INDEX

PART	`1	3
EXTE	RNAL COMMERCIAL BORROWINGS (ECB)	3
I.(A)	AUTOMATIC ROUTE	
i)	Eligible Borrowers	4
ii)	Recognised Lenders	5
iii)	Amount and Maturity	7
iv)	All-in-cost ceilings	8
v)	End-use	
ví)	End-uses not permitted	9
vií)	Guarantees	10
viii)	Security	10
ix)	Parking of ECB proceeds	12
x)	Prepayment	
xí)	Refinancing of an existing ECB	13
xií)	Debt Servicing	
xiii)	•	
I.(B)	APPROVAL ROUTE	13
ì)	Eligible Borrowers	
iĺ)	Recognised Lenders	16
iií)	Amount and Maturity	16
iv)	All-in-cost ceilings	17
v)	End-use	17
ví)	End-uses not permitted	19
vií)	Guarantee	19
viii)	Security	20
ix)	Parking of ECB proceeds	20
x)	Prepayment	21
xi)	Refinancing of an existing ECB	21
xii)	Debt Servicing	
xiii)	Procedure	21
xiv)	Foreign Currency Exchangeable Bonds	21
xv)	Empowered Committee	24
II.	REDEMPTION OF FCCBs	24
	REPORTING ARANGEMENTS AND DISSEMINATION OF	
	RMATION	
	Reporting Arrangements	
ii)	Dissemination of Information	
IV.	STRUCTURED OBLIGATIONS	
V.	TAKE OUT FINANCING	
VI.	COMPLIANCE WITH ECB GUIDELINES	
VII.	CONVERSION OF ECB INTO EQUITY	
VIII.	CRYSTALLISATION OF ECB	
IX.	ECB UNDER THE ERSTWHILE USD 5 MILLION SCHEME	
Χ.	RATIONALIZATION OF PROCEDURES	
	EGATION OF POWERS TO AD	
	Changes/modifications in the drawdown/repayment schedule	
(b)	Changes in the currency of borrowing	31

(c)	Change of the AD bank	32
(d)	Changes in the name of the Borrower Company	32
(e)	Change in the recognized lender	32
PART	-	33
TRAD	E CREDITS FOR IMPORTS INTO INDIA	33
a)	Amount and Maturity	33
b)	All-in-cost Ceilings	33
c)	Guarantee	34
d)	Reporting Arrangements	34
Annex	ː=l	35
Form I	ECB	35
Annex	:	38
Form 8	83	38
Annex	-III	44
ECB -	2	44
Annex	:-IV	49
Form -	- TC	49
Annex	· V	52
Staten	nent on Guarantees / Letter of Undertaking /	52
Letter	of Comfort issued by Authorised Dealer banks	52
Appen	ıdix	53
List of	Notification/ A.P. (DIR Series) Circulars	

PARTI

EXTERNAL COMMERCIAL BORROWINGS (ECB)

At present, Indian companies are allowed to access funds from abroad in the following methods:

- (a) External Commercial Borrowings (ECB) refer to commercial loans in the form of bank loans, buyers' credit, suppliers' credit, securitized instruments (e.g. floating rate notes and fixed rate bonds, non-convertible, optionally convertible or partially convertible preference shares) availed of from non-resident lenders with a minimum average maturity of 3 years.
- (b) Foreign Currency Convertible Bonds (FCCBs) mean a bond issued by an Indian company expressed in foreign currency, and the principal and interest in respect of which is payable in foreign currency. Further, the bonds are required to be issued in accordance with the scheme viz., "Issue of Foreign Currency Convertible Bonds and Ordinary Shares (Through Depositary Receipt Mechanism) Scheme, 1993", and subscribed by a non-resident in foreign currency and convertible into ordinary shares of the issuing company in any manner, either in whole, or in part, on the basis of any equity related warrants attached to debt instruments. The ECB policy is applicable to FCCBs. The issue of FCCBs is also required to adhere to the provisions of Notification FEMA No. 120/RB-2004 dated July 7, 2004, as amended from time to time.
- (c) Preference shares (i.e. non-convertible, optionally convertible or partially convertible) for issue of which, funds have been received on or after May 1, 2007 would be considered as debt and should conform to the ECB policy. Accordingly, all the norms applicable for ECB, viz. eligible borrowers, recognised lenders, amount and maturity, end use stipulations, etc. shall apply. Since these instruments would be denominated in Rupees, the rupee interest rate will be based on the swap equivalent of LIBOR plus the spread as permissible for ECBs of corresponding maturity.
- (d) Foreign Currency Exchangeable Bond (FCEB) means a bond expressed in foreign currency, the principal and interest in respect of which is payable in foreign currency, issued by an Issuing Company and subscribed to by a person who is a resident outside India, in foreign currency and exchangeable into equity

share of another company, to be called the Offered Company, in any manner, either wholly, or partly or on the basis of any equity related warrants attached to debt instruments. The FCEB must comply with the "Issue of Foreign Currency Exchangeable Bonds (FCEB) Scheme, 2008", notified by the Government of India, Ministry of Finance, Department of Economic Affairs vide Notification G.S.R.89(E) dated February 15, 2008. The guidelines, rules, etc governing ECBs are also applicable to FCEBs.

- (e) ECB can be accessed under two routes, viz., (i) Automatic Route outlined in paragraph I (A) and (ii) Approval Route outlined in paragraph I (B).
- (f) ECB for investment in real sector-industrial sector, infrastructure sector-in India, and specified service sectors as indicated under para I (A) (i) (a) are under Automatic Route, i.e. do not require Reserve Bank / Government of India approval. In case of doubt as regards eligibility to access the Automatic Route, applicants may take recourse to the Approval Route.

I.(A) AUTOMATIC ROUTE

The following types of proposals for ECBs are covered under the Automatic Route.

- i) Eligible Borrowers
- (a) Corporates, including those in the hotel, hospital, software sectors (registered under the Companies Act, 1956) and Infrastructure Finance Companies (IFCs) except financial intermediaries, such as banks, financial institutions (FIs), Housing Finance Companies (HFCs) and Non-Banking Financial Companies (NBFCs) are eligible to raise ECB. Individuals, Trusts and Non-Profit making organizations are not eligible to raise ECB.
- (b) Units in Special Economic Zones (SEZ) are allowed to raise ECB for their own requirement. However, they cannot transfer or on-lend ECB funds to sister concerns or any unit in the Domestic Tariff Area. ECB by units in SEZ are also governed by the Press Release F.No.4 (2) / 2002-ECB dated September 15, 2002 issued by Government of India, Ministry of Finance (MOF).

- (c) Non-Government Organizations (NGOs) engaged in micro finance activities are eligible to avail of ECB.
- (d) Micro Finance Institutions (MFIs) engaged in micro finance activities are eligible to avail of ECBs. MFIs registered under the Societies Registration Act, 1860, MFIs registered under Indian Trust Act, 1882, MFIs registered either under the conventional state-level cooperative acts, the national level multi-state cooperative legislation or under the new state-level mutually aided cooperative acts (MACS Act) and **not** being a co-operative bank, Non-Banking Financial Companies (NBFCs) categorized as 'Non Banking Financial Company-Micro Finance Institutions' (NBFC-MFIs) and complying with the norms prescribed as per circular DNBS.CC.PD.No. 250/03.10.01/2011-12 dated December 02, 2011 and Companies registered under Section 25 of the Companies Act, 1956 and are involved in micro finance activities.

NGOs engaged in micro finance and MFIs registered as societies, trusts and cooperatives and engaged in micro finance (i) should have a satisfactory borrowing relationship for at least 3 years with a scheduled commercial bank authorized to deal in foreign exchange in India and (ii) would require a certificate of due diligence on 'fit and proper' status of the Board/ Committee of management of the borrowing entity from the designated AD bank.

ii) Recognised Lenders

Borrowers can raise ECB from internationally recognized sources, such as (i) international banks, (ii) international capital markets, (iii) multilateral financial institutions (such as IFC, ADB, CDC, etc.) / regional financial institutions and Government owned development financial institutions, (iv) export credit agencies, (v) suppliers of equipments, (vi) foreign collaborators and (vii) foreign equity holders [other than erstwhile Overseas Corporate Bodies (OCBs)].

NGOs engaged in micro finance and MFIs registered as societies, trusts and cooperatives can avail of ECBs from (i) international banks, (ii) multilateral financial institutions, (iii) export credit agencies (iv)overseas organisations and (v) individuals. NBFC-MFIs will be permitted to avail of ECBs from multilateral institutions, such as IFC, ADB etc./ regional financial institutions/international banks / foreign equity holders and overseas organizations.

Companies registered under Section 25 of the Companies Act,1956 and are engaged in micro finance will be permitted to avail of ECBs from international banks, multilateral financial institutions, export credit agencies, foreign equity holders, overseas organizations and individuals.

A "foreign equity holder" to be eligible as "recognized lender" under the automatic route would require minimum holding of paid-up equity in the borrower company as set out below:

- (i) For ECB up to USD 5 million minimum paid-up equity of 25 per cent held directly by the lender,
- (ii) For ECB more than USD 5 million minimum paid-up equity of 25 per cent held directly by the lender and ECB liability-equity ratio not exceeding 4:1

Besides the paid-up capital, free reserves (including the share premium received in foreign currency) as per the latest audited balance sheet shall be reckoned for the purpose of calculating the 'equity' of the foreign equity holder in the term ECB liability-equity ratio. Where there are more than one foreign equity holder in the borrowing company, the portion of the share premium in foreign currency brought in by the lender(s) concerned shall only be considered for calculating the ECB liability-equity ratio for reckoning quantum of permissible ECB.

For calculating the 'ECB liability', not only the proposed borrowing but also the outstanding ECB from the same foreign equity holder lender shall be reckoned.

Overseas organizations and individuals providing ECB need to comply with the following safeguards:

(i) **Overseas Organizations** proposing to lend ECB would have to furnish to the AD bank of the borrower a certificate of due diligence from an overseas bank, which, in turn, is subject to regulation of host-country regulator and adheres to

the Financial Action Task Force (FATF) guidelines. The certificate of due diligence should comprise the following (i) that the lender maintains an account with the bank for at least a period of two years, (ii) that the lending entity is organised as per the local laws and held in good esteem by the business/local community and (iii) that there is no criminal action pending against it.

(ii) Individual Lender has to obtain a certificate of due diligence from an overseas bank indicating that the lender maintains an account with the bank for at least a period of two years. Other evidence /documents such as audited statement of account and income tax return which the overseas lender may furnish need to be certified and forwarded by the overseas bank. Individual lenders from countries wherein banks are not required to adhere to Know Your Customer (KYC) guidelines are not eligible to extend ECB.

iii) Amount and Maturity

- a) The maximum amount of ECB which can be raised by a corporate other than those in the hotel, hospital and software sectors is USD 750 million or its equivalent during a financial year.
- b) Corporates in the services sector viz. hotels, hospitals and software sector are allowed to avail of ECB up to USD 200 million or its equivalent in a financial year for meeting foreign currency and/ or Rupee capital expenditure for permissible end-uses. The proceeds of the ECBs should not be used for acquisition of land.
- c) ECB up to USD 20 million or its equivalent in a financial year with minimum average maturity of three years.
- d) ECB above USD 20 million or equivalent and up to USD 750million or its equivalent with a minimum average maturity of five years.
- e) NGOs engaged in micro finance activities and Micro Finance Institutions (MFIs) can raise ECB up to USD 10 million or its equivalent during a financial year. Designated AD bank has to ensure that at the time of drawdown the forex exposure of the borrower is fully hedged.

