

v. Savings Bank Account Rules

1. Object

Savings Accounts are intended to mobilize the savings of the community.

2. Who Can Open

2.1 Savings accounts are opened at the discretion of the bank for persons who comply with the KYC norms.

2.2 Accounts may be opened by

- a. a person in his/her own name;
- b. two persons or more than two persons in their joint names in anyone of the following forms:

Accounts in the name of Mode of operation

A & B Either or Survivor

A & B Jointly or Survivor

A & B Former or Survivor

A, B & C Anyone or Survivors or Survivor

(Instructions regarding operations on the account given at the time of opening a joint account can be varied only by the account holders jointly)

2.3 Savings account may also be opened by minors to be operated by them selves provided they have completed the age of 14 and have powers of understanding and discretion. Minors should state their age and give their date of birth when opening the accounts. No cheque book will be issued for such accounts.

2.4 Minors' Account can also be opened by their natural guardians either jointly with the minor or singly or by guardians appointed by a competent court. Only the guardians will be permitted to operate such accounts. The guardian should furnish the date of birth of the minor when the account is opened. When the minor attains majority, the right of the guardian to operate on the account will automatically cease and the erstwhile minor will be allowed to operate the account. The signature of the minor can be obtained on attainment of majority duly attested by the guardian or any other person to the satisfaction of the bank.

2.5 Illiterate persons/blind persons may also open savings accounts provided they are properly introduced and other formalities for opening accounts of such persons are duly observed.

2.6 Clubs, Societies or Associations, Schools, Temples, Mosques, Churches or other religious and charitable institutions of a like nature which are approved by the Bank may also open savings accounts which are subject to directives of RBI.

2.7 The Bank does not recognise any Trust. This means that sums when deposited with the bank for the credit of an account are, in the absence of any notice or circumstance putting the bank on notice, presumed to be the property of the depositor and any claim of any other party, subsequently, to right, title and interest in the said deposit shall not be recognised by the bank, and such a claimant could only look to the depositor for redressal.

Note : *This rule does not preclude the opening of Trust Accounts so long as the fact of the trust is made clear and apparent at the time of opening such account*

2.8 Partnership, Hindu Joint Families, Proprietary concerns or Joint Stock Companies may open savings accounts for certain special purposes but not for conducting their usual business. However, the eligibility for interest is subject to directive of the Reserve Bank of India.

2.9 The bank reserves to itself the right to refuse to open any account without assigning any reason.

2.10 Opening of the account is subject to KYC Policy of the Bank duly amended from time to time

2.11 The documents as specified in our policy such as PAN card/Form 60/Form 61 of the Income Tax Act, documentary evidence towards Photo identity/address identity etc., are required for opening the account

3. Specimen Signature

3.1 At the time of opening of the account, every depositor is required to give the specimen of his/her signature in duplicate for record, along with two copies of recent passport size photograph.

3.2 Whenever there is/are change(s) or variation(s) in the specimen signature, the depositor is required to inform the bank in writing the changes/variations in the specimen signature and give a fresh Specimen Signature Card.

3.3 All withdrawal forms, cheques and letters to the Bank must be signed strictly in accordance with such specimen.

4. Minimum Balance

4.1 The minimum balance for Savings Bank account in Computerized, Metro and Urban branches is Rs.500 for cheque operated accounts and Rs.250 for ordinary Savings accounts without cheque book facility and Rs.100 for non-computerised Semi-urban and Rural branches.

4.2 Where the average monthly balance in SB accounts falls below the stipulated minimum, a service charge of Rs.30 (inclusive of Service Tax) shall be levied per month. These charges are also applicable for inoperative and unclaimed accounts

5. Minimum Deposit and Withdrawal

5.1 The minimum amount which can be withdrawn from or deposited into any savings account, shall be Rs.5/-

6. Mode of Deposit

6.1 Amounts received for the credit of a savings account should, ordinarily, be accompanied by pay-in-slips with counterfoils, which will be supplied by the bank, free of charge, on request.

6.2 Pay-in-slips should be made out separately for each of the following items:

- a. Cash;
- b. Cheques and other instruments drawn on the branch;
- c. Cheques and other instruments drawn on local branches of Indian Bank;
- d. Cheques drawn on outstation branches of Indian Bank or any other Bank and
- e. Cheques and other instruments drawn on local branches of other banks.

