

Account Opening Form (Business Non-FDIC insured)

1. Customer identification details			
Business name			
Doing business as			
Place of incorporation (specify state and o			Date of incorporation
Tax Payer Identification Information Social Security No. (SSN)		OR Employer Identification N	No. (EIN)
Address (PO box not acceptable)			
Mailing address			
	State		Zip
Business Phone number			
Email ID			
Principal office address (if different f			
Principal Office address			
City	State	Country	Zip
Business Phone number			er
2. Product details			
Product type	Certific	cate of deposit	Checking account
Initial deposit amount (USD)	Continue		Checking account
Tenure (months)	+		Not applicable
Type of account		interest rate ng interest rate	Non-interest bearing
Interest payout	Monthl Annual	·	Not applicable
Average monthly anticipated activities			·
Type			Checking account
7.		Incoming	Outgoing
No. of Checks			
Total Value Checks (\$)			
No. of Domestic Wires/ACH			
Total Value Domestic Wires/ACH (\$)			
No. of International Remittances			
Total Value International Remittances (\$)			
Trade transactions (please specify trade type)			
Type of account			
Checking Account Certifi	cate of Depo	osit Trade Account	Syndicated Loan Bilateral Loan
Services opted for			
Checkbook Internet bankin	g		
Mode of funding			
Amount in USD			
Check/ACH		_	
Remittance from India/other country			
Debit existing ICICI Bank Limited, New	w York Branc	ch account: (provide account no.	
<u> </u>		"	

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3. Business details			
Business type			
Sole proprietorship	Partnership (General or Limit	ted LLP) Limited Liability Company (LLC) or (Pl	LC) S Corporation
Corporation (Inc. or Corp.)	Government Entities	Others	
Purpose of Opening the Ad	ecount:		
Types of Transaction Expe	cted (Domestic/International;	Vendor Payments/ Collection, Salary, Taxes, (Others - Please Specify):
Countries for Anticipated 1	Fransactions:		
Source of Funds			
Business Background (plea	se include a brief about the co	ompany and its operations):	
Nature of business			
Type of industry		NAICS Industry Code	
Business' previous year annua	ıl revenue (USD)		



Information on existing ICICI Group relationships

Account name		Account	number	Relationship ty	pe Location
Ownership information of busi Please provide information for or partnerships.		in interest of 2	25% or more in sh	nares or other voting	g interests in non-publicly held corporatio
Business owner 1					
Name				% owners	hip
Country of citizenship					
Home Address			C	ity	State
Country	Zip				
Previous address (if present a	ddress is less than 24	months old)			
City					Zip
Business owner 2					
Name				% owner	rship
Country of citizenship		SSN			Date of birth
Home Address			C	ity	State
Country	Zip		Phone	Number	
Previous address (if present a	ddress is less than 24	months old)			
City					
Business owner 3					
Name				% owner	rship
Country of citizenship		SSN			Date of birth
Home Address			C	ity	
Country	Zip		Phone	Number	
Previous address (if present a	ddress is less than 24	months old)			
City	State		Country		Zip
Business owner 4					
Name				% owner	rship
Country of citizenship		SSN			Date of birth
Home Address				ity	
Country	Zip				
Previous address (if present a	ddress is less than 24	months old)			
City	State		Country		Zip



4. Account signatories					
Any one to sign	All to sign	Others			
Account signatory 1					
Name					
Home Address			City	State	
Country	Zip		Country of citizensl	nip	
SSN	Gover	nment ID no.		Date of birth	
Phone Number		Email ID			
				Zip	
Issue Login ID/passwo	ord for Corporate Internet B	anking	SIGN	JATURE	
account signatory 2					
ame			C::	O: :	
				State	
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				Date of birth	
City	State	Country		Zip	
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5. Privacy Notice

At ICICI Bank Limited, New York Branch we take your privacy very seriously and take precautions to maintain it. We do not sell customer lists or individual customer information. We collect, retain and use your information only where we reasonably believe it will be useful or necessary in performing the functions of a financial institution, such as providing products and services to you.

Policies and procedures have been instituted to protect your personal financial information and to maintain the privacy of personal information relating to your relationship with ICICI-New York. These include controls, which limit access to consumer information, procedures to ensure the maintenance of accurate information and privacy covenants in third-party service and business agreements. ICICI Bank Limited, New York maintains up-to-date physical, electronic and procedural safeguards that comply with federal standards to quard against unauthorized access to your non-public, personal information.

