Online Application Form for Non Resident Indians

DCB BANK

Introduction Documents

When filling the form please ensure that you fill Form DA-1 enclosed with this form to avail the nomination facility. While the nomination facility is optional, we recommend that you avail of it.

A) Mandatory documents for all categories

- $\ \square$ Photocopy of the passport pages where your name, address, specimen-signature, photograph are recorded
- © Copy of valid Visa/Work Permit/Residence Permit (the Visa could be either in the passport or issued separately)
- Proof of your mailing address. Please tick the documents submitted, from the table below
- Latest passport size photographs, duly affixed on the AOF and signed across
- Initial payment for each account or deposit selected on the account
- If you are a Person of Indian origin, please provide any of the following documents
 - i. Person of Indian Origin (PIO)/Overseas Citizen of India (OCI) Card
 - ii. Passport issued by a foreign country where nationality is mentioned as Indian, or Indian passport held by you at any point in time
 - iii. Copy of the birth certificate or Indian passport held by parents or grandparents, along with proof of relationship
 - iv. Copy of the Indian passport of spouse along with relationship proof

List of Eligible documents for Proof of Communication Address	Overseas	Indian
Copy of Passport		V
Copy of Bank Statement / Passbook – Overseas or Indian (not more than 3 months old – not downloaded from internet banking) If Mailing Address and SoA provided is of India, the Statement should be of an NRI account OR, the NR status should appear / be certified by the bank on the SoA	•	
Copy of Utility Bill for Electricity / Gas / Telephone / Water / Rent Receipt (not more than 3 months old)		V
Copy of Driving License (for list of countries refer Section I Point B (i) on Page No. 1)	V	
Certificate from Employer indicating the address (on letterhead - with stamp)	· ·	
Copy of Credit Card Statement (not more than 3 months old)	V	
Certificate from Indian Diplomatic Mission containing the contact address	V	
Copy of Govt. ID Card (SSN / Green Card / PIO Card / OCI Card)	v	
Copy of Appointment Letter from Employer indicating the address (on letterhead - with stamp - not more than 1 year old)		
Letter from Warden of University Hostel containing the address (for on-campus lodging)	V	
Copy of Ration Card		V
Copy of Registered Purchase/Sale Deed or Agreement		V

B) If you have not met our Branch staff in person while submitting your forms & supporting documents, the following procedure needs to be followed:

If you are unable to get your documents attested as stated above, you will need to submit two self-attested proofs of your overseas address, among the list of eligible documents stated above.

Personal Details : Applicant 1 **Application Number:** 8227 Name: MR. SAHAYA EMMANUEL PRABHU Existing Customer ID: Gender: MALE PRABHU Short Name: Date of Birth: 19/06/1979 Nationality: Telephone: Mobile No.: 65 81241890 Email: sahaya.prabhu@gmail.com Passport No.: H2326650 Valid Until: 04/10/2019 Place of Issue: SINGAPORE Non Residence Date: 09/05/2008 Type of Visa: RESIDENT Valid Until: 04/10/2019 PAN: AKWPP1925F Mother's Maiden Name: ROSARY MARRIED Marital Status: APT BLK 570 Overseas Address: PASIR RIS STREET 53 #04-64 MAPPIN City: SINGAPORE - SINGAPOUR Pin: 510570 State: SINGAPORE Country: SINGAPORE India Address: 3170 AMMAN KOIL STREET THELLIYAR AGARAM PORUR City: CHENNAI (MADRAS) Pin: 600116 State: TAMIL NADU Country: INDIA Telephone: I do not have any permanent address in India. Mailing Address: □ Overseas *Are you a politically exposed person? NO **Customer Profile** PROFESSIONAL Education: Occupation: SALARIED INFORMATION TECHNOLOGY Profession: Gross Annual Income (In Rs.) 10 LAKHS- < 50 LAKHS Name of the Company: COMTEL SOLUTIONS PTE LTD Designation.: SOFTWARE ENGG Signature Date: Name:

Account Detail			bowkie.	M4		p4 + 5	455.44			en Wps				
Preferred City:	TAMI	L NADU					Preferred	Branch:	CHENNA	l (060)				
Savings Accounts	:C	DCB Classic N	NRE Acco	unt 💷 D	CB Cla	ssic NRO	Account	✓ DCB Elit	te NRE Ac	count	□ DCB	Elite NR	O Accoun	ıţ
Account No.:							1	9	0	6	1	9	7	9
Mode of Operation	en 🦠		i i i						44			VIII.		
✓ Single ☐ Eithe	r or Surv	/ivor* □ Joint	□ Man	date										
* If the joint applicant is a					eposits / (OCB FONR (B)) Deposits will	be opened on a	a Former / Su	rvivor basis	i			
Account Usage	N. Same	en de la companya de		:		10.200, 10.000	d feet A		Part Notes	11	- 2564	Sir illin		
Source of Funds fo							VIII 4112 VIII 113	** (** *** ****)					11 7 7 1	<u> </u>
Foreign Inward Rer					·a /INID) - 500000								
					ie (iivn) : 500000 Le						lo4 + 50		
Expected Annual T	umover	in the account:	Upto 50	Lakns			xpected no	umber of tra	ansactions	in a mor	nun:	21 to 50	-	
Mode of Funding	Accou	ints and the	N. N. S. P. La Ba	adir ya Adi	(w. Nobel og 11)	S. Albay and	Alternation (CAR)	es a colorada b	Adaminina	er Pitalikova	rijasija Prasijas	ovosti (tobis) Alkanja (ili)		1.4°
☐ Cash ☐ Demar	d Draft /	/ Cheque No.	· · · · · ·			Draw	n on							
Wire Transfer fro	m								•					
☐ Debit NRO Accor	unt No.													
☐ Debit NRE Accou	ınt No.													
Currency & Amoun	t													
(in figures and word	is)													····
Term Deposit Ac	counts	1					ar s = d	L.						
☐ DCB FCNR Depo				u GBP	<u> </u>	SD								
		,	, on											
Mode of Funding	Depos	sits 💲				145 1973	福特 点							
Type of Deposit:	Oro	dinary 🛭 Cum	ulative											
Amount (in figure)	***************************************			(in words)										
TenureDays /	Months /	/ Years (Please	refer to th	e interest	rate tal	ble on www	v.dcbbank.	com for det	ails on inte	erest rate	es and t	enure)		
Interest Payment:	☐ Iss	ue a Demand D)raft 🗀 C	redit my /	our DC	B Account	t No.		z ·					
Maturity Instruction	ns : The	e amount due t	o me / us	on matu	rity sho	ould be								
☐ Renewed for	_Days /	Months / Years												
☐ Credited to my / o			-1					=						
☐ DD at my corresp ☐ Wire Transfer (ple			····	and Account to	Mumber)									
Bank Name:	ase brovide	. Cycloddo Ddiik Naf	ike, Audiess i	ina Account I	AUTHORI)									
Address:														

Note: Your Term Deposit will automatically be renewed for the same period at the prevailing interest rates on maturity if we do not receive prior notice before maturity.

Access Channe	S	PRANCE CONTRACTOR			
	ATM Card and Internet Banking opt out of the said facility, you			a cost to all our No	n Resident account holders.
(DCB Internation:	t DCB Debit / ATM Card to be a Il Visa Debit and ATM Card will be t DCB Internet Banking to be en	issued for NRE Accounts & I	DCB ATM Card for NRO A	ccounts)	
Nomination Det	ails (Form DA 1)	AGRACIA III XII.	4643-4-4		
✓ Yes, I want to r	ominate the following person	☐ No, I do not want to n	ominate anyone on m	y behalf	
I / we nominate the Bank Limited	following person to whom in the	event of my / our / minor's	s death the amount of th	e deposit / in the acc	ount may be returned by DCB
Nominee Name:	DEEPA RANI				
Address:	APT BLK 570				44.000
PASIR RIS STREE	T 53 #04-64				
SINGAPORE - SI	GAPOUR, singapore, SINGAPO	ORE, 510570		4,191	
Relationship with	Applicant, if any SPOUSE			Age: 34 Years	Date of Birth:
Residential Statu	s of the Nominee: V Non Res	sident Indian 🔲 Resident	: Indian		
As the nominee is	a minor on this date, I / we appo	int (Name & Adress)			
		Traine & ratess)			
to receive the amo	unt of the deposit / in the accour	nt on behalf of the nominee	in the event of my /our	/ minor's death during	the minority of the nominee.
In case you have s		se indicate if you wish to ma			ssbook, statement & DCA issued in
I / We do hereby d	eclare that what is stated above	is true to the best of my / o	ur knowledge and belie	r. 	f fill
				Signa	ature(s) of depositor(s)