7. Cheques and Dividend Warrants

7.1 All cheques and other instruments tendered for credit should be crossed.

7.2 Cheques, Dividend Warrants and other instruments issued in favour of the account holder only will be accepted for collection/credit to the account. The bank will not be responsible for any loss that may occur by delay or otherwise in transmission or collection.

7.3 Cheques, drafts and other instruments accepted for collection/purchased / negotiated by the bank will be forwarded for collection to the branches of the bank/another bank at the place at which the instruments are made payable, entirely at the risk and responsibility of the account holder. The bank will be at liberty to make use of the services of any bank of its choice for collection and the bank so employed will be the agent for the account holder for the purpose of collection.

7.4 The bank or the agent at its option, will send for collection the instruments at the sole risk and responsibility of the account holder by ordinary or registered post at its discretion. The bank will not be responsible for any loss of the instrument in the course of such transmission. For collection and purchase of instruments appropriate charges and out of pocket expenses will be recovered.

7.5 The bank may accept from the agency bank, cash, payment instructions or mandates in exchange of instruments sent for collection; such mandates or exchange instruments will be collected solely at the risk and responsibility of the account holder.

7.6 In case of cheque lost in transit or in the clearing process or at the paying bank's branch, the bank will intimate the same to the notice of the customer immediately.

7.7 The Bank will take care to get the proceeds of the cheques by contacting the drawee bank / branch and the customer will be informed about the possible delay in realization of cheques.

7.8 The Bank will request the customer to obtain duplicate cheques and the bank will reimburse the reasonable expense incurred in this regard. Also the Bank will pay interest as stipulated above for delay / abnormal delay.

8. Withdrawals

8.1 Drawings from savings bank account will be by withdrawal forms or cheques supplied by the bank.

8.2 Where a withdrawal is made by means of a withdrawal slip through a third party authorized by the account holder, the account holder should sign his name on the reverse of the withdrawal form naming the authorized person to whom the payment is to be made and also authenticate the signature of the person receiving payment on his behalf. The authorized person receiving the cash will affix his signature on the reverse of the withdrawal form.

8.3 Normally no money can be withdrawn from a savings account operated by withdrawal slips without the production of the passbook.

8.4 Withdrawal by cheques in cheque operated accounts may be made **only** on cheque leaves supplied by the bank to the depositor.

8.5 The Bank reserves to itself the right to refuse the cheque facility without assigning any reason.

8.6 However withdrawal forms may be allowed for cash withdrawal for cheque operated accounts at the discretion of the Branch Manager in exceptional cases, in case of urgent needs, on specific written request by the account holders.

8.7 The use of withdrawal slips is restricted to Rs.10000/- for cash transactions and Rs.20000/- for transfer transactions.

9. Deposits through Post

9.1 Remittance for credit of accounts may be made through post. In such instances, the name and account number to which the remittance relates must be furnished.

9.2 All cheques, drafts and other instruments sent by a customer by post must be transmitted only by means of Registered Post failing which, the bank will be absolved of all liability arising from any fraud in respect of such instruments lost or stolen in transit.

10. Number of Withdrawals

10.1 The number of withdrawals in savings accounts should be limited to 50 for each half year. This will include debits arising out of authorization for payments to third persons and also those arising from compliance with standing instructions.

10.2 A person may have more than one account in his name but the number of withdrawals would be limited to 50 for each half year for all savings accounts taken together.

10.3 If the account is opened in the middle of a year, the number of permissible withdrawals shall be allowed proportionately.

10.4 When number of withdrawals is more than the maximum stipulated, a service charge of not less than Rs.6 inclusive of Service Tax will be levied for each transaction in excess of 50. All withdrawals including ATM withdrawals shall also be counted for this purpose. Interest will however be allowed at the appropriate rate on the resulting minimum balance, as per rule No.15.

10.5 When the bank receives a notice with full particulars of the cheque from the drawer to stop its payments, such notice will be recorded, and appropriate Service charges as decided by the bank from time to time will be levied.

11. Issue of Cheque Book

11.1 Application for a cheque book must be made on the bank's printed original form/printed requisition slip. Copy of such forms will not be accepted.

