## mahindra finance

#### Mahindra & Mahindra Financial Services Limited CIN: L65921MH1991PLC059642

FD PROCESSING CENTRE

4th Floor, Asv Ramana Towers At No.37 & 38, Venkat Naravana Road, T Nagar, Chennai, Tamil Nadu-600017

• Toll Free No: 18002669266 • Boardline No: 022-66523500

(Monday to Friday between: 09:00am to 05.00pm) • Email: fixeddeposit@mahindrafinance.com

#### **CRISIL RATINGS** AAA/STABLE **INDICATES HIGHEST SAFETY**

**INDIA RATINGS** IND AAA/STABLE **INDICATES HIGHEST SAFETY** 

#### SAMRUDDHI DEPOSIT UP TO Rs. 5 Crore

#### **SAMRUDDHI CUMULATIVE SCHEME**

#### SAMRUDDHI NON-CUMULATIVE SCHEME

			<del></del>					
Minimum Amount	Period (Months)	Amount Payable (Rs.)	Interest p.a.*‡ <b>\$</b>	Period (Months)	Interest p.a.*#/‡ (Monthly)	Interest p.a.*#/‡ (Quarterly)	Interest p.a.*#/‡ (Half Yearly)	Interest p.a.*: (Yearly)
	12	5330	6.60%	12	6.40%	6.45%	6.50%	6.60%
	24	5725	7.00%	24	6.80%	6.80%	6.90%	7.00%
5 50001			1.0070	36	6.80%	6.80%	6.90%	7.00%
Rs. 5,000†	36	6125	7.00%	48	6.80%	6.80%	6.90%	7.00%
	48	6554	7.00%	60	6.80%	6.80%	6.90%	7.00%
	60	7013	7.00%	Minimum Amount	Rs. 50	,000†	Rs. 2!	5,000†

#### DHANVRUDDHI DEPOSIT UP TO Rs. 5 Crore

#### **CUMULATIVE SCHEME**

#### **NON-CUMULATIVE SCHEME**

Minimum Amount	Period (Months)	Amount Payable (Rs.)	Interest p.a.*\$	Period (Months)	Interest p.a. *# (Monthly)	Interest p.a. *# (Quarterly)	Interest p.a. *# (Half Yearly)	Interest p.a. *# (Yearly)
	15	5428	6.75%	15	6.55%	6.60%	6.65%	6.75%
				30	6.80%	6.80%	6.90%	7.00%
Rs. 5,000†	30	5925	7.00%	42	6.80%	6.80%	6.90%	7.00%
	42	6340	7.00%	Minimum Amount	Rs. 50	0,000	Rs. 25	5,000

Rates w.e.f. 25<sup>th</sup> June 2025 Note:-\* Senior Citizens will get ar

- \* Senior Citizens will get an additional interest rate of 0.25% p.a for Samruddhi Deposits and 0.10% p.a. additional rate for Dhanvruddhi Deposits Upto Rs. 5 Crore Only.

  ‡ Employees/Employees' relatives and Retired Employees/Retired Employees' relatives will get an additional rate of 0.35% p.a for deposits up to Rs. 5 Crore in Samruddhi Deposits only(All Mahindra Group) Government approved relationship proof documents to be furnished. Employee must be the second applicant. The additional rate of 0.35% is not applicable for Dhanvruddhi Deposits The additional rate of 0.25% and 0.35% is not applicable for Samruddhi deposits above Rs. 5 Crore.
- # The Non-Cumulative interest will be paid through NACH/NEFT. The date for interest payment will be, for Half yearly on 30th September and 31st March, for Quarterly on 30th June,
- 30th September, 31st December and 31st March, for yearly on 31st March and for Monthly on the last working day of the Month.
- if the deposit is made within a period of 1 month prior to any of the payout date, the interest of part period will be paid on the next interest payment date without any deferral interest for the broken period \$ Compounded Annually-in case of Cumulative Deposits, Interest is compounded before deduction of Tax.
- Samruddhi Cumulative and Non-Cumulative Deposits: Applications can be submitted physically or through online mode.
- Bulk Fixed Deposit rates Above 5 Crore. Is subject to change frequently & the applicable rates shall be published in our website time to time. Depositors are requested to check the rate details while investing in Mahindra Finance Fixed Deposits.
- its shall be accepted by the Company for any tenure beta
- 0.05% additional interest rate will be applicable on Renewals of Public and Senior citizen deposits Upto Rs. 5 Crore .

Interest rates/Credit rating are subject to change and the Interest rates/Credit rating applicable will be the prevailing Interest rates/Credit rating as on the date of Deposit

Please Note: • Renewals will be accepted in the Scheme prevailing on date of maturity. Principal/ Principal with interest amount will be renewed in case of renewal

