Application Form No.	:												
(For Head Office use only)													
Client ID	:												
Date (DD/MM/YYYY)	:	D	D	M	M	Υ	Υ	Υ	Υ				
(For Branch use only)													
SDO Code	:												
SDO Name	:												
Indoc No.	:												
Scheme Code	:												

Demat Account Opening Form (CDSL)

(For Resident Non Corporates)

Type of Account (Please specify t	ne category correctly, change in category not allowed)
Ordinary Resident	Others
,	please specify

Experience convenience with ICICI Bank

- ➤ e-Instructions: Transfer or pledge securities by just speaking to the Phone Banking Officer with "Speak to Transfer" or through Internet/ IVR and save costs too .
- Mobile Alerts: Receive SMS alerts for all debits/credits as well as for any request which cannot be processed.
- Mobile Request: Access your demat account by sending SMS to enquire about Holdings, T ransactions, Bill & ICIN details.
- > Digitally Signed Statement: Receive your account statement and bill by email.
- Corporate Benefit Tracking: Track your dividend, interest, bonus through your account statement.



ICICI Bank Ltd.

ICICIBankLimited,CPC-DematServices,GroundFloor,B-Wing,AutumnEstate, ChandivaliFarmRoad,Opp.MhadaColony,Chandivali,Andheri(East),Mumbai-400072.

CHECK LIST

	Title				
1.	Signatures	Signature of (C - Client(s), N - Nominee, G - Guardian)	Page No.	Check to be made	Please tick
•	Direct Debit Mandate (only for ICICI Bank account holder(s))	C1	Pg. No. 5	Signature of ICICI Bank a/c. holder(s)	
•	Client's signature across the photograph	C2	Pg. No. 5	Signature of all holders	
•	Declaration (we are registering this signature in our record, hence, please be careful)	C3	Pg. No. 6	Signature of all holders	
•	Client's Signature (in case of nomination only)	C4	Pg. No. 8	Signature of all holders	
•	Acknowledgement between ICICI Bank and applicant(s) for Rights 8 Obligations.	C5	Pg. No. 14	Signature of all holders	
•	Letter of confirmation	C6	Pg. No. 9	Signature of all holders	
•	Request for receipt of SOT through Email	C7	Pg. No. 10	Signature of all holders	
•	Schedule of charges	C8	Pg. No. 13	Signature of first holder & Signature of Demat officer	
•	Application for BSDA facility	C9	Pg. No. 18	Signature of all holders	
•	Aadhaar Consent	C10	Pg. No. 22	Signature of one Witness	
•	Witness for nominee"s signature (in case of nomination only)	W1	Pg. No. 8	Signature of one Witness	
2.	Enclosures				
•	Duly verified copies of Proof of Identity of all the demat account holders*		Pg. No. 6	As per option listed inside	
•	Duly verified copies of Proof of Address (Permanent & Correspondence Address) of all the demat account holders*		Pg. No. 6	As per option listed inside. Address on the proof must be same as specified on Page 3	
•	Date of Birth proof* (in case of minor)				
•	Duly verified copy of PAN Card of all the demat account holders*		Pg. No. 3 & 4		
•	Cancelled copy of Cheque of non ICICI Bank account specified (ECS mandate to be provided on Page 5)		Pg. No. 4 & 5		
•	Certified copy of Power of Attorney (POA) and Identity & Address proofs of POA holder (if applicable) Duly verified copy of HUF PAN Card or HUF agreement				
	(if applicable)*				
•	Declaration form for HUF* (if applicable)				
3.	Photographs (all the photographs should be pasted, do not staple)				
•	Photographs of all holders (even if holder is minor)		Pg. No. 5		
•	Photograph of Guardian (in case holder is minor)		Pg. No. 5		
•	Photograph of POA holders (in case of POA only)				I 🗆
*	Self attestation by the client to be obtained on all pages of photocopie	s of the documents	i.		
	Other important mandatory checks Bank Details are complete. Minors and HUF cannot open Joint A/c. with other Holders and cannot nominate. Separate cheque for each account opening form. In the schedule of charges, please ensure that the rate card chosen by the customer is enclosed with necessary approval respectively. Name mentioned on all the documents and on the form (Page No. 3,4,5,6,8 &10) is led to not mention the titles such as Mr./Mrs./Ms for individual's and suffix words such a under client's signature. Avoid writing "Same as above" in the address fields. The client(s) should not use more than one specimen signature and the same should Branch official should not sign and should not affix the round stamp on the agreement Branch official should give "KYC Certification" on Page No. The demat account opening form should be filled-in completely in all respects. Joint holders cannot be a nominee. Telephone No. and Fax No. should be mentioned with the STD codes. In case of HUF, the Karta has to sign alongwith rubber stamp of HUF. The client should authenticate any corrections / alteration in the account opening for Client's signature appearing on the proofs should tally with the signatures on the dem Branch official should affix a stamp as "PAN Verified" on all the photocopies of PAN ca PAN number to be checked on the Income Tax Department web site (http://incometa: The proof of address in the name of the spouse may be accepted. ICICI Bank employee cannot act as a ! Witness* to any customer request in his calculations.	igible and is the same e is "8 Sons" or "HUF" in c be uniform across the f int as authorised signator at account opening for rds. kindiaefiling.gov.in/chal	overywhere. ase of HUF a/c. In cas form. If any alteration ory for ICICI Bank Ltd. m.	se the customer has already written the same, kindly get thi , in the signature the Branch manager's attestation is requir	s corrected
5.	Checklist verified :	. ,	,		
IC	ICI Bank personnel name		Signat	ture	

Please send duly filled account opening form with supporting documents to CLOG CPC-AOT, ICICI Bank Limited, CPC-Demat Services, Ground Floor, B-Wing, Autumn Estate, Chandivali Farm Road, Opp. Mhada Colony, Chandivali, Andheri (East), Mumbai - 400072.

