

FOR NON-RESIDENT **INDIVIDUALS**

0.25% p.a. more for Senior Citizens



HIGHEST SAFETY

CRISIL has reaffirmed "FAAA/Stable" rating & ICRA has reaffirmed "MAAA (stable)" rating for twenty seventh consecutive year.

NATIONAL AUTOMATED CLEARING HOUSE (NACH)

Payment of interest will be made only through NACH.

VARIABLE RATE DEPOSIT

- Interest Rate on variable rate deposit is linked to the benchmark rate and will vary from time to time with the benchmark rate.
- Benchmark Rate is the rate of interest applicable on HDFC fixed rate deposit product for the corresponding period.

 Interest Reset Date Rate of interest (ROI) will be reset at the beginning of each interest period. ROI prevailing on the first day of the interest period will be applicable for the entire interest period.

 Deposit placed under the variable rate deposit cannot be changed to fixed rate deposit placed under the variable rate.
- deposit before the maturity date.

TAX DEDUCTION AT SOURCE (TDS)

Income tax will be deducted at source under Section 195 of the Income Tax Act, 1961, at the rates in force. Wherever there exists a Double Taxation Avoidance Agreement (DTAA), the rate of tax deducted at source will be applied as per the DTAA. NRI has to give the declaration each financial year in two respects, viz., that he is a resident of foreign country and he is not resident in India, during the relevant Financial Year, failing which TDS will be deducted at normal rates. To claim benefit of DTAA, it is compulsory to submit Tax Residency Certificate and Form 10F.

SPECIAL DEPOSITS Fixed Rates only							
	Interest Rat	es on Deposits	upto ₹ 2 Crore	Ra	te of Interest (p.a		
Period	Monthly Income Plan	Quarterly Option	Half-Yearly Option	Annual Income Plan	Cumulative Option		
33 Months	6.15%	6.20%	6.25%	6.35%	6.35%		
Minimum Amount (₹)	40,000	20,000	20,000	20,000	20,000		
	PRI	EMIUM DEF	POSITS		ixed Rates only		
		es on Deposits					
Period	Monthly Income Plan	Quarterly Option	Half-Yearly Option	Annual Income Plan	Cumulative Option		
15 Months	5.60%	5.65%	5.70%	-	5.80%		
18 Months	5.70%	5.75%	5.80%	5.90%	5.90%		
22 Months	5.85%	5.90%	5.95%	6.05%	6.05%		
30 Months	5.90%	5.95%	6.00%	6.10%	6.10%		
Minimum Amount (₹)	40,000	20,000	20,000	20,000	20,000		
	erest rates on Dep	osits exceeding	₹ 2 Crore upto ₹ 5	Crore			
18 Months	5.45%	5.50%	5.55%	5.65%	5.65%		
30 Months	5.75%	5.80%	5.85%	5.95%	5.95%		
	DE(SULAR DEF	OCITO	Fixed	& Variable Rates		
		ates on Deposits		Tixeu	x variable itales		
Period	Monthly Income Plan	Quarterly Option	Half-Yearly Option	Annual Income Plan	Cumulative Option		
12-23 Months	5.35%	5.40%	5.45%	_	5.55%		
24-35 Months	5.75%	5.80%	5.85%	5.95%	5.95%		
36 Months	6.00%	6.05%	6.10%	6.20%	6.20%		
Minimum Amount (₹)	40,000	20,000	20,000	20,000	20,000		
	erest rates on Dep			,			
12-23 Months	5.25%	5.30%	5.35%	_	5.45%		
24-35 Months	5.55%	5.60%	5.65%	5.75%	5.75%		
36 Months	5.95%	6.00%	6.05%	6.15%	6.15%		
	erest rates on Dep						
12-23 Months	5.00%	5.05%	5.10%	-	5.20%		
24-35 Months	5.55%	5.60%	5.65%	5.75%	5.75%		
36 Months	5.75%	5.80%	5.85%	5.95%	5.95%		
	st rates on Depos			25 Crore			
12-23 Months	5.05%	5.10%	5.15%	-	5.25%		
24-35 Months	5.60%	5.65%	5.70%	5.80%	5.80%		
2+-00 Months							

Green & Sustainable Deposits: These deposits are available under Special Deposits (33 months), Premium Deposits (18/22/30 months) and Regular Deposits (24 months and above). The interest rate applicable on these deposits will be 0.10% lower than the interest applicable for corresponding product, period and scheme.

- Additional ROI of 0.05% p.a. will be applicable on Individual deposits placed/renewed through our Online system and auto-renewed deposits.
- Interest rates for deposit of ₹ 25 crore and above would be published on our website. Please refer our website for the prevailing rates or contact our branches before placing such deposits.

Senior Citizen (60 years and above)		Online Depos		
Additional Interest Rate	0.050/			RATES EFFECTIVE FROM
/for Denosits unto ₹ 2 crore only)	0.25% p.a.	Additional Interest Rate	0.05% p.a.	FEBRUARY 23, 2022

Cheque should be drawn in favour of "HDFC Ltd." and marked "Account Payee only"

INTEREST RATES ARE SUBJECT TO CHANGE AND THE RATE APPLICABLE WILL BE THE RATE PREVALENT ON THE DATE OF DEPOSIT.



HOUSING DEVELOPMENT FINANCE CORPORATION LIMITED

Regd. Office: Ramon House, H T Parekh Marg, 169, Backbay Reclamation, Churchgate, Mumbai 400 020. Phones: 022-67546060 (for Deposits only) Email: deposits@hdfc.com Website: www.hdfc.com CIN: L70100MH1977PLC019916

TERMS & CONDITIONS

DEPOSIT CAN BE PLACED BY NON-RESIDENT INDIANS (NRIS

Non-Resident Individuals and person of Indian origin resident outside India holding PIO Card.

Deposits from Non-Resident Indians and persons of Indian origin resident outside India would be accepted in accordance with regulations governing the acceptance of deposits from NRs. Deposits would be accepted for a maximum period of 3 years.

MODE OF ACCEPTANCE: (a) RTGS/NEFT/FUND TRANSFER: Remittance can be made in Beneficiary Name - "HDFCLtd." to our following account on any working day (other than Saturday & holiday).

Customer's Bank	Beneficiary A/c No.	Beneficiary Bank and Branch	IFSC	Online application processing
HDFC Bank	00600350003778	HDFC Bank, Fort, Mumbai.	N.A.	
State Bank of India	00000035454570940	State Bank of India, Capital Market, Mumbai	N.A.	After 3 working hours
Punjab National Bank	0061002101613975	Punjab National Bank, Fort, Mumbai	N.A.	Next working day
Axis Bank	920020055982206	AXIS Bank, Fort, Mumbai	N.A.	inext working day
All other Banks	00600350003778	HDFC Bank, Fort, Mumbai.	HDFC0000060	After 3 working hours

ffective Deposit Date: Same day if amount is credited to our account before the cut off time (currently 1 p.m.); else next working day. For mount upto ₹ 10 lakh, cut off time is 4 p.m.

(P) CHEOLIE

Cheque drawn on	Beneficiary Name	Pay-in-slip to be used	Online application processing	
HDFC Bank	HDFC Ltd A/c 00600350003778	Deposit cheque favouring 'HDFC Ltd.' (marked account payee) in the home branch of the respective bank. Customer		
State Bank of India	HDFC Ltd A/c 00000035454570940			
Punjab National Bank	HDFC Ltd A/c 0061002101613975	can use the regular pay-in-slip available at the bank branch to deposit the cheque. (Please check the limit with respective bank for depositing cheque at Non home branch).	Next working day	
AXIS Bank	HDFC Ltd A/c 920020055982206	pairs for depositing cheque at Northorne branchy.	(Cheque copy to be uploaded)	
All other Banks	HDFC Ltd A/c 00600350003778	Deposit cheque favouring 'HDFC Ltd.' (marked account payee) at any branch of HDFC Bank using the specially designed CMS Payelip (available at our office or generated through the Key Partner Portal). Prefilled CMS Payelip can also be obtained by emailing a copy of duly filled & signed cheque at deposit.cms@hdfc.com with subject line as 'CMS Payelip – (Depositor's PAN)'.	Next working day after debit to customer's bank account (Cheque copy to be uploaded)	

Effective Deposit date: Date of realisation of cheques excluding Saturdays & holidays. For cheques drawn on HDFC Bank/SBI/PNB/Axis Bank, effective deposit date will be similar to RTGS/NEFT/Fund Transfer.