### Forms can also be downloaded from Company's Website: www.mahindrafinance.com

#### Application Forms can be submitted at the designated offices of MMFSL / Collection Banks as mentioned below:

#### **MMFSL REGIONAL OFFICES**

AHMEDABAD REGIONAL OFFICE 11/1, 11/2, 11/3, FIRST FLOOR CITY MALL COMPLEX, S G HIGH WAY, BESIDE RAJPATH CLUB,	DIBRUGARH REGIONAL OFFICE: 2nd Floor, BACK SIDE OF THE BUILDING, AMOLAPATTY, NH 37, OPP GOVT. GIRLS HIGER
ABOVE ASHRAY RESTAURANT, AHMADABAD M CORP. AHMADABAD M CORP. TLK, AHMEDABAD DIST, GUJARAT - 380059	SECOUNDARY SCHOOL, DIBRUGARH, ASSAM, 786001.  FAIZABAD REGIONAL OFFICE: GROUND FLOOR, PLOT NO-282, LAXMAN DAS COMPLEX, DEVKALI BY PASS, OPP-SHASHI
ALLAHABAD REGIONAL OFFICE: FIRST FLOOR, 52/E42, TASHKAND MARG, CIVIL LINE, ALLAHABAD CB, ALLAHABAD CB TLK, ALLAHABAD DIST, UTTAR PRADESH - 21.1001.	FAIZABAD REGIONAL OFFICE: GROUND FLOOR, PLOT NO-282, LAXMAN DAS COMPLEX, DEVRALI BY PASS, OPP-SHASHI GAS SERVICE, FAIZABAD MB, FAIZABAD MB TLK, FAIZABAD DIST. UTTAR PRADESH-224011.
AURANGABAD REGIONAL OFFICE : SECOND FLOOR, RATNAPRABHA BUILDING, OFF NO. 02, ADALAT ROAD, OPP. LIC OFFICE, AURANGABAD M CORP., AURANGABAD M CORP. TLK AURANGABAD DIST, MAHARASHTRA-431001.	GUWAHATI REGIONAL OFFICE : THIRD FLOOR, KUSHAN PLAZA, G.S.ROAD OPP. DISTUR PETROL PUMP, GANESHGURI DISPUR, GUWAHATI, GUWAHATI MUNICIPAL CORP, GUWAHATI, ASSAM - 781.006.
BANGALORE REGIONAL OFFICE : 4TH FLOOR PRESTIGE TOWERS JAYANAGAR 4TH BLOCK,RESIDENCY ROAD OPP VIJAYA COLLEGE, BANGALORE,KARNATAKA-560025	HYDERABAD REGIONAL OFFICE : 1 ST FLOOR, VV. TOWERS, KHARKHANA, TIRUMALGHERY ROAD, BESIDES MC DONALDS, SECUNDERABAD, SECUNDERABAD TLK, HYDERABAD DIST, TELANGANA - 500009.
BHOPAL REGIONAL OFFICE : 4TH FLOOR, SHOP NO. 5 & 6, MAPLE HIGHT STREET,PLOT NO.46, CODESO, VIDYANAGAR PHASE II SCHEME BAWARIYA KALAN, NH 12 HOSHANGABAD ROAD, OPP: AASHIMA MALL, BHOPAL, MADHYA PRADESH - 462026.	INDORE REGIONAL OFFICE : FIFTH FLOOR, SHAGUN ARCADE, 503. A B ROAD, RASOMA CIRCLE ABOVE APNA SWEET, INDORE M CORP., INDORE M CORP., TLK, INDORE DIST, MADHYA PRADESH-452010.
BHUBANESHWAR REGIONAL OFFICE : FIRST FLOOR, PLOT NO. 511, CUTTACK PURI ROAD, BESIDE PUNJAB NATION BANK, MANCHESWAR INDUSTRIAL ESTATE, BHUBANESHWAR M - 10 TLK, KHURDA DIST, ORISA-751010.	JABALPUR REGIONAL OFFICE : FIRST FLOOR, PANCHRATAN TOWERS, 1700 MODELROAD, ABOVE AXIS BANK NEAR BUS STAND, JABLPUR CANTT. (CB), JABALPUR TLK, JABALPUR DIST, MADHYA PRADESH- <b>482001</b> .
CHANDIGARH REGIONAL OFFICE : SCF-33 34 AND 35, SECOTR 34A, 4TH FLOOR, NEAR REGIONAL PASSPORT OFFICE, CHANDIGARH, C	JAIPUR REGIONAL OFFICE : PLOT NO 24 25 & 26 O3RD FLOOR MAHINDRA TOWER, TONK ROAD, DURGA VIHAR COLONY, JAIPUR (M CORP) (PART), JAIPUR TLK, JAIPUR DISTM RAJASTHAN-302015.
CHENNAI REGIONAL OFFICE: 4TH FLOOR, ASV RAMANA TOWERS AT NO.37 & 38, VENKAT NARAYANA ROAD, T NAGAR, CHENNAI, TAMIL NADU-600017	KOLHAPUR REGIONAL OFFICE : 2ND FLOOR, OFFICE NO. 1.3-A-2, GEMSTONE COMMERCIAL BUILDING, 'E' WARD, CTS NO. 517/2, NEW SAHUPURI, NEAR CENTAL BUS STAND, KOLHAPUR (M CORP.), KARVIR TLK, KOLHAPUR DIST, MAHARASHTRA - 416
COCHIN REGIONAL OFFICE : 2ND & 3RD FLOOR, NOEL HOUSE, PALARIVATTOM-KAKKANAD ROAD, THRIKKAKARA NORTH PART, KANAYANNUR TLK, ERNAKULAM DIST, KERALA - 682021.	KOLKATA REGIONAL OFFICE : 06, DOVER LANE, FIRST FLOOR, PO. DESHPRIYA PARK, PLOT-G 1 BLOCK-EP & GP SECTOR-V SALT L, P.S. GARIAHAT, KOLKATA, WEST BENGAL, 700029.
COIMBATORE REGIONAL OFFICE : SECOND FLOOR, SHREE LAKSHMI NARASHIMHAR TOWERS, AVINASHI ROAD, PAPPANAICKENPALAYAM, COIMBATORE M.CORP. , COIMBATORE M.CORP. , TLK, COIMBATORE DIST, TAMIL NADU-641037.	LUCKNOW REGIONAL OFFICE : 5TH FLOOR, MILLENIUM SQUAREPLOT NO-2, IBB-2,SUSHANT GOLF CITY - LUCKNOW,INDIR, NAGAR,SHAHEED PATH,NEAR GD GOENKA PUBLIC SCHOOL,LUCKNOW-UTTAR PRADESH,226030.
DEHRADUN REGIONAL OFFICE : 3RD FLOORE, SOSHIL TOWER, CURZON ROAD, NEAR DALANWALA THANA, DEHRADUN, DEHRADUN, UTTARACHAL, 248001.	MEERUT REGIONAL OFFICE : 1ST FLOOR, PARSAR TRADE TOWER, BC 2/3, DELHI ROAD, NEAR TATA MOTORS, SHATABDI NAGAR, MEERUT. UTTAR PRADESH, 250103.
DELHI REGIONAL OFFICE : 3RD & 4TH FLOOR, UNIT NO 301-304/ 404-405, PLOT NO 23, AGARWAL CORPORATE TOWER, RAJENDRA PLACE, NEW DELHI, DELHI, 110008.	MUZAFFARPUR REGIONAL OFFICE : THIRD FLOOR, OM SHANTI COMPLEX, ZILA SCHOOL ROAD, OPP. ZILA SCHOOL, ABOVE ALLAHABAD BANK, MUZAFFARPUR M CORP. MUZAFFARPUR M CORP. TLK, MUZAFFARPUR DIST, BIHAR-842002.
NASHIK REGIONAL OFFICE : S-7 TO S-11 II FLR SUYOJIT CITY CENTRE, MUMBAI NAKA NEAR NEAR SHATABDI HOSPITAL, OPP MUMBAI MAHAMARG BUS STAND, NASHIK (M CORP) NASHIK TLK, NASHIK DIST, MAHARASHTRA-422011.	NAGPUR REGIONAL OFFICE : GROUND FLOOR,KH. NO. 414, GANESH PETH,CIVIL LINES,RAMBAGH ROAD,NEAR ST STAND,NAGPUR M CORP.,NAGPUR M CORP. TLK,NAGPUR DIST,MAHARASHTRA-440018
PATNA REGIONAL OFFICE : 1ST FLOOR, MOHALLA, S K PURI, NO 3031/1495A WARD NO 21, NCC 229, PATNA M CORP. , PATNA M CORP., PATNA, BIHAR-800001.	SIMLA REGIONAL OFFICE : SECOND FLOOR, DYERTON ESTATE, NH-22, DYERTON BIZ HUB, SHIMLA, HIMACHAL PRADESH-171002.
PUNE REGIONAL OFFICE: OSTH FLOOR MISEM BUILDING 19/12 PLOT NO 15. OFF KARVE ROAD. NEAR SHARDA CENTRE, PUNE, HAVELI TLK, PUNE DIST, MAHARASHTRA-411004.	THANE REGIONAL OFFICE: FIRST FLOOR, PREMISES NO 101, SAI PLAZA, KAPURBAWDI, GHODBUNDER ROAD, ABOVE VIJAY SALES SHOWROOM, THANE, THANE TLK, THANE DIST, MAHARASHTRA-400607.
RAIPUR REGIONAL OFFICE : THIRD FLOOR, ALASKA CORPORATES, G E ROAD, OPP. VIP ROAD NEAR MAGNETO MALL, RAIPUR M CORP., RAIPUR M CORP. TLK, RAIPUR DIST, CHHATTISGARH-492001.	UDAIPUR REGIONAL OFFICE : 2ND FLOOR, 29, MEERA BHAVAN, HIRAM MAG, SECTOR 08, MAIN ROAD, OPP. SIDDHI VINAYAK HOSPITAL, UDAIPUR RAJASTHAN, 313002.
RANCHI REGIONAL OFFICE : GROUND FLOOR, FLAT NO. 301, SHREE MOHAN COMPLEX, SITA COMPOUND, GPO, MAIN ROAD, BEHIND MAXX SHOW ROOM, RANCHI, RANCHI M CORP. TLK, RANCHI, JHARKHAND, 834001.	UPPER ASSAM REGIONAL OFFICE : FOURTH FLOOR, STAR CITY ULUBARI, G.S. ROAD, NEAR HANUMAN MANDIR, GUWAHATI, PALTAN BAZAR TALUK, KAMRUP, ASSAM-781007.
SATNA REGIONAL OFFICE : FIRST FLOOR, MAIN ROAD, LANE NO 2, OPP: BHARUT HOTEL, RAJENDRA NAGAR, SATNA, MADHYA PRADESH, 485001.	VARANASI REGIONAL OFFICE : FIRST FLOOR SRI DASS FOUNDATION BUILDING, S 20/51- 5 & SB 20/52- 4,MALL ROAD,ABOVE UBI BA VARANASI M CORP. TLK, VARANASI, UTTAR PRADESH - 221002

Collection Bank : The HOPE DANK Application forms can also be submitted at designated branches all over india as indicated on the Company's website

## FA3931

# Mahindra & Mahindra Financial Services Limited CIN: L65921MH1991PLC059642 APPLICATION FORM FOR FIXED DEPOSIT UPTO 5 CRORE (Please write in BLOCK LETTERS and [ √ ] the appropriate box)

APPL. No.

