares/convertible deapproval.  Whether the NRI applicant already market with benefit of non repatril Indian in Annexure III with list of sthe company, total number and face	then please submit annexure I will dicating the name of the company bentures held along with reference of holds any eligible securities accuration then please submit annexure such shares/convertible debenture.	vith list of such y, total number and face ice number and date of RBI quired through Primary re II or acquired as resident res indicating the name of			
I/We solemnly declare that the particular londia/person of Indian origin. I/We hereby undertake that I/We have I/We agree and undertake to ensure the allowed to be purchased through swith repatriation benefits / non repatricular that company.	e no dealing/will not deal with nat my/our total holding of eq tock exchange/s (including th ation shall, at no time, exceed	any other designated br uity/preference shares/c ne equity/preference shar I five per cent of the paic	anch/bank under PIS onvertible debentures ir res/convertible debentu	n any one Indian comp res already held, if any	any that may
Place :	Date :				
X	XX		XXX		
First Applicant	Se	cond Applicant		Third Applic	ant

@ The eligible securities will include shares/debentures/bonds of Indian companies, Govt.securities (other than bearer securities), treasury bills/units of public sector/private sector Mutual Fund scheme including units of UTI.

Note: For the purpose of the facility of investment in share and securities, a person (not being a citizen of Pakistan or Bangladesh) shall be deemed to be of 'Indian origin' if (a) he, at any time, held Indian passport, or (b) he or either of his parents or any of his grandparents was an Indian and a permanent resident in undivided India at any time. A spouse (not being a citizen of Pakistan or Bangladesh) of a citizen of India or of a person of Indian origin will so be deemed to be of Indian origin even though she may be of non Indian origin.

#### FEE SCHEDULE FOR PORTFOLIO INVESTMENT SCHEME – NRE CUSTOMERS

Sr. No.	Fee Head	Fees*
1	PIS approval issuance fee (one time fee)	Rs. 1000.00
2	Annual account maintenance fee	Rs. 1000.00

#### FEE SCHEDULE FOR INVESTMENT IN SHARES ON NON REPATRIATION BASIS

Sr. No.	Fee Head	Fees*
1	NRO Securities Ledger creation charges (one time fee)	Rs. 1000.00
2	Annual Ledger maintenance fee	Rs. 1000.00

<sup>\*</sup> Plus service tax/GST and education cess as applicable

- 1. Charges/service standards are subject to revision at the Bank's sole discretion and as informed by circulars sent by ordinary post/email.
- 2. Account Maintenance fees are non refundable and levied on a financial year basis.
- 3. Annual account maintenance fee will be debited annually.
- 4. All fees will be debited to the designated savings account.

I/We have accepted the above schedule of charges.

X	XX	XXX
First Applicant	Second Applicant	Third Applicant

(To be signed by all holders and submitted along with the NRE PIS / NRO Saving Securities application form)

#### ONLINE NRE PIS / NRO SAVING SECURITIES PRODUCT CODES

Type of Account	Product Code
NRE	119
NR0	118

#### **NRE PIS / NRO Saving Securities Branch Name and Codes**

Branch Code	Branch Name	City
0001	Tulsiani Branch-Mumbai	Mumbai
0003	K G Marg - Delhi	Delhi
0004	ITC-Chennai	Chennai
0020	Ravipuram-Cochin	Cochin
0021	Lakdikapul-Hyderabad	Hyderabad
0069	Ashram Road-Ahmedabad	Ahmedabad
0076	M G Road-Bangalore	Bangalore
8000	Stephen House-Kolkata	Kolkata
0107	Chandigarh sector 8C	Chandigarh
0009	Kasturba Road-Bangalore	Bangalore
0033	Alkapuri-Baroda	Baroda
0044	DLF-Gurgaon	Gurgaon
1221	Margoa-Goa	Goa
0122	Bhubaneshwar	Bhubaneshwar
1213	Goa-Panjim	Panjim
1258	Trivandrum	Trivandrum
1587	Shenoy Nagar-Chennai	Chennai
0011	Vasant Vihar, Delhi	Delhi