Post Office Savings Bank cheques: We do not accept cheques drawn on Post Office Savings Bank as POSB does not participate in electronic payment systems (RTGS/NEFT/NACH).

ositive Pay System (PPS): Please ensure that you send advance intimation to your bank as required under their guidelines before issuing

(c) PAYMENT GATEWAY: Currently 18 banks are available in the Payment Gateway integrated to our ONLINE Deposits System

Effective Deposit date: For HDFC Bank/SBI/CICI Bank/Axis Bank/IDBI Bank - same as RTGS/NEFT/Fund Transfer. For other banks, T+2 working days (excluding Saturdays & holidays). For these banks, it's advisable to remit funds online using RTGS/NEFT/Fund Transfer.

working days (excluding Saturdays & holidays). For these banks, its advisable to remit funds online using RTGS/NE-I/Fund Iranster.

(d) Payment can also be made through (i) Debit Card powered by RuPay; (ii) Unified Payments Interface (UPI) (BHIM-UPI); and (iii) (BHIM-UPI); a

Interest will be payable on the deposit from the effective deposit date. Interest on deposits placed under Monthly Income Plan, Non-Cumulative Option and Annual Income Plan shall be paid on fixed dates as given below

Monthly Income Plan (MIP)	Last day of each month
Non-cumulative- Quarterly option	June 30, September 30, December 31 and March 31
Non-cumulative – Half-yearly option	September 30 and March 31
Annual Income Plan	March 31

Cumulative Interest Option & Recurring Deposits Plan: Interest will be compounded annually and accrued every year after deducting tax. wherever applicable. The principal along with interest will be paid on maturity once the discharged deposit receipt is received by us. In case of MIP and Non-Cumulative deposits, if the first interest due date falls within a week from the deposit date, then the interest for the first broken period will be paid in the next interest cycle.

Interest will be paid through NACH crediting your designated NRO bank account only. Where this facility is not available, interest vill be paid through NACH crediting your designated NRO bank account only. Where this facility is not available, interest vill be paid through NACH crediting your designated NRO bank account only.

through "Account payee" cheque drawn in favour of the first named depositor along with his bank account details furnished. Interest on Monthly Income Plan under Variable Rate Deposit will be credited to the depositor's bank account on the last day of the month.

Safeguarding our environment from climate change is the need of the hour. To play our part in combating climate change, HDFC has introduced, Green & Sustainable Deposits, a product that supports United Nations' Sustainable Development Goals (SDGs). Green and Sustainable Deposits will help enhance HDFC's participation in projects directly supporting United Nations' SDGs and empower our depositors to opt for financial products that have a positive impact on the environment, and the society at large.

Interest Rate on variable rate deposit is linked to the benchmark rate and will vary from time to time with the benchmark rate. Benchmark Rate interest rate for variable late deposits in linked or the clinicians rate and will very from the benchmark rate in its the rate of interest applicable on HDFC fixed rate deposit product for the corresponding period. Interest Reset Date - Rate of interest (ROI) will be reset at the beginning of each interest period. Alop prevailing on the first day of the interest period will be applicable for the entire interest period. Deposit placed under the variable rate deposit cannot be changed to fixed rate deposit before the maturity date. In case there is no specific selection made by the depositor on the application form, fixed rate will be considered.

NATIONAL AUTOMATED CLEARING HOUSE (NACH)

The payment facility is provided to depositors whereby the interest and repayment of principal amount will be credited directly to the depositors' designated NRO bank account only. The Intimation of interest / repayment of principal amount credited would be sent regularly through sms/email. DEDUCTION OF INCOME TAX AT SOURCE (TD

Income tax will be deducted at source under Section 195 of the Income Tax Act, 1961, at the rates in force. Wherever there exists a Double

Income tax will be deducted at source under Section 195 of the Income Tax Act, 1961, at the rates in force. Wherever there exists a Double Taxaation Avoidance Agreement (DTAA) between Government of India and Government of other Countries (country of Residence of respective NRI), the rate of tax deducted at source will be applied as per the DTAA. NRI has to give the declaration each financial year in two respects, viz., that he is a resident of foreign country and he is not resident in India, during the relevant Financial Year, failing which TDS will be deducted at normal rates. To claim benefit of DTAA, it is compulsory to submit Tax Residency Certificate and Form 10F.

Where income tax is deducted at source on the monthly interest a consolidated TDS certificate may be issued for the financial year. Sub-section 5A of Section 139A of the Income Tax Act, 1961 requires every person receiving any sum or income from which tax has been deducted to intimate his Permanent Account Number (PAN) to the person responsible for deducting such tax. Further, sub-section 5B of section 139A requires the person deducting such tax to indicate the PAN on the TDS certificate. Please mention your PAN in the application form.

TDS will be deducted at twice the rate in force if a person is specified under section 206AB of the Income Tax Act, 1961.

Withholding Tax Rates (Tax rates applicable in India under ADT Agreement)

Country	Interest Tax rate	Article Treaty No.	Country	Interest Tax rate	Article Treaty No.	Country	Interest Tax rate	Article Treaty No.
Albania	10%	11	Ethopia	10%	11	Korea	10%	11
Armenia	10%	11	Fiii	10%	11	Kuwait	10%	11
Australia	15%	11	Georgia	10%	11	Kyrgyz Republic	10%	11
Austria	10%	11	Germany	10%	11	Latvia	10%	11
Bangladesh	10%	12	Finland	10%	12	Libyan Arab	20%	10
Belarus	10%	11	France	10%	12	Jamahiriya(*)		
Belgium	15%	11	Greece (*)	20%	9	Lithuania	10%	11
Bhutan	10%	11	Hong Kong	10%	11	Luxembourg	10%	11
Botswana	10%	11	Hungary	10%	11	Macedonia	10%	11
Brazil	15%	11	Iceland	10%	11	Malaysia	10%	11
Bulgaria	15%	12	Indonesia	10%	11	Malta	10%	11
Canada	15%	11	Iran	10%	11	Mauritius	7.5%	11
China	10%	11	Ireland	10%	11	Mongolia	15%	11
Columbia	10%	11	Israel	10%	11	Montenegro	10%	11
Croatia	10%	11	Italy	15%	12	Morocco	10%	11
Cyprus	10%	11	Japan	10%	11	Mozambique	10%	11
Czeck Republic	10%	11	Jordan	10%	11	Myanmar	10%	11
Denmark .	15%	12	Kazakstan	10%	11	Námibia	10%	11
Estonia	10%	11	Kenya	10%	11	Nepal	10%	11

Country	Interest	Article	Country	Interest	Article	Country	Interest	Article
	Tax rate	Treaty No.		Tax rate	Treaty No.		Tax rate	Treaty No.
Netherlands	10%	11	Singapore	15%	11	Turkmenistan	10%	11
New Zealand	10%	11	South Africa	10%	11	Uganda	10%	11
Norway	10%	11	Spain	15%	12	Ukraine	10%	11
Oman	10%	12	Srilanka	10%	11	United Arab Emirates	12.50%	11
Philippines	15%	12	Sudan	10%	11	United Arab Republic	20%	12
Poland	10%	12	Sweden	10%	11	(Egypt)(*)		
Portuguese Republic	10%	11	Switzerland	10%	11	United Kingdom	15%	12
Qatar	10%	11	Syria	10%	12	United Mexican State	10%	11
Romania	10%	11	Tajikistan	10%	11	United States	15%	11
Russian Federation	10%	11	Tanzania	10%	11	Uruguay	10%	11
Saudi Arbaia	10%	11	Thailand	10%	11	Uzbekistan	10%	11
Serbia	10%	11	Trinidad and Tobago	10%	11	Vietnam	10%	11
Slovenia	10%	11	Turkey	15%	11	Zambia	10%	11

Please refer DTAA between India & Govt of the Country of residence of respective NRI depositor or www.hdfc.com for more details.

* Surcharge of 10% is applicable on income above ₹ 1 crore.

* Health & Education cess at 4% will be applicable.

PREMATURE WITHDRAWAL

Request for premature withdrawal may be permitted at the sole discretion of the Corporation, subject to the Non-Banking Financial Company – Housing Finance Company (Reserve Bank) Directions, 2021, as applicable from time to time.