Sub-Broker Code

Agents are not permitted to accept cash with application form & issue receipt. Mahindra and Mahindra Financial Services Limited

will in no way be responsible for such or other wrong tenders.
\* I / we hereby apply for a fixed deposit with your company at the current prevailing interest rate as on today, as per the details below:-To know more about latest FD schemes & interest rate, depositors are advised to visit our website www.mahindrafinance.com on or before making investment

			С	ur	nu	lat	tive	)																		N	lo	n-(	Cu	ım	ul	at	iv	е							
12 Months	Тг	15	Moi	nth	s	Г	24	M	on	ths	,	Γ	30	) N	lon	ths	3	ĪП		12 I	Мо	nth	s	Τ	7	15	Mo	nth	ıs	Π		24	M	on	ths	;	$\overline{\Gamma}$	30	) M	on	ths
36 Months		_ 	Moi	nth	s	Ī	   48	М	oni	ths	;	Ī	=   60	) N	lon	th	6			36	Мо	nth	s		_	42	Mo	nth	ıs	Ti		48	M	on	ths	;	Ī	60	) M	on	ths
Exisitng FDR	/ Fo	lio			$\pm$	Ī		T	T	1	_		7		Int	tere	st	ı ∟ Pav	me	nt F	rea	uen	cv	_		Лon	thly	v [		Ou	ıart	erly	 v Г	7	Ha	—⊥ lf Y	′earl	v	— 7	ear	lv
			luto	Ren	owal	-  -  -  -  -	 [	<del>-</del>	No	_	_			_	Rene				_			l am	_	л+ Г	_			al w	th I					_	_	_					
			Defa					_ auto		_	⊿ men	t on	n ma						_			ıı aiii	oui	" _			icipi	ai w	uii	iiiei	CSI	ΛII	ioui								
FDR Despatch Mode	e (Ti	ck on	ly On	e):	E	E-R	eceip	ot [	F	Phy	sica	l R	ecei	pt		Re	gis	tere	ed P	ost		Cou	ırie	r [	Пн	land	d De	eliv	ery												
All (*) Fields ar	e M	land	ato	ry																											F	₹at	es	W.	.e.f.	25	5 <sup>th</sup> J	Jun	e 2	202	25
FIRST APPLICANT:	(in C	apital	Lett	ers)		Mi	- [		Ms			Mr	s [		Ma	ste	r																								
Applicant Name:*			FI	R	S	Τ		Ν	А	М	Е					М	1	D	D	L	Е		Ν	А	М	Е				S	U	R	N	1 /	A 1	4	E	$ oldsymbol{oxed}$	$\bot$		
Gender:	•	Male	. [	Fe	male		Tra	nsg	ende	r		1arit	tal St	atu	ıs:*		м	arrie	d [		Unm	narrie	d		Oth	er	DO	OB/ A	ge*	D	D	М	M	1	Y \	Υ `	Υ	/	Д	(	i E
Father's Name:* Mr.			FI	R	S	Τ		Ν	А	М	Е					М	Ι	D	D	L	Е		Ν	А	М	Е				S	U	R	. N	1 /	A 1	4	Е	$\perp$	$\perp$		
Mother's Name: Mrs.			FI	R	S	Τ		Ν	А	М	Е					М	1	D	D	L	Е		Ν	А	М	Е				S	U	R	. N	1 /	A 1	4	E	I	$\perp$		
Spouse Name: Mr./Mrs	i.		FI	R	S	Τ		Ν	А	М	Е					М	1	D	D	L	Е		Ν	А	Μ	Е				S	U	R	. N	1 /	A 1	4	Е	$\perp$	$\perp$		
Guardian's Name: Mr./Mrs	./Miss		FI	R	S	Τ		Ν	А	М	Е					М	1	D	D	L	Е		Ν	А	М	Е				S	U	R	. N	1 /	A 1	4	Е	$\perp$	$\perp$		
Pan No.:*	М	А	N D	А	Т	0	R	Υ			CK	/C N	lumb	er	(Cer	ntra	l KY	'C Re	egis	try)													I	$\perp$	$\perp$	$\perp$	$\perp$	$\perp$	$\perp$		
Minor Pan( If Applicable	): <b>*</b> M	А	N D	А	Т	0	R	Υ																																	
Nationality:* (if national of more than one	M	А	N D	A	Т	0	R	Υ					Cou	ıntı	ry o	f Bi	rth*	М	А	Ν	D	А	Т	0	R	Υ		Cit	y of	f Bir	th*	М	1 A	1	V [	) )	Α -	ГС	) F	2 }	
country, please mention all the countries separated by a comma Occupation:*	a)	Busi	ness			Dro	ofessi	ona	 , [		Self	Fm	nploy	ed	П	Ret	irec	1		$\overline{}$	٦۵,	ouse	wife	,	Г		Stu	- dent	Γ	$\neg$	Pul	olic 9	Sect	tor		Ė	— 7 <sub>Pr</sub>	ivate	e Sec	tor	
occupation.		1	. Sect	or	Н		ricultu		' [		1		torsl		Н	1		Offic	core	F	=	orest			ا آ .	=	Oth		L	S	P	E	To	T.	TE		\ \ \	T		T	$\overline{}$
Address Type:*	F	-	dentia		H	_	siness				1		ered (		L	] - 01	CSC	Offic	cers	L	٦,,	01630	ıxaı	iigei	L		Oth	ICI 3	L	<u> </u>		_									Ш
Permanent Address / Tax		J ency A	ddress		ole/Fir				L			,						Т										Г			Г	1	$\top$	$\top$	$\top$	$\top$	$\neg$	$\top$	$\top$	_	$\neg$
(Refer to Clause 2 of Ten	ms &C	onditio	ons)	Τ			П	$\dashv$	$\dashv$				Н		$\vdash$			$\vdash$	$\vdash$	Н	Н	$\forall$	$\dashv$			$\vdash$		$\vdash$				$\vdash$	+	+	+	+	+	+	+	+	+
City									Sta	te												Cour	ntry										I	土	P	in		土	土		$\Box$
Address Type:		Resid	dentia	ıl		Bu	siness	5			Reg	giste	ered (	Offic	ce																										
Mailing Address of I (Refer to Clause 2 of Ter				*:																													I	$\perp$	$\perp$	$\perp$	$\perp$	$\perp$	$\perp$		
City		Ш	$\perp$	_	Щ		Ш		Sta	te			Ш							Ш		Cour	ntry								L		$\downarrow$	_	Pi	in	4	4	$\bot$	+	Ш
Tel M A N D A	A   T	O	R Y		bile*	M	А	Ν	D	А	Т	0	R	Υ	<u> </u>	Em	ail*	L	<u> </u>	Ш		Ш				<u></u>	<u></u>	<u>_</u>				<u>L</u>	丄	ᆂ	ᆣ	ᅼ	ightharpoons	ᅼ	$\perp$	_	凷
(Please indicate ALL the C		• •					nt for	tax	purp	oses	and	assc	ociate	d Ta	ax ID	num	ber	belov	v)																						
Country (ies) Tax Res	siden	y#								٦	ax Id	lent	ificat	ion	Num	ıber	%									-	den	tifica	tion	Тур	e (T	TIN c	or Ot	ther	r%, r	plea	se Sp	ecif	у)		
									$\dashv$																																$\dashv$
#To also include USA, who												alen	t																												
Status:* Domestic Comp					_		_	_	_	_																															
Category:* Public Se																		) Relativ	/e (Re	lation	with	Emplo	vee i	is					.)	П	Reti	ired E	Emple	love	es	Ρl	lease	e(v) :	any		E TO
Annual Income:* ☐ Up to ₹																														_				_			]Firs ]Eith			rviv	or
Please recover Inc																						*	_											_			educ	t Inc	ome	Tax	к.
Bank Details	of	the :	Sole	2 / 1	Firs	it /	App	lic	an	t f	or	Re	pa	yn	ner	<b>it</b> (F	Plea	ise a	atta	ch a	cop	y of	you	ır B	ank	's P	erso	onali	sed	che	equ	e fo	r ve	erifi	icati	ion)	_	_	Ļ		
Name of Bank*	+		-	+	$\vdash$			$\dashv$	4		$\dashv$	_									$\dashv$		$\dashv$	_		Bra						-	╀	$\perp$	+	+	+	+	+	+	+
Account Number*					Ш						Ш									Ш				NEF		R Co						$\vdash$	+	+	+	+	+	+	+	+	+
														Δ	m	OUI	nt	of	De	ממי	sit			NEF	r IFS		Jue			<u> </u>	<u> </u>	<u> </u>	<b>+</b>	+	$\pm$	$\pm$	$\pm$	$\pm$	_	_	
*Rs													*		(In v																										
															<u> </u>			Pa	ayı	ne	nt																				
Cheque / Demand Draft I	No.	_ 「		Ι					Date	ed	D	D	M	M	Υ	Υ	Re	newa	ıl Of	FDR												Γ	T	T	$\Box$	T	$\Box$			Ţ	Ţ
Drawn on Bank																												Bra	nch				L	I	I	I	I	I	I	Ι	$\coprod$
Name of Account Holder:																	Ban	k Accou	unt De	tails:													$\perp$	I	$\perp$	$\perp$	$\perp$	$\perp$	$\perp$		
Mahindra & Mahind Received with thanks from				erv	ices	Lto	d A	ckı	nov	led	dge	mei	nt S	lip	(Cc	olle	ctio	on B	Banl	k)		AF Ched.	PL.  ue/		FD (i	in cas	se of	f rene	wal)	No											
For Rsas Fixed Deposit under Cur						eme	for a	peri	od of	:								mor	nths(	s)									Bank												branch
Following Documents F						ter	□ Driv	/ing	Licen	se [	J ∨ot	er ID	0 🗆 0	lob (	Card i	issue	d bv	NRE	GA dı	uly sia	gned	by an	offic	cer o	f the	Stat	te Go	overn	ment	t (on	beh	alf o	of Ma	ahinc	dra &	Mah	( indra	<b>Coll</b> Finar	ecti	ion Servi	Bank ces Ltd.)

