

Fixed Deposits Form for Corporate Deposit

Rates Effective From November 11, 2023

AAA/Stable by CRISIL Highest Degree of Safety AAA/Stable by CARE Highest Degree of Safety AAA/Stable by ICRA Highest Degree of Safety

Base Rates for Public Deposits < ₹20.0mn (Public Deposits)

		Cumula	tive Income Plan	No.	on-Cumulative Incom	e Plan
	Period (Months)	Cumulative Income Plan	**Indicative Yield (Cumulative option)	Monthly Income Plan	Quarterly Income Plan	Yearly Income Plan
	>=12 to <24	7.25%	7.25%	7.00%	7.05%	7.25%
	>=24 to <36	7.55%	7.84%	7.30%	7.35%	7.55%
	>=36 to <60	7.65%	8.25%	7.40%	7.45%	7.65%
	>=60 to <72	7.60%	8.85%	7.35%	7.40%	7.60%
	>=72 to <=120	7.50%	9.06%	7.25%	7.30%	7.50%
	Min.deposit ₹	10,000/-		40,000/-	20,000/-	10,000/-

Loan Against Deposit may be availed from Company after 3 months from the date of deposit, which would be given at the discretion of ICICI Home Finance. This loan may be given for up to 75% of the deposit amount, subject to the other terms and conditions as may be specified by the Company from time to time. Interest on such loans will be 2% above the deposit rate. This facility is not available for deposits from minors and Non-Resident Indians

Base Rates for Corporate Fixed Deposits < ₹20.0 mn (other than Public Deposits)

	Cumulo	tive Income Plan	Non-Cumulative Income Plan		
Period (Months)	Cumulative Income Plan	**Indicative Yield (Cumulative option)	Monthly Income Plan	Quarterly Income Plan	Yearly Income Plan
>=12 to <24	7.25%	7.25%	7.00%	7.05%	7.25%
>=24 to <36	7.55%	7.84%	7.30%	7.35%	7.55%
>=36 to <60	7.65%	8.25%	7.40%	7.45%	7.65%
>=60 to <72	7.60%	8.85%	7.35%	7.40%	7.60%
>=72 to <=120	7.50%	9.06%	7.25%	7.30%	7.50%
Min.deposit ₹	10,000/-		40,000/-	20,000/-	10,000/-

**The yield mentioned is calculated using the first month of each tenure grid & in case of cumulative deposit, interest is compounded before deduction of tax.

Eligibility

Body Corporates, Private Limited Companies, Corporations, Statutory Boards, Local Authorities, Banks & other such Institutions as may be decided by ICICI Home finance Company Limited from time to time.

Minimum Deposit Amount

Corporate can deposit a Minimum of $\[\]$ 10,000/-under Annual / Cumulative income plan, $\[\]$ 20,000/- under Quarterly income plan and $\[\]$ 40,000/- under Monthly income plan with the maximum limit on the number or amount of deposit(s).

Special Scheme Rates for Fixed Deposits < ₹20.0mn (Public Deposits)

	Cumulative Income Plan		l No	Non-Cumulative Income Plan		
Period (Months)	Cumulative Income Plan	**Indicative Yield (Cumulative option)	Monthly Income Plan	Quarterly Income Plan	Yearly Income Plan	
23 mths	7.50%	7.77%	7.25%	7.30%	7.50%	
39 mths	7.70%	8.41%	7.45%	7.50%	7.70%	
45 mths	7.70%	8.57%	7.45%	7.50%	7.70%	
Min.deposit ₹	10,000/-		40,000/-	20,000/-	10,000/-	

**In case of cumulative deposit, interest is compounded before deduction of Tax 0.25% additional interest for senior citizen and ICICI Group employees

KYC Compliance

Know Your Customer(KYC) Directions, 2016 Reserve Bank of India are applicable to Housing finance Companies.

ICICI HOME FINANCE COMPANY LTD. AND AS PRESCRIBED UNDER THE LAWS AND THE RATE APPLICABLE WILL BE THE RATE PREVALENT ON THE DATE OF DEPOSIT."

Interest compounded annually. Deposits can be placed for any number of months between 12 & 120. For detailed information on interest rates offered, please visit our website www.icicihfc.com - Fixed Deposit Section.

Special Scheme Rates for Corporate Fixed Deposits $< 720.0 \, \mathrm{mm}$ (other than Public Deposits)

	l Cumul	ative Income Plan	l No	n-Cumulative Incom	ne Plan
Period (Months)	Cumulative Income Plan	**Indicative Yield (Cumulative option)	Monthly Income Plan	Quarterly Income Plan	Yearly Income Plan
23 mths	7.50%	7.77%	7.25%	7.30%	7.50%
39 mths	7.70%	8.41%	7.45%	7.50%	7.70%
45 mths	7.70%	8.57%	7.45%	7.50%	7.70%
Min.deposit ₹	10,000/-		40,000/-	20,000/-	10,000/-

**In case of cumulative deposit, interest is compounded before deduction of Tax For deposits >= \$ 20.0 mn , rate would be offered by Treasury on a case to case basis

ICICI Home Finance Company reserves the right at its absolute discretion to vary the minimum amount. It is required that a separate application form is used for every deposit.

ICICI Home Finance Company Limited

Regd. Office: ICICI Bank Towers, Bandra-Kurla Complex, Mumbai 400 051

Corporate Office: ICICI HFC Tower, Andheri -Kurla Road, JB Nagar, Andheri East, Mumbai 400 059

CIN: U65922MH1999PLC120106, Website: www.icicihfc.com Tel: (+91) 22 26531414 / Fax: (+91) 22 26531671 Page 1 of 13

ICICI Home Finance Company Limited

ACKNOWLEDGEMENT SLIP

Application Serial No.

Date of deposit with the ICICI Centre:	ACKNOWLEDGEMENT SL	-IF Application Serio	al No.:
Received from the Trus#Intity		(Name of Trust/Ent	tity) Fixed Deposit application with
a) Cheque / DD No.	Dated	for ₹	
Drawn on Bank		Branch	
b) FDR No.	Dated	for ₹	
c) Total Fixed Deposit Amount (in figures)	(Valid subject to Realizati	on of Cheque / Demand Draft) for ₹	
Rupees			
for a period of: Months @ % per annum In the following Income Pla	an: Monthly Income Plan	Quarterly Income Plan Annual Income Plan	Cumulative (Annualised Yield on maturity)

HFC Employee Name : SMC GLOBAL SEC. LTD. Employee Name & ID : Channel Name : Customer ID No.: APPLICATION FORM FOR CO Brokers are not permitted to accept cash with the Application Form. Brokers are not permitted to issue a reco 1. COMPANY DETAILS (IN BLOCK LETTERS) Company Name :					
Entity: Industry:Business Location					
Source of Income of Entity:					
	self-attested documents) Any other Address Proof (Subject to satisfaction of ICICI Home Finance) Please Specify				
Names of the Signatories Telephone No.	ID Address Signature roof Attached Proof Attached				
Place: Kindly attach documents for proof of identity and proof of address as per the list provided overleaf in res	Date: D D M M Y Y Y Y Spect of authorised signatories with this form.				
2. ADDRESS OF THE CORPORATE (IN BLOCKLETTERS) (for all future communication) Street City Fax: Pin Tel. Res.: Off: Fax: Mobile: E-mail:					
Blank Sp	odce				