We may share the information collected from or about you with our affiliates for such purposes as are permitted or required under applicable law and policy.

In other cases, we may join with non-affiliated financial institutions to provide you with joint products or services. Although it may be necessary for us to share with these other financial institutions certain information we collect about you, we will never share your account(s) or access code(s) for these purposes.

The information we provide to outside companies in either of these two circumstances will be limited to that which is necessary for them to do their job. These companies are required to keep your information secure and use it only as authorized by us. Under the law, you are permitted to opt-out of: (1) our sharing of non-transactional information about you with our affiliates under the federal Fair Credit Reporting Act; and (2) our sharing information about you with non-affiliated companies and persons other than those to whom we have outsourced specialized services and those with whom we have joint marketing agreements. However, since we do not currently share such information, no opt-out action is necessary or provided. Should our policy change, you will be notified and given an opportunity to opt-out.

If you would like to have a copy of the Privacy Notice, or require additional information or have any questions regarding ICICI-NY's privacy Policy, please telephone us at 1-866-424-2448 or send us an e-mail.

6. Business resolution

"The business entity shall provide the Branch with a Business resolution (if applicable) for opening an Account pursuant to this Application. This shall be in a format prescribed / satisfactory to the Branch."

7. Indemnity relating to instructions given by fax, telephone, and other forms of Electronic Communication

Notwithstanding anything to the contrary contained in any other document/ agreement, I/we hereby request and authorize you to act and rely on any instructions or communications for any purpose (including but not limited to the instructions/communications 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 purport to be given by telephone, facsimile, untested telexes and faxes, telegraph, cable or any other form of electronic communication by me/us (including such instructions/communications as may be or purport to be given by those authorized to operate my/our account(s) with you) ("Instructions"). I/We understand and acknowledge that there are risks involved in sending the Instructions to you via telephone, facsimile, untested telexes and faxes, telegraph, cable or any other form of electronic communication and hereby agree 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 arising upon your acting, or your failure to act, wholly or in part in accordance with the Instructions. In consideration of your agreeing, subject to the terms and conditions hereunder, to act upon the Instructions as aforesaid, I/we hereby irrevocably agree and undertake:

- a. 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 purport to be given by telephone, facsimile, untested telexes and faxes, telegraph, cable or any other form of electronic communication by me/us (including such instructions as may be or purported to be given by those authorized to operate my/our account(s) with you, even if such instructions or communications are not followed up by written confirmation to you.
- b. That the instructions shall be conclusively presumed for your benefit to be duly authorized 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 turned out to be unauthorized, erroneous or fraudulent. c. Not to make any claim against or hold you liable by reason of or on account of you having acted or refused to act on any instruction or you having acted wrongly or mistakenly or of your failure to act wholly or in part in accordance with the instructions.
- d. That you shall be entitled (but not obliged) to keep records of our instructions given or made by telephone, facsimile, untested telexes and faxes, cable 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.
- e. That you shall be authorized to disclose all instructions as you may deem fit, to your affiliates, counterparties, service providers, and regulators and other authorities or where you are required by law to do so.
- f. 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 form time to time and I/we shall ensure the secrecy and security of such password, code or test and I/we shall be solely responsible for any improper use of the same.

 g. That not withstanding the above, you may under circumstances determined by you in your absolute discretion, require from me/us confirmation of any of any instructions in such
- g. I hat not withstanding the above, you may under circumstances determined by you in your absolute discretion, require from me/us confirmation of any of any instructions in such form as you may specify before acting on the same and we shall submit such confirmations to you immediately upon receipt of your request. Pursuant to receipt of instructions, you shall have the right but not the obligation to act upon such instruction.
- h. That you shall not be liable to us or any third party for, and that I/we (jointly and severally) shall indemnify you and keep you indemnified from and against all claims either by me or any other, actions, demands, liabilities, costs, charges, damages, losses, expenses and consequences of whatever nature (including legal fees on a full indemnity basis) and howsoever arising, which may be brought or preferred against you or that you may suffer, incur or sustain by reason of or on account of your having so acted whether wrongly or mistakenly or not, or of your failing to act wholly or in part in accordance with the instructions and the terms of this letter.
- i. 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.
- j. That this undertaking cum indemnity document shall be governed and construed in accordance with the law's of New York and I/we hereby irrevocable submit to the non-exclusive jurisdiction of federal and state courts located in the Boroughs of Manhattan, New York.