Branch Code	Branch Name	City
0036	Indore	Indore
0670	M G Road -Trichur	Trichur
0031	Coimbatore	Coimbatore
0034	Ludhiana	Ludhiana
0053	Kormangala-Bangalore	Bangalore
1430	Banipark, Jaipur	Jaipur
0067	Parle Point-Surat	Surat
0125	Calicut	Calicut
0186	Patna	Patna
0269	R S Puram- Coimbatore	Coimbatore
0378	Palace Road - Rajkot	Rajkot
0118	Ghatkopar-Mumbai	Mumbai
1106	Borivali(E) -Mumbai	Mumbai
1285	Jodhpur Cross Roads	Ahmedabad
0341	Civil Lines, Jalandhar	Jalandhar
1306	Sector 9 D, Chandigarh	Chandigarh
0078	Hazrat Gunj, Lucknow	Uttar Pradesh

		UDN	
NRE Annexure I (Primary Market Transactions)	ANNEXURE I		
Customer Name :			
NRE PIS Permission Number:			

Sr. No.	Name of Company/Security	ISIN	Date of Acquisition (DD/MM/YYYY)	Number Shares / Quantity	Acquisition Price (per share)	DP ID	Client ID	Remarks/ Corporate Actions details

#### Note:

- In absence of RBI approval number, Documentary evidences to be obtained confirming the shares are acquired on repatriation basis.
- Annexure to be submitted along with latest demat holding statement. The name and total number of securities mentioned in above annexure should match as per latest Demat holding.

As per current Income Tax guidelines on LTCG: For computation of capital gains for securities acquired on or before 31st January, 2018 the purchase cost of acquisition will be determined as stated below: Higher of-

a) The actual cost of acquisition of shares and b) the lower of –

i. The fair market value of shares on 31st January, 2018 and

ii. Sale consideration of shares

I/We confirm that the above securities are not acquired through other NRI's/Private arrangement from RI/NRI/any other similar mode, In case of such securities to be reported then I /We will report the same separately with all details. I/We also confirm that the above shares acquired by me/us have been complied with STT provisions and are eligible for capital gain tax benefits available on sale of shares on stock market floor as per the Income Tax Act, 1961 and relevant regulations issued thereon.

In case of ESOP shares, I/We will provide the details as per ESOP checklist and I/We confirm that if the perquisite tax is not paid in India then Fair Market Value (FMV) will not be considered as cost of acquisition for computation of capital gain instead Exercise price will be considered as cost of acquisition.

I hereby indemnify and hold the Bank harmless at all times against any and all claims, liabilities, damages, losses, costs, charges, expenses (including, legal cost and fees), proceedings, and actions of any nature whatsoever made or instituted against or caused to or suffered by the Bank directly or indirectly on account of wrong computation of capital gain taxes by placing reliance on aforementioned information/data and confirmation provided by me/us.

Χ	XX	XXX
First Applicant	Second Applicant	Third Applicant
Name of 1st Applicant	Name of 2nd Applicant	Name of 3rd Applicant

<sup>\*\*\*</sup> Please attach a latest Demat Statement copy if any shares to be reported in the above annexure.

UDN

NRO Annexure II	(Primary	/ Market	<b>Transactions</b> )
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Customer Name :				
NRO Securities un	ique reference number: _			

Sr. No.	Name of Company/Security	ISIN	Date of Acquisition (DD/MM/YYYY)	Number Shares / Quantity	Acquisition Price (per share)	DP ID	Client ID	Remarks/ Corporate Actions details

#### Note:

- Annexure to be submitted along with latest demat holding statement. The name and total number of securities mentioned in above annexure should match as per latest Demat holding
- As per current Income Tax guidelines on LTCG: For computation of capital gains for securities acquired on or before 31st January, 2018 the purchase cost of acquisition will be
  determined as stated below: Higher of-
- a) The actual cost of acquisition of  $\,$  shares and b)  $\,$  The lower of -
  - I) The fair market value of shares on 31st January, 2018 and ii) Sale consideration of shares

I/We confirm that the above securities are not acquired through other NRI's/Private arrangement from RI/NRI/any other similar mode, In case of such securities to be reported then I /We will report the same separately with all details. I/We also confirm that the above shares acquired by me/us have been complied with STT provisions and are eligible for capital gain tax benefits available on sale of shares on stock market floor as per the Income Tax Act, 1961 and relevant regulations issued thereon.