3. STATUS (Mandatory)				
Corporate Statutory Boards	Society	Local Authority	Banks & financial Institutions	Others
Non Profit Organisation (NPO) (Non Profit Organization means any enti	Yes No ty or an organization that is registered	as a Trust or a Society u	nder applicable laws)	
To be filled if the depositor is a Non Profit Or Has the depositor registered on Darpan port If Yes, share the darpan registration no:	cal of Niti Aayog (www.ngodarpan.gov.i	•	an.gov.in)	
4. TAX STATUS				
Tax to be exempted: Yes Order under Section 197	No If yes, proof submitted Order under Section 10	Yes No	As stated	
5. PAYMENT DETAILS				
Amount of Deposit ₹	(in words)			ک
Mode of Payment Cheque RT	GS/NEFT (Cheque/ RTGS/ NEFT No :		Dated)	*mandatory
Bank details		Branch		*
I/we hereby agree and undertake that, in considera		has not been collected by me	Only incase applied through ICICI Bank Branch New in person and separate instructions have been given for the Entity may sustain or incur or which may be claimed a	
6. DEPOSIT SCHEME				
Deposit term months @	·		lative (Annualized yield on maturity)	n Cumulative
Interest payment frequency for non cumula Deposit Type : With pre-maturity wit		Quarterly Yearly turity withdrawal		
Deposit Type : With pre-maturity with			ing ROI for deposits less than ₹20.0 mn)	
	Maturity Inst	·	hever applicable)	
Renew only Principal o	mount Renew Principal	and Interest amount (fo	or cumulative deposits) Payment on mo	aturity
7. DETAILS OF BANK ACCOUNT (Please refer to the clause on Interest Payme Savings Account No. Branch	nts) Current	Bank 9 Digit Code No (As appearing o	on MICR cheque issued by your bank)	* mandatory
8. Mode of operation (to be replicat	ed as per the Board Resolution s	submitted by the Co	orporate):	
DOCU	MENTATION CHECKLIST (Copy o	of self-attested docu	ments to be submitted)	
Companies	(I) Certificate of Incorporation (ii) M	emorandum & Articles o	of Association (iii) Permanent Account Number ((PAN) (iv) Master
Name of the company Principle place of business Mailing address of the company Telephone/Fax Number	data from MCA website (v) Resolu transact on its behalf (vi) KYC comp than 10% of share or capital or pro	ution from the Board o pliance of the directors, l fits of the company. (vii)	of Directors authorizing its managers, officers beneficial owners who has the ownership of/ent KYC compliance of authorised signatories as pation (ix) The registered office & Principal place o	or employees to titlement to more er the resolution.
KYC Documents to be collected for Related Persons (Directors, benefitail owners, partners, trustees, Authorised Signatories etc.)	Election Commission of India (vi) Job by the National Population Register c	Card issued by NREGA containing details of nam	(iii) Passport (iv) Driving License* (v) Voter Identit duly signed by an officer of the State Government (e license as an address proof, then it should not b	(vii) Letterissued
Co-operative Societies	Resolution of the managing commit	tee to invest in fixed of signed by the Secretary	Co-operative Society (ii) PAN Card/ Allotment let deposits (iv) Utility bill in the name of the society (vi) KYC compliance of beneficial owners more the thorised signatories	(v) Rules and
Limited Liability Partnerships (LLPs)	(v)Certified true copy of the Resolutransactions / agreements on its beemployees and authorised persons	ution granting authority ehalf and their names of as per the resolution. capital of the firm (ix) No	nent Account Number (PAN) (iv) Master data from the designated partner(s) or employee(s) of Land specimen signature(s) (vi) KYC compliance (vii) Registration Certificate (viii) KYC compliances of all the partners & the address of the registration compliances of the partners and compliances of the partners are compliances.	LP to enter into of the partners, nce of beneficial

Declaration:

- I/We have read and understood and hereby agree to the terms and conditions as applicable to my account set forth. I/We understand that the terms and conditions are subject to changes/revision from time to time at the sole discretion of ICICI Home Finance / or as required under applicable laws / regulations.
- 2. I/We agree, undertake and authorise ICICI Home Finance Company, its Group Companies to exchange, share and part with all the information relating to my/our investment/ financial details and financial history information to ICICI Bank Ltd./ ICICI Group Companies/ Financial Institutions/ Credit Bureaus/ Agencies/ Statutory Bodies as may be required and shall not hold ICICI Home Finance Company Ltd., ICICI Bank Ltd., and ICICI Group Companies liable for use of this information.
- 3. I/We further declare that, I/we am / are authorized to make this deposit in the above mentioned scheme and that the amount to be kept in the deposit has been acquired through legitimate sources and does not involve directly or indirectly any proceeds of a scheduled offence under the Prevention of Money Laundering Act, 2002 and / or is not designed for the purpose of contravening or evading any of the provisions of the Prevention of Money Laundering Act, 2002 and / or any rules, regulations, notifications, guidelines or directions made there under and as amended from time to time.
- I/We shall provide any further information and fully co-operate in any investigation as when required by Company in accordance with the applicable law.
- 5. I/We shall inform the Company regarding any change in my/our registered address/business and to provide any further information/ documents that ICICI Home Finance/ Group Companies may require from time to time. I/We agree ti indemnify ICICI Home Finance against any fraud or any loss or damage suffered by ICICI Home Finance / Group Companies due to my/our providing of any incorrect communication address and/or failure on my/ our part to communicate the change / alteration in my/ our communication address or any details supplied.
- ICICI Home Finance reserves the right to reject any application without providing any reason. That ICICI Home Finance reserves the right to retain the application forms and documents provided therewith, including photographs, and will not return the same to us.
- I/ We hereby declare that all particulars and information given in this application form (and all documents referred or provided therewith) are true, correct, complete and up to date in all respects and are to the best of my /our knowledge and belief.
- 8. I/We declare that the deposit made under deposit application is through legitimate source and does not include directly/ indirectly any proceeds of schedule of offence and/or is not designed for the purpose of contravention or evasion under any law.

- 9. I/We have no objection to ICICI Home Finance, its Group Companies, Brokers/ Representatives to provide me/us information on various products, offers and service provided by ICICI Home Finance / its Group Companies, through any mode (including telephone calls / SMS / emails) and authorize ICICI Home Finance, its Group Companies, Brokers/ Representatives for the above purpose YES NO
- 10.. I/We declare that I/We am/are competent and fully authorised to issue such declarations, confirmations, agreements and undertakings and submit this Application Form for the purpose of this deposit, and to execute all other documents required by ICICI Home Finance for such purpose.
- 11. This Applications Form as been duly and validly executed by me/us or on my/ our behalf and when accepted/acted upon by ICICI Home Finance would constitute legal and valid obligations that are binding on and enforceable against me/us in accordance with the Terms thereof. I/We confirm that the initials on this Application Form are made by me/us and the validity of such initials shall not be disputed by me/us. I/We hereby agree to abide by attached terms & conditions governing the deposit. I/We agree to the terms and conditions as applicable to my account set fourth. I/We understand that the terms and conditions are subject to changes/ revision from time to time at the sole discretion of ICICI Home Finance/or as required under applicable laws/ regulations.
- I/We hereby declare and affirm that I/We have not made any payments/deposits in cash.
- 13. I/We have gone through the financial and other statements/ particulars representations furnished/made by the Company after careful consideration. I/We are making the deposit with the Company at my/our own risk and volition.

Maturity instructions

	aturity moductions.	
	Renew principal only	
	Payment on maturity	
	Renew Principal & Interest (only	r for cumulative plan)
SIGN	NATURE OF AUTHORISED SIGN	ATORY / POWER OF ATTORNEY HOLDER
1	2	3

Blank Space

For office use only	Date of Receipt:
Branch:	Customer No.:
Checked by:	Authorised by :

Terms & Conditions - ICICI Home Finance Fixed Deposit Scheme

ICICI Home Finance Company Ltd. (the Company) shall, at its discretion, accept Fixed Deposits, under the ICICI Home Finance Fixed Deposit Scheme (the "Scheme") subject to the below mentioned terms and conditions. These deposits solicited by the Company are not insured.