- f) ECB up to USD 20 million or equivalent can have call/put option provided the minimum average maturity of three years is complied with before exercising call/put option.
- g) All eligible borrowers can avail of ECBs designated in INR from 'foreign equity holders' as per the extant ECB guidelines.
- h) NGOs engaged in micro finance activities can avail of ECBs designated in INR, from overseas organizations and individuals as per the extant guidelines.

iv) All-in-cost ceilings

All-in-cost includes rate of interest, other fees and expenses in foreign currency except commitment fee, pre-payment fee, and fees payable in Indian Rupees. The payment of withholding tax in Indian Rupees is excluded for calculating the all-in-cost.

The all-in-cost ceilings for ECB are reviewed from time to time. The following ceilings are applicable upto March 31, 2012 and subject to review thereafter:

Average Maturity Period	All-in-cost Ceilings over 6 month LIBOR*
Three years and up to five years	350 basis points
More than five years	500 basis points

^{*} for the respective currency of borrowing or applicable benchmark

In the case of fixed rate loans, the swap cost plus margin should be the equivalent of the floating rate plus the applicable margin.

v) End-use

a) ECB can be raised for investment such as import of capital goods (as classified by DGFT in the Foreign Trade Policy), new projects, modernization/expansion of existing production units] in real sector - industrial sector including small and medium enterprises (SME), infrastructure sector and specified service sectors, namely, hotel, hospital, software in India. Infrastructure sector is defined as (i) power, (ii) telecommunication, (iii) railways, (iv) roads including bridges, (v) sea port and airport, (vi) industrial parks, (vii) urban infrastructure (water supply, sanitation and sewage projects), (viii) mining, exploration and refining and (ix) cold storage or cold room facility, including for farm level pre-cooling,

- for preservation or storage of agricultural and allied produce, marine products and meat.
- b) Overseas Direct Investment in Joint Ventures (JV)/ Wholly Owned Subsidiaries (WOS) subject to the existing guidelines on Indian Direct Investment in JV/ WOS abroad.
- c) Utilization of ECB proceeds is permitted for first stage acquisition of shares in the disinvestment process and also in the mandatory second stage offer to the public under the Government's disinvestment programme of PSU shares.
 - d) Interest During Construction (IDC) for Indian companies which are in the infrastructure sector, where "infrastructure" is defined as per the extant ECB guidelines, subject to IDC being capitalized and forming part of the project cost.
 - e) For lending to self-help groups or for micro-credit or for bonafide micro finance activity including capacity building by NGOs engaged in micro finance activities.
- f) Payment for Spectrum Allocation.
- Infrastructure Finance Companies (IFCs) i.e. Non Banking Financial Companies (NBFCs) categorized as IFCs by the Reserve Bank, are permitted to avail of ECBs, including the outstanding ECBs, up to 50 per cent of their owned funds, for on-lending to the infrastructure sector as defined under the ECB policy, subject to their complying with the following conditions: i) compliance with the norms prescribed in the DNBS Circular DNBS.PD.CCNo.168 / 03.02.089 / 2009-10 dated February 12, 2010 ii) hedging of the currency risk in full. Designated Authorised Dealer should ensure compliance with the extant norms while certifying the ECB application.

vi) End-uses not permitted

(a) For on-lending or investment in capital market or acquiring a company (or a part thereof) in India by a corporate [investment in Special Purpose

Vehicles (SPVs), Money Market Mutual Funds (MMMFs), etc., are also considered as investment in capital markets).

- (b) for real estate sector,
- (c) for working capital, general corporate purpose and repayment of existing Rupee loans.

vii) Guarantees

Issuance of guarantee, standby letter of credit, letter of undertaking or letter of comfort by banks, Financial Institutions and Non-Banking Financial Companies (NBFCs) from India relating to ECB is not permitted.

viii) Security

The choice of security to be provided to the lender/supplier is left to the borrower. However, creation of charge over immoveable assets and financial securities, such as shares, in favour of the overseas lender is subject *to* Regulation 8 of Notification No. FEMA 21/RB-2000 dated May 3, 2000 and Regulation 3 of Notification No. FEMA 20/RB-2000 dated May 3, 2000, respectively, as amended from time to time. AD Category - I banks have been delegated powers to convey 'no objection' under the Foreign Exchange Management Act (FEMA), 1999 for creation of charge on immovable assets, financial securities and issue of corporate or personal guarantees in favour of overseas lender / security trustee, to secure the ECB to be raised by the borrower.

Before according 'no objection' under FEMA, 1999, AD Category - I banks should ensure and satisfy themselves that (i) the underlying ECB is strictly in compliance with the extant ECB guidelines, (ii) there exists a security clause in the loan agreement requiring the borrower to create charge on immovable assets / financial securities / furnish corporate or personal guarantee, (iii) the loan agreement has been signed by both the lender and the borrower and (iv) the borrower has obtained Loan Registration Number (LRN) from the Reserve Bank.

On compliance with the above conditions, AD Category - I banks may convey their 'no objection', under FEMA, 1999 for creation of charge on immovable

assets, financial securities and issue of personal or corporate guarantee, subject to the conditions indicated below:

- a) The 'no objection' for creation of charge **on immovable assets** may be conveyed under FEMA, 1999 either in favour of the lender or the security trustee, subject to the following conditions:
 - (i) 'No objection' shall be granted only to a resident ECB borrower.
 - (ii) The period of such charge on immovable assets has to be coterminus with the maturity of the underlying ECB.
 - (iii) Such 'no objection' should not be construed as a permission to acquire immovable asset (property) in India, by the overseas lender / security trustee.
 - (iv) In the event of enforcement / invocation of the charge, the immovable asset (property) will have to be sold only to a person resident in India and the sale proceeds shall be repatriated to liquidate the outstanding ECB.
- b) AD Category I banks may convey their 'no objection' under FEMA, 1999 to the resident ECB borrower for **pledge of shares** of the borrowing company held by promoters as well as in domestic associate companies of the borrower to secure the ECB subject to the following conditions:
 - (i) The period of such pledge shall be co-terminus with the maturity of the underlying ECB.
 - (ii) In case of invocation of pledge, transfer shall be in accordance with the extant FDI policy.
 - (iii) A certificate from the Statutory Auditor of the company that the ECB proceeds have been / will be utilized for the permitted end-use/s.
- c) The 'no objection' to the resident ECB borrower for issue of **corporate or personal guarantee** under FEMA, 1999 may be conveyed after obtaining:

- (i) Board Resolution for issue of corporate guarantee from the company issuing such guarantees, specifying names of the officials authorised to execute such guarantees on behalf of the company or in individual capacity.
- (ii) Specific requests from individuals to issue personal guarantee indicating details of the ECB.
- (iii) Ensuring that the period of such corporate or personal guarantee is co-terminus with the maturity of the underlying ECB.

AD Category – I banks may invariably specify that the 'no objection' is issued from the foreign exchange angle under the provisions of FEMA, 1999 and should not be construed as an approval by any other statutory authority or Government under any other law/ regulation. If further approval or permission is required from any other regulatory / statutory authority or Government under the relevant laws / regulations, the applicant should take the approval of the authority concerned before undertaking the transaction. Further, the 'no objection' should not be construed as regularizing or validating any irregularities, contravention or other lapses, if any, under the provisions of FEMA or any other laws or regulations.

ix) Parking of ECB proceeds

Borrowers are permitted to either keep ECB proceeds abroad or to remit these funds to India, pending utilization for permissible end-uses.

The proceeds of the ECB raised abroad meant for Rupee expenditure in India, such as, local sourcing of capital goods, on-lending to Self-Help Groups or for micro credit, payment for spectrum allocation, etc. should be repatriated immediately for credit to the borrowers' Rupee accounts with AD Category I banks in India. In other words, ECB proceeds meant only for foreign currency expenditure can be retained abroad pending utilization. The rupee funds, however, will not be permitted to be used for investment in capital markets, real estate or for inter-corporate lending.

ECB proceeds parked overseas can be invested in the following liquid assets (a) deposits or Certificate of Deposit or other products offered by banks rated not less than AA (-) by Standard and Poor/Fitch IBCA or Aa3 by Moody's (b)

Treasury bills and other monetary instruments of one year maturity having minimum rating as indicated above, and (c) deposits with overseas branches / subsidiaries of Indian banks abroad. The funds should be invested in such a way that the investments can be liquidated as and when funds are required by the borrower in India.

x) Prepayment

Prepayment of ECB up to USD 500 million may be allowed by AD banks without prior approval of Reserve Bank subject to compliance with the stipulated minimum average maturity period as applicable to the loan.

xi) Refinancing of an existing ECB

The existing ECB may be refinanced by raising a fresh ECB subject to the condition that the fresh ECB is raised at a lower all-in-cost and the outstanding maturity of the original ECB is maintained.

xii) Debt Servicing

The designated AD bank has the general permission to make remittances of installments of principal, interest and other charges in conformity with the ECB guidelines issued by Government / Reserve Bank of India from time to time.

xiii) Procedure

Borrowers may enter into loan agreement complying with the ECB guidelines with recognised lender for raising ECB under Automatic Route without the prior approval of the Reserve Bank. The borrower must obtain a Loan Registration Number (LRN) from the Reserve Bank of India before drawing down the ECB. The procedure for obtaining LRN is detailed in para II (i) (b).

I.(B) APPROVAL ROUTE

i) Eligible Borrowers

The following types of proposals for ECB are covered under the Approval Route:

- a) On lending by the EXIM Bank for specific purposes will be considered on a case by case basis.
- b) Banks and financial institutions which had participated in the textile or steel sector restructuring package as approved by the Government are also permitted to the extent of their investment in the package and assessment by the Reserve Bank based on prudential norms. Any ECB availed for this purpose so far will be deducted from their entitlement.
- c) ECB with minimum average maturity of 5 years by Non-Banking Financial Companies (NBFCs) from multilateral financial institutions, reputable regional financial institutions, official export credit agencies and international banks to finance import of infrastructure equipment for leasing to infrastructure projects.
- d) Infrastructure Finance Companies (IFCs) i.e. Non-Banking Financial Companies (NBFCs), categorized as IFCs, by the Reserve Bank, are permitted to avail of ECBs, including the outstanding ECBs, beyond 50 per cent of their owned funds, for on-lending to the infrastructure sector as defined under the ECB policy, subject to their complying with the following conditions: i) compliance with the norms prescribed in the DNBS Circular DNBS.PD.CCNo.168 / 03.02.089 / 2009-10 dated February 12, 2010 ii) hedging of the currency risk in full. Designated Authorised Dealer should ensure compliance with the extant norms while certifying the ECB application.
- e) Foreign Currency Convertible Bonds (FCCBs) by Housing Finance Companies satisfying the following minimum criteria: (i) the minimum net worth of the financial intermediary during the previous three years shall not be less than Rs. 500 crore, (ii) a listing on the BSE or NSE, (iii) minimum size of FCCB is USD 100 million and (iv) the applicant should submit the purpose / plan of utilization of funds.