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X Sign across the photograph

	ns, all account holders need to provide proof of address & padhaar card as POI or POA, the first 8 digits of the Aadhaar I				
Proof of Identity		Pr	oof	of Address	
1. Passport No & Passp	ort Expiry Date	1.		Passport No & P	Passport Expiry Date
2. Voter ID Card		2.		Voter ID Card	
3. Driving License No &	Driving license expiry date	3.		Driving License	No & Driving license expiry date
4. PAN card with photo		4.			/Pass book with multiple pages having latest entry re than two months old)
5. Unique identification	n number (UID-Aadhaar)	5.		Bank Letter	
6. NREGA Job Card	,	6.		NREGA Job Car	rd
		7.	Ver	ified copy of	
	ards issued by Banks with applicant"s photo			Electricity bill (n	ot more than two months old)
8. Employee Identity card v	with applicant"s Photo, issued by-			Residence telep	shone bill (not more than two months old)
Central/State Govern	nment and its Departments with Identification No.			Gas bill (not mo	re than two months old)
Statutory/Regulatory	/ Authorities	8.			by High Court & Supreme Court judges, giving the respect of their own accounts
Professional Bodies	such as ICAI, ICWAI, ICSI & Bar Council	9.	Do	cument with addr	·
Scheduled Commerc	cial Banks			Central/State Go	overnment and its Departments
Public Financial Insti	tutions			Statutory/Regul	atory Authorities
Public Sector Under	takings			Public Sector U	ndertakings
	with applicant"s photo, issued by-			Scheduled Com	nmercial Banks
Scheduled Commerc				Public Financial	Institutions
				Professional Bo	dies such as ICAI, ICWAI, ICSI & Bar Council
Professional Bodies	such as ICAI, ICWAI, ICSI & Bar Council			Colleges affiliate	ed to Universities
Colleges affiliated to	Universities	10.		Flat maintenand	e bill
		11 12		Insurance copy	ation number (UID-AADHAR)
AN/s dealars that all the positivulars and	Declara			all secrets and 1000	re have not withheld any information. I/We agree and confirm that I/we
have read the terms and conditions of the vill adhere to all the terms/conditions of gulations of the Depository and Deposity the rules as are in force from time to you of any changes therein, immediated esident account, I/we also declare that Dwner and Depository Participant. I/We Companies/ Agents reserve the right to tere in above. We authorize ICICI Bank Ltd./its Group of the terms of th	he account facility, and the terms and conditions pertaining to usage of opening/maintaining of the said account and usage of the channel sitory Participants pertaining to an account which are in force now have time for such accounts. I/we hereby declare that the details furnished by In case any of the above information is found to be false or untrue I/we have complied and will continue to comply with FEMA regulation understand that certain particulars given by me/us are required by reject any application without providing any reason. I/We further decontrolled to the companies or their agents to make references and enquiries in respect	of cha ls with ye bee d abo e or m ions. the o lare a	innels n/by I n rea ive ar islea i/we a perat nd co ne info	for access of the sai CICI Bank Ltd as may d by me/us and I/we e true and correct to ding or misrepresenti cknowledge the rece onal guidelines gove nfirm that the credit	d account facility as put up on www.icicibank and am/are aware of and by be in force from time to time. I/We further declare that the rules and have understood the same and I/we agree to abide by and to be bound the best of my/our knowledge and belief and I/we undertake to inform ng, I am/ we are aware that I/we may be held liable for it. In case non-tipt of copy of the document, IRights and Obligations of the Beneficial rning banking companies. I/We understand that ICICI Bank Ltd/ Group facilities, if any, enjoyed by me/us with other banks has been disclosed the application form which ICICI Bank Ltd/ its Group Companies Agents
Companies/ Agents may require.				. ,	ent and to provide any further information that ICICI Bank Ltd./ Group
					oplication and transaction information to other ICICI Group Companies/ persons to whom such information is disclosed liable for the disclosure
We, the joint applicants hereby confirm to structions as stated in this letter. We he fter ICICI Bank receives such letter rev- hereby declare that the details furnishe is found to be false or untrue or mislead hereby consent to receiving informatic	ereby state that should we wish to revoke the above authorisation, w oking the above mandate, the authorization as aforestated shall hold d above are true and correct to the best of my knowledge and belief a ding or misrepresenting, I am aware that I may be held liable for it. on from Central KYC Registry through SMS/Email on the above regis	e sha good and I u tered	ll dub l. ınder numl	r issue a letter of revo take to inform you of per/email address.	ecount for and on behalf of all of the undersigned and under our specific ocation to ICICI Bank in this regard. We hereby agree that until ten days any changes therein, immediately. In case any of the above information
					same in its records. I / We hereby declare that the information provided in relation to reporting as stated under GST Act and applicable rules in
Date D D M M	YYYY				
Place:					
	Name(s) of holder(s) (Please ensure that spelling is same as that on p	page	3)		Signature(s) C ₃
Sole/First Holder (Signature of guardian in case of minor)					X
Second Holder					X

Documentary Proof (Tick ✓ below) (Should be verified with the original by the official at Branch.)

Thumb impressions and signatures other than English or Hindi or any of the other languages not contained in the 8th Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public.

Channel registration for web / phone												
vould like to avail of Internet Banking channel and Phone Banking channel for this Demat Account.												
First Applicant!s Mother!s Maiden name is(Mandatary) *												
Existing ICICI Internet Banking Customer User Id, if any												

INSTRUCTIONS/CHECK LIST FOR FILLING KYC FORM (FOR OFFICE USE ONLY)

IMPORTANT POINTS:

- 1. Self attested copy of PAN card is mandatory for all clients, including Promoters/Partners/Karta/Trustees and whole time directors and persons authorized to deal in securities on behalf of company/firm/others.
- 2. 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/PIO Card/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.
- 9. 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 an account with Depository participant or Mutual Fund, for a minor, 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.
- 12. For account of a minor two KYC Application Forms must be filled i.e. one for the guardian and another for the minor (to be signed by guardian)

Exemptions/clarifications to PAN (*Sufficient documentary evidence in support of such claims to be collected.)