1) PAYMENT INSTRUCTION: a. RTGS/NEFT/FT:

Particulars	Remittance from any Bank Account
Beneficiary Name	ICICI Home Finance Co. Ltd - FD Collection Account
Account No.	000405070754
IFSC	ICIC0000004
Bank & Branch	ICICI Bank, Nariman Point

Effective Deposit Date: Date of realization of Cheque/DD/Credit of Funds in the Company's account

b. Cheque/Demand Draft (DD): Cheque/DD should be drawn in favor of 'ICICI Home Fin - FD A/c' and marked 'Account Payee only'. The name of the applicant ('Applicant') should be mentioned on the reverse of the Cheque/DD. Single and separate Cheque/DD should accompany each application. c. Payment Gateway: In case applying for Online Fixed Deposit through our website(www.icicihfc.com), the payment will be required to be done through net banking. A payment gateway for the same is available on the website. d. Alternatively, payment can also be through (I) NEFT/RTGS/Fund Transfer, (ii) Debit Card, (iii) Unified Payments Interface(BHIM-UPI), (iv) Unified Payments Interface Quick Response Code (UPI QR Code) (BHIM-UPIQR Code)

2) SUBMISSION OF APPLICATION FORMS: Duly completed Fixed Deposit application form, KYC form, KYC documents (as per KYC policy of the Company) and cheque / DD need to be delivered to the local / nearest branch/corporate office of the Company.

3) INTEREST PAYMENTS: Interest will be payable on the deposit from the effective deposit date, subject to realization of Cheque/DD/Credit of Funds in the Company's account. Interest on deposits placed under Monthly Income Plan, Quarterly Income Plan and Annual Income Plan shall be paid on fixed dates as given below:

Scheme	Interest Payment Date
Monthly Income Plan(MIP)	Last day of each month
Non-Cumulative – Quarterly Option	June 30, September 30, December 31 and March 31
Annual Income Plan	March 31

Effective Deposit Date: Date of realization of Cheque/DD/Credit of Funds in the Company's account Under the Cumulative Income Plan, interest will be compounded annually and accrued every year on March 31 after deducting tax, wherever applicable. The accumulated interest will be paid on maturity amount & shall not exceed the total maturity amount as calculated on a year on year basis of compounding.

Please note that all payments for part periods shall be made on pro-rata basis. If a deposit is made within a period of 20 days prior to a standard interest payment date, the interest for the part period will be paid on the next standard interest payment date.

Payment of interest will be made to applicants/depositors primarily through ECS/NEFT/RTGS where ECS/NEFT/RTGS facility is available. Where ECS/NEFT/RTGS facility is not available, payments will be in the form of Cheque/DD/any other mode as the Company may deem fit and would be in favor of the Sole/First applicant/ depositor marked "A/c Payee only". Direct Credit option may be used if the first/sole holder has an account with ICICI Bank.

In case the first applicant/depositor is a minor, all payments will be in the name of minor along with the natural/legal guardian. In all cases where interest has to be paid to any person other than the Sole/First Applicant/Depositor (refer Terms & Conditions applicable on joint deposits and succession on application form), all post-dated unencashed interest instruments(s) in the name of the Sole/First Applicant/Depositor, if any, would have to be surrendered to the Company.

4) FIXED DEPOSIT RECEIPT (FDR): a) The FDRs shall be sent to the first applicant/depositor given in the application form, in the form of soft copy via SMS link and a hard copy shall be subsequently forwarded to the address as mentioned in the application form, by registered post or courier or in any other manner that the Company may deem fit after realization of Cheque/DD/Credit of funds in Company's account. b) Fixed Deposit Receipts are non-transferable & Deposit Receipts are non-transferable amp; not negotiable. It cannot be assigned, transferred, pledged or given as security for any loan/ credit facility in favor of any party except ICICI Home Finance.

5) LOSS, DESTRUCTION, ETC. OF DOCUMENT: a) Fixed Deposit Receipts, Interest and Refund Cheques/Demand Drafts may be sent by Registered Post or Courier or in any other manner that the Company may deem fit, at the address of the Sole/First Applicant/Depositor given in the Application Form. The Company will not be responsible for any loss or delay in transit due to postal/Courier services or any circumstances beyond its control. b) In the event of loss, destruction or mutilation of the Fixed Deposit Receipt, Interest or Refund Cheque/DD, the Company may issue a duplicate Fixed Deposit Receipt, Interest or Refund Cheque/DD, subject to non encashment of the original instrument, upon receipt from the depositor of an indemnity in the prescribed form to its satisfaction and after compliance with such other formalities/documents as may be required by the Company.

6) RENEWAL /REPAYMENT OF DEPOSIT: a.) For renewal or repayment of deposit, the discharged deposit receipt must be surrendered to ICICI Home Finance Co. Ltd. In case of renewal, the deposit may be renewed on maturity on such terms and conditions of the scheme as applicable on the maturity date of the old deposit. b.) The deposit can be renewed either by selecting auto renewal of principal/renew principal & interest by giving an explicit consent in this regard at the time of application. c.) The depositor can instruct to pay principal & interest, in entirety, to his/her designated bank account by giving an explicit consent in this regard at the time of application. d.) In the case of renewal of deposit in joint names, application form should be signed as per the mode of operation as mentioned in the application form. e.) Deposits will automatically expire on maturity unless specified otherwise and the maturity proceed will be remitted to the designated bank account. No interest will accrue thereafter on such deposits unless the deposits are renewed as per terms noted under Renewal of Deposit. f.) The Company will send intimation with regard to the details of the maturity of the deposit at least 14 days before the date of maturity of the deposit. You may modify maturity instructions by giving a request letter at least 7 working days prior to the maturity date or any other mode as approved by the Company g.) All redemption payments will be in the form of ECS/NEFT/RTGS/Cheque/DD/any other mode as the Company may deem fit and would be in favor of the Sole/First depositor marked "A/c Payee only". In case the first applicant/depositor is a minor, all payments will be in the name of minor along with the natural/legal quardian.

7) PREMATURE WITHDRAWAL OF THE DEPOSIT: As per the Housing Finance Company (Reserve Bank) Directions, 2021, no premature withdrawal is allowed for a period of first 3 months from the date of deposit subject to regulatory conditions. In case of premature withdrawal, the following rates shall apply:

Premature Withdrawal*	Rate of interest payable
After 3 months but before or up to 6 months	Maximum interest payable shall be the minimum savings bank interest rate offered by ICICI Bank (not exceeding 4% p.a.) for Individual depositors and "No Interest" in case of any other category of depositors
After 6 months but before the date of maturity	The interest payable shall be 1% lower than the interest rate applicable to a public deposit for the period for which the deposit has run or if no rate has been specified for that period, then 2% lower than the minimum rate at which the public deposits are accepted by the Company.

If the deposit is placed by you through a broker/agent, on premature withdrawal the excess commission (for balance tenure) paid to the broker/agent will be deducted from your FD repayment proceeds.

In the event of death of the depositor, premature termination of fixed deposit would be allowed; such premature termination of fixed deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed; such premature termination of the deposit would be allowed. The deposit would be allowed by the deposit would be allowed b

withdrawal would not attract any penal charge. For other deposits, premature withdrawal is permitted within 3 months to meet certain expenses of an emergent nature, subject to regulatory conditions. For premature withdrawals of deposits, the duly discharged FDR with revenue stamp of requisite value must be surrendered to the Company. Premature withdrawal of single/ jointly held fixed deposit shall be processed only after such request is signed by all depositors along with FDR duly discharged.