- f) Special Purpose Vehicles, or any other entity notified by the Reserve Bank, set up to finance infrastructure companies / projects exclusively, will be treated as Financial Institutions and ECB by such entities will be considered under the Approval Route.
- g) Multi-State Co-operative Societies engaged in manufacturing activity and satisfying the following criteria i) the Co-operative Society is financially solvent and ii) the Co-operative Society submits its up-to-date audited balance sheet.
- h) SEZ developers can avail of ECBs for providing infrastructure facilities within SEZ, as defined in the extant ECB policy like (i) power, (ii) telecommunication, (iii) railways, (iv) roads including bridges, (v) sea port and airport, (vi) industrial parks, (vii) urban infrastructure (water supply, sanitation and sewage projects), (viii) mining, exploration and refining and (ix) cold storage or cold room facility, including for farm level pre-cooling, for preservation or storage of agricultural and allied produce, marine products and meat.
- Eligible borrowers under the automatic route other than corporates in the services sector viz. hotel, hospital and software can avail of ECB beyond USD 750 or equivalent per financial year
- j) Corporates in the services sector viz. hotels, hospitals and software sector can avail of ECB beyond USD 200 million or equivalent per financial year
- k) Service sector units, other than those in hotels, hospitals and software, subject to the condition that the loan is obtained from foreign equity holders. This would facilitate borrowing by training institutions, R &D, miscellaneous service companies, etc
- ECB from indirect equity holders provided the indirect equity holding by the lender in the Indian company is at least 51 per cent;
- m) ECB from a group company provided both the borrower and the foreign lender are subsidiaries of the same parent.

- n) Corporates which have violated the extant ECB policy and are under investigation by the Reserve Bank and / or Directorate of Enforcement are allowed to avail of ECB only under the approval route.
- o) Cases falling outside the purview of the automatic route limits and maturity period indicated at paragraph A (iii).

ii) Recognised Lenders

- (a) Borrowers can raise ECB from internationally recognised sources, such as (i) international banks, (ii) international capital markets, (iii) multilateral financial institutions (such as IFC, ADB, CDC, etc.)/ regional financial institutions and Government owned development financial institutions, (iv) export credit agencies, (v) suppliers' of equipment, (vi) foreign collaborators and (vii) foreign equity holders (other than erstwhile OCBs).
- (b) From 'foreign equity holder' where the minimum paid-up equity held directly by the foreign equity lender is 25 per cent but ECB liability: equity ratio exceeds 4:1 and upto 7:1.

. The total outstanding stock of ECBs (including the proposed ECBs) from a foreign equity lender should not exceed seven times the equity holding, either directly or indirectly of the lender (in case of lending by a group company, equity holdings by the common parent would be reckoned).

iii) Amount and Maturity

Eligible borrowers under the automatic route other than corporates in the services sector viz. hotel, hospital and software can avail of ECB beyond USD 750 or equivalent per financial year. Corporates in the services sector viz. hotels, hospitals and software sector are allowed to avail of ECB beyond USD 200 million or its equivalent in a financial year for meeting foreign currency and/ or Rupee capital expenditure for permissible end-uses. The proceeds of the ECBs should not be used for acquisition of land.

Indian companies which are in the infrastructure sector, as defined under the extant ECB guidelines, can avail of ECBs in Renminbi (RMB), subject to an annual cap of USD one billion pending further review.

iv) All-in-cost ceilings

All-in-cost includes rate of interest, other fees and expenses in foreign currency except commitment fee, pre-payment fee, and fees payable in Indian Rupees. The payment of withholding tax in Indian Rupees is excluded for calculating the all-in-cost.

The all-in-cost ceilings for ECB are reviewed from time to time. The following ceilings are applicable upto March 31, 2012 and subject to review thereafter:

Average Maturity Period	All-in-cost Ceilings over 6 month LIBOR*
Three years and up to five years	350 basis points
More than five years	500 basis points

^{*} for the respective currency of borrowing or applicable benchmark

In the case of fixed rate loans, the swap cost plus the margin should be the equivalent of the floating rate plus the applicable margin.

v) End-use

(a) ECB can be raised only for investment [such as import of capital goods (as classified by DGFT in the Foreign Trade Policy), implementation of new projects, modernization/expansion of existing production units] in real sector - industrial sector including small and medium enterprises (SME) and infrastructure sector - in India. Infrastructure sector is defined as (i) power (ii) telecommunication (iii) railways (iv) roads including bridges (v) sea port and airport (vi) industrial parks (vii) urban infrastructure (water supply, sanitation and sewage projects) (viii) mining, exploration and refining and (ix) cold storage or cold room facility, including for farm level pre-cooling, for preservation or storage of agricultural and allied produce, marine products and meat.

- (b) Overseas Direct Investment in Joint Ventures (JV)/Wholly Owned Subsidiaries (WOS) subject to the existing guidelines on Indian Direct Investment in JV/WOS abroad.
- (c) Interest During Construction (IDC) for Indian companies which are in the infrastructure sector, as defined under the extant ECB guidelines subject to IDC being capitalized and forming part of the project cost.
- (d) The payment by eligible borrowers in the Telecom sector, for spectrum allocation may, initially, be met out of Rupee resources by the successful bidders, to be refinanced with a long-term ECB, under the approval route, subject to the following conditions:
 - (i) The ECB should be raised within 12 months from the date of payment of the final installment to the Government;
 - (ii) The designated AD Category I bank should monitor the end-use of funds;
 - (iii) Banks in India will not be permitted to provide any form of guarantees; and
 - (iv) All other conditions of ECB, such as eligible borrower, recognized lender, all-in-cost, average maturity, etc, should be complied with.
- (e) The first stage acquisition of shares in the disinvestment process and also in the mandatory second stage offer to the public under the Government's disinvestment programme of PSU shares.
- (f) Repayment of Rupee loans availed from domestic banking system

Indian companies which are in the infrastructure sector, as defined under the extant ECB guidelines, are permitted to utilise 25 per cent of the fresh ECB raised by them towards refinancing of the Rupee loan/s availed by them from the domestic banking system, subject to the following conditions:-

(i) at least 75 per cent of the fresh ECB proposed to be raised should be utilised for capital expenditure towards a 'new infrastructure' project(s)

- (ii) in respect of remaining 25 per cent, the refinance shall only be utilized for repayment of the Rupee loan availed of for 'capital expenditure' of earlier completed infrastructure project(s); and
- (iii) the refinance shall be utilized only for the Rupee loans which are outstanding in the books of the financing bank concerned.

(g) Bridge Finance

Indian companies which are in the infrastructure sector, as defined under the extant ECB policy are permitted to import capital goods by availing of short term credit (including buyers' / suppliers' credit) in the nature of 'bridge finance', under the approval route, subject to the following conditions:-

- (i) the bridge finance shall be replaced with a long term ECB;
- (ii) the long term ECB shall comply with all the extant ECB norms; and
- (iii) prior approval shall be sought from the Reserve Bank for replacing the bridge finance with a long term ECB.
- vi) End-uses not permitted
- (a) For on-lending or investment in capital market or acquiring a company (or a part thereof) in India by a corporate except Infrastructure Finance Companies (IFCs), banks and financial institutions eligible under paragraph I (B) (i) (a), (b) and (d).
- (b) For real estate.
- (c) For working capita and general corporate purpose.

vii) Guarantee

Issuance of guarantee, standby letter of credit, letter of undertaking or letter of comfort by banks, financial institutions and NBFCs relating to ECB is not normally permitted. Applications for providing guarantee/standby letter of credit or letter of comfort by banks, financial institutions relating to ECB in the case of SME will be considered on merit subject to prudential norms.

With a view to facilitating capacity expansion and technological upgradation in Indian textile industry, issue of guarantees, standby letters of credit, letters of undertaking and letters of comfort by banks in respect of ECB by textile companies for modernization or expansion of textile units will be considered under the Approval Route subject to prudential norms.

viii) Security

The choice of security to be provided to the lender / supplier is left to the borrower. However, creation of charge over immovable assets and financial securities, such as shares, in favour of the overseas lender is subject to Regulation 8 of Notification No. FEMA 21/RB-2000 dated May 3, 2000 and Regulation 3 of Notification No. FEMA 20/RB-2000 dated May 3, 2000 as amended from time to time, respectively. Powers have been delegated to Authorised Dealer Category I banks to issue necessary NOCs under FEMA as detailed in para I (A) (viii) ibid.

ix) Parking of ECB proceeds

Borrowers are permitted to either keep ECB proceeds abroad or to remit these funds to India, pending utilization for permissible end-uses.

The proceeds of the ECB raised abroad meant for Rupee expenditure in India, such as, local sourcing of capital goods, on-lending to Self-Help Groups or for micro credit, payment for spectrum allocation, etc. should be repatriated immediately for credit to their Rupee accounts with AD Category I banks in India. In other words, ECB proceeds meant only for foreign currency expenditure can be retained abroad pending utilization. The rupee funds, however, will not be permitted to be used for investment in capital markets, real estate or for intercorporate lending.

ECB proceeds parked overseas can be invested in the following liquid assets (a) deposits or Certificate of Deposit or other products offered by banks rated not less than AA (-) by Standard and Poor/ Fitch IBCA or Aa3 by Moody's; (b) Treasury bills and other monetary instruments of one year maturity having minimum rating as indicated above and (c) deposits with overseas branches / subsidiaries of Indian banks abroad. The funds should be invested in such a way

that the investments can be liquidated as and when funds are required by the borrower in India.

x) Prepayment

- (a) Prepayment of ECB up to USD 500 million may be allowed by the AD bank without prior approval of the Reserve Bank subject to compliance with the stipulated minimum average maturity period as applicable to the loan.
- (b) Pre-payment of ECB for amounts exceeding USD 500 million would be considered by the Reserve Bank under the Approval Route.

xi) Refinancing of an existing ECB

Existing ECB may be refinanced by raising a fresh ECB subject to the condition that the fresh ECB is raised at a lower all-in-cost and the outstanding maturity of the original ECB is maintained.

xii) Debt Servicing

The designated AD bank has general permission to make remittances of installments of principal, interest and other charges in conformity with the ECB guidelines issued by Government / Reserve Bank from time to time.

xiii) Procedure

Applicants are required to submit an application in form ECB through designated AD bank to the Chief General Manager-in-Charge, Foreign Exchange Department, Reserve Bank of India, Central Office, External Commercial Borrowings Division, Mumbai – 400 001, along with necessary documents.

xiv) Foreign Currency Exchangeable Bonds

Foreign Currency Exchangeable Bond (FCEB) means a bond expressed in foreign currency, the principal and interest in respect of which is payable in foreign currency, issued by an Issuing Company and subscribed to by a person who is a resident outside India, in foreign currency and exchangeable into equity share of another company, to be called the Offered Company, in any manner,

either wholly, or partly or on the basis of any equity related warrants attached to debt instruments. The FCEB may be denominated in any freely convertible foreign currency.