- 1. 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.
- $3. \quad \text{UN entities/multilateral agencies exempt from paying taxes/filing tax returns in India.} \\$
- 4. 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.

ATTESTATION / FO	OR OFFICE USE ONLY	
Documents Received	☐ Certified Copies	
KYC	VERIFICATION CARRIED OUT BY	INSTITUTION DETAILS
Date		Name
Emp. Name		Code
Emp. Code		
Emp. Designation		
Emp. Branch		
	[Employee Signature]	

^{*} Please remember this name. You may be required to give this to authenticate yourself when you call up our call centre

No	omination Registration No.									Da	te:																					
	We the sole holder / Joint holders / Guardian (in					or)	hei	reby	∕ d∈	eclar	e th	at:				-																_
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	Nominee Name Middle Name																															
	Nominee Name *Last Name																															
2.	*Address of Nominee(s)	-								/ Cham										Chan		- 1	Buile	ding /	/ Tov	ver / ,	4 <i>parti</i>	nent /	Place	e / Cf	nambe	er /
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4. 5.	Date of Birth(Mandatory if Nominee is a minor) Name of the Guardian of Nominee (if nominee		D	D	IVI	M	Υ	Υ	Υ	Υ		T	D)	/	Λ `	Y \		Y	Υ				D	M	M	Y	Υ	Υ	Υ		
5.	is a minor) *First Name																															
	Name of the Guardian of Nominee (if nominee is a minor) Middle Name	;																														
	Name of the Guardian of Nominee (if nominee is a minor) *Last Name	+																				+										
6.	*Address of the guardian of nominee:	+	Build	ing /	Towe	r / Ap	oartm	ent / F	Place	/ Cham	nber /	Ви	uilding	g / To	ower /	Apar	tment	/ Pla	ace ,	Chan	ber	7	Buili	ding /	/ Tov	ver / ,	4parti	nent /	Place	e / CF	nambe	r/
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7	Email Address	+										-							_		_	4	_	_	_				_			_
7.	*Relationship of the Guardian with the Nominee	+										\vdash							_		_	+			_							_
8. 9.	*Percentage of allocation of securities *Fractional allocation of the securities if any (please	+										+										+										_
٠.	tick the respective nominee, (any one) if tick not marked default will be first nominee)																															
	e : The nominee residual securities: incase of m																															
	aining after distribution of securities as per percen inee entitled for residual shares, if any. * Marke								ou ·	taıl t	o ch	oos	e o	ne	suc	ch r	iom	iine	ee,	the	n ti	he 1	ırst	no	mı	nee	w	III b	e m	nark	ed	as
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SECTION B: NOMINATION DETAILS

Signatures

SECTION C: LETTER OF CONFIRMATION

ICICI Bank Limited MUMBAI.

Dear Sirs,

Sub: Opening of an Account for holding Dematerialised Securities

I/We refer to my/our application for opening of a dematerialised securities account ("DP account") with ICICI Bank Limited (hereinafter called !ICICI Bank")

We hereby agree and confirm that:

- 1.ICICI Bank as Depository Participant(DP) will not be liable to us for any action taken or authorised to be taken under the Rights & Obligations of Beneficial Owner and Depository Participant prescribed by SEBI & Depositories for any claim, loss, damages or expenses arising in connection with any such action or omission exceptin so faras the same results from bad faith, will ful default or negligence on the part of ICICI Bank.
- 2.ICICI Bank as DP will not be liable or responsible for the loss or damages arising on account of any natural calamities or on account of malicious damages caused on account of any strike, civil commotion, riots, war, war like events or circumstances beyond the control of ICICI Bank.
- 3.ICICI Bank as DP, will not be responsible for the title, validity or genuineness of any securities which have been dematerialised and notified subsequently by the Regist rars of any defects initstitle/validity which has resulted in are duction of the dematerialised holdings of the client and the consequences thereon.
- 4.I/We here by agree to hold ICICI Bank harmless against all actions, proceedings, claims and demands, cost and expenses incidental there to which may be brought against, suffered or incurred by ICICI Bank as Depository Participant by reason of all acts done by it pursuant to the provisions of the Rights & Obligations of Beneficial Owner and Depository Participant prescribed by SEBI & Depositories including any action or omission under taken in compliance with any instructions received by ICICI Bank which ICICI Bank believes in good faith to have been given by me/us and make good the losses incurred by ICICI Bank on all legal, professional and other expenses incurred by ICICI Bank.
- 5.I/We undertake to send ICICI Bank instructions relating to the transfer of securities latest by 4p.m.on business day(excluding Saturday, Sunday and bank holidays) prior to the execution date indicated by me/us in the debit instruction. We note that the instructions received by ICICI Bank after this, will be carried out and updated only on "Best Effort" basis. ICICI Bank is not liable for any losses and arising out of TIFDs accepted on the "Best Effort" basis.
- 6.ICICI Bank will not be responsible for any failure as a result of non receipt or receipt of incomplete/erroneous instructions though received within the stimulated time
- 7. All instructions will be signed by me/us or by an authorised person on my/our behalf whose signature has been lodged with ICICI Bank along with relevant documents as required by ICICI Bank. I/We shall inform ICICI Bank about the changes in the list of authorised persons and their specimen signatures from time to time.
- 8.I/We am/are agreeable to pay the fees for the services rendered by ICICI Bankas per Section E/tariff sheets igned by me. I/We hereby authorise and instruct ICICI Bank to debit the bank account to be notified by me/us for the fees and other charges and undertake to ensure that adequate balance saremadea vailable in the bank account. I/We further confirm that, these curities held in my/our DP account are subject to alien/right of set off in favour of ICICI Bank for the claims of monies payable to ICICI Bank
- 9.I/We here by agree, confirm and understand that ICICI Bank reserves the right to revise the terms and conditions or rules and procedures pertaining to the DP account and that such revised terms and conditions shall then be binding on me/us.
- 10.The particulars given and declarations made by me/us in the account opening form, other declarations and in this letter are true as on the date here of and any changes will be informed to you immediately. I/We further confirm that ICICI Bank is not liable and responsible for any in correct information given to ICICI Bank nor for any false declaration furnished to ICICI Bank and the consequential effects thereon.
- 11. I/We have read and understood the rules and regulations pertaining to the Depository and Depository Participants in connection with opening and operating of DP accounts.
- 12.I/We authorise ICICI Bank to issue/re-issue a TIFD booklet through Post or Courier or as per your standard practice. The Courier charges will be debited in my/our account.