Form 60	
* Are you a Tax Assessee: Tyes Till No	
* If Yes,	
a) Details of Ward / Circle / Range where the last return of income was filed:	
b) Reason for not having PAN / GIR No.:	
<u>, </u>	
do hereby declare that what is stated above is true to the best of my / our knowledge and belief. Verified at	this
day of	
	Signature of the Declarant

Declaration

I/We, hereby solemnly declare and undertake as under:

- 1. I am / We are Non-Resident Indian(s) of Indian Origin.
- 2. I/We understand that the above account will be opened on the basis of the statements/declarations made by me/us and will be opened in the form and as per various Regulations framed under the Foreign Exchange Management Act. 1999 ("the Act") and in particular, the Foreign Exchange Management (Deposit) Regulations, 2000 ("the Regulations") as amended from time to time. I/We also agree that if any ofthe statements/declarations made herein found to be not correct in material particulars, you are not bound to pay any interest on the deposit made by me/us and to discontinue the services.
- 3. If We further declare that the undersigned has / have the authority to give this declaration and undertaking on behalf of the firm / company. Applicable when the declaration / undertaking is signed on behalf of the firm / company
- 4. The account will be put into use only for bonafide transactions not involving any violations of the provisions of any Government / Exchange Control Regulation.
- 5. If We agree that the rate and the manner of interest to be paid shall be as per the Regulations and no claim will be made by me / us for any interest on the deposit/s for any period after date/s of maturity of the deposit/s.
- 6. If We agree to abide by the provisions of the FCNR (B) / NRE / NRO / RFC Account schemes as laid down and the Regulations as amended from time to time by the Reserve Bank of India (RBI).
- 7. If We hereby undertake to intimate you about my four return to India for permanent residence immediately on arrival.
- 8. I / We authorise DCB Bank Limited (the "Bank") to automatically renew the deposit on due date for an identical period (unless otherwise specifically instructed before due date). The earlier Deposit Confirmation Advice given to me/us will be treated as discharged receipt on due date. I / We understand that the interest applicable upon renewals will be at the applicable ruling rates on the date of maturity and that the fresh Deposit Confirmation Advice will be made available.
- I/We agree that if premature withdrawal is permitted at my/our request the payment of interest on the deposit may be allowed in accordance with the prevailing stipulations laid down by the RBI in this regard.
- 10. If We shall not make available to any person resident in India, any toreign currency against reimbursement in rupees or in any other manner in India.
- 11. If We confirm that all debits/credits to my/our account/s shall be as specified in the Act and the Regulations. Further, in case of NRO A/c, I/we undertake that all debits to my/our account/s for the purpose of investment in India and credits representing sale proceeds of investments in India shall be in accordance with the Regulations and which are covered either by general or special permission of the RBI.
- 12. I / We will be liable to comply with the Rules of the Act and the Regulations and the amendments thereof in force from time to time and as stipulated by the RBI.
- 13. If / We understand that the Bank may at its absolute discretion, discontinue any of the services completely or partially without any notice to me / us and without assigning any reason thereof. If / We agree that the Bank may debit my / our account/s for service charges as applicable from time to time.
- 14. If We have read, understood and hereby accept and agree to the Terms and Conditions given for all the products and services I / We have requested.
- 15. If We agree and undertake that in case of FCNR (B) Accounts, if the remittance from outside India is not in designated currency and the same is converted to the designated currency as stipulated in the Regulations, it shall be at my/our entire risk and costs and I/we shall not challenge the rate of conversion.
- 16. If We hereby agree and confirm to bear any losses or claims that may arise directly or indirectly on account of the Bank acting on any instructions received by it by fax or any electronic media given by me/us or on my / our behalf and agree to keep the Bank indemnified from any such losses and / or claims.
- 17. If /We do hereby declare that the information furnished in this form is true to the best of my / our knowledge and belief
- 18. If / We hereby agree to indemnify and forever keep indemnified the Bank and its successors and assigns of, from and against any and all claims, actions, penalties that may be made, suffered or incurred by the Bank by reason of my / our non-compliance with the Act and / or the Regulations as amended from time to time.
- 19. **FEMA Declaration**: I/We hereby declare that any transaction involving foreign exchange hereunder shall not involve and shall not be designed for any purpose of any contravention or evasion of the provisions of the Act or any rule, regulation, notification, direction or order made thereunder.