Eligible Issuer: The Issuing Company shall be part of the promoter group of the Offered Company and shall hold the equity share/s being offered at the time of issuance of FCEB.

Offered Company: The Offered Company shall be a listed company, which is engaged in a sector eligible to receive Foreign Direct Investment and eligible to issue or avail of Foreign Currency Convertible Bond (FCCB) or External Commercial Borrowings (ECB).

Entities not eligible to issue FCEB: An Indian company, which is not eligible to raise funds from the Indian securities market, including a company which has been restrained from accessing the securities market by the SEBI shall not be eligible to issue FCEB.

Eligible subscriber: Entities complying with the Foreign Direct Investment policy and adhering to the sectoral caps at the time of issue of FCEB can subscribe to FCEB. Prior approval of the Foreign Investment Promotion Board, wherever required under the Foreign Direct Investment policy, should be obtained.

Entities not eligible to subscribe to FCEB: Entities prohibited to buy, sell or deal in securities by the SEBI will not be eligible to subscribe to FCEB.

End-use of FCEB proceeds:

Issuing Company:

- (i) The proceeds of FCEB may be invested by the issuing company overseas by way of direct investment including in Joint Ventures or Wholly Owned Subsidiaries abroad, subject to the existing guidelines on overseas investment in Joint Ventures / Wholly Owned Subsidiaries.
- (ii) The proceeds of FCEB may be invested by the issuing company in the promoter group companies.

Promoter Group Companies: Promoter group companies receiving investments out of the FCEB proceeds may utilize the amount in accordance with end-uses prescribed under the ECB policy.

End-uses not permitted: The promoter group company receiving such investments will not be permitted to utilise the proceeds for investments in the capital market or in real estate in India.

All-in-cost: The rate of interest payable on FCEB and the issue expenses incurred in foreign currency shall be within the all-in-cost ceiling as specified by Reserve Bank under the ECB policy.

Pricing of FCEB: At the time of issuance of FCEB the exchange price of the offered listed equity shares shall not be less than the higher of the following two:

- (i) The average of the weekly high and low of the closing prices of the shares of the offered company quoted on the stock exchange during the six months preceding the relevant date; and
- (ii) The average of the weekly high and low of the closing prices of the shares of the offered company quoted on a stock exchange during the two week preceding the relevant date.

Average Maturity: Minimum maturity of FCEB shall be five years. The exchange option can be exercised at any time before redemption. While exercising the exchange option, the holder of the FCEB shall take delivery of the offered shares. Cash (Net) settlement of FCEB shall not be permissible.

Parking of FCEB proceeds abroad: The proceeds of FCEB may be retained and / or deployed overseas by the issuing / promoter group companies in accordance with the policy for the ECB or repatriated to India for credit to the borrowers' Rupee accounts with AD Category I banks in India pending utilization for permissible end-uses. It shall be the responsibility of the issuing company to ensure that the proceeds of FCEB are used by the promoter group company only for the permitted end-uses prescribed under the ECB policy. The issuing company should also submit audit trail of the end-use of the proceeds by the

issuing company / promoter group companies to the Reserve Bank duly certified by the designated AD bank.

Operational Procedure – Issuance of FCEB shall require prior approval of the Reserve Bank under the Approval Route for raising ECB. The Reporting arrangement for FCEB shall be as per the extant ECB policy.

xv) Empowered Committee

Reserve Bank has set up an Empowered Committee to consider proposals coming under the Approval Route.

II. Redemption of FCCBs

FCCBs are governed by the 'Issue of Foreign Currency Convertible Bonds and Ordinary Shares (through Depositary Receipt Mechanism) Scheme, 1993' as amended from time to time and FEMA Notification No.120/RB-2004 dated July 7, 2004. The issuance of FCCBs was brought under the ECB guidelines in August 2005 and FCCBs are also subject to all the regulations which are applicable to ECBs.

Keeping in view the need to provide a window to facilitate refinancing of FCCBs by the Indian companies who may be facing difficulty in meeting the redemption obligations, Designated AD Category - I banks have been permitted to allow Indian companies to refinance the outstanding FCCBs, under the automatic route, subject to compliance with the terms and conditions set out hereunder: -

- Fresh ECBs/ FCCBs shall be raised with the stipulated average maturity period and applicable all-in-cost being as per the extant ECB guidelines;
- ii. The amount of fresh ECB/FCCB shall not exceed the outstanding redemption value at maturity of the outstanding FCCBs;
- iii. The fresh ECB/FCCB shall not be raised six months prior to the maturity date of the outstanding FCCBs;
- iv. The purpose of ECB/FCCB shall be clearly mentioned as 'Redemption of outstanding FCCBs' in Form 83 at the time of obtaining Loan Registration Number from the Reserve Bank;

- v. The designated AD Category I bank should monitor the end-use of funds:
- vi. ECB / FCCB beyond USD 500 million for the purpose of redemption of the existing FCCB will be considered under the approval route; and
- vii. ECB / FCCB availed of for the purpose of refinancing the existing outstanding FCCB will be reckoned as part of the limit of USD 750 million available under the automatic route as per the extant norms.

Restructuring of FCCBs involving change in the existing conversion price is not permissible. Proposals for restructuring of FCCBs not involving change in conversion price will, however, be considered under the approval route depending on the merits of the proposal.

III. REPORTING ARANGEMENTS AND DISSEMINATION OF INFORMATION

- *i)* Reporting Arrangements
- (a) With a view to simplifying the procedure, submission of copy of loan agreement is dispensed with.
- (b) For allotment of Loan Registration Number (LRN), borrowers are required to submit Form 83, in duplicate, certified by the Company Secretary (CS) or Chartered Accountant (CA) to the designated AD bank. One copy is to be forwarded by the designated AD bank to the Director, Balance of Payments Statistics Division, Department of Statistics and Information Management (DSIM), Reserve Bank of India, Bandra-Kurla Complex, Mumbai – 400 051.
 - (Note: copies of loan agreement and offer documents for FCCB are not required to be submitted with Form 83).
- (c) The borrower can draw-down the loan only after obtaining the LRN from DSIM, Reserve Bank.
- (d) Borrowers are required to submit ECB-2 Return certified by the designated AD bank on monthly basis so as to reach DSIM, Reserve Bank within seven working days from the close of month to which it relates.

[Note: All previous returns relating to ECB viz. ECB 3 – ECB 6 have been discontinued with effect from January 31, 2004].

ii) Dissemination of Information

For providing greater transparency, information with regard to the name of the borrower, amount, purpose and maturity of ECB under both Automatic and Approval routes are put on the Reserve Bank's website, on a monthly basis, with a lag of one month to which it relates.

IV. STRUCTURED OBLIGATIONS

Borrowing and lending of Indian Rupees between two residents does not attract any provisions of the Foreign Exchange Management Act, 1999. In cases where a Rupee loan is granted against the guarantee provided by a non-resident, there is no transaction involving foreign exchange until the guarantee is invoked and the non-resident guarantor is required to meet the liability under the guarantee. The non-resident guarantor may discharge the liability by i) payment out of rupee balances held in India or ii) by remitting the funds to India or iii) by debit to his FCNR(B)/NRE account maintained with an AD bank in India. In such cases, the non-resident guarantor may enforce his claim against the resident borrower to recover the amount and on recovery he may seek repatriation of the amount if the liability is discharged either by inward remittance or by debit to FCNR(B)/NRE account. However, in case the liability is discharged by payment out of Rupee balances, the amount recovered can be credited to the NRO account of the non-resident guarantor.

The Reserve Bank vide its Notification No. FEMA.29/ RB-2000 dated September 26, 2000 has granted general permission to a resident, being a principal debtor to make payment to a person resident outside India, who has met the liability under a guarantee. Accordingly, in cases where the liability is met by the non-resident out of funds remitted to India or by debit to his FCNR(B)/NRE account, the repayment may be made by credit to the FCNR(B)/NRE/NRO account of the guarantor provided, the amount remitted/credited shall not exceed the rupee

equivalent of the amount paid by the non-resident guaranter against the invoked guarantee.

The facility of credit enhancement by eligible non-resident entities may be extended to domestic debt raised through issue of capital market instruments, such as debentures and bonds, by Indian companies engaged exclusively in the development of infrastructure and by the Infrastructure Finance Companies (IFCs), which have been classified as such by the Reserve Bank in terms of the guidelines contained in the circular DNBS.PD. CC No. 168 / 03.02.089 / 2009-10 dated February 12, 2010, under the automatic route, subject to the following conditions:

- i) credit enhancement should be provided by multilateral / regional financial institutions/ Government owned development financial institutions/ direct foreign equity holder(s) as per extant ECB guidelines (minimum holding of 25 per cent of the paid up capital) and indirect foreign equity holder, holding at least 51% of the paid-up capital,;
- ii) the underlying debt instrument should have a minimum average maturity of seven years;
- iii) prepayment and call / put options are not permissible for such capital market instruments up to an average maturity period of 7 years;
- iv) guarantee fee and other costs in connection with credit enhancement will be restricted to a maximum 2 per cent of the principal amount involved;
- v) on invocation of the credit enhancement, if the guarantor meets the liability and if the same is permissible to be repaid in foreign currency to the eligible non-resident entity, the all-in-cost ceilings, as applicable to the relevant maturity period of the Trade Credit / ECBs, is applicable to the novated loan. The all-in-cost ceilings, depending on the average maturity period, are applicable as follows:

Average maturity period of the loan on invocation	All-in-cost ceilings over 6 month LIBOR*
Up to 3 years	350 basis points

Three years and up to five years	350 basis points
More than five years	500 basis points

^{*}for the respective currency of borrowing or applicable benchmark

- vi) In case of default and if the loan is serviced in Indian Rupees, the applicable rate of interest would be the coupon of the bonds or 250 bps over the prevailing secondary market yield of 5 years Government of India Security, as on the date of novation, whichever is higher;
- vii) IFCs proposing to avail of the credit enhancement facility should comply with the eligibility criteria and prudential norms laid down in the circular DNBS.PD.CC No.168 / 03.02.089 / 2009-10 dated February 12, 2010 and in case the novated loan is designated in foreign currency, the IFC should hedge the entire foreign currency exposure; and
- viii) The reporting arrangements as applicable to the ECBs would be applicable to the novated loans.