In confirmation of the above,

13. (a) I/We hereby authorise ICICI Bank, to claim from my/our bank account mentioned under "Electronic Clearing Service(DebitClearing) Mandate/ Direct Debit Mandate and Bank details for receiving dividend/interest", the charges in respect of the Demat Account.

I/We further confirm that:

- i) I/We am/are agreeable to participate in Electronic Clearing Services (Debit Clearing) of RBI and enclose the Mandate Form.
- ii)There levant Bank has been authorised to debitmy/our designated bank account with charges relating to my demat account with ICICI Bank and remit the proceeds to ICICI Bank in the manner adviced by ICICI Bank from time to time. ICICI Bank may forward a copy of the authorisation to the relevant Bank.
- b) I/We hereby undertake not to revoke the standing instruction given to my relevant Bank with regard to my designated bank account for the above without the written approval from ICICI Bank or after complying with clause \$d' below.
- c) We will ensure that sufficient balance will be maintained in the said bank account for meeting the dues.
- d) I/We will provide fresh authorisation/instruction for claiming ICICI Bank dues from the new bank account in the event of our closing this designated bank account. I/We will provide fresh authorisation to ICICI Bank at least one month prior to our closing the account.
- 14. I/We have agreed to ICICI Bank for accepting any facsimile(fax) instructions, I/We confirm that ICICI Bank as DP shall not be liable for any losses or damages which I/We may suffer as a consequence of ICICI Bank as DP acting in accordance with or in reliance upon, any fax instructions. I/We hereby agree that I/We shall indemnify the DP and keep ICICI Bank as DP indemnified and saved harmless, at all times against any claims, losses, damages, in connection with or arising out of or in relation to any fax submission.
- 15.I/We further confirm that the above confirmation are in addition to those confirmation given by me/us in the account opening form by me/us for opening the DP account.
- 16.I/We have been provided with the Rights and Obligations document prescribed by SEBI and hereby confirm that have read, understood and agree to abide by the terms of the said Rights and Obligation document and understand that the Rights and Obligations document is legally binding on me/us.
- 17. I/we understand that this letter of confirmation is subject to the Government notification, any rules, regulations, guidelines and circulars/notices issued by SEBI and Rules, Regulations and Bye-laws of the relevant Depository that may be in force from time to time.
- 18. We understand and acknowledge that ICICI Bank Limited ("ICICIBank") and its subsidiaries and Affiliates (collectively referred to as"Group companies") are engaged, inter alia, in providing banking services, asset/port folio management, insurance, custodial and depository participant services, securities trading, securities brokerage, as well as providing investment banking (including merchant banking and banker to an issue), and financial advisory services etc. Further, we also acknowledge that ICICI Bank and its Group companies are engaged in distribution of third party products including products of Group companies, and may hold proprietary positions in various products, subscribe on own accounting issues/offers and avail on their own account various services offered by ICICI Bank and its Group companies under different capacities. ICICI Bank shall ensure fair, unbiased and objective treatment of all its clients and observe high standards of integrity in the conduct of their business in any situation of conflict of interest, whether potential/possible or actual. In furtherance of the same we here by confirm that ICICI Bank shall, at all times, comply with provisions of applicable laws, and such other rules, regulations, policies, guidelines as may be prescribed by the Securities and Exchange Board of India or such other regulatory or statutory authority from time to time. ICICI Bank has in place appropriate processes, controls and code of conduct for it's personnel governing fair practice and conflict of interest

$\widehat{C}_{\scriptscriptstyle{6}}) \times$	X	X
Signature of Sole/First Holder	Signature of Second Holder	Signature of Third Holder
Place:		
Date :		

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REVISED DEPOSITORY SERVICE CHARGES FOR RESIDENT RETAIL CUSTOMERS & CORPORATES (EFFECTIVE FROM FEBRUARY 1, 2021)

DESCRIPTION OF CHARGES	REGULAR ACCOUNT	BASIC SERVICES DEMAT ACCOUNT (BSDA)
Account Opening	Nil	Nil
*Annual Maintenance Charges	₹ 700	 EQUITY Holding value Up to ₹50,000 - NIL From ₹50,001 - ₹ 2,00,000 - ₹100 Above ₹2,00,000 - Tariff of regular accounts. DEBT SECURITIES Holding value Up to ₹100,000 - NIL From ₹100,001 - ₹ 2,00,000 - ₹100 Above ₹ 2,00,000 - Tariff of regular accounts.
Buy – Market and Off-Market	Nil Nil for Trades done at www.icicidirect.com	Nil Nil for Trades done at www.icicidirect.com
*Sell – Market and Off-Market and Redemption of MF units (% of transaction value of each ISIN) – Max. ₹ 500 for debt instruments • Instruction submitted through Internet / E-instruction • Instruction submitted through Call Centre • Instruction submitted at Branches	 0.04% of value of securities (Min. ₹ 30 and Max ₹ 25,000) 0.04% of value of securities (Min. ₹ 35 and Max ₹ 25,000) 0.04% of value of securities (Min. ₹ 40 and Max ₹ 25,000) Nil for Trades done at www.icicidirect.com 	 0.06% of value of securities (Min. ₹ 35 and Max ₹ 25,000) 0.06% of value of securities (Min. ₹ 40 and Max ₹ 25,000) 0.06% of value of securities (Min. ₹ 45 and Max ₹ 25,000) Nil for Trades done at www.icicidirect.com
Rejection/failure of Transfer Instruction For Delivery (TIFD)	₹ 30	₹ 30
Extra charges for processing of TIFDs submitted after the cut-off timing (% of transaction value) Instruction submitted through Internet / E-instruction Instruction submitted through Call Centre Instruction submitted at Branches (accepted at Client's risk) Dematerialisation	Nil Table 10 per ISIN	Nil Table 10 per ISIN
	z E0	* EV
For each request form Extra for each certificate	₹ 50	₹ 50
	₹ 3	₹ 3
Demat Rejection For each request form	₹ 50	₹ 50
Rematerialisation		₹ 50 A fee of ₹ 25 for every hundred securities
nematerialisation	A fee of $\overline{\epsilon}$ 25 for every hundred securities or part thereof subject to maximum fee of $\overline{\epsilon}$ 3,00,000; or a flat fee	or part thereof subject to maximum fee of ₹ 3,00,000; or a flat fee of ₹ 25 per certificate, whichever is higher.