SECOND APPLIC	CANT: (	in C	apita	al L	ette	ers		1	Mr	_[		Ms			Mrs	5		Ма	ste	r																				_						
*Applicant Name:				F	Ι	R	S	-	Т	$\Box$	Ν	А	М	Е					M	1	D	D	L	Е		Ν	1 /	А	M	Е				S	U	R	Ν	Δ	1	М	Е	$\perp$	$\perp$	$\Box$		
*G(	ender:		Mal	e		Fe	male			Frans	gen	der		*Ma	rital	Statı	ıs:		Mar	ried			Unn	marri	ied				Oth	er	*DO	B/ A	lge	D	D	M	M	Υ		Υ ,	Y	Υ	1	А	G	Е
*Father's Name:	Mr.			F	Ι	R	S	-	Т	$\Box$	Ν	А	M	Е					M	-	D	D	L	Е		Ν	1	А	M	Е				S	U	R	Ν	Δ	\	М	E	$\perp$	$\perp$	$\perp$		
Mother's Name:	Mrs.			F	-	R	S	-	Т	$\perp$	Ν	А	M	Е					M	-	D	D	L	Е		Ν	1	А	M	Е				S	U	R	Ν	Δ	1	M	E	$\perp$	$\perp$	$\perp$		
Spouse Name:	Mr./Mrs.			F	-	R	S	-	Т	$\Box$	Ν	А	M	Е					M	-	D	D	L	Е		Ν	1 /	А	M	Е				S	U	R	Ν	Δ	4	М	Ε	$\perp$	$\perp$	$\perp$		
Guardian's Name:	Mr./Mrs./	Miss		F	Ι	R	S		Т	$\perp$	Ν	А	M	Е					M	-	D	D	L	Е		Ν	1 /	Α	М	Е				S	U	R	Ν	Α	1	М	E	$\perp$	$oxed{oxed}$	$\perp$		
*Pan No.:		M	А	Ν	D	Α	1		0	R	Υ			CKY	'C Ni	ımb	er (	Cent	tral	KYC	Re	gist	ry)																$\perp$	$\perp$	$\perp$	$\perp$	$\perp$	$\perp$		
Minor Pan( If Appl	icable):*	M	Α	Ν	D	А	Ī	. (	О	R	Υ																																			
*Nationality: (if national of more tha		M	Α	Ν	D	Α	Ī	- (	О	R	Υ					*Co	unt	ry o	f Bi	rth	M	Α	Ν	D	Α	T	- (	0	R	Υ		*Ci	ity o	f Bi	rth	M	А	.	1	D /	А	Т	C	R	Υ	
country. please mentio countries separated by *Occupation:			Bus	ine	SS		Г	7	Prof	fessi	iona	al		Sel	F Em	ploy	/ed		R	letir	ed			Г	Н	ous	ewi	ife			s	tud	ent		Pu	blic	Se	cto	r	Г	7,	Priva	ate !	Sect	tor	
			Gov	t. S	ect	or	Ē	_ _ A	\gri	cult	ure	[		Pro	prie	tors	hip	Ē	_    -	ore	st O	offic	ers	Ē	_    F	ore	st I	Rai	nge	- -r	_ o	the	rs	S	Р	Е	С	1	Т	F	Y	Т	Т	Т		
*Address Type:			Res	ide	ntia	ıl	Γ	_    -	Busi	ines	s	[		Reg	iste	red	Off	ice	_						_																					
*Permanent Addre						ess	of S	Seco	ond	Арр	lica	nt: [				_		-1				ı -		1	_	_	_	_	_								1	Т	$\top$	$\neg$	$\neg$	$\neg$	$\neg$	$\neg$		$\neg$
(Refer to Clause :	2 of Terr	ns &	Cond	ITIOI	ns)	Π		Τ	Т	Т						$\dashv$	$\dashv$	L	Α	Ν	D	M	А	R	K		+				Н							+	+	+	+	+	+	+		$\dashv$
City										1		Sta	ite												Co	untr	У												P	Pin	工	土	工	1		
*Address Type:			ı		ntia	ıl		E	Busi	ines	s	[		Reg	iste	red	Offi	ce																												
*Mailing Address (Refer to Clause :							I	Ţ	$\perp$	$\exists$																	I											T	Į	I	ightarrow	ightarrow	ightarrow	ightarrow		$\Box$
Tel M A N	D A	Т	0	R	V	*M	lobil		V/I	Δ	N	Sta	ate A	_	0	R	V	-	*Em	-					Co	untr	γ	+	$\dashv$		Н	_					-	+	╬	Pin	+	+	+	+	+	$\dashv$
Tax Residence	details	as	appl	ical	ole:	_		_	RY)		-		/ \				_		E111	lait					_	_		_				_				_	_	_	$\pm$	_	_	_	_	=	_	_
(Please indicate AL	L the Co	untri	es in								tax	purp	oses	and	asso	ciate	d Ta	ı Dı	num	ber b	elow	v)																		_	_	_	_	_		_
Country (ies)	Tax Resi	den	cy#							—		$\dashv$		ax I	denti	ifica	tion	Nun	nbe	r%									$\dashv$	_	dent	ifica	atior	ту	pe ('	TIN	or (	Othe	er%	o, ple	ase	Spe	cify	<u></u>		$\dashv$
#To also include I	JSA whe	re ti	ne inc	livid	lual	is a	citi	zen/	/gree	en c	ard l	hold	er o	f US/	\.																								_	_	_	_	_	_		
% In case Tax ide									_							/aler	nt																													
THIRD APPLI	CANT: (	in C	apit	al I	Leti	ter	5)		Mr	.		М	s		Mr	s		Ma	ast	er																										
Applicant Name:*				F	I		2	S	Т	$\Box$	Ν	А	М	E					M		D	D	L	E			N	Α	М	Е				S	U	R	R	V.	А	M	Е	$\sqsubseteq$	$\sqsupset$	$\Box$		
G	iender:	*	Ма	ale	L	<u></u> י	Fem	ale	L	Tr	ans	geno	ler	<u> </u>	Mari	tal S	tatı	ıs:*	L	м	arrie	ed	_	Un	ımaı	rrie	d [		Oth	ner	DO	DB/	Age*	D	D	N	1 1	VI	Υ	Υ	Υ	Υ	_[	Α	G	Е