In case of ESOP shares, I/We will provide the details as per ESOP checklist and I/We confirm that if the perquisite tax is not paid in India then Fair Market Value (FMV) will not be considered as cost of acquisition for computation of capital gain instead Exercise price will be considered as cost of acquisition.

I hereby indemnify and hold the Bank harmless at all times against any and all claims, liabilities, damages, losses, costs, charges, expenses (including, legal cost and fees), proceedings, and actions of any nature whatsoever made or instituted against or caused to or suffered by the Bank directly or indirectly on account of wrong computation of capital gain taxes by placing reliance on aforementioned information/data and confirmation provided by me/us.

X	XX	
First Applicant	Second Applicant	Third Applicant
Name of 1st Applicant	Name of 2nd Applicant	Name of 3rd Applicant

<sup>\*\*\*</sup> Please attach a latest Demat Statement copy if any shares to be reported in the above annexure.

## APPLICATION FOR CP CODE (DERIVATIVES) (For Non Resident Indians)

This document is mandatory for trading in derivatives as per the norms of National Securities Clearing Corporation Limited

#### **Application Form**

To,

HDFC Securities Limited,

**Customer Care Department** 

Trade Globe, 2nd Floor, Kondivita Junction, Andheri-Kurla Road, Andheri (E), Mumbai - 400059.

I wish to appoint you as my Clearing Member for clearing and settlement of trade done on future and options segment of NSE.

I request you to kindly get an NRI client code allotted by NSE / NSCCL for the same.

I undertake that all the trades executed through the above allotted NRI client code will be on my behalf.

Personal Details		Communication Address	
Name as per passport		Current Address	
First Name		Flat/Plot No./Name:	
Middle Name		Road No./Name:	
Last Name		Area/Loacality:	
Passport Details		City:	State:
Passport No.		Country:	Zip/Post Code:
Place of Issue		Phone No. (Res):	(Off):
Date of Issue	D D M M Y Y Y	Fax No.:	Mobile:
Date of Expiry	D D M M Y Y Y	Indian Address	
PAN NO.		Flat/Plot No./Name:	
Email Address		Road No./Name:	
		Area/Loacality:	
NRE Bank Account No.		City:	State:
		Country:	Zip/Post Code:
NRO Bank Account No.		Phone No. (Res):	(Off):
		Fax No.:	Mobile:
Are you registered for trad	ling in derivatives?* Yes No	* If yes, NOC form the existing brok	er to be submitted
Name of the first holder:			004
			X Customer Signature
Date:	Place:		A Gustomer dignature
Registered Office: HDFC S	Securities Ltd, I Think Techno Campus,	Building-B, "Alpha", Office Flo	oor 8, Kanjurmarg (E), Mumbai - 42.
For Office Use			
Name of the Client			
Submitted to Exchange	on		
Submitted By			
Employee Name			
Employee No.			
Employee Signature			

List	t of acceptable documents	Condition if any
1	Copy of ITR Acknowledgement (for last financial year)	Should have a gross income of more than Rs. 1.2 lakh
2	Copy of Annual Accounts - for Companies (for last financial year)	Should have a gross income of more than Rs. 1.2 lakh
3	Copy of Form 16 in case of salary income (for last financial year)	Should have a gross salary of more than Rs. 1.2 lakh
4	Net worth certificate (latest one or at the end of last financial year)	Should be dated and have a minimum value of Rs. 1.2 lakh
5	Salary Slip (for one month in current financial year)	Gross Salary should be more than Rs. 10,000
6	Bank account statement for last 6 months*	There should be balance atleast on a single day of more the equal to Rs. 10,000/-
7	Copy of demat account Holding statement. (not more than 3 months old) **	The statement should display the value of securities lying in the demat account. The total value should be more than Rs 10,000/-
8	Life insurance policy	(any insurance co. with minimum cover of two lakh)
9	KVP,NSC,IVP & Bonds	Should be valid as on date of submission and have a
10	Bank FD's, Corporate FD's	minimum value of Rs. 10,000/-
11	Mutual Fund StatementStatement	should not be more than 2 months old. The latest NAV and
12	Ownership of assest such as Gold	value should be more than Rs. 10,000/-
13	Letter from Society	Value as mentioned on the bill should be Rs. 10,000/-
14	RC book of the vehicle	The letter should state ownership of the flat. It should be or the letter head of the society
*inc		of physical statement be submitted. mentioned without valuation, then the same should be manually the client or the employee of Depository Participant (DP).
),	0	
	Securities Ltd.	· I · · NDC
	ereby certify that Mr. / Ms	
ank	Account bearing A/c no	with HDFC Bank since
enti	oned Bank account is held with us by NRI.	
/e he	ereby declare that the information provided herein above is t	rue and correct and as per our record.
or HI	DFC Bank Limited	
utho	rised Signatory	
ame	:	
nplo	oyee Code :	
esia	nation :	
J		
	h Seal & Stamp :	