	of ₹ 25 per certificate, whichever is higher.	
Reconversion of MF units	₹ 25 Per Instruction	₹ 25 Per Instruction
Closure of Account	Nil	Nil
Pledge Creation / Closure / Confirmation / Invocation (% of value for each ISIN in each request) If, ICICI Bank is counter party If, ICICI Bank is not counter party	 0.02% (Min. ₹ 35 and Max ₹ 25,000) 0.04% (Min. ₹ 45 and Max ₹ 25,000) 	 0.04% (Min. ₹ 60 and Max ₹ 25,000) 0.06% (Min. ₹ 60 and Max ₹ 25,000)
* Margin Pledge charges • if Margin Pledge/Margin Trade funding instruction is submitted at the Branch • if Margin Pledge/Margin Trade funding is done on www.icicidirect.com	₹ 15 Nil	₹ 15 Nil
Additional Account Statements	₹ 20	₹ 20
* Reissuance of Delivery Instruction Slip (DIS) Booklet charge	₹ 50 per booklet	₹ 50 per booklet

CDSL charges are chargeable extra at actuals. Present CDSL Charges are:

Annual Maintenance Fee for Corporate Account	₹ 500 p.a.
Sell - Market and Off-Market	₹ 5.50 per debit instruction (nil for commercial paper and short-term debt instruments)
For Conversion of MF Units in to SOA	
(Statement of Account) and Redemption of Mutual fund Units	Flat fee of ₹ 5.50 per transaction.
Remat	A fee of $\bar{\epsilon}$ 10 for every hundred securities or part thereof subject to maximum fee of $\bar{\epsilon}$ 5,00,000; or a flat fee of $\bar{\epsilon}$ 10 per certificate, whichever is higher.
Pledge Creation and Pledge Closure	₹ 12 per instruction
Margin Pledge charges	₹ 5.00 per instruction
Release of Margin Pledge to BO / set-up by BO Invocation of Margin Pledge Invocation of Margin Re-pledge Per request payable by the initiator of the transaction which is in setup mode. [The clearing corporations will not be charged for initiation of any type of margin pledge/re-pledge transaction]	

Margin Re-pledge	₹ 1.00 per instruction
Release of Margin Re-pledge Per request payable by the initiator of the transaction which is in setup mode [The clearing corporations will not be charged for initiation of any type of margin pledge/re-pledge transaction]	

Conditions:

- The value of securities and charges are calculated as per CDSL formula and rates.
- There will be a charge of ₹100 for dishonour of any cheque or unsuccessful attempt to recover payment through direct debit or ECS. The depository services are liable for discontinuation, if ICICI Bank is unable to recover charges from the customer for any reason whatsoever. In such cases there will be a charge of ₹250 for resumption of services and the services will be resumed after a minimum of three working days from the date of receipt of request at Central Processing Office, Mumbai.
- Any service that is not indicated above will be charged separately as per the rates applicable from time to time
- As per regulatory guidelines, if you close/shift your Demat account, the portion of the advance Annual Maintenance Charge applicable to the balance quarter(s) will be refunded. This is with effect from July 1, 2010.
- ICICI Bank reserves the right to revise the tariff structure from time to time and the same will be communicated to the customers with a notice of 30 days.
- No charges are payable for opening of Demat accounts.
- Goods & Service Tax as per the prevailing rates will be charged in addition to these charges.
- Effective July 01, 2020 Stamp duty charges would be collected on consideration amount of Off-Market transfer and from pledgee for Pledge invocation request, before execution of request.
- * The Annual Maintenance Charges are levied in advance for a period of one year at the beginning of the billing cycle.
- * For SPEED-e and EASIEST, charges with respect to Instruction submitted through Internet/E-instruction will be applicable.
- * Reissuance of Booklet charges will be ₹50 per booklet containing 10 leaflets
- * Margin Pledge transactions done from Sep 2020 to Jan 2021 will be billed in Feb 2021. Post which it will be regularized from Feb 2021 onwards on monthly basis.

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Signature of Sole/First Holder		
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For	m No
	I wish to receive Rights & Obligations document through E-mail
	I wish to receive Rights & Obligations document through Physical form

Acknowledgement

To,

Date: DDMMYYYY

ICICI Bank Limited CPC-Demat Services, Ground Floor, B-Wing, Autumn Estate, Chandivali Farm Road, Opp. Mhada Colony, Chandivali, Andheri (East), Mumbai - 400072. DP ID - CDSL 16014301

With reference to my/our application for opening a depository account, I/we acknowledge the receipt of copy of the document, !Rights and Obligations of the Beneficial Owner and Depository Participant".

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	Name	Signature(s) of Account Holder(s)
Sole/First Holder		
Second Holder		
Third Holder		

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 what so ever, 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,
- 1. 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.
- 2. 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.