8) LOAN AGAINST DEPOSITS: Loan Against Deposit may be availed from Company after 3 months from the date of deposit, which would be given at the discretion of ICICI Home Finance. This loan may be given for up to 75% of the deposit amount, subject to the other terms and conditions as may be specified by the Company from time to time. Interest on such loans will be 2% above the deposit rate. This facility is not available for deposits from minors and Non-Resident Indians (NRIs).

9) WAIVER: No failure or delay by the Company in exercising any right, power or privilege hereunder shall operate as a waiver thereof nor shall any single or partial exercise of any other right, power or privilege. The rights and remedies of the Company as stated herein shall be cumulative and not exclusive of any rights or remedies provided by law.

10) INDEMNITY: a) The Applicant hereby agrees that the Applicant shall, at his/its own expense, indemnify, defend and hold harmless the Company from and against any and all liability any other loss that may occur, arising from or relating to the operation of fixed deposit or breach, nonperformance or inadequate performance by the Applicant of any of these terms or the acts, errors, representations, misrepresentations, misronduct or negligence of the Applicant in performance of its obligations. b) Under no circumstances shall the Company be liable to the Applicant for any indirect, incidental, consequential, special or exemplary damages in connection with the services. c) The Applicant shall solely be responsible for ensuring full compliance with all the applicable laws and regulations in the relevant jurisdiction in connection with the fixed deposits with the Company and shall indemnify and keep indemnified ICICI Home Finance from all actions, proceedings, claims, losses, damages, costs and expenses (including legal costs on a solicitor and client basis) which may be brought against or suffered or incurred by ICICI Home Finance in connection with any failure to comply with any such applicable laws/regulations. d) The indemnities as aforesaid shall continue notwithstanding the termination of the fixed deposit.

11) TAX DEDUCTION AT SOURCE (TDS): In accordance with and as per the provisions of section 194A of the Income Tax Act, 1961 (The Act), tax at source would be deducted if interest credited/paid or likely to be credited/paid to resident depositor(s) during the financial year exceeds R5,000/- on consolidated amount in case of multiple fixed deposits are placed by the customer. This exemption is not applicable for nonresident depositors where tax at source is deducted under section 195 of the Act. As per section 206AA of the Income Tax Act, 1961 w.e.f. April 1, 2010 applicable to all residents and non-residents FD depositor(s), and the Income Tax Act, 1961 w.e.f. April 1, 2010 applicable to all residents and non-residents FD depositor(s), and the Income Tax Act, 1961 w.e.f. April 1, 2010 applicable to all residents and non-residents FD depositor(s), and the Income Tax Act, 1961 w.e.f. April 1, 2010 applicable to all residents and non-residents FD depositor(s), and the Income Tax Act, 1961 w.e.f. April 1, 2010 applicable to all residents and non-residents FD depositor(s), and the Income Tax Act, 1961 w.e.f. April 1, 2010 applicable to all residents and non-residents FD depositor(s), and the Income Tax Act, 1961 w.e.f. April 1, 2010 applicable to all residents and non-residents FD depositor(s), and the Income Tax Act, 1961 w.e.f. April 1, 2010 applicable to all residents and non-residents FD depositor(s), and the Income Tax Act, 1961 w.e.f. April 1, 2010 applicable to all residents and non-residents FD depositor(s), and the Income Tax Act, 1961 w.e.f. April 1, 2010 applicable to all residents and non-residents an a valid PAN (Permanent Account Number) is mandatory where Tax at source is deductible further, effective July 1, 2021 PAN wherein Aadhar is not linked shall be treated as Invalid PAN. In accordance with section 206AB of the Act effective July 1, 2021, if any depositor for which tax is deductible under section 194A of the Act has not filed its income tax returns for both of the two assessment years relevant to two previous years preceding the current financial year in which tax is deductible, and aggregate tax deducted/collected in the depositor's case is R50,000/- or more in each of these two previous years, then tax shall be deductible at higher of the following rates: Twice the specified rate as per section 194A i.e. 20%; or Twice the rates in force; or 5%. If the provision of section 206AA (Where assesse is not having PAN) of the Act is applicable to a specified person, in addition to the provision of this section, the tax shall be deducted at higher of the two rates. However, the deduction of tax at source under section 194A of the Act shall be made at Nil Lower rate, as the case may be, if the Resident applicant / depositor submits a self-declaration, in duplicate specified under section 197A of the Act, with a proper and valid PAN disclosure, in prescribed Form - 15G(for persons between age of 18 years to 59 years, in case of a person whose age is less than 18 years Form 15G should be provided by the guardian; other than Company and Firm) or Form 15H (for senior citizens who have attained the age of 60 years during the financial year) as the case may be or any other documentary evidence specified under section 194A of the Act for TDS exemption or any other documentary evidence specified under any guidelines/circular/notification issued by the CBDT in this regard. For exemption in terms of section 197A of the Act, Form 15G will not be taken cognizance of for the purpose of TDS Exemption, in case total income likely to be credited / paid exceeds maximum amount which is not chargeable to tax. Whereas Form 15H can be furnished by the Resident Senior Citizen for claiming TDS exemption even if the total interest likely to be credited / paid exceeds maximum amount which is not chargeable to tax. The Resident/Non Resident applicant/depositor can also provide exemption certificate issued by the income Tax authorities under section 197 of the Act for deduction of tax at source at Nil lower rates applicable for section 194A or section 195 of the Act, as the case may be, for each respective financial year. Where the applicant/depositor qualifies as a specified entity whose income is unconditionally exempt u/s 10 of the Act and who is not statutorily required to file return of income u/s 139 conditionally exempt u/s 10 of the Act and who is not statutorily required to file return of income u/s 139 conditionally exempt u/s 10 of the Act and who is not statutorily required to file return of income u/s 139 conditionally exempt u/s 10 of the Act and who is not statutorily required to file return of income u/s 139 conditionally exempt u/s 10 of the Act and who is not statutorily required to 10 or 10 conditionally exempt u/s 10 of the Act and who is not statutorily required to 10 conditionally exempt u/s 10 of the Act and who is not statutorily required to 10 conditionally exempt u/s 10 or 10 conditionally exempt u/s 10 conditionally exemp of the Act, no tax would be deducted at source for specified entities subject to submission of proof of such exemption by the depositor in term of Circular No. 18/2017 dated May 29, 2017 issued by the CBDT. The illustrative examples of such specified entities under said CBDT Circular are as follows:

- Recognized Provident Fund/Approved Superannuation/Gratuity Fund exempts u/s 10(25) of the Act;

- Regimental Fund or Non Public Fund established by the armed forces of the Union referred to u/s 10(23AA) of the Act.

In case of Non Resident applicants/depositors, tax at source shall be deducted as per the prevailing provisions of section 195 of the Act and relevant guidelines/Circular/Notification issued by the CBDT in this regard. The benefit of DTAA rates shall be provided to the depositors subject to submission of documentary evidence of the tax residency certificate/any other certificate for tax residency issued by the competent authority along with any other documents specified in this regard by the Company/CBDT. As per the provisions of section 139A(5A) of the Income Tax Act, every person receiving any sum from which tax has been deducted at source, is required to intimate his/her Permanent Account Number (PAN) to the person responsible for deducting such tax. Hence, the depositors are requested to indicate their PAN in the application form. According to a press release of September 29, 2007 issued by CBDT, the deductee (depositor) is advised to provide his / her correct PAN to the deductor (ICICI Home Finance Company Limited) failing which the deductee (depositor) would face penal proceedings under the Income Tax Act, 1961.