I/We also hereby agree and undertake to give such information/documents as shall satisfy the Bank with regard to any foreign exchange transaction in terms of the above declaration

I/We also understand that if I/we refuse to comply with any such requirement or make any unsatisfactory compliance therewith, the Bank shall refuse in writing to undertake any transaction on my/our account and shall, if it has reason to believe that any contravention is contemplated by me/us, report the matter to the RBI and/or any such authority as the Bank deems fit.

20. PIO declaration (where applicable):

(i) I/We confirm that I/we am/are a Person / Persons of Indian Origin (PIO) by virtue of having (a) at any time held an Indian passport or (b) I/We or either of my/our parents or any of my / our grandparents were citizens of India by virtue of the Constitution of India or the Citizenship Act, 1955 or (c) my/our spouse is an Indian Citizen or a person referred to in (a) or (b);
(ii) For Citizens of Bangladesh or Pakistan Only: I/We have obtained specific approval from the RBI to open accounts for Non-Resident Indians and a copy of the same has been submitted along with

til) For childens or Bangladesh or Pakistan Only . I we have obtained specific approval from the HBF to open accounts for Non-Hesident Indians and a copy of the same has been submitted along with my/our application form.

- 21. DECLARATION FOR LOANS / ADVANCES: The Bank may, on receipt of a written application fromMr./Ms. _______ & / or ______ the former / the latter / the first named or either or Survivor of us / any one of us or survivors or survivor of us in his / her / their discretion and subject to such terms and conditions as the bank may stipulate, (a) Grant a loan / advance against the security of the term deposit to be issued in our joint names. In case of loan or overdrafts against FCNR (B) or DCB NRE Deposits, premature withdrawal of the term deposit is not permitted.
- 22. **DECLARATION FOR PRE MATURE PAYMENT:** Subject to 21 above, the Bank on request from the depositor would allow withdrawal of the Term Deposit before completion of the period of the deposit agreed upon at the time of placing the deposit. The Bank shall declare their penal interest rates policy for premature withdrawal of the Term Deposit. The Bank shall make depositors aware of the applicable rate for premature withdrawal of such deposits along with the deposit rate. In case of deposits held jointly for the instructions, premature termination must be signed by all holders.
- 23. **DEFINITION OF POLITICALLY EXPOSED PERSON:** Politically Exposed Persons are individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior government/judicial/military officers, senior executives of state-owned corporation, important political party officials, etc. In addition, a 'Polltically Exposed Person' includes the immediate family members of a Politically Exposed Person such as spouses, children, parents and other relatives. Politically Exposed Person includes even close associates tike advisors, secretaries and other associates of a Politically Exposed Person who conduct transactions on behalf of a Politically Exposed Person.
- 24. The Bank is authorised to arrange a correspondent bank/agent for realising the proceeds of foreign currency cheques deposited.
 - The Bank has a Cheque Collection Policy in place, under which if the instrument(s) for collection is / are returned unpaid at any time, the returning and other charges may be debited to my / our account/s. If any Cheque / draft credited to my / our account/s provisionally prior to final realisation under your special cash letter services is returned unpaid, the amount may be recovered from my / our account/s at the appropriate exchange rate along with interest applicable at such rates as may be decided by you. If We undertake to refund the amount, if already drawn by me / us, immediately on demand if our account/s does not have sufficient balance to recover the amount with interest and / or any other charges.
- 25. If We confirm having read and understood terms and conditions for all the services f/we have requested above. If We accept and agree to be bound by the said terms and conditions for the use of the above selected services. If We authorise the applicant to access the account(s) via the channels selected and authorise to link new account/s opened by the applicant to the channels selected. If We accept and agree to be bound by the said terms and conditions for the use of the above selected services. The Terms and Conditions are as per current regulatory environment; the same are bound to change without prior notice as per changes in the regulatory framework.
- 26. For Application Forms submitted online :
 - 1 / We understand, agree and undertake that in case of my/our submission of the duly filled-in online Application Form on the Bank's website www.dcbbank.com, i/we am/are required to send a scan copy of all KYC documents to nri@dcbbank.com immediately and also submit the signed physical copy of my/our Application Form and KYC documents within 30 (thirty) days of my/our submission of online Application Form.
 - 17 We understand and agree that my/our cheque book/s and Debit/ATM card/s will be inactive and withdrawals from / debits to my/our account/s will not be allowed by the Bank, until physical copies of my/our Application Form and KYC documents are submitted by me/us and received by the Bank.
 - 1/ We also understand and agree that in case I/we tail to submit my/our Application Form and KYC documents within 30 (thirty) days of my/our submission of online Application Form, the Bank is entitle at its sole discretion to close my/our account/s. If there are any funds remitted by me/us into my/our account/s, they will be sent back to the address mentioned in the Application Form vide a Demand Draft.
 - 1 We understand and agree that the associated charges/costs incurred by the Bank will be debited from my/our account/s, before remitting the funds back to me/us.