Know Your Client (KYC) Application Form (For Individuals Only)

Application No. :

Please fill in ENGLISH and in BLOCK LETTERS

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	(Attested) True copies of documents received Signature Signature Signature Date																																										

Date

Date



ICICI Bank Limited, CPC-Demat Services, Ground Floor, B-Wing, Autumn Estate, Chandivali Farm Road, Opp. Mhada Colony, Chandivali, Andheri (East), Mumbai - 400072. (Important Note: Please do not send requests directly to this address. Kindly route all your requests through the nearest ICICI Bank Demat Servicing Branches)

Application for Opting for Basic Services Demat Account (BSDA)

Date: D D M M Y Y Y	Date: D D M M Y Y Y Y DP ID: Client ID:																															
I/we request you to open my/our depository account into BSDA as per the following details and I/we also wish to register my/our mobile number in my/our Demat A/c and subscribe for SMS alerts.																																
Sole/First Holder																		Ι			I			I	I			I	I			
Mobile No. (Mandatory)																				PA	N				\mathbb{L}	\Box	\Box	\Box		\prod		
E-mail																								\prod	\prod	\perp	\perp	\perp	\perp	\prod		
Second Holder																								I	I		I	I	I	I		
Mobile No. (Mandatory)																				PA	N			\mathbb{L}	\mathbb{L}	\mathbb{I}	\prod	\prod	\prod	\prod		
E-mail																								\prod	I	\perp	\perp	\perp	I	\perp		
Third Holder																Τ	T	Ι	T		Ī	T	Τ	Ī	Ī	Ī	Ī	Ī	Ī	Ī	T	
Mobile No. (Mandatory)																				PA	N				I	\mathbb{I}	\Box	\Box		\prod		
E-mail																									I				\perp			
I/we have read and understood the Securities and Exchange Board of Indials guidelines for facility for a BSDA. I/we hereby declare that I/we am/are eligible to open a depository account as a BSDA holder and undertake to comply with the requirements specified by Securities and Exchange Board of India (SEBI) or any such authority for such facility from time to time. I/we also understand that in case I/we at any point of time do not meet the eligibility as a BSDA holder, my / our aforesaid account is liable to be converted to regular account. Eligibility for availing the facility of BSDA: It is mandatory to register for the SMS alert facility before opting for the facility of BSDA. Facility is available only for Individual Demat accounts (Excluding HUF accounts). Customer should have only one demat account in his capacity as a sole holder or a first holder in the whole depository system, i.e. NSDL and CDSL. Value of the holding in this demat account should not exceed Rs. 2 lac.																																
SIGNATURE OF SOLE/FIRST	HOLI	 DER		_	-		Ç	BIGN	JATU	JRE	OF S	SEC	DNC	· HO	LDE	:R		_				SIG	GNA ⁻	 FURE	 E OF	F TH	- IIRD	НО	LDE	:R		



FATCA/CRS Declaration Form

То	: ICICI Bank Limited India								
DP	DP ID: Client ID:								
Na	me:								
	Primary Holder	nd Joint Holder 🔲 3rd Joint Holder							
Re	sidential Status (Resident / Non-Resident):								
	FA	TCA/CRS Declaration Form							
Pa	rt I- Please fill in the country for each of th	e following (Applicable for all customers):							
1.	Country of :								
a)	Birth								
b)	Citizenship								
c)	Residence for Tax Purposes								
d)	Current Residence (Overseas Country for NRI)								
2.	US Person (Yes/No) (Refer definition at bottom)								
Pa	rt II- Please note:								
	please proceed to Part III for signature.	vou is India (except in case of seafarers) and if you do n	·						
L.	Payer Identification Number (TIN) or Functional e	quivalent as issued in the specific country in the table be	elow:						
		I	Country of Issue						
'	□ TIN or □ Functional equivalent(Please specify name and number)								
\vdash	□ TIN or								
'	□ Functional equivalent(Please specify name and number)								
iii)	□ T i N or								
	□ Functional equivalent(Please specify name and number)								
	f you satisfy the criteria mentioned in II (b) above breason for the same as given below:	ut do not have Taxpayer Identification Number/functional e	equivalent, please tick the						
	I am a person resident out of India with (choos	e only if applicable):							
		(mention \circ Visa / \circ Resi	idence / O Work permit number)						
	Dependent visa								
	Student visa Seafarer status								
		e(mention CDC/visa number)	TIN/functional equivalent to be						
	communicated to the bank within 90 days, else OR		·						
	I am a person resident in India as well as r	resident for tax purposes in India (Please also fill Pa	rt IV self-certification)						
	In case you are declaring US person status as!No! of Citizenship. If not available provide reason/s fo Please also fil l Part IV Self-Certification.	but your Country of Birth is US, please provide documer r not having relinquishment certificate	nt evidencing Relinquishment						
Pa	Part III- Customer Declaration (Applicable for all customers)								
(I) Under penalty of perjury, I certify that: 1.The applicant is (i) an applicant taxable as a U	S person under the laws of the United States of America (!U.S.!) or any state or political						

2. The applicant is taxable as a tax resident under the laws of country outside India.(This clause is applicable only if the account holder is a tax resident outside of India)

subdivision thereof or therein, including the District of Columbia or any other states of the U.S., (ii) an estate the income of which is subject to U.S. federal income tax regardless of the source thereof. (This clause is applicable only if the account holder is identified as a US