 ${\bf 13)} \ \ {\bf BROKERAGE: Empanelled \ brokers \ are \ eligible \ for \ brokerage/commission \ on \ the \ amount \ of \ Fixed \ Deposits mobilized by them as prescribed for this scheme.}$

14) PARTICULAR TO BE SPECIFIED UNDER PARAGRAPH 35 OF NON-BANKING FINANCIAL COMPANY-HOUSING FINANCE COMPANY (RESERVE BANK OF INDIA) DIRECTIONS, 2021

a) -In Case of any deficiency of the company is servicing its deposits, the depositors may approach NHB, the National Consumers Disputes Redressal Forum, the State Level Consumers Disputes Redressal Forum for relief. b) In case of non-repayment of the deposit or part thereof in accordance with the terms and conditions of the deposit, the applicant/depositor may make an application to the authorized officer of the National Housing Bank. c) The financial position of the Company as disclosed and the representations made in the application form are true and correct. Further the Company and its Board of Directors are responsible for the correctness and veracity thereof. d) The Company is within the regulatory framework of the Reserve Bank of India. It must, however, be distinctly understood that Reserve Bank of India or National Housing Bank does not undertake any responsibility for the financial soundness of the Company or for the correctness of any of the statements or the representations made or opinions expressed by the Company, and for repayment of deposit/ discharge of liabilities by the Company.

15) GENERAL:

a) The Company reserves the right to reject any application for deposit or renewal of deposit without assigning any reason thereof. b) Interest rates are subject to change and the rate applicable will be the rate prevalent as on the date of Deposit. c) The terms and conditions mentioned herein are to be read in conjunction with and in addition to all other terms and conditions as specified elsewhere in this document. d) The company has the right to change, amend, add or delete any of the terms and conditions governing the fixed deposit and the company shall give notice of the same to the applicant/depositor, in accordance with the applicable guidelines. Disputes, if any, arising in connection with the fixed deposit scheme, will be subject to the jurisdiction of Courts at Mumbai.



ICICI Home Finance Company Limited

Regd. Office: ICICI Bank Towers, Bandra-Kurla Complex, Mumbai - 400 051.

Corporate Office: ICICI HFC Tower, Andheri Kurla Road, JB Nagar, Andheri East, Mumbai – 400059

PARTICULARS AS REQUIRED UNDER NON-BANKING FINANCIAL COMPANIES AND MISCELLANEOUS NON-BANKING COMPANIES (ADVERTISEMENT) RULES 1977

- a) Name of the Company: ICICI Home Finance Company Limited.
- b) Date of Incorporation: May 28, 1999
- c) (i) Business carried on by the Company: The Company's principal business is to provide financial assistance to any person or persons to acquire houses, buildings and any form of real estate and also for the purpose of construction, renovation, development or repair of such houses or buildings or any form of real estate. The Company does not have a subsidiary company.
 - (ii) Major branches / service centers: Locations: Refer Page No 12

For any details or queries, you can contact us at 18002674455 or Email us at customer.care@icicihfc.com

Meet a friendly face at your nearest ICICI HFC branch or your nearest ICICI Bank Asset Servicing branch where a team of our legal and technical experts is present to help you. If you are not satisfied with the resolution, please write to Hrishikesh Kadam, our Grievance Redressal Officer, at <u>nodal.office@icicihfc.com</u> or call 022-66493844

d) Brief particulars of the management of the Company: The Board of Directors of the Company has the ultimate responsibility for the management of its business. Mr. Vinod Kumar Dhall is the Independent Director Chairman of the Board. Mr. Anirudh Kamani, MD & CEO has the overall responsibility for the business of the Company

e) Name, Address and Occupation of the Directors:

Mr. Rakesh Jha	: ICICI Bank Towers, Bandra-Kurla Complex,
Service	Mumbai 400 051.
Mr. Sanjay Singhvi	: ICICI Bank Towers, Bandra-Kurla Complex,
Service	Mumbai 400 051.
Ms. Zeenat Hamirani	: ICICI Bank Towers, Bandra-Kurla Complex,
Service	Mumbai 400 051.
Mr. S. Santhanakrishnan	: New No. 24, Unnamalai Ammal Street, T Nagar,
Chartered Accountant	Chennai 600 017.
Mr. Vinod Kumar Dhall	: Dewan Manohar House, B-88, Sector 51,
Advocate	Noida (U.P.) - 201301
Mr. G Gopalakrishna	: B 301 – 302, Lady Ratan Tower, Danik Shivner
Retired Executive	Marg, Gandhinagar, Worli, Mumbai – 400018
Mr. Anirudh Kamani	: ICICI Bank Towers, Bandra Kurla Complex,
Service	Mumbai – 400 051.

f) PROFITS & DIVIDENDS:

Years ending	Profit before tax (₹ in million)	Profit after tax (₹ in million)	Equity Dividend Declared (%)*
March 31, 2023	3,868.2	3,018.2	2.5%
March 31, 2022	2,122.3	1,641.7	1.5%
March 31, 2021	326.4	216.7	

^{*} Including final dividend, proposed as at the end of the respective financial year as a percentage of equity share capital.

g) Summarised financial position of the Company as appearing in the two latest audited (₹in million)

		(\111 111111011
Liabilities #	31 March, 2023	31 March, 2022
Share Capital	12,035.3	10,987.5
Reserves & Surplus	16,034.3	10,063.5
Non Current Liabilities	109,626.4	83,870.5
Secured Borrowings	81,624.2	59,533.8
Unsecured Borrowings	27,840.3	24,161.0
Others	161.8	175.8
Current Liabilities	51,122.4	54,386.8
Secured Borrowings	28,563.8	29,859.4
Unsecured Borrowings	19,882.4	14,012.9
Others (incl. interest accrued on borrowings)	11,968.8	10,514.5
Deferred Tax Liabilities (Net)	565.3	-
Provisions	65.0	94.7
Short term	41.9	71.1
Long term	23.1	23.6
Total	189,448.7	159,403.0

/ Fin million)

		(VIII IIIIIIIOII)
Assets#	31 March, 2023	31 March, 2022
Fixed Assets ¹	1,387.2	1,302.4
Investments	4,991.6	6,004.1
Deferred Tax Assets	-	15.8
Loans	175,436.2	144,985.0
Other Assets	7,633.7	6,670.0
Assets held for sale	-	425.7
Total	189,448.7	159,403.0

1. Fixed assets include capital work-in-progress, intangible assets, intangible assets under development.

#Previous year figures have been regrouped/reclassified, wherever necessary, to correspond with current year classifications/disclosures.

(₹in million)

Contingent Liabilities	At March 31, 2023	At March 31, 2022
Income Tax matters in appeals	417.4	416.3
Service Tax matters	-	-
Claims filed against Company but not acknowledged as debt.	34.0	13.9

h) Information relating to aggregate dues (including the non-fund base facilities provided to) from companies in the same group or other entities or business ventures in which, the directors and/or the HFC are holding substantial interest and the total amount of exposure to such entities:

(₹in million)

Facility	Fund based at 31 March, 2023	Non-fund based at 31 March, 2023
Total exposure to group companies in which directors and/or the Company has substantial interest	-	-
Total exposure from group companies in which directors and/ or the Company has substantial interest	1,208.6	-

I) In terms of RBI Directions, 2021, the Company can borrow up to twelve times of the net owned funds, on or after March 31, 2022, i.e. ₹254,724.00 million (NOF at March 31, 2022, i.e. ₹254,724.00 million 2023), out of which, not more than three times the net owned funds can be by way of public deposits, i.e. ₹63,681.00 million. At March 31, 2023, the aggregate public deposits held by the Company was ₹21,415.28 million. There are no overdue deposits other than unclaimed deposits.

j) We declare that: (1) the Company has complied with the provisions of the Directions applicable to it, (2) the compliance with the Directions does not imply that repayment of deposits is guaranteed by the Reserve Bank of India and the National Housing Bank; and (3) the deposits accepted by the Company are unsecured and rank pari passu with other unsecured liabilities of the Company.