V. TAKE-OUT FINANCE

As per the extant norms, refinancing of domestic Rupee loans with ECB is not permitted. However, keeping in view the special funding needs of the infrastructure sector, a scheme of take-out finance has been put in place. Accordingly, take-out financing arrangement through ECB, **under the approval route**, has been permitted for refinancing of Rupee loans availed of from the domestic banks by eligible borrowers in the **sea port and airport, roads including bridges and power sectors** for the development of new projects, subject to the following conditions:

- i. The corporate developing the infrastructure project should have a tripartite agreement with domestic banks and overseas recognized lenders for either a **conditional** or **unconditional** take-out of the loan within three years of the scheduled Commercial Operation Date (COD). The scheduled date of occurrence of the take-out should be clearly mentioned in the agreement.
- ii. The loan should have a minimum average maturity period of seven years.

- iii. The domestic bank financing the infrastructure project should comply with the extant prudential norms relating to take-out financing.
- iv. The fee payable, if any, to the overseas lender until the take-out shall not exceed 100 bps per annum.
- v. On take-out, the residual loan agreed to be taken out by the overseas lender would be considered as ECB and the loan should be designated in a convertible foreign currency and all the extant norms relating to ECB should be complied with.
- vi. Domestic banks / Financial Institutions will not be permitted to guarantee the take-out finance.
- vii. The domestic bank will not be allowed to carry any obligation on its balance sheet after the occurrence of the take-out event.
- viii. Reporting arrangement as prescribed under the ECB policy should be adhered to.

VI. COMPLIANCE WITH ECB GUIDELINES

The primary responsibility to ensure that ECB raised / utilised are in conformity with the ECB guidelines and the Reserve Bank regulations / directions is that of the borrower concerned and any contravention of the ECB guidelines will be viewed seriously and will invite penal action under FEMA 1999 (cf. A. P. (DIR Series) Circular No. 31 dated February 1, 2005). The designated AD bank is also required to ensure that raising / utilisation of ECB is in compliance with ECB guidelines at the time of certification.

VII. CONVERSION OF ECB INTO EQUITY

- (i) Conversion of ECB into equity is permitted subject to the following conditions:
 - (a) The activity of the company is covered under the Automatic Route for Foreign Direct Investment or Government (FIPB) approval for foreign equity participation has been obtained by the company, wherever applicable.
 - (b) The foreign equity holding after such conversion of debt into equity is within the sectoral cap, if any,

- (c) Pricing of shares is as per the pricing guidelines issued under FEMA, 1999 in the case of listed/ unlisted companies.
- (ii) Conversion of ECB may be reported to the Reserve Bank as follows:
 - (a) Borrowers are required to report **full conversion of outstanding ECB into equity** in the form FC-GPR to the Regional Office concerned of the Reserve Bank as well as in form ECB-2 submitted to the DSIM, RBI within seven working days from the close of month to which it relates. The words "ECB wholly converted to equity" should be clearly indicated on top of the ECB-2 form. Once reported, filing of ECB-2 in the subsequent months is not necessary.
 - (b) In case of partial conversion of outstanding ECB into equity, borrowers are required to report the converted portion in form FC-GPR to the Regional Office concerned as well as in form ECB-2 clearly differentiating the converted portion from the unconverted portion. The words "ECB partially converted to equity" should be indicated on top of the ECB-2 form. In subsequent months, the outstanding portion of ECB should be reported in ECB-2 form to DSIM.

VIII. CRYSTALLISATION OF ECB

AD banks desiring to crystallize their foreign exchange liability arising out of guarantees provided for ECB raised by corporates in India into Rupees, may make an application to the Chief General Manager-in-Charge, Foreign Exchange Department, External Commercial Borrowings Division, Reserve Bank of India, Central Office, Mumbai 400 001, giving full details viz., name of the borrower, amount raised, maturity, circumstances leading to invocation of guarantee /letter of comfort, date of default, its impact on the liabilities of the overseas branch of the AD bank concerned and other relevant factors.

IX. ECB UNDER THE ERSTWHILE USD 5 MILLION SCHEME

Designated AD banks are permitted to approve elongation of repayment period for loans raised under the erstwhile USD 5 Million Scheme, provided there is a consent letter from the overseas lender for such reschedulement without any additional cost. Such approval with existing and revised repayment schedule along with the Loan Key/Loan Registration Number should be initially communicated to the Chief General Manager-in-Charge, Foreign Exchange Department, ECB Division Reserve Bank of India, Central Office, Mumbai within seven days of approval and subsequently in ECB - 2.

X. RATIONALIZATION OF PROCEDURES - DELEGATION OF POWERS TO AD

Any changes in the terms and conditions of the ECB after obtaining LRN from DSIM, RBI required the prior approval of RBI. The powers have been delegated to the designated AD Category-I banks to approve the following requests from the ECB borrowers, subject to specified conditions:

(a) Changes/modifications in the drawdown/repayment schedule

Designated AD Category-I banks may approve changes/modifications in the drawdown/repayment schedule of the ECBs already availed, both under the approval and the automatic routes, subject to the condition that the average maturity period, as declared while obtaining the LRN, is maintained. The changes in the drawdown/repayment schedule should be promptly reported to the DSIM, RBI in Form 83. However, any elongation/rollover in the repayment on expiry of the original maturity of the ECB would require the prior approval of the Reserve Bank.

(b) Changes in the currency of borrowing

Designated AD Category-I banks may allow changes in the currency of borrowing, if so desired, by the borrower company, in respect of ECBs availed of both under the automatic and the approval routes, subject to all other terms and conditions of the ECB remaining unchanged. Designated AD banks should, however, ensure that the proposed currency of borrowing is freely convertible.

(c) Change of the AD bank

Designated AD Category-I banks may allow change of the existing designated AD bank by the borrower company for effecting its transactions pertaining to the ECBs subject to No-Objection Certificate (NOC) from the existing designated AD bank and after due diligence.

(d) Changes in the name of the Borrower Company

Designated AD Category-I banks may allow changes in the name of the borrower company subject to production of supporting documents evidencing the change in the name from the Registrar of Companies.

(d) Change in the recognized lender

Designated AD Category-I banks may approve the request from the ECB borrowers with respect to change in the recognized lender when the original lender is an international bank or a multilateral financial institution (such as IFC, ADB, CDC, etc.) or a regional financial institution or a Government owned development financial institution or an export credit agency or supplier of equipment and the new lender also belongs to any one of the above mentioned categories, subject to the Authorised Dealer ensuring that the new lender is a recognized lender as per the extant ECB norms, there is no change in the other terms and conditions of the ECB and the ECB is in compliance with the extant guidelines. The changes in the recognized lender should be promptly reported to the Department of Statistics and Information Management, Reserve Bank of India in Form 83

However, changes in the recognized lender in case of foreign equity holder and foreign collaborator would require the prior approval of the Reserve Bank.

PART-II

TRADE CREDITS FOR IMPORTS INTO INDIA

Trade Credits' (TC) refer to credits extended for imports directly by the overseas supplier, bank and financial institution for maturity of less than three years. Depending on the source of finance, such trade credits include suppliers' credit or buyers' credit. Suppliers' credit relates to credit for imports into India extended by the overseas supplier, while buyers' credit refers to loans for payment of imports into India arranged by the importer from a bank or financial institution outside India for maturity of less than three years. It may be noted that buyers' credit and suppliers' credit for three years and above come under the category of External Commercial Borrowings (ECB) which are governed by ECB guidelines.

a) Amount and Maturity

AD banks are permitted to approve trade credits for imports into India up to USD 20 million per import transaction for imports permissible under the current Foreign Trade Policy of the DGFT with a maturity period up to one year (from the date of shipment). For import of capital goods as classified by DGFT, AD banks may approve trade credits up to USD 20 million per import transaction with a maturity period of more than one year and less than three years (from the date of shipment). No roll-over/extension will be permitted beyond the permissible period.

AD banks shall not approve trade credit exceeding USD 20 million per import transaction.

b) All-in-cost Ceilings

The current all-in-cost ceilings are as under:

Maturity period	All-in-cost ceilings over 6 months LIBOR*
Up to one year	
More than one year but less	350 basis points
than three years	

^{*} for the respective currency of credit or applicable benchmark

The all-in-cost ceilings include arranger fee, upfront fee, management fee, handling/ processing charges, out of pocket and legal expenses, if any. The existing all-in-cost ceiling is applicable upto March 31, 2012 and would be subject to review thereafter.

c) Guarantee

AD banks are permitted to issue Letters of Credit/guarantees/Letter of Undertaking (LoU) /Letter of Comfort (LoC) in favour of overseas supplier, bank and financial institution, up to USD 20 million per transaction for a period up to one year for import of all non-capital goods permissible under Foreign Trade Policy (except gold, palladium, platinum, Rodium, silver etc.) and up to three years for import of capital goods, subject to prudential guidelines issued by Reserve Bank from time to time. The period of such Letters of credit / guarantees / LoU / LoC has to be co-terminus with the period of credit, reckoned from the date of shipment.

d) Reporting Arrangements

AD banks are required to furnish details of approvals, drawal, utilisation, and repayment of trade credit granted by all its branches, in a consolidated statement, during the month, in form TC (format in Annex IV) from April 2004 onwards to the Director, Division of International Finance, Department of Economic Policy and Research, Reserve Bank of India, Central Office Building, 8th floor, Fort, Mumbai – 400 001 (and in MS-Excel file through email to deapdif@rbi.org.in) so as to reach not later than 10th of the following month. Each trade credit may be given a unique identification number by the AD bank.

AD banks are required to furnish data on issuance of LCs / Guarantees / LoU / LoC by all its branches, in a consolidated statement, at quarterly intervals (format in Annex V) to the Chief General Manager-in-Charge, Foreign Exchange Department, ECB Division, Reserve Bank of India, Central Office Building, 11th floor, Fort, Mumbai – 400 001 (and in MS-Excel file through email to fedcoecbd@rbi.org.in) from December 2004 onwards so as to reach the Department not later than 10th of the following month.

Form ECB

<u>Application for raising External Commercial Borrowings (ECB) under Approval Route</u>

Instructions

The complete application should be submitted by the applicant through the designated authorised dealer to the Chief General Manager-In-Charge, Foreign Exchange Department, Central Office, ECB Division, Reserve Bank of India, Mumbai 400 001.

Documentation:

Following documents, (as relevant) certified by authorised dealer, should be forwarded with the application:

- (i) A copy of offer letter from the overseas lender/supplier furnishing complete details of the terms and conditions of proposed ECB.
- (ii) A copy of the import contract, proforma/commercial invoice/bill of lading.