Father's Name:*	Mr.	<u> </u>	<u> </u>	F			2	S	Τ	<u> </u>	Ν	Α	M	E					M		D	D	L	E		1	N	Α	M	Е	<u> </u>	<u>_</u>	<u> </u>	S	U	R	1	ν.	А	M	Е	ᆜ	ᆜ	ᆜ		Щ
Mother's Name:	Mrs.	_	<u> </u>	F			2	S	Τ	_	Ν	А	M	Е					M	<u> </u>	D	D	L	E	_	1	N	Α	M	Е	<u> </u>		<u>_</u>	S	U	R	1   9	١.	А	M	Е	ᆜ	ᆜ	ᆜ		Щ
Spouse Name:	Mr./Mrs	<u> </u>	<u> </u>	F	1	1	2	S	Τ	=	N	Α	M	E					M	<u> </u>	D	D	L	I E	<u> </u>	1	N	Α	M	Е	<u> </u>		<u> </u>	S	U	R	1	V .	Α	M	E	극	믁	ᆜ		Н
Guardian's Name: *Pan No.:	Mr./Mrs.	/Miss	5 A	F			Λ .	S		Р	N	A	M	E CV	VC N		<b></b>	(Ca)	M	L		D	L	\_ \_	+	+	N	А	M	E	<u>                                     </u>	<u> </u>	<u> </u>	S	U	IR		N ,	A	M	븍	井	井	닉		H
Minor Pan( If App	liaalala).	IVI		I N			^ _	<u>.                                     </u>	0	В			]	CK	TC N	ıumı	ber	(Cei	ILFa	ıl KY	CR	egis	ur y	<b>'</b> ∟															_			_				Ш
*Nationality:	ucable):	IVI	I ^	IN			^	<u>'  </u>	0				] 	_		]				••	1.4		N	Тъ	Ι,	Λ	<del>-</del> T	0	ь		_	٦						Λ	NI T	Б	^	<u>.</u> T	$\overline{a}$	ы	V	
(if national of more that country, please mention countries separated by	all the	IVI	I A	IN	D	, ,	A	_	U	K	Y		_			٠	oun	try c	тв	irtn	IVI		IN		/ /-	٦.			N			」 <b>*C</b> i	ity o	of Bi	rth	IV	1 /	4	IN	Ы	Α		0	K	Ť	Ш
Occupation:*	a Comma)	L	Bu	ısin	ess		L		Pro	ofes	sior	nal	L	Se	lf Er	nplo	yed	ı [		Reti	red				]·	Hou	sev	vife	2			Stuc	dent		Pı	ubli	c S	ecto	or	_[		Priv	/ate	Sec	ctor	
		L	Go	vt.	Sec	tor	Ļ	ᆜ	Agr	ricul	ltur	e	L	Pr	opri	etor	ship	•		For	est (	Offi	cer	s	!	For	est	R	ang	er		Othe	ers	S	Р	E	(	С		F	Υ	$\Box$	$\Box$			Ш
Address Type: *Permanent Addr		Pos	_		enti		of II			sine			L	Re	gist	ered	Of	fice			_	_		_	_									_		_		_		_	_	_		_		
(Refer to Clause							J	u	7			L	╀	+	┝	_	L	$\vdash$	┝	+	+	+	$\vdash$	+	+	+	$\dashv$			$\vdash$	+	┝	╀	╀	+	+	+	+	$\dashv$	$\dashv$	$\dashv$	$\dashv$	$\dashv$	$\dashv$	_	$\vdash$
City			T	T	+	$\dagger$	1	$\dagger$				St	ate	H			$\vdash$	H	H	t	t	t			c	oun	try			t	t			+			$\dagger$	$\dagger$	$\dashv$	Pin	$\dashv$	$\forall$	$\dashv$	$\exists$		Н
Address Type:			Re	sid	enti	ial	Ī	i	Bus	sine	ss	_	Г	Re	gist	ered	Of	fice				•		•					•			•			•			•	_							
Mailing Address (Refer to Clause						Г	Ī	Ī					Ī	Ī				Π			Τ	Τ			Τ	T	T			Τ		Τ		Τ		Τ	T	Т	Т		П	П				
City		L		L		1		4		L		St	ate	L											C	oun	try							L				$\perp$	4	Pin	$\Box$	$\exists$	$\Box$	$\Box$		
Tel M A N	D A	Т	0	R	Y	N	1obi	le*	M	A	Ν	D	А	T	0	R	Υ		Er	nail*							_										_									Ш
Tax Residenc	e detail	s as	арр	lica	able	e: (N	1ANI	DAT	ORY	n																																				
(Please indicate A					ich y	you	are a	res	sider	nt fo	r tax	c pur	<u> </u>	es and			_		_		belo	w)									Idou			- T		(TIN		041								$\overline{}$
Country (les)	TAX RE	siuei	icy#							_				Iax	luen	unca	atio	n Nu	ШЬ	21 70											luer	ıtını	atio	,,,	ype	(111	4 Or	Oti	ler	70, P	leas	e Sp	ecii	<b>Y</b> )		
#To also include l	JSA who	re th	e inc	livid	lual i	is a	citi	en/	gree	en c	ard !	10ld	er of	us/																									_	_		_				
% In case Tax ide	ntificatio	n Nu	ımbe	r is	not a	ava	ilabl	e, k	indl	y pro	ovid	e fu	nctio	onal (	equiv			ner"	Guir	leline	es fo	r NP	-( c r	pres	crihe	ed by	v th	e P	eser	ve P	ank r	of Inc	dia n	ew ir	)Vect	ors	sho	uld r	prov	/ide c	elf a	ttest	ed c	opv.	of a	nv 1
one of the follow	ing docu				cont	ains	the	pho	otogi	raph	of t	he c	once	erned	first	depo	sito	r) for	ide	ntific	ation	1 & р	roof	of re	esid	entia	al ac	ddre	ess.	. c D	ar IK (	., 1110	-ru, 11	~vv 11	., 631	.013	الارد	au þ	۷۰ ،۰	.uc 3	un d	50	-u Ll	ا لاط	J, al	٠,
Passport (Expri		droce	diffe	ore f										oof [ □ +												Aa				tank	Acco	unt s	state	men	ĿГ	Пει	ectr	icitv	, Bili	ιſ	□Le	tter f	from	emr	alove	er