Premature withdrawal will not be allowed before completion of 3 months from the date of acceptance. In case of request for premature withdrawal

arter the expiry of 5 months, the rates given in the following table shall appry.				
Months completed from the date of deposit	Rate of Interest Payable			
Minimum lock in period	3 months			
	The interest payable shall be 3% per annum for individual depositor, and no interest in case of other category of depositors.			
date of maturity	The interest payable shall be 1% lower than the interest rate applicable 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 HDFC. In respect of variable rate deposit, the interest rate applicable for the period for which deposit has run would be considered as applicable on the respective interest reset dates.			

Commission is paid upfront for the entire period of deposit to our authorised agents. In case of premature withdrawal of deposit, commission is payable for the period completed and proportionate commission from the date of premature withdrawal upto maturity date will be recovered. from the depositor or authorised agent.

RENEWAL / REPAYMENT OF DEPOSIT

For renewal or repayment of deposit, the discharged deposit receipt must be surrendered to HDFC. In case of renewal of deposit, the prescribed application form signed by all depositors is also required to be submitted. Deposit period would commence from the maturity date of the renewed deposit and the interest rate prevailing on the date of maturity will be applicable. Maturity date of the renewed deposit should be at least 1 week beyond the actual date of renewal of such overdue deposits and premature withdrawal will not be permitted for 3 months from the actual date of renewal.

Maturity Instructions: Depositor has the option to choose auto-renewal on maturity of the deposit. In such cases, the deposit would be automatically renewed on maturity under the similar product and for the same period at the rate of interest prevailing on the date of maturity of the deposit. In case the similar product/period options are not available on the maturity date, deposits will be renewed for a period which is closest to the original period. However, before the maturity date, depositor can cancel the auto-renewal instruction and request for repayment. However, in the absence of any specific maturity instruction, the maturity amount will be automatically remitted to depositor's bank account from where the funds were received on the maturity date.

Provided that in the case of maturity for the second tenure (post first auto renewal), the amount will be automatically remitted to the designated bank account at maturity, in absence of any specific instruction from the depositor otherwise.

Interest will accrue after the maturity date only if the deposit is renewed.

If the date of maturity falls on any day on which HDFC's office remains closed, repayment will be made on the next working day. Repayment amount is remitted to depositor's bank account directly through NEFT/RTGS/FT or paid through account payee cheque favouring the first depositor.

NOMINATION FACILITY As per Section 36B of the National Housing Bank Act, 1987 & Rule 2(1) of the Banking Companies (Nomination) Rule, 1985, only individual depositor/s, singly or jointly, can nominate a single person under this facility. In case the deposit is placed in the name of a minor, nomination can be made only by a person lawfully entitled to act on behalf of the minor. Power of attorney holder or any person acting in representative capacity as holder of an office or otherwise cannot nominate. In the event of the death of the sole depositor or the death of all the depositors.

the nominee shall have the right to receive the amount due in respect of the deposit and payment by HDFC to the nominee shall constitute full discharge to HDFC of its liability in respect of the deposit. Nominees' name will be printed on the Deposit Receipt, unless mentioned otherwise In case of thumb impression of the depositor/s, nomination has to be attested by two witnesses. In such cases, separate form DA-1 may be furnished. The cancellation of nomination shall be made by the depositor along with joint depositors, if any, by submission of Form DA-2.

A variation in the said nomination shall be made by the depositor along with joint depositors, if any, by submission of Form DA-3. Anomination or cancellation of nomination or variation of nomination shall not cease to be inforce merely by reason of the renewal of the deposit.

In terms of the Prevention of Money Laundering Act, 2002, the rules notified thereunder and Reserve Bank of India (Know Your Customer (KYC)) Directions, 2016, every depositor is required to comply with the KYC requirements by submitting the following documents. Power of Attorney holder or any person acting in representation capacity as holder of an office or otherwise is also required to comply with KYC guidelines: a) Latest photograph b) Self certified copy of the proof of identity and address, comply with the Customer Due Diligence (CDD) Procedure stipulated thereunder, and providing any other additional information sought to comply with the reporting requirements under Section 285 BA of the Income-Tax Act, 1961. In case the depositor has already submitted the above documents in his earlier deposit, then he need not submit the above documents again, but has to provide the reference of his customer number.

All photocopies have to be attested by your Banker/Notary/Indian Embassy official/Yourself(Self attestation)

In the event of death of the first / sole depositor the repayment of deposit and payment of interest will be made to the joint depositor first in order of survivor/s / nominee on submission of death certificate without reference to the heirs and/or legal representatives of the deceased.

Any discharge given by the first-named depositor for principal and/or interest will be valid and binding on all joint depositors. Deposits with HDFC are not transferable. Applications should be complete in all respects and HDFC has a right to accept or reject any application without notice, subject to the Non-Banking Financial Company – Housing Finance Company (Reserve Bank) Directions, 2021.

Employees, Shareholders, Home Loan customers, customers referred by staff and high value depositors may be offered an additional interest rate in lieu of commission as decided by management from time to time. The benefit of additional ROI may be availed through a single option only. In case such deposits are generated through our authorised agents, commission on such deposits would be adjusted appropriately.

Corporation may offer an additional ROI on deposits placed through the Online System and on auto-renewal of deposits from time to time. All remittances by HDFC (towards interest, repayment, loan against deposit, etc.) shall be made to the bank account from where the funds were received by HDFC. In case of partifull repayment of loan against deposit by the depositor, kindly ensure that all remittances are made from the same bank account where the funds were remitted by HDFC. Change in bank account may be permitted only in bonafide cases (such as where the account has been closed, etc.) at the sole discretion of the Corporation.

CRISIL has reaffirmed "FAAA/Stable" rating to our Fixed Deposits Programme. This rating indicates that the degree of safety regarding timely payment of interest and principal is very strong.

ICRA has reaffirmed "MAAA(stable)" rating to our Fixed Deposit Programme. This rating is the highest credit quality rating assigned by ICRA The rated deposits programme carries the lowest credit risk

The aggregate dues from the facilities, both fund and non-fund based, extended to, and the aggregate dues from companies in the same group or other entities or business ventures in which the directors and/or the Corporation are/is holding substantial interest is ₹ 1,060.17 crore (Total exposure less equity investments) and the total amount of exposure to such entities is ₹ 20,419.14 crore.

The deposits solicited by the Corporation are not insured.

HDFC has a right to change, amend, add or delete the terms and conditions without notice, subject to the Non-Banking Financial Company – Housing Finance Company (Reserve Bank) Directions, 2021, as applicable, from time to time.

In case of any deficiency of the Corporation in servicing its deposits, the depositor may approach NHB, the National Consumers Disputes Redressal Forum or the District Level Consumers Disputes Redressal Forum or the District Level Consumers Dispute Redressal Forum for relief. In case of non-repayment of the deposit or part thereof in accordance with the terms and conditions of the deposit, the depositor may make an application to an authorised officer of the National Housing Bank.

The financial position of the Corporation as disclosed and the representations made in the application form are true and correct and th Corporation and its Board of Directors are responsible for the correctness and veracity thereof.

The housing finance company is within the regulatory framework of the Reserve Bank of India. It must, however, be distinctly understood that the Reserve Bank of India or National Housing Bank does not undertake any responsibility for the financial soundness of the Corporation or for the correctness of any of the statements or the representations made or opinions expressed by the Corporation, and for repayment of deposit/ discharge of liabilities by the Corporation. HoFC Deposits programme is designed in accordance with Non-Banking Financial Company – Housing Finance Company (Reserve Bank) Directions, 2021 with the objective to channelise resources for housing.

FOR AUTHORISED AGENTS

Agents are not authorised to accept cash from depositors or issue receipt on behalf of HDFC for deposits. Please ensure that your Agents are not authorised to accept cash from tepositors or issue recept, or in behalf or horse to deposits. The agent is a man and code number is clearly mentioned in the box provided in the application form to enable payment of commission. Application forms received without your name and code number will not be considered for payment of commission. Commission will be paid to authorised agents at the rate decided by the management, from time to time.