PART-A- GENERAL INFORMATION ABOUT THE BORROWER

- 1. Name of the applicant (BLOCK LETTERS)
 Address
- 2. Status of the applicant
- i) Private Sector
- ii) Public Sector

PART-B-INFORMATION ABOUT THE PROPOSED ECB

Currency Amount US\$ equivalent

1. Details of the ECB

- (a) Purpose of the ECB
- (b) Nature of ECB [Please put (x) in the appropriate box]
 - (i) Suppliers' Credit
 (ii) Buyers' Credit
 (iii) Syndicated Loan
 (iv) Export Credit
 (v) Loan from foreign collaborator/equity holder (with details of amount, percentage equity holding in the paid-up equity of the borrower company)
 (vi) Floating Rate Notes
 (vii) Fixed Rate Bonds
 (viii) Line of Credit
 (ix) Commercial Bank Loan
 (x) Others (please specify)

(c) Terms and conditions of the ECB		
(i) Rate of interest	:	
(ii) Up-front fee		
(iii) Management fee		
(iv) Other charges, if any (Please specify)		
(v) All-in-cost	:	
(vi) Commitment fee	:	
(vii) Rate of penal interest	:	
(viii) Period of ECB	:	
(ix) Details of call/put option, if any.	:	
(x) Grace / moratorium period	:	
(xi) Repayment terms (half yearly/annually/bullet)	:	
(xii) Average maturity	:	
2. Details of the lender		
Name and address of the lender/supplier		
3. Nature of security to be provided, if any.		

PART C - INFORMATION ABOUT DRAW DOWN AND REPAYMENTS

Proposed Schedule								
	Draw-dow	/n	Repayment of Principal			Interest Payment		
Month	Year	Amount	Month	Amount	Month	Year	Amount	

PART D – ADDITIONAL INFORMATION

1. Infor	mation about the project			
i)	Name & location of the project	:		
ii)	Total cost of the project	:	Rs.	USD
iii)	Total ECB as a % of project cost	:		
iv)	Nature of the project	:		
v)	Whether Appraised by			
	financial institution/bank	:		
vi)	Infrastructure Sector	:		
	a) Power			
	b) Telecommunication			
	c) Railways			
	d) Roads including bridges			
	e) Ports			
	f) Industrial parks			
	g) Urban infrastructure - Water supp	oly, San	itation and sewerage.	
vii)	Whether requires clearance from ar statutory authority? If yes, furnish the name of authority, clearance no			

and date.

2	2. ECB availed in the current & previous three financial years-(not applicable for the first time borrower)												
	Year	Registration No.	Currency	Loan Amount	Amount disbursed	Amount outstanding*							

^{*} net of repayments, if any, on the date of application.

PART E - CERTIFICATIONS

1. By the applicant

We hereby certify that (i) the particulars given above are true and correct to the best of our knowledge and belief and (ii) the ECB to be raised will be utilised for permitted purposes.

knowledge and belief and (ii) the ECB to be raise	ed will be utilised for permitted purposes.
PlaceName:Stamp (Sign	ature of Authorised Official of the applicant)
Designation	-
Phone No	_
Fax	
E-mail	
By the authorised dealer –	2.
We hereby certify that (i) the applicant is the application and the original letter of offer fror relating to proposed borrowing and found the sa	
	(Signature of Authorised Official)
Place Name Date	
Stamp	
Name of the Bank/branch	
A.D.Code	

Form 83

Reporting of loan agreement details under Foreign Exchange Management Act, 1999 (for all categories and any amount of ECB)

Instructions:

- 1. The borrower is required to submit completed Form 83, in duplicate, certified by the Company Secretary (CS) or Chartered Accountant (CA) to the designated Authorised Dealer (AD). One copy is to be forwarded by the designated AD to the Director, Balance of Payments Statistics Division, Department of Statistics and Information Management (DSIM), Reserve Bank of India, Bandra-Kurla Complex, Mumbai 400 051 within 7 days from the date of signing loan agreement between borrower and lender for allotment of loan registration number.
- 2. Do not leave any column blank. Furnish complete particulars against each item. Where any particular item is not applicable write "N.A." against it.
- 3. All dates should be in format YYYY/MM/DD, such as 2004/01/21 for January 21, 2004.
- 4. Before forwarding Form 83 to the Reserve Bank, the Authorised Dealer must scrutinise all the related original documents and ensure that the form is complete in all respects and in order.
- 5. If space is not sufficient for giving full information/particulars against any item, a separate sheet may be attached to the form and serially numbered as Annex.
- 6. Firms/companies obtaining sub-loans through DFIs/FIs/banks/NBFCs etc. should not complete this form but approach the concerned financial institution directly for reporting.

FOR RBI (DESACS) Use only			Loan_k	ey:									
CS-DRMS	CS-DRMS Team Received or			Action Taken of			n Loan Classification						

Agreement Details (To be filled by borrowers of External Commercial Borrowings)

Part A: Basic Detai	ls													
ECB Title / Proje	ct							ē.			-			
Registration Num	ber													
No. and Date of F	No. and Date of RBI approval (if applicable													ā.
Loan Key Numbe	r (allo	otted I	y RE	3I/ Go	vt.)									
								•						
Agreement Date	(YYY	Y/MN	I/DD)						1		/			
Currency Name								Curre	ncy C	ode				
								(S'	WIFT))				
Amount (in FC)											(For	RBI	Use)
Guarantee Status				Add	dress	(Nam , conta	act							

(Use code as per Box 1) ↑	Multi Currency Type
Name and address of the Borrower (Block Letters) Contact Person's Name: Designation:	Name and address of lender / foreign supplier / lesser (Block Letters)
Phone No. : Fax no. : E-mail ID :	Country: E-mail ID :
(For RBI DESACS use)	(For RBI DESACS use)
Borrower's Category (Tick in appropriate box)	Lender's Category
Public Sector Unit Private Sector	0 ,
Detailed category (tick below) Bank NBFC Reg. No. Financial Institution (Other than NBFC) Corporate NGOs engaged in micro finance activity Other (Specify) Details of foreign equity holding of the lender in borrower company:	Multi-lateral Financial Institution Foreign Government (Bilateral Agency) Export Credit Agency Indian Commercial Bank branch abroad Other Commercial Bank Supplier of Equipment Leasing Company Foreign Collaborator / Foreign Equity Holder (Please provide details of foreign equity holding in the borrower company below) International Capital Market Other (Specify)
(a)Share in paid-up equity of the borrower (%)	(b) Amount of paid-up equity
Chooify Authorized Declar's Name and hands and	
Specify Authorised Dealer's Name, and bank code Bank Code Part I:	Lender's Reference / IBRD No. (if it is a IBRD loan)
Part II:	
Fax:	
E-mail ID:	
Part B: Other Details ECB approval Scheme (Tick in appropriate Box)	Maturity Details
Automatic Route Approval Route Approved by Govt.	Effective Date of the Loan Last Date of Disbursement Maturity Date (Last payment date) Grace Period (Year/Month) Y Y M M

								3		mic Sector /Ind	dustry Code (See I	Вох	
•	f Borrowings Co	de (Se	ee						<u>') </u>				
box2)	t angaift, the Co		o f l mo		/: f					water attack d	lotoilo).		
it impor	t, specify the Co	untry	ot im	роп	(IT M	iore	tna	an o	ne co	ountry, attach o	ietalis):		
Type of									7 -				
	Buyers' Credit									pliers' Credit	Dileteral Occurs		
	Line of Credit Commercial loa	n / Cv	ndiac	otod I	001	_					Bilateral Sources nents - Bonds, CP		•
	(attach sheet fo	•					า		360	unusea msuun	nents - bonus, CP	, FRIN EU	J.
	among lenders)			,			-						
<u> </u>	Financial Lease								Oth	ers (Specify)			
	Refinancing of on ECB	old EC	Bs: F	Reg I	۱o. ه	of th	e o	old					
Approva			Г	ate:				Δ	L	nt refinanced:		Reasor	J.
лрргот	21140.			outc.					Miloui	nt remidileca.		1100301	<u> </u>
Hedging ris	sks using	Inter	est ra	ate			С	urre	ency	Others (specify)		
		swap)				S	wap)				
Part C: Sc	hedule of trans	actio	ne										
	: Payment Sched		13										
	st Payment	7 T		/		1/1			Numh	per of Payment	te in a Vear		7
				'					INUITIL	dei di Fayineni	is iii a Teai		
Date													
Fix	ced Rate				-								_
Flo	oating Rate:	<u> </u>		Mar	gin			C	Cap R	tate:	Floor Rate:		
Ba	ise				•				·				
	of Draw Down												
Tranche	Date		Сп	rrenc	V	Am	וחחו	ınt	1	If more that	n one equal install	ments	
No	(YYYY/MM/DD)			y	/ 111	100		Tot	al Number of	No.of drawals		
	(Please see no	íte							dra	wals	calendar year	•	
	below)												
									1				
Note: 1. Ir	n the case of i m	oort o	f goo	ds o	ser	rvice	es,	date	e of in	nport may be f	urnished against d	ate of dra	w
down.			Ū				-				· ·		
		ncial I	ease	e date	e of	acqı	uisi	ition	ı (imp	ort) of the goo	ds is to be mentior	ned as da	te
	draw down.	uritie	ad in	etru	mar	nte i	dat	- of	ficen	e may he show	n as date of draw	down	
										•	w above, date of fi		
	insaction to be n												
	Repayment Sc			2) /	Λ.	m = · ·	- t	<u> </u>	Cir	If more than	ana agust	A n.n:4	
	Date (YYYY/MM/DD) Currency Amou each			111(III F	C in	If more than of installments	nie equal	Annuity Rate				
date						ansa	acti	on		Number of	No. of	(if annu	ity
										installments	payments in a	paymer	-
											calendar year		

Please tick in those			if	Ca Op		n :		Per Deb		nt c	of					Pı Or	ıt otio	n		erc ebt	ent	of				
options are the agreement:	nere in the lo	oan																								
	Can be exect late (s)	uted afte	er					/				/								/			/			
Note: In the camount with In the c																									i.	
Penal Inte	rest for late	navmen	nt			1	Fi	ved		0/2	nei	an	n	ıım	or	Ra	22			Ms	arai	n.				
	ent Charges				Fixed % per annum or Base : Margin % per annum of : % of Ur Amount									lrav	/n		_									
Other Charg	jes																									_
(Specify) Date		ected e of			Cur	re	ncy		Α	mo	oun	t			-	ра	ym	ent		any						
		Pay	ment															-	f ent	s in	а	n	ota uml ayn	ber		
PART D:EC time borrowe	er)		irrent	& p	re																					
Year	Registration	on No.	Cur	ren	су	L	Lo	an A	١m٥	our	nt	An	no	ount	di	sbı	ırse	ed	Α	mo	unt	ΟU	ıtsta	anc	ding	3
																										_
* ne	t of repayme	ents, if a	ny, or	n the	e d	ate	of	арр	lica	atic	on.															
	ereby certify ledge and be																						d.			
Place	:	S	tamp																							
	:	_	namp	•	_			of t												•	• .					
26.00				_																			-			
		S	tamp	À	CCC	ount	tar	e of (nt)		-					٠											
		J	tamp		un																		-			
			l	[For	us	se o	f A	uth	oris	ed	l De	eale	er]												
	We certify ue and corre liance with E	ect to the	e best	of c																						
Place	:	S	tamp																_							
Date:			Ň	am	e:		of A							-	atio	n: _		_			-					
				Ν	am		f th	ne b e :									-									