8. Acknowledgment

- 1. We consent to:
- (i) the terms and conditions governing bank accounts in the U.S. as well as the terms and conditions contained in the Customer Account Agreement, receipt of which is hereby acknowledged; and
- (ii) inform you promptly of changes, if any, in the mode of operation of the account, and/or the names of authorized signatories for the account.
- 2. We understand that on no occasion will our account be permitted by the Branch to go into overdraft.
- 3. We have read and understood the Privacy Notice and Indemnity relating to instructions given by fax, telephone, and other forms of Electronic Communication (above) and agree to be bound by the same.
- 4. The information provided in this application is correct to the best of our knowledge and belief.
- 5. We understand that any checking or other deposit account that we establish with the Branch is not covered by deposit insurance from the Federal Deposit Insurance Corporation ("FDIC").



9. Disclosure statement

To help the government fight the funding of terrorist and money laundering activities, Federal law requires all financial institutions to obtain, verify and record information that identifies each person or business that opens an account.

What this means to you: When you open an account, we will ask for your name, address, date of birth, identification numbers like Social Security or ITIN etc., and identification documents like driver's license, passport or any other document that will help us identify you.

For US citizens or US resident aliens (W-9) Under penalties of perjury, I certify that

(a) the number shown on this form is my correct tax identification number (or I am waiting for a number to be issued to me), and

(b) I am not subject to backup withholding because:

- 1. I am exempt from backup withholding;
- 2. I have not been notified by Internal Revenue Services that I am subject to backup withholding as a result of failure to report all interest or dividends; or

(c) the IRS has notified me that I am no longer subject to backup withholding

Certification instruction: You must cross item 2 above if you have been notified by IRS that you are currently subject to backup withholding tax because of under reporting interest or dividend on your tax return. For real estate transaction, item 2 does not apply. I intend to meet the substantial presence test for the calendar year pursuant to IRC § Section 7701 (b)(3)(A) to qualify as a resident alien.

For non-resident aliens (W-8) - Attach a complete copy of the appropriate W-8 form.

Signature of U.S. person	Date	

10. Checklist at the time of account opening (please read this before filling out the form)

- Provide any one of the following based on the type of entity:
- 1. Certificate of Incorporation
- 2. Partnership Agreement
- 3. LLC Operating Agreement
- 4. Current Tax Registration Certificate
- 5. Certificate of good standing

- All fields in the form are mandatory
- If applicable, DBA Certificate
- For a non US entity please provide the appropriate W8 form
- Business Resolution format as per the annexure that has been provided
- Any more information to be provided on a separate blank page
- ID proof for signatories / owners

11. Funding instructions - amount in USD

By Check	Wire Transfer instructions		
	To - Bank Name	Bank of New York Mellon, New York	
	Field 56 – Swift Code	IRVTUS3N (Intermediary bank)	
	For Credit to	Account Number 8900676973	
	Field 57 - Beneficiary Bank	ICICI Bank Ltd., New York	
Payable to "ICICI Bank Ltd, New York Branch a/c 'Your full name'" For example "ICICI Bank Ltd, New York Branch a/c John Smith"	Final hanoficiary	"Your full name as mentioned in this application, New Account". For Example – "John Smith, New Account"	

Completed application forms to be mailed to:

ICICI Bank Limited, New York Branch, 575, 5th Ave, Suite 2600, New York, NY 10017

For ACH Debit or Credit transactions	
Routing number - BONYM (Bank of New York Mellon)	021-000-018
Customer Account number (for ACH transactions only)	30000XXXXXXXXXXXXX (12 digit account number prefixed by 30000)
For (Customer Name)	it would be XXXXXXXXXX
Completed application forms to be mailed to : ICICI Bank Limited, New York Branch, 575, 5th Ave, Suite 2600), New York, NY 10017

If you are wiring money using a third party account, you must mention the name and address of the third party in the form.