HDFC WITH YOU, RIGHT THROUGH	www. hdfc .com	PROVISIONAL RECEI	PT		Date:/
Received from		cheque/HDFC Deposit R	Receipt No	for ₹ _	
dated	drawn on	Bank	Branch towards 🔲 De	posit for Senior Citizens	■ Monthly Income Plan
Non-Cumulati	ve (🔲 Quarterly 🔲 Half-Yearly)	☐ Annual Income Plan ☐ Cumulative for a period of	months @	% per annum.	
			For HOUSING DE	VELOPMENT FINANCE	CORPORATION LIMITED
VALID SUBJECT TO	O REALISATION OF CHEQUE	Phone: 022-67546060		Authorised Signatory	



Document Reference No.

HOUSING DEVELOPMENT FINANCE CORPORATION LIMITED Regd. Office: Ramon House, H T Parekh Marg, 169, Backbay Reclamation, Churchgate, Mumbai 400 020. CIN: L70100MH1977PLC019916 Email: deposits@hdfc.com Website: www.hdfc.com

Agent's Name: PRUDENT CAS LTD

Code No.: AD/20457

DEPOSIT APPLICATION FORM (Non Resident Individuals)

I/We certify that the information provided above is in accordance with section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H or the Income Tax Rules, 1962. I/We have not withheld any material information that may affect the assessment/categorization of the account as a Reportable account or otherwise. I/We permit/authorise HDFC Ltd. to collect, store, communicate and process information relating to the Account and all transactions therein, by HDFC Ltd. and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in and/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign. It shall be my/our responsibility to educate myself/ourselves and to comply at all times with all relevant laws relating to reporting under section 285BA of the Acread with the Rules thereunder. I/We further declare that, I/We am/are authorized to make this deposit in the above-mentioned scheme (HDFC Deposit) and that the amount kept in the deposit is through legitimate source and does not involve directly or indirectly any proceeds of schedule of offence and/or is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002 and any Rules, Regulations, Notifications Guidelines or Directions thereunder, as amended from time to time. I/We shall provide any further information and fully co-operate in any investigation as and when required by HDFC Ltd. in accordance with the applicable Law. I/We further affirm that the information/details provided by me/us is/ are true and correct in all respect and nothing has been concealed. I/we hereby authorise HDFC Ltd. to send Email/SMS alerts for all transactions relating to my/our deposits. I/We hereby give my/our consent to HDFC Ltd. may require from time to time to comply with regulations I/We have gone through the financial and other statements/particulars/representations furnished/made by HDFC	LEASE USE BLOCK LETTERS AND TICK 📝 IN APP gents are not permitted to accept cash with application form and		in no way be responsible for such or	other wrong tenders.	Date :
Amount ChequeRTGSNETT (UTR) No. Branch B				est @ % p.a.	
Bank Name Branch	PAYMENT DETAILS				
Application Microstering Micro	Amount₹	Cheque/RTGS/NEFT	(UTR) No.		Date: D D M M Y Y
Account No.	Bank Name			Branch	
Interest on this deposit and redemption proceeds may be credited to above bank account directly through NACH/NEFT/RTGS/direct credit facility. HDFC Deposit Receipt No. (a) case of Pereview (b) Case of Pereview (c) Ca		MIC	R Code:		
GREEN & SUSTAINABLE DEPOSITS		eds may be credit	ed to above bank accoun		EFT/RTGS/direct credit facility.
SCHEME: MONTHIX INCOME PLAN NON-CUMULATIVE (Quarterly)			Maturity Date	D D M M Y Y	
MONTHLY INCOME PLAN NON-CUMULATIVE (Quarterly) ANNUAL INCOME PLAN DEPOSIT REPAYABLE TO: C First Depositor First Depositor or Survivor/s	☐ GREEN & SUSTAINABLE DEPOSITS				
MONTHLY INCOME PLAN NON-CUMULATIVE (Quarterly) ANNUAL INCOME PLAN DEPOSIT REPAYABLE TO: C First Depositor First Depositor or Survivor/s	SCHEME:	,	CATEGORY : □ Membe	r of Public □ Director/Relat	tive of a Director
DEPOSIT REPAYABLE TO: First Depositor First Depositor or Survivor/s SENIOR CITIZENS (60 years & above) YES NO First / Sole Depositor's Details Name Customer No. PAN Second Depositor's Details Name Customer No. PAN Whe hereby declare that the first named depositor mentioned in my/our application is the beneficial owner of this deposit and as such he/she should be treated as the payee for the purpose of tax deduction under Section 195 of the Income Tax Act, 1961. I.We hereby agree to abide by the attached terms and conditions governing deposits. IWe turther declare that the amount kept in deposit has been placed through the credit amount lying in my our Non Resident Ordinary (NRO) Account only and it does not represent inward remittances or transfer of funds from NRE/FCNR accounts into the NRO Account. Whe certify that the information provided above is in accordance with section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H of the Income Tax Rules, 1962. I/We have not withheld any material information that may affect the assessment/categorization of the account as a Reportable account or otherwise. I/We permittauthorise HDFC Ltd. to collect, store, communicate and process information relating to the Account and all transactions therein, by HDFC Ltd. and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in and/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign. It shall be my/our responsibility to educate mysel/fourselves and to comply at all times with all relevant laws relating to reporting under section 285BA of the Acread with the Rules thereunder. Whe further declare that, LWe amilare authorized to make this deposit in the above-mentioned scheme (HDFC Deposit) and that the amount kept in the deposit is through legitimate source and does not involve directly or indirectly any proceeds of schedule of offence and/or is not designed for the		ATIVE (Quarterly)			
First / Sole Depositor's Details Name Customer No. PAN Second Depositor's Details Name Customer No. PAN Second Depositor's Details Name Customer No. PAN I/We hereby declare that the first named depositor mentioned in my/our application is the beneficial owner of this deposit and as such he/she should be treated as the payee for the purpose of tax deduction under Section 195 of the Income Tax Act, 1961. I/We hereby agree to abide by the attached terms and conditions governing deposits. I/We further declare that the amount kept in deposit has been placed through the credit amount lying in my our Non Resident Ordinary (NRO) Account only and it does not represent invaviar fernitances or transfer of funds from NRE/FCNR accounts in to the NRO Account. Whe certify that the information provided above is in accordance with section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H of the Income Tax Rules, 1962. I/We have not withheld any material information that may affect the assessment/categorization of the account as a Reportable account or otherwise. I/We permit/authorise HDFC Ltd. to collect, store, communicate and process information relating to the Account and all transactions therein, by HDFC Ltd. and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in andior outside india of any confidential information for compliance with any law or regulation whether domestic or foreign, it shall be my/our responsibility to educate myself/ourselves and to comply at all times with all relevant laws relating to reporting under section 285BA of the Account and the Authorities in andior outside india of any confidential information for compliance with any law or regulation whether domestic or foreign, it shall be my/our responsibility to educate myself/ourselves and to comply at all times with all relevant laws relating to reporting under section 285BA of the Account and the careful myself-relation to the provisions of the Provisions of the	☐ NON-CUMULATIVE (Half-Yearly) ☐ ANNUAL	INCOME PLAN			
Second Depositor's Details Name Customer No. PAN We hereby declare that the first named depositor mentioned in my/our application is the beneficial owner of this deposit and as such he/she should be treated as the payee for the purpose of tax deduction under Section 195 of the Income Tax Act, 1961. We hereby agree to abide by the attached terms and conditions governing deposits. IWe further declare that the amount kept in deposits has been placed through the credit amount lying in my our Non Resident Ordinary (NRO) Account only and it does not represent inward remittances or transfer of funds from NRE/FCNR accounts into the NRO Account. Whe certify that the information provided above is in accordance with section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H of the Income Tax Rules, 1962. IWe have not withheld any material information that may affect the assessment/categorization of the account as a Reportable account or otherwise. IWe permit/authorise HDFC Ltd. to collect, store, communicate and process information relating to the Account and all transactions therein, by HDFC Ltd. and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in and/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign. It shall be my/our responsibility to educate myself/ourselves and to comply at all times with all relevant laws relating to reporting under section 285BA of the Acread with the Rules thereunder. We further declare that, I/We any are authorized to make this deposit in the above-mentioned scheme (HDFC Deposit) and that the amount kept in the deposit is through legitimate source and does not involve directly or indirectly any proceeds of schedule of offence and/or is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002 and any Rules, Regulations, Notifications Guidelines or Direction	☐ CUMULATIVE			· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
Second Depositor's Details Name Customer No. PAN We hereby declare that the first named depositor mentioned in my/our application is the beneficial owner of this deposit and as such he/she should be treated as the payee for the purpose of tax deduction under Section 195 of the Income Tax Act, 1961. We hereby agree to abide by the attached terms and conditions governing deposits. IWe further declare that the amount kept in deposits has been placed through the credit amount lying in my our Non Resident Ordinary (NRO) Account only and it does not represent inward remittances or transfer of funds from NRE/FCNR accounts into the NRO Account. Whe certify that the information provided above is in accordance with section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H of the Income Tax Rules, 1962. IWe have not withheld any material information that may affect the assessment/categorization of the account as a Reportable account or otherwise. IWe permit/authorise HDFC Ltd. to collect, store, communicate and process information relating to the Account and all transactions therein, by HDFC Ltd. and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in and/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign. It shall be my/our responsibility to educate myself/ourselves and to comply at all times with all relevant laws relating to reporting under section 285BA of the Acread with the Rules thereunder. We further declare that, I/We any are authorized to make this deposit in the above-mentioned scheme (HDFC Deposit) and that the amount kept in the deposit is through legitimate source and does not involve directly or indirectly any proceeds of schedule of offence and/or is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002 and any Rules, Regulations, Notifications Guidelines or Direction	First / Sala Danasitor's Datails				
Second Depositor's Details Name Customer No. PAN We hereby declare that the first named depositor mentioned in my/our application is the beneficial owner of this deposit and as such he/she should be treated as the payee for the purpose of tax deduction under Section 195 of the Income Tax Act, 1961. I/We hereby agree to abide by the attached terms and conditions governing deposits. I/We further declare that the amount kept in deposit has been placed through the credit amount lying in my our Non Resident Ordinary (NRO) Account only and it does not represent inward remittances or transfer of funds from NRE/FCNR accounts into the NRO Account. Whe certify that the information provided above is in accordance with section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H of the Income Tax Rules, 1962. I/We have not withheld any material information that may affect the assessment/categorization of the account as a Reportable account or otherwise. I/We permit/authorise HDFC Ltd. to collect, store, communicate and process information relating to the Account and all transactions therein, by HDFC Ltd. and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in and/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign. It shall be my/our responsibility to educate myself/ourselves and to comply at all times with all relevant laws relating to reporting under section 285BA of the Accread with the Rules thereunder. I/We further declare that, I/We am/are authorized to make this deposit in the above-mentioned scheme (HDFC Deposit) and that the amount kept in the deposit is through legitimate source and does not involve directly or indirectly any proceeds of schedule of offence and/or is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002 and any Rules, Regulations, Notifications Guidelines or Directions ther					