II. CHANGE /CANCELLATION/ADDITION OF HOLDER(S)  Depositor(s) are altowed to change/cancel/add the joint holder(s) only at the time of renewal. In case of the death of the holder(s), second/third (if any) the holding is cancelled automatically on submission of the certificate copy of death certificate.  III. TRANSMISSION PROCEDURES  Deposit(s) cannot be transmitted in favour of nominee, the default option is preclosure in case of death of the holder(s).  For Transmission of deposit(s), the joint holder(s) should submit the following.  Deposit Receipt(s), duly discharged by all the holders with revenue stamp (ii) Certified copy of Death Certificate of the deceased holder(s) (iii) Any documentary evidence that may be called for by the company at that time.  Transfer of deposit(s) in favour of holder(s) shall be a valid discharge by the company against the legal hiers.  Deposit(s) that is/are preclosed/transmitted in favour of holder(s) nominee who is a Non-Resident will be only on Non-Repatriable basis.(i.e.neither the principal nor the interest thereon will be repatriable.  FOR NRI DEPOSITORS ONLY  a) IWe hereby declare that the amount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amou does not represent inward remittance from Overseas to NRO account or transfer of funds from NRE/FCNR (8) accounts to NRO account.  b) IWe hereby declare that my stay in India during the financial year			Non	nin	at	ioı	n																	
Statistics of Activement (14 in 15 Aprentation) and the Company of	I / we above named depositor/s ☐ do not wish to nominate / ☐ v	wish to non	ninate	follo	owing	g pe	rson	to w	nom	in th	ne e	vent	of	my /	/ oui	· / m	ino	's de	ath	the a	amou	ınt	of t	his
Securities were not to topoor a control of the cont	deposit may be returned by Mahindra & Mahindra Financial Servic	es Limited.									_				,		-							_
Guardants Name (#c.) Piles / Nam	*Name of the Nominee Mr. / Ms. / Mrs.	$\sqcup \sqcup$						Ш			4	_	$\downarrow$		Date	Of B	irth	D [	) M	М	Υ	Υ	Υ	Υ
(if Nomines is Princy)  Assistant Services of Control Services of		$\sqcup \sqcup$	$\vdash$		_	_		$\sqcup$	4	_	+	+	+	-			4	+	$\perp$		$\dashv$	4	4	$\dashv$
Depositors are strongly advised to have their accounts in joint names or use nomination.  1.87 Applicant Signature -		ШШ		Ш				Ш				$\perp$						$\perp$			Щ			
Depositors are strongly advised to have their accounts in joint names or use nomination.  3. Applicant Signature - 2. 2014 Applicant Signature - 3. 3rd Applicant Signature - 3. 3rd Applicant Signature - 2. 3rd Applicant Signature - 3. 3rd Applicant	Address of Nominee									$\top$				Τ						Т			T	
Depositors are strongly, advised to have their accounts in joint mames or use nomination.  2st Applicant Signature	City State			П		c	ountry											Pi	n		T			T
3.04 Applicant Signature - 3.04 Applicant Signature - 3.04 Applicant Signature - 4.04 Applicant Signat	Tel M A N D A T O R Y *Email										*N	1obile	e											
Witness 2 Signature - Witness 2 Signature - Witness 2 Signature (and the Precedure terms and conditions told down by the Company governing the nomination facility and accept that they are briefly on means.  I. CHANGE /CANCELLATION OF NOMINATION Depositor(s) can change / cancel the nomination at any gener of time by thing with me company the prescribed form the greateristed form is available on the Company's website.  II. CHANGE /CANCELLATION OF NOMINATION  III. CHANGE /CANCELLATION OF NOMINATION  III. CHANGE /CANCELLATION OF HOLDER(S)  Depositor(s) are allowed to change/canceland the joint holders) only at the end or recrease in case of the deady of the tolder by second/phind of any the holding is cancelled automatically on automatically on automatical in favour of nomines, the default option is preclosure in case of death of the holder(s).  For Transmission of depositing, the joint holder(s) both to be a visible of the properties of the holder(s).  For Transmission of depositing in favour of nomines, the default option is preclosure in case of death of the holder(s).  For Transmission of depositing in favour of nomines, the default option is preclosure in case of death of the holder(s).  For Transmission of depositing in favour of nomines, the default option is preclosure in case of death of the holder(s).  For Transmission of apposition in the properties of the company at that time.  III. Transmission of depositing in favour of holder(s) shall be a valied discharge by the company against the legal hiers.  III. Transmission of depositing in favour of holder(s) shall be a valied discharge by the company against the legal hiers.  III. Transmission of depositing in favour of holder(s) shall be a valied discharge by the company against the legal hiers.  III. Transmission of depositing in favour of holder(s) shall be a valied discharge by the company against the legal hiers.  III. Transmission of depositing the later than a mount deposited with Mahindra and Mahindra Financial Services in the properties and the prop		-																						
C. CHANGE / CANCELLATION OF NOMINATION											ppl	icant	: Sig	antı	ıre -									
CHANGE / CANCELLATION OF NOMINATION	I/We have read and understood the nomination rules prescribed by Reserv										litio	ns la	id do	own I	by th	ie Co	mpa	any g	over	ning	the n	omi	nati	on
Depositing this darks precised from the company's website.  II. CHANGE /CANCELLATION/ADDITION OF HOLDER(S) Depositing am allowed to change/transcipled the joint backer(s) only at the time of research. In case of the death of the holder(s), second/third (if any) the holding is cancelled automatically on submission of the certified copy of death certificate.  II. TRANSMISSION PROCEDURES  Deposit(s) cannot be transmitted in favour of nominee, the default option is preciousure in case of death of the holder(s).  For Transmission of depositists, the joint holder(s) should submit the following.  Deposit(s) cannot be transmitted in favour of nominee, the default option is preciousure in case of death of the holder(s).  For Transmission of depositists, the joint holder(s) with the holders with revenue stamp (ii) Certified copy of Death Certificate of the deceased holder(s) (iii) Any documentary evidence that may be called for by the company at that time.  Ii) Transfer of depositists, the print holder(s) shall be a valid discharge by the company against the legal hiers.  Iii) Depositist (path size preciosed/transmitted in favour of holder(s) nominee who is a Non-Resident will be only on Non-Repatriable basis (i.e. neither the principal nor the interest thereon will be repatriable.  Iii) Transfer of depositists in the mount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amound does not expresent inward remittance from Overseas to NRO account or transfer of funds from NREFCRA (B) accounts to NRO accounts.  III) While hereby declare that the my stay in india during the financial year	facility and accept that they are binding on me/us																							
II. CHANGE / CANCELLATION/ADDITION OF HOLDER(S)  Depositing an allowed to change/cancel paid the join holder(g) only at the time of renewal. In case of the death of the holder(s), second/thed (if any) the holding is cancelled automatically on submission of the certified copy of death certificate.  II. TRANSMISSION PROCEDURES  Depositing cannot be transmitted in favour of nomines, the default option is perclasure in case of death of the holder(s).  For Transmission of deposities), the join holder(s) should assume the following.  Depositing Receipt(s), duty discharged by all the holders with revenue stamp (ii) Certified copy of Death Certificate of the decased holder(s) (iii) Any documentary evidence that may be called for by the company at that time.  Transfer of longositie) in favour of holders with trevenue stamp (ii) Certified copy of Death Certificate of the decased holder(s) (iii) Any documentary evidence that may be called for by the company at that time.  Transfer of longositie) in favour of holder(s) shall be a valid discharge by the company against the legal hiers.  III. Depositing that is these preciseded that the amount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amound does not represent inward remittance from Deveses to NRO account or transfer of funds from NREFCHR (B) accounts to NRO account*  Di. Who hereby declare that thy stay in India during the financial year	I. CHA	ANGE /C	CANC	ELI	LAT	IOI	N O	FΝ	OM	1IN/	AΤΙ	ON												
Deposition on submoord to change, cancelladd they born holder(s) only at the time of renewal. In case of the death of the holder(s), second/third (if any) the holding is cancelled numerationally on submoord of the certified copy of death certificate.  II. TRANSMISSION PROCEDURES  Depositing cannot be transmitted in for ominine, the default option is preclosure in case of death of the holder(s).  For Transmission of depositis, the joint holder(s) should be submit the following.  Depositing Receipt(s), duty discharged by all the holders with revenue stamp (ii) Certified copy of Death Certificate of the decased holder(s) (iii) Any documentary evidence that may be called for by the company at that time.  II. Transfer of depositis (ii) in the properties of the properties of the decased holder(s) (iii) Any documentary evidence that the amount deposited with all hindra and Malhindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amound does not represent invariant remittance from Overseas to NRO account or transfer of funds from NREFCHR (B) accounts to NRO account.    III. Whe hereby declare that my stay in India during the financial year	Depositor(s) can change / cancel the nomination at any point of time by fi	illing with th	ne com	pany	the p	ores	cribed	d forn	n. Th	e pre	scri	bed	forn	ı is a	ıvaila	ble	on t	ne Co	mpa	ny's	webs	ite.		