The Company is having a valid Certificate of Registration dated 31-07-2001 issued under Section 29A of the National Housing Bank Act,1987. However, the Reserve Bank of India or the National Housing Bank does not accept any responsibility or guarantee about the present position as to the financial soundness of the Company or for the correctness of any of the statements or representations made or opinion expressed by the Company and for repayment of deposits/discharge of liabilities by the Company.

The above text has been approved by the Board of Directors at its meeting held on April 17, 2023 and is being issued on authority and in the name of the Board of Directors of the Company. A copy of the text of advertisement signed by majority of Directors of the Company has been filed with the National Housing Bank.

Date: April 17 2023 Place: Mumbai

By order of the Board of Directors

Priyanka Shetty **Company Secretary**

Know Your Customer (KYC) application form I Legal Entity other than Individual Important Instructions: For office use only A) Fields marked with "*" are mandatory fields. F) List of State/ UT as per Indian Motor Vehicles Act 1988 is available at end B) Tick "a " wherever applicable. G) List of two character ISO 3166 country code is available at the end Application Type* ☐ New ☐ Update H) Please read section wise detailed guidelines/ instructions at the end. C) Please fill the date in DD-MM-YYYY format. D) Please fill the form in English and in BLOCK letters. I) For particular section update, please (a) in the box available before the (To be filled by ICICI Home Finance Co. Ltd.) E) KYC number of applicant is mandatory for update application section number and strike off the section not required to be updated (Mandatory for KYC update request) KYC Number* 1. ENTITY DETAILS* (Please refer instruction A at the end) ☐ Name* (Please refer instruction B at the end) Entity Constitution Type* Date of Incorporation/Formation³ Date of Commencement of Business Place of Incorporation/ Formation³ Country of Incorporation/ Formation* PAN* Form 60 Furnished TIN or equivalent issuing Country TIN/ GST Registration Number 2. PROOF OF IDENTITY (POI)* (Please refer instruction B at the end) Officially valid document(S) in respect of person authorised to transact Certifiate of Incorporation/ Formation* Registration Certificate Partnership Deed Registration Certificate No. Memorandum and Articles of Association Trust Deed Power of Attorney granted to its manager, officers or employees to transact on behalf Resolution of Board/ Managing Committee Activity Proof -2 (for Sole Proprietorship only) Activity Proof -1 (for Sole Proprietorship only) 3. ADDRESS (Please refer instruction C at the end) Certifiate of Incorporation/ Formation Registration Certificate Proof of Address* Other Document Line 1* Line 2 City/ Town/ Village³ Line 3 District * PIN/ Post Code* State/ UT Code* ISO 3166 Country Code* Line 1' Line 2 Line 3 City/ Town/ Village* District * PIN/ Post Code* State/ UT Code* ISO 3166 Country Code* 4. CONTACT DETAILS (All communications will be sent to Mobile No./ email Id provided may be used) (Please refer instruction D at the end) Tel. (Off) Fax Mobile email Id Mobile email Id 5. NUMBER OF RELATED PERSONS (Please refer instruction E at the end)

■ 6. REMARKS (if any)	
O. NEWARKS (II UIIY)	
7. APPLICANT DECLARATION (Please refer instruction G at the end)	
 I hereby declare that the details furnished above are true and correct to the best of my ki inform you of any changes therein, immediately. In case any of the above information is four misrepresenting, I am aware that I may be held liable for it. 	
 I/we hereby consent to receiving information from Central KYC Registry through SMS/ email address. 	email on the above registered number/
Date: DD - MM - YYYYY Place:	Signature/ Thumb impression of Authorised Person(s)
8. ATTESTATION/ FOR OFFICE USE ONLY	
Documents Received Certified Copies Equivalent e-document	
	INSTITUTION DETAILS
KYC VERIFICATION CARRIED OUT BY	INSTITUTION DETAILS
Identity Verification Done Date DD MM YYYYY	Name
Emp. Name	Code
Emp. Code	
Francisco de circumstico	
Emp. designation	
Emp. Branch	
Emp. Branch	
	Institution Stamp
Emp. Branch	Institution Stamp
Emp. Branch Employee Signature	Institution Stamp

KYC Legal Entity Page 2 of 2

Annexure A2 Legal Entity / Other than Individuals

Know Your Customer (KYC) application form I Related Person

Important Instructions:		
A) Fields marked with "*" are B) Tick "a " wherever applicat C) Please fill the date in DD-N D) Please fill the form in Englis E) KYC number of applicant is	ole. IM-YYYY format.	F) List of State/ UT as per Indian Motor Vehicles Act 1988 is available at end G) List of two character ISO 3166 country code is available at the end H) Please read section wise detailed guidelines/ instructions at the end. I) For particular section update, please (a) in the box available before the section number and strike off the section not required to be updated For office use only Application Type* New Update (To be filled by ICICI Home Finance Co. Ltd.)
		(Mandatory for KYC update request) KYC Number*
1. DETAILS OF RELA	ATED PERSON* (Please r	efer instruction E at the end)
Addition of Related Person		☐ Deletion of Related Person ☐ Update Related Person Details
KYC Number of Related Person	(If Available)	If KYC Number is available, Only Related Person Type & Name is mandatory
Related Person Type*	☐ Director ☐ Promotor	☐ Karta ☐ Trustee ☐ Partner ☐ Court Appointment Official ☐ Proprietor
	Beneficiary Beneficial	Owner % holding Others (Please Specify)
	Authorised Signatory	Power of Attorney Holder
DIN (Director Identification Num	nber)	(Mandatory if Related Person Type is Director)
1. 1 PERSONAL DETAIL	LS (Please refer instruction E o	it the end)
Name (Same as ID proof) Maiden Name Father/ Spouse Name Mother Name Date of Birth* Gender* Nationality* PAN*		Female T- Transgender thers (ISO 3166 Country Code) Form 60 furnished
1 2 PROOF OF IDENTI	TY AND ADDRESS (Please ref	er instruction E at the end)
I Certified copy of OVD or equi	valent e-document of OVD obtain	ned through digital KYC process needs to be submitted (any one of the following OVDs)
A- Passport Number		DUOTOS
B- Voter ID Card C- Driving Licence		PHOTO*
D- NREGA Job Card		
☐ E- National Population E- Proof of Possession	_	
F- KYC Authentication		
☐ Offline verification o	of Aadhar X	
II \square	X	
III \square	X	
Address		
Line 1*		
Line 2		
Line 3		City/Town/ Village*
District*		PIN/ Post Code* State/ UT Code* ISO 3166Country code*
1. 3 CURRENT ADDRES	SS DETAILS (Please refer instr	uction E at the end)
☐ Same as above mentione	d address (in such cases address	details as below need not be provided.
I Certified copy of OVD or equiv	valent e-document of OVD obtaine	d through digital KYC process needs to be submitted (any one of the following OVDs)
☐ A- Passport Number		
B- Voter ID Card C- Driving Licence		
D- NREGA Job Card		
E- National Population	_	
E- Proof of Possession F- KYC Authentication		
Offline verification or		
Deemed POA- docur	ment type code	
" Self Declaration		
IV 🗆		