Second Depositor's Details Name Customer No. PAN I/We hereby declare that the first named depositor mentioned in my/our application is the beneficial owner of this deposit and as such he/she should be treated as the payee for the purpose of tax deduction under Section 195 of the Income Tax Act, 1961. I/We hereby agree to abide by the attached terms and conditions governing deposits. I/We further declare that the amount kept in deposit has been placed through the credit amount lying in my our Non Resident Ordinary (NRO) Account only and it does not represent inward remittances or transfer of funds from NRE/FCNR accounts into the NRO Account. I/We certify that the information provided above is in accordance with section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H or his Income Tax Rules, 1962. I/We have not withheld any material information that may affect the assessment/categorization of the account as a Reportable account or otherwise. I/We permit/authorise HDPC Ltd. to collect, store, communicate and process information relating to the Account and all transactions therein, by HDPC Ltd. and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in and/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign, it shall be my/our responsibility to educate myself/ourselves and to comply at all times with all relevant laws relating to reporting under section 285BA of the Accread with the Rules thereunder. I/We further declare that, I/We arm/are authorized to make this deposit in the above-mentioned scheme (HDPC Deposit) and that the amount kept in the deposit is through legitimate source and does not involve directly or indirectly any proceeds of schedule of offence and/or is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002 and any Rules, Regulations, Notifications Guidelines or Directions th		543			
Divide hereby declare that the first named depositor mentioned in my/our application is the beneficial owner of this deposit and as such he/she should be treated as the payee for the purpose of tax deduction under Section 195 of the Income Tax Act, 1961. I/We hereby agree to abide by the attached terms and conditions governing deposits. I/We further declare that the amount kept in deposit has been placed through the credit amount lying in my, our Non Resident Ordinary (NRO) Account only and it does not represent inward remittances or transfer of funds from NRE/FCNR accounts into the NRO Account. I/We certify that the information provided above is in accordance with section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H of the Income Tax Rules, 1962. I/We have not withheld any material information that may affect the assessment/categorization of the account as a Reportable account or otherwise. I/We permit/authorise HDFC Ltd. to collect, store, communicate and process information relating to the Account and all transactions therein, by HDFC Ltd. and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in and/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign. It shall be my/our responsibility to educate myself/ourselves and to comply at all times with all relevant laws relating to reporting under section 285BA of the Acrea with the Rules thereunder. I/We further declare that, I/We am/are authorized to make this deposit in the above-mentioned scheme (HDFC Deposit) and that the amount kept in the deposit is through legitimate source and does not involve directly or indirectly any proceeds of schedule of offence and/or is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002 and any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time. I/We shall	Customer No.	PAN			
I/We hereby declare that the first named depositor mentioned in my/our application is the beneficial owner of this deposit and as such he/she should be treated as the payee for the purpose of tax deduction under Section 195 of the Income Tax Act, 1961. I/We hereby agree to abide by the attached terms and conditions governing deposits. I/We further declare that the amount kept in deposit has been placed through the credit amount lying in my our Non Resident Ordinary (NRO) Account only and it does not represent inward remittances or transfer of funds from NRE/FCNR accounts into the NRO Account. I/We certify that the information provided above is in accordance with section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H of the Income Tax Rules, 1962. I/We have not withheld any material information that may affect the assessment/categorization of the account as a Reportable account or otherwise. I/We permit/authorise HDFC Ltd. to collect, store, communicate and process information relating to the Account and all transactions therein, by HDFC Ltd. and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in and/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign. It shall be my/our responsibility to educate myself/ourselves and to comply at all times with all relevant laws relating to reporting under section 285BA of the Accent with the Rules thereunder. I/We further declare that, I/We am/are authorized to make this deposit in the above-mentioned scheme (HDFC Deposit) and that the amount kept in the deposit is through legitimate source and does not involve directly or indirectly any proceeds of schedule of offence and/or is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002 and any Rules, Regulations, Notifications Guidelines or Directions thereunder, as amended from time to time. I/We shall p	Second Depositor's Details				
I/We hereby declare that the first named depositor mentioned in my/our application is the beneficial owner of this deposit and as such he/she should be treated as the payee for the purpose of tax deduction under Section 195 of the Income Tax Act, 1961. I/We hereby agree to abide by the attached terms and conditions governing deposits. I/We further declare that the amount kept in deposit has been placed through the credit amount lying in my, our Non Resident Ordinary (NRO) Account only and it does not represent inward remittances or transfer of funds from NRE/FCNR accounts into the NRO Account. I/We certify that the information provided above is in accordance with section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H or the Income Tax Rules, 1962. I/We have not withheld any material information that may affect the assessment/categorization of the account and all transactions therein, by HDFC Ltd. and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in ana/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign. It shall be my/our responsibility to educate myself/ourselves and to comply at all times with all relevant laws relating to reporting under section 285BA of the Account with the Rules thereunder. I/We further declare that, I/We am/are authorized to make this deposit in the above-mentioned scheme (HDFC Deposit) and that the amount kept in the deposit is through legitimate source and does not involve directly or indirectly any proceeds of schedule of offence and/or is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002 and any Rules, Regulations, Notifications Guidelines or Directions thereunder, as amended from time to time. I/We shall provide any further information and fully co-operate in any investigation as and when required by HDFC Ltd. in accordance with the applicable Law. I	Name				
be treated as the payee for the purpose of tax deduction under Section 195 of the Income Tax Act, 1961. I/We hereby agree to abide by the attached terms and conditions governing deposits. I/We further declare that the amount kept in deposit has been placed through the credit amount lying in my. our Non Resident Ordinary (NRO) Account only and it does not represent inward remittances or transfer of funds from NRE/FCNR accounts into the NRO Account. I/We certify that the information provided above is in accordance with section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H of the Income Tax Rules, 1962. I/We have not withheld any material information that may affect the assessment/categorization of the account as a Reportable account or otherwise. I/We permit/authorise HDFC Ltd. to collect, store, communicate and process information relating to the Account and all transactions therein, by HDFC Ltd. and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in and/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign. It shall be my/our responsibility to educate myself/ourselves and to comply at all times with all relevant laws relating to reporting under section 285BA of the Acread with the Rules thereunder. I/We further declare that, I/We am/are authorized to make this deposit in the above-mentioned scheme (HDFC Deposit) and that the amount kept in the deposit is through legitimate source and does not involve directly or indirectly any proceeds of schedule of offence and/or is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002 and any Rules, Regulations, Notifications Guidelines or Directions thereunder, as amended from time to time. I/We shall provide any further information and fully co-operate in any investigation as and when required by HDFC Ltd. in accordance with the applicable Law. I/W	Customer No.	PAN			
On Maturity of the deposit, I/We hereby give my/our explicit consent to HDFC Limited to Renew principal and interest Pay the principal and interest to my/our designated Bank Account mentioned herein. SIGNATURE OF DEPOSITOR(S)# FIRST/SOLE: SECOND:	terms and conditions governing deposits. I/W our Non Resident Ordinary (NRO) Account of NRO Account. I/We certify that the information provided about the Income Tax Rules, 1962. I/We have not Reportable account or otherwise. I/We perm and all transactions therein, by HDFC Ltd. are the authorities in and/or outside India of any of my/our responsibility to educate myself/ourse read with the Rules thereunder. I/We further declare that, I/We am/are author the deposit is through legitimate source and of purpose of any contravention or evasion of the Guidelines or Directions thereunder, as amen I/We shall provide any further information and Law. I/We further affirm that the information/hereby authorise HDFC Ltd. to send Email/S Ltd. for sending OTP (One Time Password) of authentication. I/We also agree to furnish suc I/We have gone through the financial and other the contraction of the contraction. I/We also agree to furnish suc I/We have gone through the financial and other the contraction of the contraction. I/We also agree to furnish suc I/We have gone through the financial and other the contraction of the contraction. I/We also agree to furnish suc I/We have gone through the financial and other the contraction of the contraction	e further declare the haly and it does not ove is in accordant withheld any matitifauthorise HDFC and any of its affiliate confidential informatives and to comply does not involve die provisions of the ded from time to the fully co-operate in a details provided by SMS alerts for all in my/our mobile in the information and/her statements/pa	nat the amount kept in delater represent inward remittance with section 285BA of erial information that may at Ltd. to collect, store, collect wherever situated including for compliance with a year all times with all relevant deposit in the above-mentirectly or indirectly any proprevention of Money Laurime. In any investigation as and wey me/us is/ are true and of transactions relating to mumber and email id to factor documents as HDFC Letriculars/representations	the Income Tax Act, 1961 affect the assessment/cammunicate and process in uding sharing, transfer and any law or regulation wheth ant laws relating to reporting tioned scheme (HDFC Depoceeds of schedule of offer and any law or regulation wheth and laws relating to reporting tioned scheme (HDFC Depoceeds of schedule of offer andering Act, 2002 and any when required by HDFC Ltd. correct in all respect and regulation repositis. I/We here cilitate processing of my/our	read with Rules 114F to 114H or ategorization of the account as a aformation relating to the Account disclosure between them and to the domestic or foreign. It shall be any under section 285BA of the Account and the account as a section 285BA of the Account and the account and the account and the account and the account acco
□ Renew principal and interest □ Renew principal □ Pay the principal and interest to my/our designated Bank Account mentioned herein. □ Renew principal SECOND :	•		we annate making the	SIGNATURE	OF DEPOSITOR(S)#
2 ray the principal and interest to my our designated ballity toocally mentioned herein.	☐ Renew principal and interest ☐ Renew principal				
	FOR OFFICE USE ONLY	gnated Bank Accor	unt mentioned herein.	SECOND .	