Deposit(s) cannot be transmitted in favour of nomines, the default option is preciousre in case of death of the holder(s).  For Transmission of deposit(s), the joint holder(s) should abount the following.  Deposit Recipi(s), duly discharged by all the holders with revenue stamp (ii) Certified copy of Death Certificate of the deceased holder(s) (iii) Any documentary ordinance that may be called for by the company at that time.  ii) Transfer of deposit(s) in favour of holder(s) shall be a valid discharge by the company against the legal hiers.  iii) Transfer of deposit(s) in favour of holder(s) shall be a valid discharge by the company against the legal hiers.  iii) Transfer of deposit(s) in favour of holder(s) nomines who is a Non-Resident will be only on Non-Repatriable basis (i.e. neither the principal nor the interest there will be repatriable.  FOR NRI DEPOSITIORS ONLY  a) Whe hereby declare that the amount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amound does not represent inward remittance from Overseas to NRO account or transfer of funds from NREFCNR (8) accounts to NRO account.  b) Whe hereby declare that my stay in india during the financial year does not exceed/will not exceed 182 days & hence I will be a non-resident during the sain financial year.  Note: NRI's & PIO's Deposits will be accepted for a maximum period of 3 years.  Note: NRI's & PIO's Deposits will be accepted for a maximum period of 3 years.  Carriptions in the princer and carription by the disc confirm their Whe here and interested the Princer and Confirmation Princer in Princer and Evolution Princer in Princer i	II. CHANGE /CA	ANCELLA	ATIO	N/A	DD	ITI	ON	OF	НΟ	LD	ER	(S)												
II. TRANSMISSION PROCEDURES  Poposition of deposition in the process of the default option is preclosure in case of death of the holder(s).  For Transmission of deposition, the joint holder(s) should submit the following.  Depositing Receipt(s), duty discharged by all the holders with revenue stamp (iii) Certified copy of Death Certificate of the deceased holder(s) (iiii) Any documentary evidence that may be called for by the company at that time.  In Transfer of deposition in forward not holder(s) shall be a valid discharge by the company against the legal hiers.  ID Deposition is the legal hiers.  ID Deposition is laken precodeadtransmitted in favour of holder(s) nominoe who is a Non-Resident will be only on Non-Repatriable basis.(i.a.neither the principal nor the interest thereon will be repatriable.  FOR INT DEPOSITIONS ONLY  A) I/We hereby declare that the amount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from INTO Account. Further this amound does not represent invariance from Overseas to NRO account or transferr of funds from INTE/FOR (8) accounts to INTO account. Further this amound does not represent invariance from Overseas to NRO account or transferred from INTO Account. Further this amound does not represent invariance from Overseas to NRO account or transferred from INTE/FOR (8) accounts to INTO account. Further this amound does not represent invariance from Overseas to NRO account or transferred from INTE/FOR (8) accounts to INTO account. Further this amound does not represent invariance from Overseas to NRO account or transferred from INTE/FOR (8) accounts to INTO account. Further this amound does not represent invariance from Overseas to INTO accounts to INTE Acco	Depositor(s) are allowed to change/cancel/add the joint holder(s) only at 1	the time of i	renewa	al. In c	case (	of th	ne dea	ath of	the	hold	er(s	), sed	conc	l/thir	d (if	any)	the	hold	ing is	s can	celle	d		
Deposit(s) cannot be transmitted in favour of nominee, the default option is preclosure in case of death of the holder(s).  For Transmission of deposit(s), the joint holder(s) should submit the following.  Deposit Repolity, duty discharged by all the holders with revenue stamp (ii) Certified copy of Death Certificate of the deceased holder(s) (iii) Any documentary widence that may be called for by the company at that time.  ii) Deposit(s) that is/are preclosed/transmitted in favour of holder(s) nominee who is a Non-Repatriable basis.(i.e.neither the principal nor the interest there on will be repatriable.  FOR NID (EPOSITORS ONLY  a) IVM hereby declare that the amount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amound does not represent inward remittance from Overseas to NRO account or transfer of funds from NREFCHOR (8) accounts to NRO account.  b) IVM hereby declare that my stay in India during the financial year	automatically on submission of the certified copy of death certificate.																							
For Transmission of deposit(s), the joint holder(s) should submit the following.  Deposit Receip(s), duty discharged by all the holders with revenue stamp (ii) Certified copy of Death Certificate of the deceased holder(s) (iii) Any documentary evidence that may be called for by the company at that time.  Ii) Transfer of deposit(s) in favour of holder(s) shall be a valid discharge by the company against the legal hiers.  Iii) Deposit(s) that is/are preclosed/transmitted in favour of holder(s) nominee who is a Non-Resident will be only on Non-Repatriable basis, (i.e. neither the principal nor the interest thereon will be repatriable.  FOR NRI DEPOSITORS ONLY  a) I/We hereby declare that the amount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amou does not represent inward remittance from Overseas to NRO account or transfer of funds from NREFCRR (B) accounts to NRO account.    b) I/We hereby declare that my stay in India during the financial year	1	II. TRANSN	/IISSIC	ON P	ROC	ED	URE	S																
Deposit Receipt(s), duly discharged by all the holders with revenue stamp (ii) Certified copy of Death Certificate of the decessed holder(s) (iii) Any documentary evidence that may be called for by the company at that time.  ii) Daposit(s) that is/are preclosed/transmitted in favour of holder(s) nominee who is a Non-Resident will be only on Non-Repatriable basis, (i.e.neither the principal nor the interest thereton will be repatriable.  FOR RNI DEPOSITORS OILY  a) Whe hereby declare that the amount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amound does not represent inward remittance from Overseas to NRO account or transfer of funds from NREFORR (B) accounts to NRO account.  b) I'We hereby declare that my say in India during the financial year.  does not exceed will not exceed 182 days & hence I will be a non-resident during the sai financial year.  Note: NRI's & PIO's Deposits will be accepted for a maximum period of 3 years.  Arctification will be understood the alignmation requirements of the Form as per the CIDIT notlyfeld falls \$1.14 for 1344 and hereby caption that the information provided by majors on miss from its provided of whiching the said financial year in the provided of the provid	Deposit(s) cannot be transmitted in favour of nominee, the default option is	s preclosure	in cas	e of d	leath	of th	he ho	lder(s	).															
a vidence that may be called for by the company at that time.  b Transfer of depositely in favour of holder(s) shall be a valid discharge by the company against the legal hiers.  c Doposity (shat is are practicased/transmitted in favour of holder(s) nominee who is a Non-Resident will be only on Non-Repatriable basis. (i.a. neither the principal nor the interest thereon will be repatriable.  FOR NRI DEPOSITIORS ONLY  a) I/We hereby declare that the amount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amount does not represent inward remittance from Overseas to NRO account or transfer of funds from NRE/FCMR (B) accounts to NRO account?  b) I/We hereby declare that my stay in India during the financial year	For Transmission of deposit(s), the joint holder(s) should submit the follo	wing.																						
iii) Deposit(s) that Islane preciosed/transmitted in favour of holder(s) nominee who is a Non-Resident will be only on Non-Repatriable basis. (i.e. neither the principal nor the interest thereon will be repatriable.  FOR NRI DEPOSITORS ONLY  a) I/We hereby declare that the amount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amound one into represent invariance from Overseas to NRO account or transfer of funds from NREFCNR (B) accounts to NRO account. Further this amound one into represent the representation of the present that the amount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amound one into representation of the presentation of the pre		stamp (ii) Ce	rtified	сору	of De	eath	Certi	ficate	of th	he de	cea	sed	hold	er(s)	(iii)	Any	doc	umer	ntary					
iii) Deposit(s) that is/are preclosed/transmitted in favour of holder(s) nominee who is a Non-Resident will be only on Non-Repatriable basis.(i.e.neither the principal nor the interest thereon will be repatriable.  **FOR NIC IDEPOSITORS ONLY																								
### PRO NO EPOSITOR ONLY    a)   We hereby declare that the amount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amound does not represent inward remittance from Overseas to NRO account or transfer of funds from NRE/FCNR (8) accounts to NRO account. Further this amound does not represent inward remittance from Overseas to NRO account or transfer of funds from NRE/FCNR (8) accounts to NRO account. Further this amound does not represent inward remittance from Overseas to NRO account or transfer of funds from NRE/FCNR (8) accounts to NRO account. Further this amound does not receed/will not exceed 182 days & hence I will be a non-resident during the sali financial year.    Note: NRI's & PIO's Deposits will be accepted for a maximum period of 3 years.		•		-		_																		
We hereby declare that the amount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amound one not represent inward remittance from Overseas to NRO account or transfer of funds from NRE/FCNR (8) accounts to NRO account."		minee who is	s a Nor	n-Res	iden	t will	l be o	nly o	n No	n-Re	patr	iable	bas	is.(i	.e.ne	ithe	the	prin	cipal	nor	he in	tere	st	
a) IWe hereby declare that the amount deposited with Mahindra and Mahindra Financial Services Ltd. represents amounts transferred from NRO Account. Further this amound does not represent inward remittance from Overseas to NRO account or transfer of funds from NREFCNR (8) accounts to NRO account.  b) IWe hereby declare that my stay in India during the financial year																								
does not represent inward remittance from Overseas to NRO account or transfer of funds from NRE/FCNR (8) accounts to NRO accounts																				_				
b) I/We hereby declare that my stay in India during the financial year																	NRC	) Acc	ount	. Fur	ther t	his	ame	oun