 (ii) I understand that the Bank is relying on this information for the purpose of determining my status in compliance with FATCA/CRS. The Bank is not able to offer any tax advice on FATCA/CRS or its impact. I shall seek advice from professional tax advisor for any tax questions. (iii) I agree to submit a new form within 30 days if any information or certification on this form becomes incorrect (iv) I agree that as may be required by domestic regulators/tax authorities the Bank may also be required to infom reportable details to CBDT or close 								
or suspend my account								
	ne information on this form and to the best of my dentification number / functional equivalent numb	knowledge and belief the certification is true, correct, and complete per of the applicant.						
Signature :		Date (DD/MM/YYYY)						
Name :								
Part IV- Self-Certification	tion: (Not Applicable for NRI customers excep	t for point (b) below): To be filled only if-						
(a) Any of the indicia pa purpose outside Ind		tional equivalent is not available since not a resident for tax						
(b) Country of Birth is U	US and US person is mentioned as "No! in	Part I						
in any country other the suggest my relation with	a US person or a resident for Tax purpose an India, though one or more parameters th the country outside India. Therefore, I ving document as proof of my citizenship							
,		Signature						
Desument Proof submit	tted (PIs tick document being submitted)	_						
		UIDAI Letter NREGA Job Card Govt. Issued ID Card						
Note								
The term United States	s person means:							
(b) partnership or corpo thereof;(c) a trust if: i. a court w concerning substant control all substantia	vithin the United States of America would have	rica or under the laws of the United States of America or any State re authority under applicable law to render orders or judgments e trust; and ii. one or more U.S. persons have the authority to						
Functional Equivalent of	of TIN includes the following:							
	rance number, citizen / personal identification number, Alien card number, etc.	/services code/national identification number, a resident /						
a) City, of Divel								
a) City of Birth								
<u>_</u>	diction Details Where Applicant Is Resident (·						
_	anent / Overseas Address details	Same as Correspondence / Local Address details						
Line 1*								
Line 2		City / Town / Village*						
Line 3 State*	ZIP	/ Post Code* ISO 3166 Country Code*						

List of two – digit state / U.T codes as per Indian Motor $\,V\,$ hicle Act, 1988

State / U.T	Code
Andaman & Nicobar	AN
Andhra Pradesh	AP
Arunachal Pradesh	AR
Assam	AS
Bihar	BR
Chandigarh	СН
Chattisgarh	CG
Dadra and Nagar Haveli	DN
Daman & Diu	DD
Delhi	DL
Goa	GA
Gujarat	GJ
Haryana	HR

State / U.T	Code
Himachal Pradesh	HP
Jammu & Kashmir	JK
Jharkhand	JH
Karnataka	KA
Kerala	KL
Lakshadweep	LD
Madhya Pradesh	MP
Maharashtra	MH
Manipur	MN
Meghalaya	ML
Mizoram	MZ
Nagaland	NL
Orissa	OR

State / U.T	Code
Pondicherry	PY
Punjab	PB
Rajasthan	RJ
Sikkim	SK
Tamil Nadu	TN
Telangana	TS
Tripura	TR
Uttar Pradesh	UP
Uttarakhand	UA
West Bengal	WB
Other	XX

List of ISO 3166 two-digit Country Code

Country	Country Code
Afghanistan	AF
Aland Islands	AX
Albania	AL
Algeria	DZ
American Samoa	AS
Andorra	AD
Angola	AO
Angui ll a	Al
Antarctica	AQ
Antigua and Barbuda	AG
Argentina	AR
Armenia	AM
Aruba	AW
Australia	AU
Austria	AT
Azerbaijan	AZ
Bahamas	BS
Bahrain	ВН
Bangladesh	BD
Barbados	BB
Belarus	BY
Belgium	BE BE
Belize	BE B7
Benin	BJ
Bermuda	BM
Bhutan	BT
Bolivia, Plurinational State of	BO
Bonaire, Sint Eustatius and Saba	BQ
Bosnia and Herzegovina	BA
Botswana	BW
Bouvet Island	BV
Brazil	BR
British Indian Ocean Territory	10
Brunei Darussalam	BN
Bulgaria	BG
Burkina Faso	BF
Burundi	BI
Cabo Verde	CV
Cambodia	KH
Cameroon	CM
Canada	CA
Cayman Islands	KY
Central African Republic	CF
Chad	TD
Chile	CL
China	CN
	CN
Christmas Island	CC
Cocos (Keeling) Islands	
Colombia	CO
Comoros	KM
Congo	CG
Congo, the Democratic Republic of the	CD
Cook Islands	CK
Costa Rica	CR
Cote d'Ivoire !Côte d'Ivoire	CI
Croatia	HR
Croatia	
Cuba	CU
Curacao !Curaçao	CW
Cyprus	CY
Czech Repub l ic	CZ
Denmark	DK
Definition	
Djibouti	DJ

Country	Country
	Code
Dominican Republic	DO
Ecuador	EC
Egypt	EG CV
El Salvador	SV GQ
Equatorial Guinea Eritrea	ER
Eritrea	EK
Estonia	EE
Ethiopia	ET
Falkland Islands (Malvinas)	FK
Faroe Islands	FO
Fiji	FJ FI
Finland France	FR
French Guiana	GF
French Polynesia	PF
French Southern Territories	TF
Gabon	GA
Gambia	GM
Coordia	C.F.
Georgia	GE
Germany Ghana	DE GH
Gibraltar	GI
Greece	GR
Greenland	GL
Grenada	GD
Guadeloupe	GP
Guam	GU
Guatemala	GT
Guernsey	GG
Guinea	GN
Guinea-Bissau	GW
Guyana	GY
Haiti	HT
Heard Island and McDonald Islands	HM
Holy See (Vatican City State)	VA
Honduras	HN
Hong Kong	HK
Hungary	HU
Iceland	IS
India	IN ID
Indonesia	
Iran, Islamic Republic of Iraq	IR IQ
Iraq Ireland	IE IE
Isle of Man	IM
Israel	IL
Italy	IT
Jamaica	JM
Japan	JP
Jersey	JE
Jordan	JO
Kazakhstan	KZ
Kenya	KE
Kiribati	KI
Korea, Democratic People's Republic	KP
of	1/0
Korea, Republic of	KR
Kuwait	KW
Kyrgyzstan	KG
Lao People's Democratic Republic Latvia	LA LV
Latvia	LV
Lebanon	LB
	LS
Lesotho Liberia	LR