Date of Receipt

Verified by

FORM NO. 10F
[See sub-rule (1) of rule 21AB]

Information to be provided under sub-section (5) of section 90 or sub-section (5) of section 90A of the Income-tax Act. 1961

Lacolalia	ion) do provide the following information, relevant to the previous year		*in my case/in the case of
	for the purposes of sub-section (5) of *section 90/section 90A:-		in my case/in the case of
SI.No.	Nature of information		Details#
(i)	Status (individual, company, firm etc.) of the assessee	:	
(ii)	Permanent Account Number (PAN) of the assessee if allotted	:	
(iii)	Nationality (in the case of an individual) or Country or specified territory of incorporation or registration (in the case of others)	:	
(iv)	Assessee's tax identification number in the country or specified territory of residence and if there is no such number, then, a unique number on the basis of which the person is identified by the Government of the country or the specified territory of which the assessee claims to be a resident	:	
(v)	Period for which the residential status as mentioned in the certificate referred to in sub-section (4) of section 90 or sub-section (4) of section 90A is applicable	:	
(vi)	Address of the assessee in the country or territory outside India during the period for which the certificate, mentioned in (v) above, is applicable	:	
Signatur Name: _	e obtained a certificate referred to in sub-section (4) of section 90 or sub-section (4) of section (4) of section (5) or sub-section (6) of section (7) or specified territory outside India) The contract of the contract o		
Perman	ent Account Number:		
	DECLARATION (For the purpose of applying TDS rates as per DTAA. For Details Refer TDS Clauding (Valid only if accompanied along with Tax Residency Certificate and Form 10F.)		
	(For the purpose of applying TDS rates as per DTAA. For Details Refer TDS Clau: (Valid only if accompanied along with Tax Residency Certificate and Form 10F. son / daughter of)	
	(For the purpose of applying TDS rates as per DTAA. For Details Refer TDS Clau. (Valid only if accompanied along with Tax Residency Certificate and Form 10F.	ess) do	hereby solemnly declare and affirm on oath
resident/do n is my coun not a reside rdingly, I ar erstand tha alid only for the benefic	(For the purpose of applying TDS rates as per DTAA. For Details Refer TDS Clau. (Valid only if accompanied along with Tax Residency Certificate and Form 10F.	ess) do	hereby solemnly declare and affirm on oath d into between India and
resident/do n is my counot a reside rdingly, I ar erstand tha lid only for the benefic amount recolace of asse ertake to pro- nt irrevocab ints due to ne event ther nameless fro- not hold Hz ential status try of Finan	(For the purpose of applying TDS rates as per DTAA. For Details Refer TDS Clau (Valid only if accompanied along with Tax Residency Certificate and Form 10F.	ess) do nt entere tificate' ge in tax n point 8 mounts take to p t of any gs before dertake k, if any,	hereby solemnly declare and affirm on oath d into between India and
president/do n is my counot a reside rdingly, I ar erstand the slid only for the benefic amount rec place of assertake to pr nt irrevocab ints due to ndemnify an event then armless fro not hold HE ential status try of Finan that, I have	(For the purpose of applying TDS rates as per DTAA. For Details Refer TDS Clau (Valid only if accompanied along with Tax Residency Certificate and Form 10F.	ess) do nt entere tificate' ge in tan n point 8 mounts take to p t of any gs before dertake k, if any,	hereby solemnly declare and affirm on oath d into between India and
president/do n is my counot a reside rdingly, I ar erstand the slid only for the benefic amount rec place of assertake to pr nt irrevocab ints due to ndemnify an event then armless fro not hold HE ential status try of Finan that, I have	(For the purpose of applying TDS rates as per DTAA. For Details Refer TDS Clau (Valid only if accompanied along with Tax Residency Certificate and Form 10F.	ess) do nt entere tificate' ge in tan n point 8 mounts take to p t of any gs before dertake k, if any,	hereby solemnly declare and affirm on oath d into between India and
resident/don is my count a resident/don is my count a residerdingly, I are restand the filling the benefit amount recolace of assertake to protect in the benefit amount from the resident the protect in the filling the resident that the protect is a resident to the filling that	(For the purpose of applying TDS rates as per DTAA. For Details Refer TDS Clau (Valid only if accompanied along with Tax Residency Certificate and Form 10F.	ess) do nt entere tificate' ge in tan n point 8 mounts take to p t of any gs before dertake c, if any,	hereby solemnly declare and affirm on oath d into between India and
resident/don is my count a resident/don is my count a residerdingly, I are restand the filling the benefit amount recolace of assertake to protect in the benefit amount from the resident the protect in the filling the resident that the protect is a resident to the filling that	(For the purpose of applying TDS rates as per DTAA. For Details Refer TDS Clau (Valid only if accompanied along with Tax Residency Certificate and Form 10F.	ess) do nt entere tificate' ge in tan n point 8 mounts take to p t of any gs before dertake c, if any,	hereby solemnly declare and affirm on oath d into between India and
resident/don is my count a resident/don is my count a residerdingly, I are restand the filling the benefit amount recolace of assertake to protect in the benefit amount from the resident the protect in the filling the resident that the protect is a resident to the filling that	(For the purpose of applying TDS rates as per DTAA. For Details Refer TDS Clau (Valid only if accompanied along with Tax Residency Certificate and Form 10F.	ess) do nt entere tificate' ge in tax n point 8 mounts take to p t of any gs before dertake k, if any, are corr umber (hereby solemnly declare and affirm on oath d into between India and