1 / We also understand and agree that in cas	se of foreign exchange transactions, the rat	of exchange applied by the Bank will be as per the prevailing market rates and shall not be questioned / display	uted
by me/us for any reason whatsoever.	d DPIL	of exchange applied by the Bank will be as per the prevailing market rates and shall not be questioned / dispr	0100

Auto	

Signature of Applicant	Signature of Joint Applicant

Terms & Conditions for instructions to be given by Fax, Telephone and other means of Electronic Communication

To, DCB BANK LIMITED

Notwithstanding anything to the contrary contained in any other document / agreement, I / We, the undersigned, hereby request and authorise you to rely and act on all instructions or communications for any purpose (including but not limited to the instructions / communication pertaining to the operation of all my / our accounts or to any other facilities or services that may be provided by you from time to time) which may from time to time be or purported to be given by telephone, facsimile, untested telexes and faxes, telegraph, cable, email or any other form of electronic communication by me / us (including such instructions / communication as may be or purported to be given by those authorised to operate my / our account(s) with you)

"Instructions" - I / We understand and acknowledge that there are inherent risks involved in sending the Instructions to you via telephone, facsimile, untested telexes and faxes, telegraph, cable, email or any other form of electronic communication and hereby agree and confirm that all risks shall be fully borne by me / us and I / We assume full responsibility for the same, and you will not be liable for any losses or damages including legal fees arising upon your acting, or your failure to act, wholly or in part in accordance with the instructions so received.

In consideration of you agreeing, subject to the terms and conditions hereunder, to act upon the instructions as aforesaid, I / We hereby irrevocably agree and undertake:

That you shall be entitled to act or refuse to act as you see fit, without incurring any liability whatsoever to me or to any other person, upon any Instructions for any purpose which may from time to time be or purported to be given by telephone, facsimile, untested telexes and faxes, telegraph, cable, email or any other form of electronic communication by me / us (including such instructions as may be or purported to be given by those authorised to operate my / our account(s) with you), even if such Instructions or communication are not followed up by written confirmation to you.;

That the Instructions shall be conclusively presumed for your benefit to be duly authorised by and legally binding on us, and we shall be fully responsible for the same. You shall not be responsible to ensure the authenticity, validity or source of any instructions and shall not be liable if any instructions turn out to be unauthorised, erroneous or fraudulent.