Address						
Line 1*						
Line 2						
Line 3		City/Town/ Vi	llage*			
District*	PIN/ Post Code*	State/ UT Code*	ISO 3166Country code*			
4. CONTACT DETA	AIL (All communications will be sent to Mobile no./ email-ID	provided may be used) (Please refer i	nstruction D at the end)			
Tel. (Off)	FAX					
Mobile	Email ID					
Mobile	Email ID					
7. APPLICANT DE	ECLARATION (Please refer instruction G at the end)					
inform you of any chang misrepresenting, I am av	 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 above information is found to be false or untrue or misleading or misrepresenting, I am aware that I may be held liable for it. I/we hereby consent to receiving information from Central KYC Registry through SMS/ email on the above registered number/ 					
emanadaress.						
Date:	1 - Y Y Y Y Place:		Signature/ Thumb impression of Authorised Person(s)			
8. ATTESTATION/	FOR OFFICE USE ONLY					
Documents Received	Certified Copies E-KYC do	ata received from UIDAI	Data received from Offline verification			
	Digital KYC process Equivale	nt e-document				
VV	C VERIFICATION CARRIED OUT BY	INC	TITUTION DETAILS			
		IIVS	THO HON DETAILS			
Identity Verification	Done Date D D M M Y Y Y Y	Name				
Emp. Name		Code				
Emp. Code Emp. designation						
Emp. Branch						
Linp. Brunen						
	Employee Signature		Institution Stamp			
	Employee Signature		Institution Stamp			
	Employee Signature		Institution Stamp			

KYC- Related Person Pg. 2 of 2

Instructions / check list / guidelines for filing Legal Entity / Other than Individuals KYC Application Form

A Clarification/ Guidelines for filing Entity Details section

- 1. Entity Constitution Type
- A Sole Proprietorship
- B Partnership Firm
- C- HUE
- D Private Limited Company
- E Public Limited Company
- F Society
- G Association of Persons (AOP)/Body of Individuals (BOI)
- H Trust
- I Liquidator
- J Limited Liability Partnership
- K Artificial Liability Partnership
- L Public Sector Banks
- M Central/State Govt. Dept. or Agency
- N- Section 8 Companies (Companies Act, 2013)
- O Artificial Iurisdical Person
- P International Organisation or Agency/ Embassy or Consular office etc.
- Q Not Categorized
- R Others
- S Foreign Portfolio Investors
- 2 In case of companies and partnerships, PAN of the entity is Mandatory. In case of other entities, FORM 60 may be obtained if PAN is not available.

B Clarification/Guidelines for filling 'Proof of Identity [POI]' section

- 1 Activity Proof 1 and Activity Proof 2 are applicable for accounts in case of proprietorship firms. Please refer to relevant instructions issued by the Reserve Bank of India
- $2\quad \mathsf{Please}\,\mathsf{refer}\,\mathsf{to}\,\mathsf{the}\,\mathsf{relevant}\,\mathsf{instructions}\,\mathsf{issued}\,\mathsf{by}\,\mathsf{the}\,\mathsf{regulator}\,\mathsf{regarding}\,\mathsf{applicable}\,\mathsf{documents}\,\mathsf{for}\,\mathsf{the}\,\mathsf{legal}\,\mathsf{entity}.$
- 3 Certified copy of document or equivalent e-document or OVD obtained through Digital KYC process to be submitted.
- 4 'Equivalent e-document' means an electronic equivalent of a document, issued by the issuing authority of such document with its valid digital signature including documents issued to the digital locker account of the client as per rule 9 of the Information Technology (Preservation and Retention of Information by Intermediaries Providing Digital Locker Facilities) Rules, 2016.
- 5 'Digital KYC process' has to be carried out as stipulated in the PML Rules, 2005.
- $6 \quad \text{KYC requirements for Foreign Portfolio Investors (FPIIs) will be as specified by the concerned regulator from time to time. } \\$

C Clarification / Guidelines for filling 'Proof of Address [POA]' section

- $1\quad \mathsf{State}\,/\,\mathsf{U.T}\,\mathsf{Code}\,\mathsf{and}\,\mathsf{Pin}/\mathsf{Post}\,\mathsf{Code}\,\mathsf{will}\,\mathsf{not}\,\mathsf{be}\,\mathsf{mandatory}\,\mathsf{for}\,\mathsf{Overseas}\,\mathsf{addresses}.$
- 2 Certified copy of document or equivalent e-document to be submitted.

D Clarification/Guidelines for filling 'Contact Details' section

- $1\quad \text{Please mention two- digit country code and 10 digit mobile number (e.g. for Indian mobile number mention 91-999999999)}.$
- 2 Do not add '0' in the beginning of Mobile number.

E Clarification / Guidelines for filling 'Related Person Details' section

- 1 Personal Details
 - The name should match the name as mentioned in the Proof of Identity submitted failing which the application is liable to be rejected.
- 2 Proof of Address [PoA]
 - PoA to be submitted only if the submitted Pol does not have an address or address as per Pol is invalid or not in force.
 - State/U.T Code and Pin/Post Code will not be mandatory for Overseas addresses.
 - $\bullet \ \ In \ case \ of \ deemed \ PoA \ such \ as \ utility \ bill, the \ document \ need \ not \ be \ uploaded \ on \ CKYCR$
 - REs may use the Self Declaration check box where Aadhaar authentication has been carried out successfully for a client and client wants to provide a current address, different from the address as per the identity information available in the Central Identities Data Repository.
- 3 If KYC number of Related Person is available, no other details except 'Person Type' and 'Name of the Related Person' are required.
- 4 Regulated Entity (RE) shall redact (first 8 digits) of the Aadhaar number from Aadhaar related data and documents such as proof of possession of Aadhaar, while uploading on CKYCR.
- ${\sf F} \qquad \qquad {\sf Provision \ for \ capturing \ signature \ of \ multiple \ authorised \ persons \ is \ to \ be \ made \ by \ the \ RE.}$

BRANCH LIST

Vestignererin	Branch	State	Branch	State	Branch	State
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Notice	• •		- 1			
Martine Anthron Protects	Nellore	Andhra Pradesh				Punjab
New York	Kurnool	Andhra Pradesh	Ajmer	Rajasthan		Madhya Pradesh
Transport March Protects March Pro	Rajahmundry	Andhra Pradesh	Udaipur	Rajasthan	Dhar	Madhya Pradesh
Hyderbodd - Subsprace	Kakinada	Andhra Pradesh	Bhilwara	Rajasthan	Palanpur	-
Paper Pape		Andhra Pradesh			Bhimavaram	
Pyderseland						
Motoropain	-					
Rober						,
Balayar	<u> </u>					
Bilograph			·			
Branchol						
Binkshanesew					·	
Enkelberswar			-			·
Excitation Commission Membrane Membr	-		-			•
Kokato Suburbon Novomb West Bengal Cambatone Tamil Nodu Devos Modivigor Vordenda Ahmodolad - Nikol Gujornt Matural Tramil Nodu Himmortosogor Gujornt Camballo Gujornt Camballo Camballo Gujornt Camballo Cam						
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Sure	Ahmedabad – Nikol		Trichy	Tamil Nadu		Gujarat
Vocaborian Gujarrat Chennis Tomborram Tomal Nodu Toutorian Tomal Nodu	Surat			Tamil Nadu		Gujarat
Regilect	Vadodara		Chennai-Tambaram	Tamil Nadu		Uttar Pradesh
Mehrenana Gujorat Truppur Tamil Nadu Machanoma Gujorat Vellore Tamil Nadu Machanoma Gujorat Vellore Tamil Nadu Machanoma Gujorat Luchiow Untor Prodesh Machanoma Gujorat Luchiow Untor Prodesh Machanoma Macha						
Bohomoger Sujarot Vellore Tamil Nodu	-	· · · · · · · · · · · · · · · · · · ·	Tiruppur	Tamil Nadu		
Annote	Bhavnagar		Vellore	Tamil Nadu		
Rohaks Hayanna Allahobad-Proyagna Ambolad Hayanna Allahobad Proyagna Ambolad Hayanna Allahobad Proyagna Uttor Prodesh Hasana Hayanna Lotur Maharahana Hayanna Lotur Maharahana Hayanna Lotur Maharahana Hayana Hayana Karpura Karpur	Gandhidham	Gujarat	Agra	Uttar Pradesh		
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Jalandhar Rajasthan Kengeri Karnataka						
	SriGanganagar	Rajasthan	ECIL Hyderabad	Telangana		