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Country	Country	Country
Code		Code
DO	Libya	LY
EC	Liechtenstein	LI
EG	Lithuania	LT
SV	Luxembourg	LU
GQ	Macao	MO
ER	Macedonia, the former Yugoslav Republic	MK
	of	
EE	Madagascar	MG
ET	Malawi	MW
FK FO	Malaysia Maldives	MY
FJ	Mali	ML
FI	Malta	MT
FR	Marshall Islands	MH
GF	Martinique	MQ
PF	Mauritania	MR
TF	Mauritius	MU
GA	Mayotte	YT
GM	Mexico	MX
0	Michies	111/
GE	Micronesia, Federated States of	FM
DE	Moldova, Republic of	MD
GH	Monaco	MC
GI	Mongolia	MN
GR	Montenegro	ME
GL	Montserrat	MS
GD	Morocco	MA
GP	Mozambique	MZ
GU	Myanmar	MM
GT	Namibia	NA
GG	Nauru	NR
GN	Nepal	NP
GW	Netherlands	NL
GY	New Caledonia	NC
HT	New Zealand	NZ
HM	Nicaragua	NI
VA	Niger	NE
HN	Nigeria	NG
HK HU	Niue Norfell Island	NU NF
IS	Norfolk Island Northern Mariana Islands	MP
IN	Norway	NO
ID	Oman	OM
IR	Pakistan	PK
IQ	Palau	PW
IE	Palestine, State of	PS
IM	Panama	PA
IL	Papua New Guinea	PG
IT	Paraguay	PY
JM	Peru	PE
JP	Philippines	PH
JE	Pitcairn	PN
JO	Poland	PL
KZ	Portugal	PT
KE	Puerto Rico	PR
KI	Qatar	QA
KP	Reunion !Réunion	RE
KR	Romania	RO
KW	Russian Federation	RU
KG	Rwanda	RW
LA	Saint Barthelemy !Saint Barthélemy	BL
LV	Saint Helena, Ascension and Tristan da	SH
LB	Cunha Saint Kitte and Novie	KN
LS	Saint Kitts and Nevis Saint Lucia	LC
LR	Saint Lucia Saint Martin (French part)	MF
LIV	Same martin (French party	1411

Country	Country
Saint Pierre and Miquelon	Code PM
Saint Vincent and the Grenadines	VC
Samoa	WS
San Marino	SM
Sao Tome and Principe	ST
Saudi Arabia	SA
Senegal	SN
Serbia	RS
Seychelles	SC
Sierra Leone	SL
Singapore Sint Maarten (Dutch part)	SG SX
Slovakia	SK
Slovenia	SI
Solomon Islands	SB
Somalia	SO
South Africa	ZA
South Georgia and the South Sandwich Islands	GS
South Sudan	SS
Spain	ES
Sri Lanka	LK
Sudan	SD
Suriname	SR
Svalbard and Jan Mayen	SJ
Swaziland	SZ
Sweden	SE
Switzerland	CH
Syrian Arab Republic	SY TW
Taiwan, Province of China	TJ
Tajikistan Tanzania, United Republic of	TZ
Thailand	TH
Timor-Leste	TL
Togo	TG
Tokelau	TK
Tonga	TO
Trinidad and Tobago	TT
Tunisia	TN
Turkey	TR
Turkmenistan	TM
Turks and Caicos Islands	TC TV
Tuvalu Uganda	UG
Ukraine	UA
United Arab Emirates	AE
United Kingdom	GB
United States	US
United States Minor Outlying Islands	UM
Uruguay	UY
Uzbekistan	UZ
Vanuatu	VU
Venezuela, Bolivarian Republic of	VE
Viet Nam	VN
Virgin Islands, British Virgin Islands, U.S.	VG VI
Wallis and Futuna	WF
Western Sahara	EH
Yemen	YE
Zambia	ZM
Zimbabwe	ZW



Terms & Conditions for Aadhaar Updation

☐ By ticki	ng here, I agree with the below terms pertaining to authentication and updation of my Aadhaar details:
I hereb	y provide my voluntary consent and authorize ICICI Bank to:
B) C)	Authenticating me with UIDAI's Aadhaar based authentication system; Updating my Aadhaar details in the account opened pursuant to this Application Form; Use my registered mobile number to receive SMS alerts from ICICI Bank regarding Aadhaar; and Use, exchange and share my Aadhaar details with concerned regulatory and/or statutory authorities as may be soughtby them and / or required under applicable law/s
☐ By tick	ing here, I agree with the below terms pertaining to sharing of my Aadhaar related information:
A)	ICICI Bank has informed me that my biometric details shall not be stored by ICICI Bank and shall not be shared with any third party except as provided under applicable laws and shall be submitted to Central Identities Data Repository / Unique Identification Authority of India (UIDAI) for purpose of authentication.
В)	I understand and agree that the nature of information which may be shared by UIDAI with the bank upon authenticaion shall be in nature of my demographic information including photograph and email id and mobile number which ICICI Bank my use for KYC verification as identity/address proof for the purpose of account opened pursuant to this Application Form.
☐ By ticki	ng here, I agree with the below terms pertaining to the purpose for which my Aadhaar details shall be used:
A)	ICICI Bank has informed me & I am fully aware that my Aadhaar details and identity information would only be used for Yes/No authentication facility (using demographic, OTP, biometric or multifactor authentication) or e-KYC authentication facility (using OTP or biometric authentication), as may be applicable and for updation of Aadhaar details in the account opened pursuant to this Application form.
B)	My Aadhaar information submitted to the bank herewith shall not be used for any purpose other than mentioned above.
	ereby understand, that my request for updation of Aadhaar details in the bank account will be ocessed within 7 working days. The request will not be processed, if:
(I)	Aadhaar details provided by me is incorrect/incomplete;
	My details in bank account to be opened pursuant to this Application Form, do not match with details available with UIDAI as a result of which authentication with UIDAI fails; and Technical failures while authenticating Aadhaar with UIDAI.
C)	All the above information, furnished by me to the Bank is true, correct and complete. ICICI Bank does not take any responsibility and shall not be held liable for any claims whatsoever, should the details provided by me are incorrect/incomplete.
D)	In case of any correction, dispute, query or complaint regarding the Aadhaar updation, customer(s) shall address the same to phone banking team of ICICI bank or visit the nearest ICICI Bank branch.
	X Signature of Sole/First Holder X Signature of Second Holder Signature of Third Holder