11.2 A cheque book will be sent by registered post at the cost and responsibility of account holder concerned, unless he calls in person or sends a messenger with a proper letter of authority and with the requisition slip duly signed.

11.3 Two cheque books of 20 leaves each shall be issued free of cost in a year. For issue of cheque book beyond the above limit, a charge of Rs.3 per leaf for MICR cheque books and Re.2 per leaf inclusive of Service Tax for non-MICR cheque books should be levied.

11.4 Issue of additional cheque book will be considered only after verifying the account of payment of earlier cheque books.

12. Pass Book

12.1 The passbook should be presented at the time of every deposit/withdrawal except in the case of withdrawal by cheques.

12.2 When withdrawals in accounts are made by cheques, passbooks should be sent for being made up, as soon as possible after the withdrawal.

12.3 Unless the constituent notifies the bank immediately of any discrepancy found by him / her in his/her statement of account, it will be taken that he / she has found the entries in the statement of account correct. It is also obligatory on the part of the constituent that any wrong credit entries found in the statement of account be immediately brought to the knowledge of the Bank, if it is not done so, then it will be considered as a breach of contract on the part of the customer and the matter would be dealt with accordingly. This is a system generated output and requires no signature.

12.4 If the passbook is lost or mislaid, it should be immediately notified. A duplicate passbook with the latest balance entry will be issued on payment of charges against a written request duly signed by the depositor with an undertaking that the original passbook, if found at a later date, will be returned to the bank.

12.5 However in exceptional situations where entries are made in the pass books in computerized branches, such entry should be valid, only if authorized by an official of the branch.

12.6 Depositors are advised to keep their pass books in place of safety as the bank will not be responsible for any loss or incorrect payment attributable to the neglect of this rule.

12.7 No entry and / or alteration of any kind should be made in the pass book by the depositor.

12.8 The Bank reserves at all time its right to rectify or correct the entries wrongly made or found to be fictitious.

13. Standing Instructions

13.1 Standing instructions for remittances such as payment of insurance premiums, subscription for clubs, periodicals etc., will be accepted by the bank subject to levy of charges decided by the bank from time to time.

13.2 Such instructions continue to hold good until cancellation by either the customer or closure of account or death of customer or insufficiency of balance.

13.3 The bank will not be liable to the customer for any loss if standing instructions could not be carried out due to insufficiency of balance in the account.

14. Transfer of Account

14.1 Savings accounts may be transferred from one office of the bank to another office in India, free of charge on a written request from the depositor and on return of the unused cheque leaves, if any, along with the pass book.

15. Interest

15.1 Interest is paid half-yearly to the SB depositors as per RBI directive.

15.2 Interest is calculated as on every 31st January and 31st July and credited on any day before 10th February and 10th August respectively. The six monthly products eligible for interest should be added up and the total products should be arrived at. Interest is calculated on monthly products on the minimum balance in the account between 10th and last day of the month. The interest so arrived shall be rounded off to the nearest rupee. An account is not entitled to interest, unless it earns a minimum of Re.1 as interest per half year.

15.3 At new branches for SB accounts opened between the opening day and the last day of the month after 10th of any month, proportionate interest may be calculated for the first month on the basis of the minimum balance standing to the credit of the account during the period from the date of opening of the branch or the account which ever is later to the last day of that month.

16. Obligations of Account Holders

To prevent forgery, fraud, etc., account holders should observe the following safe guards:

16.1 To count cheques in the cheque books issued to them and draw the attention of the bank, if any cheque is found missing therein.

16.2 To keep the cheque books in a place of safety under lock and key.

16.3 To fill in the date, the name of the payee (in case of cheques) and the amount clearly in indelible ink, and in such a way as to leave no space for any subsequent additions or insertions of any other words or figures.