List of two-digit state/ U.T codes as per Indian Motor Vehicle Act, 1988

State/ U.T	Code
Andaman & Nicobar	AN
Andhra Pradesh	AP
Arunachal Pradesh	AR
Assam	AS
Bihar	BR
Chandigarh	CH
Chattisgarh	CG
Dadra & 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
Others	XX

Country	Country	Country	Country	Country	Country	Country	Coun
	Code		Code		Code		Cod
Afghanistan	AF	Dominican Republic	DO	Libya	LY	Saint Pierre & Miquelon	PM
Aland Island	AX	Ecuador	EC	Liechtenstein	LI	Saint Vincent & the Grenadines	VC
Albania	AL	Egypt	EG	Lithuania	LT	Samoa	WS
Algeria	DZ	El Salvador	SV	Luxembourg	LU	San Marino	SM
American Samoa	AS	Equatorial Guinea	GQ	Масао	MO	Sao Tome and Principe	ST
Andorra	AD	Eritrea	ER	Macedonia, the former Yugoslav Republic of Macedonia	MK	Saudi Arabia	SA
Angola	AO	Estonia	EE	Madagascar	MG	Senegal	SN
Anguilla	Al	Ethiopia	ET	Malawi	MW	Serbia	RS
Antarctica	AQ	Falkland Islands (Malvinas)	FK	Malaysia	MY	Seychelles	SC
Antigua and Barbuda	AG	Faroe Islands	FO	Maldives	MV	Sierra Leone	SL
Argentina	AR	Fiji	FJ	Mali	ML	Singapore	SG
Armenia	AM	Finland	FI	Malta	MT	Sint Maarten (Dutch part)	SX
Aruba	AW	France	FR	Marshall Islands	МН	Slovakia	SK
Australia	AU	French Guiana	GF	Martinique	MO	Slovenia	SI
Austria	AT	French Polynesia	PF	Mauritania	MR	Solomon Islands	SB
Azerbaijan	AZ	French Southern Territories	TF	Mauritius	MU	Somalia	SO
Bahamas	BS	Gabon	GA	Mayotte	YT	South Africa	ZA
Bahrain	BH	Gambia	GM	Mexico	MX	South Arrica South Georgia and the South Sandwich Islands	GS
			GM				SS
Bangladesh	BD	Georgia		Micronesia, Federated States of Micronesia	FM	South Sudan	
Barbados	BB	Germany	DE	Moldova, Republic of Moldova	MD	Spain	ES
Belarus	BY	Ghana	GH	Monaco	MC	Sri Lanka	LK
Belgium	BE	Gibraltar	GI	Mongolia	MN	Sudan	SD
Belize	BZ	Greece	GR	Montenegro	ME	Suriname	SR
Benin	BJ	Greenland	GL	Montserrat	MS	Svalbard and Jan Mayen	SJ
Bermuda	BM	Grenada	GD	Morocco	MA	Swaziland	SZ
Bhutan	BT	Guadeloupe	GP	Mozambique	MZ	Sweden	SE
Bolivia, Plurinational State of	ВО	Gaum	GU	Myanmar	MM	Switzerland	CH
Bonaire, Sint Eustatius and Saba	BQQ	Guatemala	GT	Namibia	NA	Syrian Arab Republic	SY
Bosnia and Herzegovina	BA	Guernsey	GG	Nauru	NR	Taiwan, Province of China	TW
Bostwana	BW	Guinea	GN	Nepal	NP	Tajikistan	TJ
Bouvet Island	BV	Guinea-Bissau	GW	Netherlands	NL	Tanzania, United Republic of Tanzani	
Brazil	BR	Guyana	GVV	New Caledonia			
					NC	Thailand	TH
British Indian Ocean Territory	10	Haiti	HT	New Zealand	NZ	Timor-Leste	TL
Brunei Darussalam	BN	Heard Island and McDonald Islands	HM	Nicaragua	NI	Togo	TG
Bulgaria	BG	Holy See (Vatican City State)	VA	Niger	NE	Tokelau	TK
Burkina Faso	BF	Honduras	HN	Nigeria	NG	Tonga	TO
Burundi	BI	Hong Kong	HK	Niue	NU	Trinidad and Tobago	TT
Cabo Verde	CV	Hungary	HU	Norfolk Island	NF	Tunisia	TN
Cambodia	KH	Iceland	IS	Northern Mariana Islands	MP	Turkey	TR
Cameroon	CM	India	IN	Norway	NO	Turkmenistan	TM
Canada	CA	Indonesia	ID	Oman	OM	Turks and Caicos Islands	TC
Cayman Islands	KY	Iran, Islamic Republic of Iran	IR	Pakistan	PK	Tuvalu	TV
Central African Republic	CF	Iraq	IQ	Palau	PW	Uganda	UG
Chad	TD	Ireland	IE	Palestine, State of	PS	Ukraine	UA
Chile	CL	Isle of Man	IM	Panama	PA	United Arab Emirates	AE
China	CN	Isreal	IL	Papua New Guinea	PG		GB
Christmas Island	CX		IT		PY	United Kingdom	US
		Italy		Paraguay		United States	
Cocos (Keeling) Islands	CC	Jamaica	JM	Peru	PE	United States Minor Outlying Islands	
Colombia	СО	Japan	JP	Philippines	PH	Uruguay	UY
Comoros	KM	Jersey	JE	Pitcairn	PN	Uzbekistan	UZ
Congo	CG	Jordan	JO	Poland	PL	Vanuatu	VU
Congo, the Democratic Republic of the		Kazakhstan	KZ	Portugal	PT	Venezuela, Bolivarian Republic of Venezuela	VE
Cook Island	CK	Kenya	KE	Puerto Rico	PR	Viet Nam	VN
Costa Rica	CR	Kiribati	KI	Qatar	QA	Virgin Islands, Brisitsh	VG
Cote d'Ivoire !Côte d'Ivoire	CI	Korea, Democratic People's Republic of Korea		Reunion !Réunion	RE	Virgin Islands, US	VI
Croatia	HR	Korea, Republic of Korea	KR	Romania	RO	Wallis and Futuna	WF
Cuba	CU	Kuwait	KW	Russian Federation	RU	Western Sahara	EH
Curacao ! Curacao	CW	Kyrgyzstan	KG	Rwanda	RW	Yemen	YE
Cyprus	CY	Lao People's Democratic Republic	LA	Saint Barthelemy !Saint Barthélemy		Zambia	ZM
	CZ	Latvia	LA	Saint Bartnelemy Saint Bartnelemy Saint Helena, Ascension and Tristan da			
Trock Donublic	~_	LUIVIU	LV		эH	Zimbabwe	ΖW
·			1.5	Cunha			
Czech Republic Denmark Djibouti	DK DJ	Lebanon Lesotho	LB LS	Cunha Saint Kitts and Nevis Saint Lucia	KN LC		