Date: \_\_

Place:\_





To, HDFC Bank Ltd HDFC Securities Ltd I Think Techno Campus, Building - B, "Alpha", Kanjurmarg (E), Mumbai 400 042

#### **Subject: Declaration of Email Id and contact details**

Dear Sir / Madam,		
I Mr. / Ms. / M/s		;
hereby confirm that the Mobile Number and Email Id provided in my T	rading/Demat Account openin	g form with HDFC Securities Ltd. /
HDFC Bank Ltd. belongs to my: Self Spouse	Dependent Parent	Dependent Child
With Regards		
Customer Name :		
X Signature of Customer		

This form is to be used only during account opening.



#### Rights and Obligations of Beneficial Owner and Depository Participant as prescribed by SEBI and Depositories

#### **General Clause**

- 1. The Beneficial Owner and the Depository participant (DP) shall be bound by the provisions of the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996, Rules and Regulations of Securities and Exchange Board of India(SEBI), Circulars/Notifications/Guidelines issued there under, Bye Laws and Business Rules/Operating Instructions issued by the Depositories and relevant notifications of Government Authorities as may be in force from time to time.
- 2. The DP shall open/activate Demat account of a beneficial owner in the depository system only after receipt of complete Account opening form, KYC and supporting documents as specified by SEBI from time to time.

#### **Beneficial Owner information**

- 3. The DP shall maintain all the details of the beneficial owner(s) as mentioned in the account opening form, supporting documents submitted by them and/or any other information pertaining to the beneficial owner confidentially and shall not disclose the same to any person except as required by any statutory, legal or regulatory authority in this regard.
- 4. The Beneficial Owner shall immediately notify the DP in writing, if there is any change in details provided in the account opening form as submitted to the DP at the time of opening the Demat account or furnished to the DP from time to time.

#### Fees/Charges/Tariff

- 5. The Beneficial Owner shall pay such charges to the DP for the purpose of holding and transfer of securities in dematerialized form and for availing depository services as may be agreed to from time to time between the DP and the Beneficial Owner as set out in the tariff Sheet provided by the DP. It may be informed to the Beneficial Owner that "no charges are payable for opening of Demat accounts"
- 6. In case of Basic Services Demat Accounts, the DP shall adhere to the charge structure as laid down under the relevant SEBI and/or Depository circulars/directions/notifications issued from time to time.
- 7. The DP shall not increase any charges/tariff agreed upon unless it has given a notice in writing of not less than thirty days to the Beneficial Owner regarding the same.

#### **Dematerialization**

8. The Beneficial Owner shall have the right to get the securities, which have been admitted on the Depositories, dematerialized in the form and manner laid down under the Bye Laws, Business Rules and Operating Instructions of the depositories.

#### **Separate Accounts**

- 9. The DP shall open separate accounts in the name of each of the beneficial owners and securities of each beneficial owner shall be segregated and shall not be mixed up with the securities of other beneficial owners and/or DP's own securities held in dematerialized form.
- 10. The DP shall not facilitate the Beneficial Owner to create or permit any pledge and /or hypothecation or any other interest or encumbrance over all or any of such securities submitted for dematerialization and/or held in Demat account except in the form and manner prescribed in the Depositories Act, 1996, SEBI (Depositories and Participants) Regulations, 1996 and Bye-Laws/Operating Instructions/Business Rules of the Depositories.