That you shall be entitled (but not obliged) to keep records of our instructions given or made by telephone, facsimile, untested telexes and faxes, telegraph, cable, email or any other form of electronic communication in such form, physical or electronic, as you may in your sole discretion deem fit, and your records shall be conclusive and binding on me / us. You shall be entitled to dispose of or destroy any such records at any time as determined by you at your sole discretion;

That you shall be authorised to disclose all instructions as you may deem fit, to your affiliates, counterparties, service providers, regulators and other authorities or where you are required by law to do so.

That you shall be entitled to require any instruction in any form to be authenticated by use of any password, identification code or test as may be specified by you from time to time and I / We shall be solely responsible for any improper use of the same;

That, notwithstanding the above, you may, under circumstances determined by you in your absolute discretion, require from me / us confirmation of any instructions in such form as you may specify before acting on the same; and we shall submit such confirmation to you immediately upon receipt of your request. Pursuant to receipt of instructions, you shall have the right but notthe obligation to act upon such instruction;

- * I am aware and understand the possible risks involved in connection with giving of any email instructions.
- * DCB Bank is hereby irrevocably and unconditionally authorized to act on my email instructions, which DCB Bank in its sole discretion believes to have been sent from my email ID as has been registered with DCB Bank or otherwise appear to comply with the terms of the mandate for my non-resident account/s to be opened with DCB Bank and DCB Bank shall not be liable and/or responsible for acting in good faith on email instructions which have been sent from my email ID referred to herein in any circumstances whatsoever.
- * I undertake to keep DCB Bank, its officers, directors and any employees indemnified at all time from and against, all actions, proceedings, claims, loss, damage, cost and expenses which may be brought against you or suffered or incurred by you and which shall have arisen either directly or indirectly out of or in connection with your accepting email instructions from me and acting thereon, whether or not the same are confirmed in writing by me or not.

That I / We confirm that I / We have the capacity and authority to accept this document and that this document constitutes our valid, legal, effective and enforceable obligation.

That this declaration shall be governed and construed to be in accordance with the laws of India and I / We hereby irrevocably submit to the non-exclusive jurisdiction of the courts in Mumbai.

Signature of Applicant Signature of Joint Applicant

I hereby declare that I shall represent the said minor in all transactions connected with this account until the said minor attains majority. I declare that the account will be operated for the benefit of the minor. I shall indemnify the Bank against the claim on the account of the minor for any withdrawal transaction made by me in his/her account.

Date:	Signature of Guardian

DTAA Self Declaration
To,
DCB Bank Limited.
India
Dear Sir/Madam,
I,
<insert address="" and="" full="" name=""> having understood the</insert>
provisions of the Indian Income-tax Act, 1961, in particular those related to tax residence and the scope of income taxation, declare and confirm that:
I am / will be a non-resident within the meaning of the Indian Income-tax Act, 1961. I am a tax resident of the
My PAN (Permanent Account Number) is In case I do not provide my PAN details, I shall not be given the DTAA benefit.
I undertake to keep the Bank informed of any change in my residency. I also understand that on any change in my country of residency, I will be required to submit revised documentation for benefiting from lower deduction of taxes under DTAA for the country I will be now residing in. Until such time, the Bank will withhold taxes at the applicable rate of 30% + cess.
I currently hold Passport No and Visa No issued by the Government of , copies of which are attached herewith.
I am the beneficial owner of the funds from which the bank fixed deposit/s will be made as well as of the interest paid by the Bank thereon and Article (relevant article dealing with interest) of the tax treaty will govern the Indian income tax liability on such interest. As such, the Indian income tax will be limited to(DTAA Tax Slab as per Reckoner) of the gross interest paid.
I shall provide Tax Residency Certificate and Form No. 10F (if applicable) as defined under Indian Income Tax provisions. I acknowledge that DTAA benefit would be effective subject to the Tax Residency Certificate.
I undertake to promptly inform the Bank in writing should there be any change in the facts given above.
I also undertake that the benefit of DTAA is applicable for the current financial year and for the period commencing 1st April of the next financial year I will submit fresh set of similar documents to avail the benefit.
I undertake to indemnify the Bank for any tax loss (including but not limited to tax, interest and penalty) suffered by the Bank as a result of either relying on this declaration or my delay/default in confirming the change, if any, in the facts mentioned above. This obligation shall survive indefinitely.
I undertake to indemnify the Bank for any tax demand (including but not limited to tax, interest and penalty) suffered by the Bank as a result of either relying or this declaration or my delay/default in confirming the change, if any, in the facts mentioned above. I also authorize DCB Bank to recover the said demand from any of my bank accounts / fixed deposit placed with the Bank. I shall provide DCB Bank with all information/documents that may be necessary for any proceedings before Income-tax / Appellate Authorities in India.
I confirm that, I have read and understood the applicable terms and conditions of this product/service and the relevant provisions of the Double Taxation Avoidance Agreement between India and(country of residence) and the relevant provisions of the Income Tax Act, 1961 which can also be referred on the website www.incometaxindia.gov.in
I hereby declare that the contents above are correct, complete and truly stated.
Yours faithfully
Signature
Name:
Address:
Date:
Place:

Office states as

Self-Certification for Individual FATCA/CRS Declaration Form

DCB BANK

۲a	rt I- Please fill in the cou	ntry for each of the folio	owing:
	0		
1.	Country of:		
	a) Birth	INDIA	
	b) Citizenship	INDIAN	
	c) Residence for Tax Purposes	SINGIA PORE	
2.	U.S. Person	Yes No	
Pa	rt II- Please note:		
a.	If in all fields above, the country me	intioned by you is India and if you	do NOT have U.S. person status, please proceed to Part III for signature.
	If for any of the above field, the couldentification Number (TIN) or funct		lia and/or if your U.S. person status is Yes , please provide the Tax Payer pecific country in the table below:
i)	TIN		
_	Country of Issue		
ii)	TIN	14 14 14	1
	Country of Issue		
iii)	TIN		
	Country of Issue		
).	Taxpayer Identification Numbers/fu	nctional equivalent, please comple on status as 'No' but your Country reasons for not having relinquishm	erson or a person resident outside of India for tax purpose and you do not have ste and sign the Self-Certification section given in Part IV. y of Birth is U.S., please provide document evidencing Relinquishment of nent certificate
	rt III- Customer Declara		ustomers)
	Under penalty of perjury, I/we ce		
	subdivision thereof or therein, i	ncluding the District of Columbia of	ne laws of the United States of America ("U.S.") or any state or political or any other states of the U.S., (ii) an estate the Income of which is subject to ause is applicable only if the account holder is identified as a U.S. person)
	 The applicant is an applicant to holder is a tax resident outsing 		laws of country outside India. (This clause is applicable only if the account
ii	I/We understand that the Bank is re	dving on this information for the pu	proose of determining the status of the applicant named above in compliance

The Bank is not able to offer any tax advice on CRS or FATCA or its impact on the applicant. I/we shall seek advice from professional tax advisor for

iv. I/We agree that as may be required by domestic regulators/tax authorities the Bank may also be required to report, reportable details to CBDT or

I/We certify that I/we provide the information on this form and to the best of my/our knowledge and belief the certification is true, correct, and

iii. I/We agree to submit a new form within 30 days if any information or certification on this form becomes incorrect.

Signature: NATA EMM ANUEL PARHU
Name: SAHAYA EMM ANUEL PARHU

complete including the taxpayer identification number of the applicant.

Date (DD/MM/YYYY):

with FATCA/CRS.

any tax questions.

close or suspend my account.

To be filled only	if-
(a) Name of the	country in Part I is other than India and TIN or functional equivalent is not available, or
(b) U.S. person	is mentioned as Yes in Part I, and TIN is not available
	country outside India. Therefore, I am providing the following document as proof of my citizenship and residency in India.
Signature	
-,	submitted (Please tick document being submitted)
Signature Document Proof Passport	