16.4 To see that their signatures correspond exactly with the specimen supplied to the bank.

16.5 To authenticate under their full signature all alterations in the cheques or withdrawal slips.

16.6 Customers must provide sufficient funds before issuing cheques. Return of cheques for want of funds is an offence under Sections 138 to 142 of Negotiable Instruments Act, 1881

Cheque return inward (cheque received for payment)	Individuals	Non-individuals	Special category
Upto Rs.50000	Rs.70	Rs.80	Rs.65
More than Rs.50000 to less than Rs.5 lakhs	Rs.150	Rs.150	Rs.150
More than Rs.5 lakhs to less than Rs.10 lakhs	Rs.500	Rs.500	Rs.500
Rs.10 lakhs and above	Rs.1250	Rs.1250	Rs.1250

16.7 A customer is expected to operate the account continuously. Savings Bank accounts in which there are no operations for a period of two years or more from the date of last operation (except by way of any charges debited or interest credited) shall be treated as inoperative accounts. Such inoperative accounts are liable for penalties/ service charges as mentioned in Rule 4.2

17. Closure of Account

17.1 A depositor desiring to close his/her account must present the passbook in order that the interest due on the account may be entered and a final balance struck. The amount will then be paid to the depositor against his withdrawal form/cheque. The unused cheque forms as well as withdrawal forms, if any, should be returned to the bank. The service charges for closure of accounts in case of cheque operated account are Rs. 115 and Rs.60 for non cheque operative account.

17.2 ATM/Debit card if provided to the account holder should also be surrendered while making the request for closure of the account.

17.3 The bank is at liberty to close any account without assigning any reason.

17.4 The bank reserves its right to take steps to get the account closed, if frequent return of cheques for want of funds is observed.

18. General Lien

18.1 The bank has a right to appropriate the deposits of customers towards satisfaction of any liabilities of customers whether such liabilities be actual or contingent, primary or collateral and several or joint at any office of the bank.

19. Claims

19.1 On the death of a depositor, the amount standing to his/her credit will be paid to such person or persons as are legally entitled thereto, on producing satisfactory proof of his/her/their title to receive the balance at credit, such as, Succession Certificate, Probate of Will or Letters of Administration granted by the competent court or any other proof as the bank may consider sufficient in the circumstances of the case.

19.2 Where an account stands in the names of two persons operated by either of them, in case one of them dies, the balance becomes payable to the survivor on the production of a death certificate.

19.3 When the account stands in the names of three or more persons operated by any one of them as either, survivor or survivors in the event one of them dies, the balance will be payable to the survivors jointly on the production of a death certificate of the deceased.

19.4 If the benefit of survivorship is provided in the contract of deposit (like Either or Survivor/Anyone or Survivors nor Survivor), the bank gets a valid discharge by making payment to the survivor, unless the bank is restrained by an order of a competent court.

19.5 Even though payment to the survivor will confer a valid discharge to the bank, the survivor will, however, hold the money only as a trustee for the legal heirs (who may include the survivor as well) unless he is the sole beneficial owner of the balance in the account of the sole legal heir of the deceased.

20. Nomination Facility

Nomination facility is available to the account holder. Nomination can be made at the time of opening of account or subsequently. It can also be cancelled / varied.

20.2 At the time of opening of the account if the account holder does not require nomination, he has to specifically instruct the bank to that effect, if he requires the name of the nominee should find a place in the pass book.

20.3 The nomination shall be in favour of an individual only. Nomination can be made only in respect of deposit account held by individual (s) / sole proprietary concern. If the proprietary concern undergoes a change in constitution, the nomination made will stand cancelled.

21. Unclaimed Deposits

Accounts in which there are no operations for a period of ten years from the date of operation, except by way of any charges debited or interest credited will be treated as unclaimed deposit account. Charges prescribed for inoperative accounts are applicable to unclaimed deposit accounts.

22. FEMA

The depositor / s shall inform the Bank in writing in the event of change in Resident status under Foreign Exchange Management Act

23. Confidentiality of customer information

23.1 The bank shall treat customer's Personal information as Private and Confidential. The customer's information shall be revealed to the third party in the following exceptional cases only:

- a. where disclosure is made under compulsion of law.
- b. where Disclosure is made under IT and other laws
- c. where disclosure is made under Banking Regulation Act
- d. where there is a duty to disclosure to public
- e. where there is an express or implied consent of the customer
- f. where interest of bank requires disclosure

24. Right to alter the rules

24.1 The bank reserves to itself the right to delete, add to or alter these rules at any time without giving a specific and separate notice to account holder and an announcement of the change in the rules displayed on the notice board of the bank or given in the press will be considered as sufficient notice.

24.2 A person having opened a Savings Bank Account shall be deemed to have read, understood and agreed to be bound by the rules as now subsisting or as at any time altered or added to.