#### **Transfer of Securities**

- 11. The DP shall effect transfer to and from the Demat accounts of the Beneficial Owner only on the basis of an order, instruction, direction or mandate duly authorized by the Beneficial Owner and the DP shall maintain the original documents and the audit trail of such authorizations.
- 12. The Beneficial Owner reserves the right to give standing instructions with regard to the crediting of securities in his Demat account and the DP shall act according to such instructions

#### Statement of account

- 13. The DP shall provide statements of accounts to the beneficial owner in such form and manner and at such time as agreed with the Beneficial Owner and as specified by SEBI/depository in this regard.
- 14. However, if there is no transaction in the Demat account, or if the balance has become Nil during the year, the DP shall send one physical statement of holding annually to such BOs and shall resume sending the transaction statement as and when there is a transaction in the account.
- 15. The DP may provide the services of issuing the statement of Demat accounts in an electronic mode if the Beneficial Owner so desires. The DP will furnish to the Beneficial Owner the statement of Demat accounts under its digital signature, as governed under the Information Technology Act, 2000. However if the DP does not have the facility of providing the statement of Demat account in the electronic mode, then the Participant shall be obliged to forward the statement of Demat accounts in physical form.
- 16. In case of Basic Services Demat Accounts, the DP shall send the transaction statements as mandated by SEBI and/or Depository from time to time.

#### **Manner of Closure of Demat account**

17. The DP shall have the right to close the Demat account of the Beneficial Owner, for

any reasons whatsoever, provided the DP has given a notice in writing of not less than thirty days to the Beneficial Owner as well as to the Depository. Similarly, the Beneficial Owner shall have the right to close his/her Demat account held with the DP provided no charges are payable by him/her to the DP. In such an event, the Beneficial Owner shall specify whether the balances in their Demat account should be transferred to another Demat account of the Beneficial Owner held with another DP or to rematerialize the security balances held.

18. Based on the instructions of the Beneficial Owner, the DP shall initiate the procedure for transferring such security balances or rematerialize such security balances within a period of thirty days as per procedure specified from time to time by the depository. Provided further, closure of Demat account shall not affect the rights, liabilities and obligations of either the Beneficial Owner or the DP and shall continue to bind the parties to their satisfactory completion.

#### **Default in payment of charges**

19. In event of Beneficial Owner committing a default in the payment of any amount provided in Clause  $5\,\&\,6$  within a period of thirty days from the date of demand, without prejudice to the right of the DP to close the Demat account of the Beneficial Owner, the DP may charge interest at a rate as specified by the Depository from time to time for the period of such default.

20. In case the Beneficial Owner has failed to make the payment of any of the amounts as provided in Clause 5&6 specified above, the DP after giving two days notice to the Beneficial Owner shall have the right to stop processing of instructions of the Beneficial Owner till such time he makes the payment along with interest, if any.

#### **Liability of the Depository**

- 21. As per Section 16 of Depositories Act, 1996,
  - Without prejudice to the provisions of any other law for the time being in force, any loss caused to the beneficial owner due to the negligence of the depository or the participant, the depository shall indemnify such beneficial owner.
  - Where the loss due to the negligence of the participant under Clause (1) above, is indemnified by the depository, the depository shall have the right to recover the same from such participant.

#### Freezing/Defreezing of accounts

- 22. The Beneficial Owner may exercise the right to freeze/defreeze his/her Demat account maintained with the DP in accordance with the procedure and subject to the restrictions laid down under the Bye Laws and Business Rules/Operating Instructions.
- 23. The DP or the Depository shall have the right to freeze/defreeze the accounts of the Beneficial Owners on receipt of instructions received from any regulator or court or any statutory authority.

#### Redressal of Investor grievance

24. The DP shall redress all grievances of the Beneficial Owner against the DP within a period of thirty days from the date of receipt of the complaint.

#### **Authorized representative**

25. If the Beneficial Owner is a body corporate or a legal entity, it shall, along with the account opening form, furnish to the DP, a list of officials authorized by it, who shall represent and interact on its behalf with the Participant. Any change in such list including additions, deletions or alterations thereto shall be forthwith communicated to the Participant.