Place:

Notes: 1. *Delete whichever is not applicable. 2. #Write N.A. if the relevant information forms part of the certificate referred to in sub-section (4) of section 90 or sub-section (4) of section 90A.



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

HOUSING DEVELOPMENT FINANCE CORPORATION LIMITED

Registered Office: Ramon House, H. T. Parekh Marg, 169, Backbay Reclamation, Churchgate, Mumbai 400 020. Corporate Office: HDFC House, H. T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai 400 020. Phone: 022-6754 6060 (for deposits only), 66316000, 22820282. Fax: 22821366.

- (a) Name of the Company: HOUSING DEVELOPMENT FINANCE CORPORATION LIMITED (HDFC) (CIN: L70100MH1977PLC019916)
- (b) Date of Incorporation: October 17, 1977
- (c) Business carried on by the Company and its subsidiaries with details of branches: HDFC is a public limited company primarily engaged in the business of providing housing finance by creating an institutional facility for meeting the needs of people for long-term finance for purchase/construction of residential houses

The Corporation has eleven wholly owned and three other subsidiaries viz.:

- HDFC Investments Limited carries on the business of investments in stocks, shares, debentures and other securities;
- HDFC Holdings Limited carries on the business of investments in stocks, shares, debentures and other securities;
 HDFC Trustee Company Limited acts as a Trustee for HDFC Mutual Fund;
 HDFC Ventures Trustee Company Limited acts as a Trustee for Funds/Trusts;
 HDFC Property Ventures Limited is engaged in advisory services;
 HDFC Sales Private Limited acts as a distributor of home loans and other financial products: • HDFC Education and Development Services Private Limited is engaged in the provision of education services; • HDFC Capital Advisors Limited is engaged in advisory services. • HDFC Venture Capital Limited carries on the business of managing HDFC Property Fund; • HDFC ERGO General Insurance Company Limited is engaged in the business of general insurance; • HDFC Asset Management Company Limited carries on the business of managing Mutual Fund schemes; • Griha Investments, a wholly owned subsidiary of HDFC Holdings Limited acts as an investment manager to HI-REF International LLC and its subsidiaries in Mauritius; • HDFC Credila Financial Services Limited is engaged in providing education loan for higher education; and • Griha Pte. Limited, a wholly owned subsidiary of HDFC Investments Limited carries out private equity asset / fund management / investment advisory services.

Note: 1. Pursuant to RBI directions, the Corporation reduced its shareholding in HDFC Life Insurance Company Limited (HDFC Life) to less than 50%. Accordingly, HDFC Life and its subsidiaries i.e. HDFC Pension Management Company Limited and HDFC International Life and Re Company Limited have ceased to be subsidiaries of the Corporation. 2. HDFC ERGO Health Insurance Limited ceased to be subsidiary of the Corporation pursuant to its merger with HDFC ERGO General Insurance Company Limited w.e.f. November 13, 2020.

The Corporation has Branch Offices/Service Centers at the following places:

Limited and HDPC International Life and Re-Company Limited have ceased to be subsidiaries of the Corporation of LROC General Insurance Company Limited w. 61, November 13, 2020.

LPGC ERGO General Insurance Company Limited w. 61, November 13, 2020.

The Corporation has Branch Offices/Service Conterts at the following places:

AGRITILAT IN 202070, AGRA 14, 4071303054, AMBEDIABIO Pavarageura 114, 6930700 Ed. 1017171 St. Disposal Gray (Batterings) in 17, 227112011 AGRA 14, 10212070, AGRA 14, 4071303054, AMBEDIABIO Pavarageura 114, 6930700 Ed. 101717 St. Disposal Gray (Batterings) in 17, 227112011 AGRA 14, 10212070, AGRA 14, 4071303054, AMBEDIABIO Pavarageura 114, 6930700 Ed. 101717 St. Disposal Gray (Batterings) in 17, 227112012 AGRA 14, 102120 AGRA 14, 10212014 AGRA 14, 102120 AGRA 14, 1021

(d) Brief particulars of the management of the Corporation:

The Corporation is managed by the Board of Directors comprising of eminent persons with wide experience and knowledge. Subject to superintendence, direction and control of the Board of Directors, substantial powers of management are vested in three of its Executive Directors, viz., Mr. Keki M. Mistry, Vice Chairman & Chief Executive Officer, Ms. Renu Sud Karnad, Managing Director and Mr. V. Srinivasa Rangan, Executive Director & Chief Financial Officer.

(e) Names, addresses and occupations of the Directors:

NAME	ADDRESS	OCCUPATION
Mr. Deepak S. Parekh (Chairman)	Housing Development Finance Corporation Ltd., HDFC House, H. T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai 400 020.	Professional Director
Mr. Nasser Munjee	Benedict Villa, House No. 471, Saudevado, Chorao Island, Tiswadi, Goa 403 102	Professional Director
Dr. J. J. Irani	No. 7 Beldih Lake, Northern Town, Jamshedpur, Jharkhand 831 001.	Professional Director
Mr. U. K. Sinha	K-94, 2nd Floor, Hauz Khas Enclave, New Delhi - 110 016	Professional Director
Mr. Jalaj Dani	Home Villa Co-op. Hsg. Soc. Ltd., 48, Krishna Sanghi Path, Gamdevi, Mumbai 400 007	Professional Director
Dr. Bhaskar Ghosh	Villa No. 443, Adarsh Palm Retreat, Phase 2, Bellandur, Doddakanahalli, Bengaluru 560 103.	Professional Director
Ms. Ireena Vittal	A2, 1202, World Spa East, Sector 30/41, Gurugram 122 001	Professional Director
Mr. V. Srinivasa Rangan (Executive Director & Chief Financial Officer)	Housing Development Finance Corporation Ltd., HDFC House, H. T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai 400 020.	Company Executive
Ms. Renu Sud Karnad (Managing Director)	Housing Development Finance Corporation Ltd., The Capital Court, Munirka, Outer Ring Road, Olof Palme Marg, New Delhi 110 067.	Company Executive
Mr. Keki M. Mistry (Vice Chairman & Chief Executive Officer)	Housing Development Finance Corporation Ltd., HDFC House, H. T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai 400 020.	Company Executive

(f & g) Profits and Dividends:

Financial Year Ended	Profit before tax (₹ in crores)	Profit after tax (₹ in crores)	Equity Dividend Per share (₹)
31.03.2021	14,815.09	12,027.30	23.00
31.03.2020	20,350.92	17,769.65	21.00
31.03.2019	13,118.77	9,632.46	21.00

(h) Summarized financial position of the Corporation as in the two audited balance sheets immediately preceding the date of advertisement:: (₹ in crores)

	As at March 31, 2021	As at March 31, 2020
Liabilities		
Paid-up Equity Share Capital	360.79	346.41
Reserves and Surplus	1,08,114.83	85,811.65
Money received against share warrants	307.03	-
Secured Loans	2,44,575.50	2,31,860.25
Unsecured Loans	1,96,789.54	1,87,241.39
Current Liabilities and Provisions	17,450.89	18,833.86
Deferred Tax Liability (Net)	-	-
Total	5,67,598.58	5,24,093.56
Assets		
Loans	4,85,294.26	4,39,943.28
Fixed Assets	1,355.88	1,348.95
Investments	69,477.34	65,834.80
Current Assets, Loans and Advances	9,815.80	15,398.59
Deferred Tax Asset	1,655.30	1,567.94
Misc. Expenditure, Profit & Loss account	-	-
Total	5,67,598.58	5,24,093.56

Brief particulars of Contingent Liabilities: Contingent liabilities in respect of guarantees provided by the Corporation is ₹ 299.50 crore (Previous year ₹ 384.86 crore), in respect of income tax demands, net of amounts provided for and disputed by the Corporation is ₹ 2,064.18 crore (Previous year ₹2,064.18 crore), in respect of corporate undertakings provided for securitisation of receivables ₹ 1,152.68 crore (previous year ₹ 1,152.72 crore) and in respect of disputed dues towards wealth tax, service tax, interest on lease tax, and payments towards employer's contribution to ESIC not provided for by the Corporation, amounts to ₹ 0.93 crore (Previous year ₹ 0.93 crore).