BO	(1: Gu	arantee Status Code	BOX	(2: P
Sr.	Cod	Description	Sr.	Coc
No	е		No	е
<u>.</u> 1	GG	Govt. of India guarantee.	1	IC
	CG	Public Sector guarantee	2	RL
2	PB	Public Sector Bank Guarantee.	3	SL
3	FI	Financial Institution	4	RP
		Guarantee.	5	NP
4	MB	Multilateral /Bilateral Institution	6	ME
		Guarantee.		
5	PG	Private Bank Guarantee	7	PW
6	PS	Private Sector Guarantee	8	TL
7	MS	Mortgage of Assets / Security	9	RW
8	OG	Other Guarantee	10	RD
9	NN	Not Guaranteed	11	PT
			12	IS
			13	UI
			14	OI
			15	DI
			16	TS
			17	MF
	1		40	\cap T

ВОХ	(1: Gu	arantee Status Code		ВОХ	(2: Pur	rpose of Borrowings Code
Sr. No	Cod e	Description		Sr. No	Cod e	Description
1	GG	Govt. of India guarantee.		1	IC	Import of capital goods
	CG	Public Sector guarantee	•	2	RL	Local sourcing of capital goods (Rupee expenditure)
2	PB	Public Sector Bank Guarantee.		3	SL	On-lending or sub- lending
3	FI	Financial Institution		4	RP	Repayment of earlier ECB
		Guarantee.		5	NP	New project
4	MB	Multilateral /Bilateral Institution		6	ME	Modernisation/Expansion of existing
		Guarantee.				units
5	PG	Private Bank Guarantee		7	PW	Power
6	PS	Private Sector Guarantee		8	TL	Telecommunication
7	MS	Mortgage of Assets / Security		9	RW	Railways
8	OG	Other Guarantee		10	RD	Roads
9	NN	Not Guaranteed		11	PT	Ports
				12	IS	Industrial parks
				13	UI	Urban infrastructure
				14	OI	Overseas investment in JV/WOS
				15	DI	PSU Disinvestment
				16	TS	Textile/Steel Restructuring Package
				17	MF	Micro finance activity
				18	OT	Others (Pl. specify)

BOX 3 : Industry codes to be used		
Industry Group Name	Industry Description	Code
PLANTATIONS	TEA	111
	COFFEE	112
	RUBBER	113
	OTHERS	119
MINING	COAL	211
	METAL	212
	OTHERS	219
PETROLEUM & PERTOLEUM PRODUC MANUFACTURING	CTS	300
AGRICULTURAL PRODUCTS (400)	FOOD	411
	BEVERAGES	412
	SUGAR	413
	CIGARETTES & TOBACCO	414
	BREWERIES & DISTILLERIES	415
	OTHERS	419
TEXTILE PRODUCTS (420)	COTTON TEXTILE	421
	JUTE & COIR GOODS	422
	SILK & RAYON	423
	OTHER TEXTILE	429
TRANSPORT EQUIPMENT (430)	AUTOMOBILES	431
	AUTO ACCESSORIES & PARTS	432
	SHIP BUILDING EQUIPMENTS & STORES	433
	RAILWAY EQUIPMENT & STORES	434
	OTHERS	439

MACHINERY & TOOLS (440)	TEXTILE MACHINERY	441
WACHINERY & TOOLS (440)		
	AGRICULTURAL MACHINERY	442
	MACHINE TOOLS	443
	OTHERS	449
METAL & METAL PRODUCTS (450)	FERROUS (IRON & STEEL)	451
	NON-FERROUS	452
	SPECIAL ALLOYS	453
	OTHERS	459
ELECTRICAL, ELECTRONIC GOODS &	ELECTRICAL COORS	404
MACHINERY (460)	ELECTRICAL GOODS	461
	CABLES	462
	COMPUTER HARDWARE & COMPUTER BASED SYSTEMS	463
		463 464
	ELECTRONIC VALVES, TUBES & OTHERS	_
CHEMICALS & ALLIED DDODLIGTS (470)	OTHERS	469 471
CHEMICALS & ALLIED PRODUCTS (470)		471 472
	DYES & DYES STUFF MEDICINES & PHARMACEUTICALS	472
		473 474
	PAINTS & WARNISHING SOAPS, DETERGENTS, SHAMPOOS,	474
	SHAVING PRODUCT	475
	OTHERS	479
OTHERS of Manufacturing (480)	CEMENT	481
OTTIENS of Manufacturing (400)	OTHER BUILDING MATERIALS	482
	LEATHER & LEATHER PRODUCTS	483
	WOOD PRODUCTS	484
	RUBBER GOODS	485
	PAPER & PAPER PRODUCTS	486
	TYPEWRITERS & OTHER OFFICE	400
	EQUIPMENT	487
	PRINTING & PUBLISHING	488
	MISCELLANEOUS	489
TRADING	WIGGEL AVEGGG	500
CONSTRUCTION & TURN KEY		000
PROJECTS		600
TRANSPORT		700
	POWER GENERATION, TRANSMISSION &	
UTILITIES (800)	DISTRIBUTION	811
	OTHERS	812
BANKING SECTOR		888
SERVICES		900
TELECOMMUNICATION SERVICES		911
SOFTWARE DEVELOPMENT SERVICES		912
	TECHNICAL ENGINEERING &	
	CONSULTANCY SERVICES	913
	TOURS & TRAVEL SERVICES	914
	COLD STORAGE, CANNING &	
	WAREHOUSING SERVICES	915
	MEDIA ADVERTISING & ENTERTAINMENT	- · -
	SERVICES	916
FINANCIAL SERVICES		917
TRANSPORT SERVICES		919
OTHERS (NOT CLASSIFIED		000
ELSEWHERE)		999

ECB - 2

Reporting of actual transactions of External Commercial Borrowings (ECB) under Foreign Exchange Management Act, 1999 (for all categories and any amount of loan)

Return for the Month of .

- This return should be filled in for all categories of ECB. It should be submitted within 7 working days from the close of the month through the designated Authorised Dealer to the Director, Department of Statistics and Information Management (DSIM), Balance of Payments Statistics Division, Reserve Bank of India, C-8/9, Bandra-Kurla Complex, Bandra (East), Mumbai-400 051. If there is no transaction during a particular period, a Nil return should be submitted.
- 2. Please do not leave any column blank. Furnish complete particulars against each item. Where any particular item is not applicable write "N.A." against it.
- 3. All dates should be in format YYYY/MM/DD, such as 2004/01/21 for January 21, 2004.
- 4. Borrowers obtaining sub-loans through DFIs/Banks/NBFCs etc. should not complete this form as the concerned financial institution would directly submit ECB-2.
- 5. Before forwarding the return to Reserve Bank (DSIM), the Company Secretary / Chartered Accountant must scrutinise related original documents and ensure that the return is complete and in order as per ECB guidelines issued by Government/RBI.
- 6. The unique Loan Identification Number (LIN)/RBI Registration Number (in case of loan approved prior to February 01, 2004) must be specified as allotted by RBI. Similarly, the Loan Registration Number (since February 01, 2004) has to be specified.
- 7. If space is not sufficient for giving full information against any item, a separate sheet may be attached to the return and serially numbered as Annex.

8. For purpose of utilization of drawdowns, following codes may be used.

вох	1: Pur	pose of Utilisation Code			
No.	Cod		No	Code	
		Description			Description
1	IC	Import of capital goods	12	TL	Telecommunication
2	IN	Import of non-capital goods	13	RW	Railways
3	RL	Local sourcing of capital goods (Rupee expenditure)	14	RD	Roads
4	RC	Working capital (Rupee expenditure)	15	PT	Ports
5	SL	On-lending or sub-lending	16	IS	Industrial parks
6	RP	Repayment of earlier ECB	17	UI	Urban infrastructure
7	IP	Interest payments	18	OI	Overseas investment in JV/WOS
8	НА	Amount held abroad	19	IT	Development of Integrated Township
9	NP	New project	20	DI	PSU Disinvestment

10	ME	Modernisation /expansion of existing units	21	TS	Textile/steel Restructuring Package
11	PW	Power	22	MF	Micro finance activity
			23	OT	Others (Pl. specify)

9. For source of funds for remittances, following codes are to be used.

	BOX 2:	Source of Funds for remittance
No.	Code	
		Description
1	Α	Remittance from India
2	В	Account held abroad
3	С	
		Exports proceeds held abroad
4	D	
		Conversion of equity capital
5	Е	Others (Specify)

FOR RBI (I	DESACS) U	se only	Loan	_key								
CS-DRMS	Team	Received on		Actio	n Tal	ken o	n	Loa	n ssifica	ation		

Part A: Loan Identification Particulars

Loan Registration Number (LRN)					

	Loan Amount		Borrower Particulars				
As per Agreement	Currency	Amount	Name and address of the Borrower (Block Letters)				
Revised			Contact Person's Name: Designation: Phone No.: Fax no.: E-mail ID:				

Part B: Actual Transaction Details

1. Draw-down during the month:

Tranche No.	Date (YYYY/MM/DD) (Please see note	Currency	Amount		committed but not e end of the month
	below)			Currency	Amount
N. 4 4 1					

Note: 1. In the case of import of goods or services, date of import may be furnished against date of draw-down.

- 2.In the case of **financial lease** date of acquisition of the goods is to be mentioned as date of draw-down.
- 3. In the case of **securitised instruments**, date of issue may be shown as date of draw-down
 - 2. Schedule of balance amount of loan to be drawn in future:

Tranch e No	Expected Date	Currency	Amount	If more than on installment	e equal
	(YYYY/MM/DD) of drawdown			Total number of drawals	No. of drawals in a calendar year

3. Details of utilisation of draw-downs during the month:

Tranche No.	Date (YYYY/MM/DD)	Purpose codes (See BOX 1)	Country	Currency	Amount	Fresh Disbursement/ From A/c held abroad

4. Amount parked abroad outstanding as on beginning of the month _____:

Date (YYYY/MM/DD)	Name of bank and branch	Account No.	Currency	Amount

5. Utilisation of amount parked abroad.

Date (YYYY/MM/DD)	Name of bank and branch	Account No.	Currency	Amount	Purpose

	6.	Debt 3	Servicing	durina	the	month	_
--	----	--------	-----------	--------	-----	-------	---

Tranche No.	Purpo	ose		Date of Cu Remittance		Cur	currency Amount		re (S	Source of remittance (See Box 2)		of Principal	
	Princ	ipal											
		st @ rate	,										
		s (Specif											
* In Amo	case of		• •	ase prov	ide deta	ails: /	Automa	tic Route /	Approv	al No.		Date:	
7.	Deriva	tive trans	actions	(Interest	rate, C	urrer	ncy swa	ap) during t	he mor	nth (if an	y) -		
ype of Sw	vap	Swap D	ealer			С	ounter	party			Impl	ementation	
		Name		C	ountry	N	lame		Cou	ıntry	Date	;	
nterest wap													
Currency s	swap												
Others (sp													
Tranche No.	New	Currency		erest Rat w Curren)		nterest Rat Loan Curr		Maturit	•		
Date (Y	YYY/N	IM/DD)	Repayr Curren	cy A	mount		If m	entered into nore than o callments	ne equ	al		Annuity Rate	
(First repayment date)		ent		e	Foreign Currency in each transactions		Total Number of installments		in a c	No. of payme in a calendar year (1, 2, 3, 4, 6,		payment)	
	mount	of outstar	J	an at the		the r	month :		unt:				
							(For F	RBI Use)					
We hereby certify that the pa knowledge and belief. No ma Place : Date :				Stamp			(Signature of Authorised Official) Name : Designation :						