12. For ICICI Bank use only

Sourcing by	Risk assessment by	OFAC & ID check by
Name	Name	Name
Employee no.	Employee no.	Employee no.
Date	Date	Date
Face to face Non Face to Face		
Customer exempt category		
Signature	Signature	Signature
Customer Account details		
Account number	Customer ID	



Annexure - Business Resolution (not for sole proprietor). This has to be provided on the letterhead of the business Resolution of the Board of Directors of Partners of Officers/Members of Having its chief executive office at The Business resolves that: 1. The Business appoints ICICI Bank Limited, New York Branch ("ICICI Bank") as the Bank of business. jointly or severally 1 an "Authorized Individual" to do any of the following: (a) Deposit, withdraw or order transfer of funds from the Business' bank account by means made available by ICICI Bank from time to time and as set out in the Customer Account (b) Execute and deliver any agreements or other documents or instruments with or in favor of ICICI Bank, or give any authority to ICICI Bank required in connection with the banking business of the Business whether generally or with regard to any particular transaction, instrument or agreement, including without limitation, ICICI Bank's Customer Account Agreement, as such Customer Account Agreement may be amended by ICICI Bank from time to time; (c) Receive statements, instruments and other items and documents relating to the Business' accounts with or any services of ICICI Bank (including any revisions to ICICI Bank's rules, manuals of operations or terms and conditions) and to settle and certify the Business' accounts with ICICI Bank; (d) Receive from ICICI Bank any software and any security devices, including security cards, codes, personal identification numbers and passwords relating to electronic banking services or electronic communications or communications by telephone between the Business and ICICI Bank: (e) Avail of the "Corporate Internet Banking" facility provided by ICICI Bank; (f) Avail of the financial, monetary and any other products and services as may be offered by ICICI Bank through the Corporate Internet Banking facility on behalf of the Business and to do all such acts and deeds and to execute all such documents as are necessary in connection with the Corporate Internet Banking Facility; (g) Generally to exercise all rights, powers and authorities which the business may exercise under the authority of the constating documents and by-laws (if applicable) of the Business and the laws and regulations relating to or affecting the Business. 3. The provisions contained in any agreement, document or instrument entered into and delivered to ICICI bank, including without limitation, ICICI bank's Customer Account Agreement, as such Customer Account Agreement may be amended by ICICI Bank from time to time, including without limitation the provisions concerning the binding effect of electronic and telephonic communications received by ICICI Bank from or in the name of the Business, and the performance by the Business of its obligations there under, are hereby expressly authorized, sanctioned and approved. 4. Only authorized signatories are permitted to transact on any accounts of the Business held at ICICI Bank and are hereby authorized for and on behalf of the business to do any of the things and deliver, from time to time, any of the agreements, documents or instruments, as the case may be, set forth in paragraph 2 of this Resolution. 5. Subject to paragraph 6, all instructions, acts and things done and documents, agreements and instructions executed on behalf of the business in accordance with the foregoing and delivered to ICICI Bank by 2[the/ any] Authorized Individual shall be valid and binding upon the Business, [whether or not executed under corporate seal]3, and shall be enforceable against the Business and may be rolled and acted upon by the ICICI Bank. 6. Subject to the Customer Account Agreement, the Business may appoint any other authorised individual and revoke the appointment of the Authorized Individual duly appointed herein only by executing a resolution that is duly and validly authorized and binding on the business. 7. The Business shall provide ICICI Bank with a certified copy of this resolution. ICICI Bank is entitled to rely on the certified copy of this resolution as duly and validly authorized and binding on the Business. ICICI does not need to make any further inquiry into the authority of the undersigned to bind the business. 8. There are no provisions in the constating documents, by-laws, unanimous shareholders agreements, documents governing the formation and governance of the business or any other agreement, document or instrument to which the Business is bound which restrict, limit or regulate in any way the powers of the Business, or the powers of the directors, partners, members/officers(as applicable) on behalf of the Business, to do any of the acts and execute any of the documents referred to in the Customer Account Agreement (as such may be amended by ICICI Bank from time to time). Certificate true copy of a resolution properly passed by the board of directors of the corporation, partners of the partnership, or officers/members of the group (as applicable) of the Business and that the said resolution is now in full force and effect as unamended as the date thereof.

SIGNATURE

1 To be suitable modified by the entity.

Date

- 2 To be suitable modified in accordance with footnote 1 above
- 3 To be amended based on the Articles of Association of the entity.