- The amount of Public Deposits which the Corporation can raise under the Non-Banking Financial Company – Housing Finance Company (Reserve Bank) Directions, 2021 is equivalent to 3 times of the net owned funds i.e. ₹2,57,482.89 crore whereas the total Public Deposits as on March 31, 2021 was $\stackrel{\ref{eq}}{\sim}$ 93,657.82 crore. The amount of aggregate deposits, including Public Deposits, which the Corporation can raise is 13 times of the net owned funds i.e. ₹ 11,15,759.20 crore whereas the aggregate deposits as on March 31, 2021 was ₹ 4,41,365.04 crore
- (j) There are no overdue deposits other than unclaimed deposits.
- (k) We declare that:

Date: May 7, 2021

Place: MUMBAI

- 1) The Corporation has complied with the provisions of the Directions as applicable to it;
- The compliance with the said Directions does not imply that repayment of deposits is guaranteed by the Reserve Bank of India and the National Housing Bank
- The deposits accepted by the Corporation (other than secured deposits, if any, accepted under the provisions of the directions, the aggregate amount of which is ₹ 11,191.02 cr) are unsecured and rank pari passu with other unsecured liabilities, save and except the floating charge created on the statutory liquid assets maintained in terms of sub-sections (1) & (2) of Section 29B of the National Housing Bank Act, 1987.

The Corporation 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 Corporation or for the correctness of any of the statements or representations made or opinion expressed by the Corporation and for repayment of deposits/ discharge of liabilities by the Corporation.

The above text has been approved by the Board of Directors of the Corporation at its meeting held on May 07, 2021 and is being issued on the authority and in the name of the Board of Directors of the Corporation and a copy has been filed with the National Housing Bank, New Delhi

> By Order of the Board Sd/-

AJAY AGARWAL Company Secretary

FORM DA 1: NOMINATION Nomination under Section 36B of the National Housing Bank Act, 1987 and Rule 2(1) of the Banking Companies (Nomination) Rule, 1985 in respect of HDFC deposits. I/We _ nominate the following person to whom in the event of my / our death the amount of this deposit may be returned by HDFC Ltd. Name & Address of Nominee Pin Code Email ID Customer No. (If KYC is already complied) PAN Mobile Relationship with Date of Birth of Nominee D D M M Y Y Gender Age Depositor (If any) As the nominee is a minor on this date, I/We appoint (Name, address & Date of Birth)* to receive the amount of the deposit on behalf of the nominee in the event of my / our / minor's death during the minority of the nominee. SIGNATURE OF DEPOSITOR(S)# * Leave out if nominee is not a minor.

FIRST/SOLE : _____

SECOND :_____

be signed by a person lawfully entitled to act on behalf of the minor.

Thumb impression shall be attested by 2 witnesses. (use separate form DA 1)

Where deposit is made in the name of a minor, the nomination should



Know Your Customer (KYC) Application Form (Non-Resident Individuals)

Please fill the information in BLOCK Letters and 🗸 in appropriate places WITH YOU, RIGHT THROUGH The information is sought under Prevention of Money Laundering Act, 2002, the rules notified thereunder and Reserve Bank of India (Know Your Customer (KYC)) Directions, 2016. For existing Depositor, the information furnished herein will supersede the information available in the records of HDFC. 1. Customer Details (as appearing in your supporting identification document) **CKYC** Identifier **HDFC Customer No.** Gender Date of Birth (Mandatory) (Skip if not alloted) (If KYC is already complied) (Prefix) (First Name) (Middle Name) (Last Name) Name **Guardian's Name** in case of Minor) Guardian's Customer No. (in case of Minor) Maiden Name (if any) Father/Spouse Paste latest passport size Name photograph with signature (DO NOT STAPLE) **Mother Name** Permanent IGNORE if already Address Line 1 submitted earlier Line 2 City Pin Code State/U T Country Correspondence Address Please tick if same as Permanent Address Line 2 Pin Code City Country State/U T City of Birth Country of Birth Nationality Citizenship PAN No. (Mandatory) Country/Countries of Tax Residence ii) Tax Payer Identification Number or functional equivalent i) iii) Annual Income ☐ Below ₹2 Lacs ☐ ₹2 Lacs < ₹5 Lacs ☐ ₹5 Lacs < ₹10 Lacs < ₹10 Lacs < ₹25 Lacs ☐ ₹25 Lacs < ₹50 Lacs < ₹10 Occupation Service [Private Sector Public Sector Govt. Sector] Others [Professional Self Employed Retired Housewife Student] Business Not Categorised Others (Please specify) Qualification: Nature of Business: Marital Status:

Unmarried ■ Married ☐ Others Please tick (✓) If the following is additionally applicable to you □ Politically Exposed Person (PEP) □ Relative of PEP 2. (A) Proof of Identity & Permanent Address (Please attach self-attested copy of any one of the following Officially Valid Documents (OVD) and carry original document for verification.) Proof of Identity Proof of Address Proof of possession of Aadhaar number X X X X X X X X X X **Expiry Date** (Please redact/blackout first 8 digits of Aadhaar Number Passport No. **Driving Licence No.** Voter ID Card No. 2. (B) Correspondence Address: Please submit self-attested copy of any Utility bills (Electricity, Gas, Telephone, Post-paid Mobile, etc) which is not more than 2 months old or any other document acceptable to HDFC. 3. CONTACT DETAILS: (All communication will be sent to Mobile number/Email-ID provided.) Email ID ☐ Yes ☐ No I am interested to know more about other products offered by HDFC Ltd. and its group companies. DECLARATION DECLARATION

I certify that the information provided above is in accordance with section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H of the Income Tax Rules, 1962. I have not withheld any material information that may affect the assessment/categorization of the account as a Reportable account or otherwise. I permit/authorise HDFC Ltd. to collect, store, communicate and process information relating to the Account and all transactions therein, by HDFC Ltd. and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in and/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign. It shall be my responsibility to educate myself and to comply at all times with all relevant laws relating to reporting under section .285BA of the Act read with the Rules thereunder.

I hereby submit voluntarily at my own discretion, the proof of possession of Andhara to HDFC Ltd. to the purpose of establishing my identifyladdress. I voluntarily give my consent for verification of my Adahara reference witshingted by considerable account or otherwise. In the purpose of collecting Andhara responsibility to educate myself and to comply at all times with all relevant laws relating to reporting under section .285BA of the Act read with the Rules thereunder.

I hereby submitted to several report of possession of Andhara to HDFC Ltd. The consent and purpose of cstablishing my identifyladdress. I voluntarily give my consent for verification of my Adahara reference stability to establish its genuineness through such acceptable manner as stipulated by UIDAI in connection with customer identification and acceptance for HDFC Ltd. The consent and my Adaharar with best of my Andharar with a mentioned above, or as per requirements of law. HDFC Ltd. has informed me that my Adaharar with best of my knowledge and belief and I undertake to inform you any changes therein, immediately. In access any of the above info Place: Date: Attestation/For Office Use Only **Application Type** Update Scan Sr. No. New **Certified Copies Documents Received** KYC VERIFICATION CARRIED OUT BY **INSTITUTION DETAILS** HOUSING DEVELOPMENT FINANCE Emp. Name : **CORPORATION LIMITED** Emp. Code Code: IN2294 Designation : _ Emp. Branch: _ Date Employee signature