#### Law and Jurisdiction

- 26. In addition to the specific rights set out in this document, the DP and the Beneficial owner shall be entitled to exercise any other rights which the DP or the Beneficial Owner may have under the Rules, Bye Laws and Regulations of the respective Depository in which the Demat account is opened and circulars/notices issued there under or Rules and Regulations of SEBI.
- 27. The provisions of this document shall always be subject to Government notification, any rules, regulations, guidelines and circulars/ notices issued by SEBI and Rules, Regulations and Bye-laws of the relevant Depository, where the Beneficial Owner maintains his/her account, that may be in force from time to time.
- 28. The Beneficial Owner and the DP shall abide by the arbitration and conciliation procedure prescribed under the Bye-laws of the depository and that such procedure shall be applicable to any disputes between the DP and the Beneficial Owner.
- 29. Words and expressions which are used in this document but which are not defined herein shall unless the context otherwise requires, have the same meanings as assigned thereto in the Rules, Bye-laws and Regulations and circulars/notices issued there under by the depository and/or SEBI
- 30. Any changes in the rights and obligations which are specified by SEBI/Depositories shall also be brought to the notice of the clients at once.
- 31. If the rights and obligations of the parties hereto are altered by virtue of change in Rules and regulations of SEBI or Bye-laws, Rules and Regulations of the relevant Depository, where the Beneficial Owner maintains his/her account, such changes shall be deemed to have been incorporated herein in modification of the rights and obligations of the parties mentioned in this document.

#### Tariff sheet for HDFC Bank Individual Demat Accounts - Regular / Basic Services Demat Account

Sr.	Feelleed	Foo Hood Typo		Standard Programe Pricing		Basic Services Demat account (BSDA)		
No.	Fee Head	Туре	Fees	Min	Fee	S	Min	
1	Account opening charges				Nil			
2	Credit Transactions				Nil			
	Debit Transactions Equity	SPEED-e / Easiest			0.06%		Rs. 40/-	
3	/ Debt / Mutual Funds	HDFC Securities			the value of (Max Rs 5		Rs. 45/-	
	(Market / Off Market)	Manual	0.04% of the value of the txn.	Rs. 30/-	For Debt T		Rs. 60/-	
4	Pledge Services (Closure /	If Pledge is marked in favour of HDFC Bank	(Max Rs 4,999/-)	ns. 30/-	0.04% the value of		Rs. 60/-	
4	Creation / Invocation)	If Pledge is marked to other than HDFC Bank			0.06% the value of		Rs. 60/-	
5	Margin Pledge (Creation /	Invocation / Closure)	Rs. 20/- per ir	struction		Rs. 20/- per i	instruction	
6	Dematerialisation	Certificate + Dematerialisation Request	Rs.5/- per certificate + Rs. 35/- per request	Rs. 40/-	Rs.5/- per ce Rs. 35/- per i		Rs. 40/-	
7	Rematerialisation	Rematerialisation Request	Rs.30/- per request + NSDL / CDSL actuals, Currently a) Rs.10/- for every hundred securities or part thereof; or b) a flat fee of Rs.10/- per certificate whichever is higher	Rs.40/- (min) Rs.5,00,000 (max)	Rs.30/- per requ / CDSL actuals, a) Rs.10/- for ev securities or par b) a flat fee of certificate whigher	Currently very hundred tthereof; or Rs.10/- per	Rs.40/- (min) Rs.5,00,000 (max)	
		Reconversion of Mutual Funds/ Redemption of Mutual Fund units	Reconversion of Mutual Fun + NSDL / CDSL actuals, 0 request in NSDL & Rs 5.50/- Redemption of Mutual Fund L + NSDL / CDSL actuals, 0 request in NSDL & Rs 5.50/-	Currently Rs 10/- per per request in CDSL units Rs 30/- per request Currently Rs 4.50/- per	/ CDSL actuals, Currently Rs 10/- per request in CDSL  Redemption of Mutual Fund units Rs 30		ts Rs 30/- per request + Rs 4.50/- per request in	
8	Reissuance of Delivery Ins	truction Booklet (DIB)	Rs.75/- per	Rs.75/- per booklet Rs.75/- per booklet		Rs.75/- per booklet		
9	Mailing Charges Courier /	Inland Address	Rs.35/- per request		Rs.35/- per request		request	
	Postal Charges only (Adhoc Statement) Foreign Address		Rs.500/- per request		Rs.500/- per request		r request	
10	Annual Maintenance	AMC	Rs. 750 p.a.		AMC	Debt Securities	****	
10	Charges	AIVIC	πο. 700 μ.α.		*** NIL *** Rs 100 p.a *** Rs 750 p.a		0 to 50000 lcs 50001 to 2 lacs Above 2 lacs	