(For Borrower's use)

Certificate from Company Secretary / Chartered Accountant

	or RBI or under a accounts. Further purpose of verified all the relaproceeds and four conditions of the RBI or under app	pproval route / auto er, ECB proceeds ated documents and and these to be in loan agreement an	matic route have been records corder and ir d with the anatic route a	f approval granted by Government is duly accounted in the books of utilised by the borrower for the We have nnected with the utilisation of ECB n accordance with the terms and approval granted by GoI (MoF) or and is in conformity with the ECB
			Authorised S	Signatory
			Name & A	Address
Place :			Registrati	ion No.
Date				
				[Stamp]
		Certificate by an	Authorised	Dealer
	outstandings and drawal, utilisation	repayment schedu and repayment o	le is true ar f the ECB	bove with regard to debt servicing, nd correct as per our record. The have been scrutinised and it is ents of ECB are in compliance with
		-		
		[Stamp]	Signa	ature of Authorised Dealer
Place :				
Name:				
_				<u> </u>
	& Address of			
	ised Dealer			
Uniforn	n Code No			

Form - TC

	Annex to A.P. (DIR Series) Circular No. 87 da Part I : Approvals of Trade Credit granted by all branches during the (Month / Year)							ated Ap	oril 17, 2004	
	Name of the AD :						Contac Persor			
	Address	:					Tel Fax	:		
Sr. No		Identification	Category of Borrower	Lender*	Country of Lender*	Curren cy	Amou nt	Equiv. Amt.in USD	Rate of Interest	Other changes ir USD
1	2	3	4	5	6	7	8	9	10	11
Tota	<u> </u>									

Form – TC		Annex to A.P. (DIR Series) Circular No. 87 dated April 17, 2004					
	Approvals of Ti		lit granted b	y all brancl	hes during	the	
e-mail:							
	Period of credit		Type of Crdit**		Item of Import / proposed Import		
All-in- cost	No. of Days/Mon./Yr	Unit of time period	SC / BC	STC / LTC	Descript ion	Category* **	
12	13	14	15	16	17	18	

I. Supplier's Credit (SC)

II. Buyer's Credit (BC)

III. Short-term Trade Credit (STC) (maturity period up to one year)

IV. Long-term Trade Credit (LTC) (maturity period more than one year & less than three years)

V. Total Trade Credit (TC) (I+II)

^{*:} or Supplier

^{**:} Please type respective code such as SC or BC; STC or LTC.

***: Petroleum Oil Lubricants (POL), Capital Goods (CG), Others (OT)

Note 1: The format of the loan identification number is : TC/(Name of the Bank/branch)/(Identification No.)

Note 2: Information in column nos. 8 to 13 should be numeric only. No alphabets should be entered in those columns. Note 3:Date format in col. No 2 is YYYY/MM/DD. For example, December 31, 2003 should be entered as 2003/12/31

Annex to A.P. (DIR Series) Circular No. 87 dated April 17, 2004

Form - TC

- IC											
		Part II: Disb	ursement, Ut	ilisation a	nd Debt Se		_		dit during (mo	nth) / (year)	
						Rei	oaym	ents (USD		Date of	
No		Approved	Disburseme nt (USD)	Utilisatio n (USD)	Principal	Inter	Oth		Outstanding (4-6)	•	Final Repaym ent
1	2	3	4	5	6	7	8	9	10	11	12

Note 1: Information in column nos.1, 3 to 10 should be numeric only. No alphabets should be entered in those columns. Note 2: Date format in col. No 11, 12 is YYYY/MM/DD. For example, December 31, 2003 should be entered as 2003/12/31 Certificate by the Authorised Dealer

- 1. All trade credits for imports approved by all our branches during the month------ have been included in this statement.
- 2. Related import documents (including EC copy of Bill of Entry) towards utilisation of such trade credits have been verified and found in order.
- 3. The drawal, utilisation and repayment of all trade credits approved by our branches have been scrutinised and it is cerified that such drawal, utilisation and repayments of trade credits

Place:
Date:
Signature of Authorised Deale

Statement on Guarantees / Letter of Undertaking / Letter of Comfort issued by Authorised Dealer banks

As on quarter ended

Name of the AD :	Contact Pers	on:
Address :	Tel:	
e-mail:	Fax:	
		(USD million)
	Guarantees / Letter of Un	dertaking / Letter of Comfort
On behalf of Residents	Is	sued
	Buyer's Credit	Supplier's Credit
Trade Credits (less than 3 years)		
(a) Up to one year		
(b) Above one year and less than three years **		
** (Limited to Import of Capital Goods)		
Place: Date: [S	Stamp]	Signature of the Authorised Signatory

List of Notification/ A.P. (DIR Series) Circulars consolidated in the Master Circular on **External Commercial Borrowings and Trade Credits**

SI. No.	Notification / Circular	Date
1.	FEMA 3/2000-RB	May 3, 2000
2.	FEMA 126/2004-RB	December 13, 2004
3.	FEMA 127/2005-RB	January 5, 2005
4.	FEMA 129/2005-RB	January 20, 2005
5.	FEMA 142/2005-RB	December 6, 2005
6.	FEMA.157/2007-RB	August 30, 2007
7.	FEMA.194/2009-RB	June 17, 2009
8.	FEMA.197/2009-RB	September 22, 2009

A.P.(DIR Series) Circular No.41	April 29, 2002
A.P.(DIR Series) Circular No.29	October 18, 2003
A.P.(DIR Series) Circular No.60	January 31, 2004
A.P.(DIR Series) Circular No.75	February 23, 2004
A.P.(DIR Series) Circular No.82	April 1, 2004
A.P.(DIR Series) Circular No.87	April 17, 2004
A.P.(DIR Series) Circular No.15	October 1, 2004
A.P.(DIR Series) Circular No.24	November 1, 2004
A.P.(DIR Series) Circular No.40	April 25, 2005
A.P.(DIR Series) Circular No.5	August 1, 2005
A.P.(DIR Series) Circular No.15	November 4, 2005
A.P.(DIR Series) Circular No.23	January 23, 2006
A.P.(DIR Series) Circular No.34	May 12, 2006
A.P.(DIR Series) Circular No.17	December 4, 2006
A.P.(DIR Series) Circular No.44	April 30, 2007
A.P.(DIR Series) Circular No.60	May 21, 2007
A.P.(DIR Series) Circular No.04	August 7, 2007
A.P.(DIR Series) Circular No.10	September 26, 2007
A.P.(DIR Series) Circular No.42	May 28, 2008
A.P.(DIR Series) Circular No.43	May 29, 2008
A.P.(DIR Series) Circular No.46	June 2, 2008
A.P.(DIR Series) Circular No.1	July 11, 2008
A.P.(DIR Series) Circular No.16	September 22, 2008
A.P.(DIR Series) Circular No.17	September 23, 2008
A.P.(DIR Series) Circular No.20	October 8, 2008
A.P.(DIR Series) Circular No.26	October 22, 2008
A.P.(DIR Series) Circular No.27	October 27, 2008
A.P.(DIR Series) Circular No.39	December 8, 2008
	A.P.(DIR Series) Circular No.29 A.P.(DIR Series) Circular No.60 A.P.(DIR Series) Circular No.75 A.P.(DIR Series) Circular No.82 A.P.(DIR Series) Circular No.87 A.P.(DIR Series) Circular No.15 A.P.(DIR Series) Circular No.24 A.P.(DIR Series) Circular No.40 A.P.(DIR Series) Circular No.5 A.P.(DIR Series) Circular No.15 A.P.(DIR Series) Circular No.15 A.P.(DIR Series) Circular No.15 A.P.(DIR Series) Circular No.17 A.P.(DIR Series) Circular No.17 A.P.(DIR Series) Circular No.17 A.P.(DIR Series) Circular No.44 A.P.(DIR Series) Circular No.60 A.P.(DIR Series) Circular No.04 A.P.(DIR Series) Circular No.10 A.P.(DIR Series) Circular No.42 A.P.(DIR Series) Circular No.43 A.P.(DIR Series) Circular No.43 A.P.(DIR Series) Circular No.16 A.P.(DIR Series) Circular No.16 A.P.(DIR Series) Circular No.17 A.P.(DIR Series) Circular No.17 A.P.(DIR Series) Circular No.20 A.P.(DIR Series) Circular No.26 A.P.(DIR Series) Circular No.26 A.P.(DIR Series) Circular No.27

29.	A.P.(DIR Series) Circular No.46	January 2, 2009
30.	A.P.(DIR Series) Circular No.58	March 13, 2009
31.	A.P.(DIR Series) Circular No.64	April 28, 2009
32.	A.P.(DIR Series) Circular No.65	April 28, 2009
33.	A.P.(DIR Series) Circular No.71	June 30, 2009
34.	A.P.(DIR Series) Circular No.19	December 9, 2009
35.	A.P.(DIR Series) Circular No.28	January 25, 2010
36.	A.P.(DIR Series) Circular No.33	February 9, 2010
37.	A.P.(DIR Series) Circular No.38	March 2, 2010
38.	A.P.(DIR Series) Circular No.39	March 2, 2010
39.	A.P.(DIR Series) Circular No.40	March 2, 2010
40.	A.P.(DIR Series) Circular No.44	March 29, 2010
41.	A.P.(DIR Series) Circular No.51	May 12, 2010
42.	A.P.(DIR Series) Circular No.04	July 22, 2010
43.	A.P.(DIR Series) Circular No.08	August 12, 2010
44.	A.P.(DIR Series) Circular No.01	July 04, 2011
45.	A.P.(DIR Series) Circular No.11	September 07, 2011
46.	A.P.(DIR Series) Circular No.25	September 23, 2011
47.	A.P.(DIR Series) Circular No.26	September 23, 2011
48.	A.P.(DIR Series) Circular No.27	September 23, 2011
49.	A.P.(DIR Series) Circular No.28	September 26, 2011
50.	A.P.(DIR Series) Circular No.29	September 26, 2011
51.	A.P.(DIR Series) Circular No.30	September 27, 2011
52.	A.P.(DIR Series) Circular No.44	November 15, 2011
53.	A.P.(DIR Series) Circular No.51	November 23,2011
54.	A.P.(DIR Series) Circular No.52	November 23,2011
55.	A.P.(DIR Series) Circular No.59	December 19, 2011
56.	A.P.(DIR Series) Circular No.64	January 05, 2012