- Demat customers eligible for the BSDA facility need to register their mobile number for the SMS alert facility for debit transactions.
- Customers who have a banking relationship with HDFC Bank to provide a debit authorisation for the recovery of service charges. Customers having only a Depository relationship will be required to maintain a balance of Rs. 7,500/- in an account maintained by Bank for each Demat account. The Customer also need to replenish the balances in the said account immediately if and when it falls below Rs.5,000/-.
- The above charges are exclusive of applicable GST and other taxes / statutory charges levied by Government bodies / statutory authorities from time to time, which will be charged as applicable.
- All charges / service standards are subject to revision at the Bank's sole discretion at any given point of time and the same shall be communicated to the customers with a notice of 30 days.
- Incase you are applicable for submission of GSTIN details, please provide details in a separate "GST Annexure". GST Annexure is available on our website (www.hdfcbank.com >> Form Center>> Demat Tab >> GST Annexure)
- \*\*\* The Annual Maintenance Charges are levied, in advance, for a period of one year at the beginning of the billing cycle. For the computation of AMC for Managed Program, the transactions for the previous year will be evaluated, and basis the number of transactions done by the customer, AMC will be levied as per the transaction slabs defined. (For more details of Managed program, kindly refer our website www.hdfcbank.com)
- To evaluate the eligibility for Basic Services Demat Accounts (BSDA), the value of holdings will be determined on a daily basis, as per the file sent by the NSDL/CDSL The AMC will be calculated at the pro-rata basis based on the value of holding of securities in the account.
- In case of BSDA, such accounts would be levied AMC applicable basis the value of holdings exceeding the prescribed limit immediately from the next day of exceeding such limit.
- Incase the Demat accounts with BSDA facility does not meet the listed eligibility as per guideline issued by SEBI or any such authority at any point of time, such BSDA accounts will be converted to Standard program Demat accounts without further reference to the respective customers and will be levied standard Program pricing.
- Incase if the Demat accounts with BSDA facility exceed the prescribed limits and move out of the stipulated BSDA criteria, the eligibility of such accounts for BSDA facility will be evaluated on the last day of the Annual billing cycle.
- The value of the transaction will be in accordance with rates provided by Depositories (NSDL/CDSL)
- The transaction charges will be payable monthly. The charges quoted above are for the services listed. Any service not quoted above will be charged separately.
- The operating instructions for the joint accounts must be signed by all the holders.
- · All instructions for transfer must be received at the designated DP servicing branches of the Bank at least 24 hours before the execution date.
- In case of non- recovery of service charges due to inadequate balance in your linked bank account or inadequate advance fees or invalid bank account, the Depository services for your account will be temporarily discontinued. The services will be resumed in a minimum of three working days from the date of receipt of request with HDFC Bank and post payment of all outstanding dues towards Depository charges.
- In case the Demat accounts are with nil balances / transactions or incase if the customer defaults in payment of AMC, the physical statement shall not be sent to the customer after period of 1 year. However the electronic statement of holding will be sent only to the customers whose email IDs are registered for e-statement.
- The Depositories have started dispatching Consolidated Account Statement (CAS) to the customers w.e.f. March 2015, hence despatch of physical statements has been discontinued.
- · Your Transaction cum Billing statement will be available on NetBanking under Demat tab by second week of every month with option to view/download.
- Effective 01July 2020 stamp duty charges would be collected on consideration amount of OffMarket transfer/Pledge invocation instruction, before execution of request.

#### I/we agree to abide by and to be bound by all the Terms and Conditions pertaining to Debit authorisation, E-mail statement and Fee & schedule.



HDFC Bank Limited, Depository Services, Empire Plaza I, 4th Floor, Chandan Nagar, LBS Marg, Vikhroli West, Mumbai - 400083.

Registered Office: HDFC Bank House, Senapati Bapat Marg, Lower Parel, Mumbai - 13.

AC	KNOWLEDGMENT	NSDL (DP ID - IN 300126 / IN 301151 / IN 301549 / IN 300476 / IN 300601 / IN 301436), CDSL (DP ID - 13012400)	
	Received the application from I		
	and	as the second and third holders respectively for opening of a depository account. Please quote the	Participant Stamp & Signature