financial year.  Note: NRT's & PIO'S Deposits will be accepted for a maximum period of 3 years.  FATCA DECLARATION:  Certification / NW have understood the information requirements of the Form as yer the CBDT notified Rules 1.14 for 1.144 and hereby cought that the information provided by make on this form is in our correct and complete. (We disc confirm that I'M's have read understood the Terms and Conditions below and hereby accept the same!) We understand that my personal for more details.)  Whe hereby corpusate of the Mindre of Mahindra Filamonial Services Limited (the Company) will be used for CBDT reporting (Please refer FACA terms of conditions for more details).  Whe hereby corpusate our consent to MMFSL to obtain analyse submit my four information from the Carpinance.  Whe hereby provide our consent to MMFSL to obtain analyse submit my four information from the Carpinance.  Whe hereby provide our consent to MMFSL to obtain analyse submit any four information from the Carpinance.  Whe hereby expressly consent and authorize MMFSL to obtain analyse submit any four information from the Carpinance of the Carpinance of Schools to information of the Carpinance of the Carpinance of Schools to information and authorize MMFSL to obtain any given apidous.  **Pernaculation Declaration:  (Advisor) In	·								•	•							ho	a nor	-roci	idant	duri	na f	ho c	hice
FATCA DECLARATION:  Certification //We have understood the information requirements of the Form as per the CBDT notified Rules 114F to 114H and hereby occept the same/live understand that my personal details as provided / available in the records of Mahindra & Mahindra & Financial Services limited (the Company) will be used for CBDT reporting/flease-refer FATCA terms & conditions or more details).  Whe hereby expressly consent to MMFSL to search, download, Upload/share with Central KYC registry & receive information through SMS/e-mail on the door registered mobile number/e-mail id for the purpose of KYC complaints.  Whe hereby expressly consent to MMFSL to obtain and/or submit my / our information from/to Credit information Company and/or information utility and/ or such institution set up under the provisions of law from tin or time, as and when required.  Whe hereby expressly consent to MMFSL to obtain and/or submit my / our information from/to Credit information Company and/or information utility and/ or such institution set up under the provisions of law from tin or time, as and when required.  Whe hereby expressly consent to MMFSL to obtain and/or submit my / our information from/to Credit information Company and/or information utility and/ or such institution set up under the provisions of law from tin or time, as an advanced and the information of the provision of law from tin or time, as an advanced and the information of the provision of law from the original or such institution of the income and to enable mobile Sultano to information and the information and advanced by the company and/or information that my provision of the income and the information of the provision of the prevented reaction of the income and the provision of the prevented reaction of the income and the provision of the prevented reaction of the income and the original or the purpose of device and the original or the purpose of device decired that (the amount being deposite with the Company as after careful consideration any vince a		year		uc	Jes II	ot e.	xceec	I/ WIII	1101	EXCE	su i	02 U	ays	ox IIIe	iice	ı wıı	De	a 1101	1-162	luelli	uurii	ily t	iie s	aiu
FATCA DECLARATION:  Certification //We have understood the information requirements of the Form as per the CBDT notified Rules 114F to 114H and hereby occept the same/live understand that my personal details as provided / available in the records of Mahindra & Mahindra & Financial Services limited (the Company) will be used for CBDT reporting/flease-refer FATCA terms & conditions or more details).  Whe hereby expressly consent to MMFSL to search, download, Upload/share with Central KYC registry & receive information through SMS/e-mail on the door registered mobile number/e-mail id for the purpose of KYC complaints.  Whe hereby expressly consent to MMFSL to obtain and/or submit my / our information from/to Credit information Company and/or information utility and/ or such institution set up under the provisions of law from tin or time, as and when required.  Whe hereby expressly consent to MMFSL to obtain and/or submit my / our information from/to Credit information Company and/or information utility and/ or such institution set up under the provisions of law from tin or time, as and when required.  Whe hereby expressly consent to MMFSL to obtain and/or submit my / our information from/to Credit information Company and/or information utility and/ or such institution set up under the provisions of law from tin or time, as an advanced and the information of the provision of law from tin or time, as an advanced and the information of the provision of law from the original or such institution of the income and to enable mobile Sultano to information and the information and advanced by the company and/or information that my provision of the income and the information of the provision of the prevented reaction of the income and the provision of the prevented reaction of the income and the provision of the prevented reaction of the income and the original or the purpose of device and the original or the purpose of device decired that (the amount being deposite with the Company as after careful consideration any vince a	•	maximun	n per	iod	of 3	3 ve	ears																	
Certification //We have understood the information requirements of the Form as per the CBDT notified Rules 114F to 114H and hereby confirm that the information provided by me/us on this form is true correct and complete. Whe also confirm that UVMe have read understood the Terms and Conditions below and hereby accepted the same. Whe understand that my personal details as provided / ovailable in the records of Mahindra & Mahindra Financial Services. Limited (the Company) will be used for CBDT reporting/Please refer FATCA terms & conditions for more details). Whe hereby expressly consent to MMFSL to search, download, Uploads/share with Central KYC registry & receive information through SMS/email on the above registered mobile number/e-mail id for the purpose of KYC compliance. Whe hereby provide our consent to MMFSL to obtain and/or submit my / our information from/to Credit Information Company and/or information utility and/or such institution set up under the provisions of law from time to time, as and when required. Whe hereby expressly consent to MMFSL to obtain and/or submit my / our information from/to Credit Information Company and/or information utility and/or such institution set up under the provisions of law from time to time, as and when required.  Whe hereby expressly consent to MMFSL to make telephone calls, send SMSs, WhatsApp messaging & services, Emails, USSD, Vaice services, Push Notifications, Cell Broadcast, MMS, Location-based Services, Push Notifications in Information Push Push Push Push Push Push Push Push	·		•			,																		
aterials as provided / available in the records of Mathindra & Mahindra Financial Services Limited (the Company) will be used for CBDT reporting (Please refer FATCA terms & conditions for more details) from or details (in more details) // Whe hereby provide our consent to MMFSL to search, download, Upload/share with Central KYC registry & receive information through SMS/e-mail on the above registered mobile number/e-mail id for the purpose of KYC compliance. // Whe hereby provide our consent to MMFSL to obtain and/or submit my / our information from/to Credit Information company and/or information utility and/ or such institution set up under the provisions of law from the to time, as and when required. // Whe hereby expressly consent and authorize MMFSL to make telephone calls, send SMSs, WhatsApp messaging & services, Emails, USSD, Voice services, Push Notifications, Cell Broadcast, MMS, Location-based Services, and to enable mobile Solutions to inform/benefit me on any given options. // Advisory in	Certification :I/We have understood the information requirements of the Form as per th																							
Whe hereby expressly consent to MMFSL to acknowled, Upload/share with Certral KVC registry 6- receive information through SMS/e-mail on the above registered mobile number/e-mail id for the purpose of KVC compliance.  Whe hereby provide our consent to MMFSL to obtain and/or submit my / our information from/to Credit Information Company and/or information utility and/ or such institution set up under the provisions of law from the to temps and authorize MMFSL to make telephone calls, send SMSs, WhatsApp messaging 6- services, Emails, USSD, Voice services, Push Notifications, Cell Broadcast, MMS, Location-based Services, and to enable mobile Solutions to inform/benefit me on any given options.  **Memocular Declaration:**  DECLARATION: (We hereby declare that the amount being deposited herewith is not out of any funds acquired by metus by borrowing or accepting from any other deposit 8 is to restrict as the payee for the purpose of eduction or Tax under section appeal; 8 is to treated as the payee for the purpose of eduction or Tax under section and the Company at myour own risk & voilsion, (We further declare that, t)We any proceeds of Schedule of officer and carbid considerable to the company at myour own risk & voilsion, (We further declare that, t)We any proceeds of Schedule of officer Scheme 8 that the anomat kept in the Deposits is through legitmate source & does not invoke directive or indirectly any proceeds of Schedule of officer & Give is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002. & any Rules, Regulations, Notifications, Guidelines or Directions thereometry is a memoded from time to time. (We shriften afformation & Huly co-operate in any investigation as & when engulared by the provisions of the prevention of Noney Laundering Act, 2002. & any Rules, Regulations, Notifications, Guidelines or Directions thereometry is a memoded from time to time. (We shriften afform that the information declared by memory is a company in ac																								
Vermacular Declaration:  DECLARATION: I'We hereby declare that the amount being deposited herewith is not out of any funds acquired by the hereby of the above members of deduction of Tax under section 3944 of the incompany at mylour own nisk 8 voition. We have gone through the financial content in all respect 8 orbiton. We have gone through the financial content on evadors of the provisions of the Prevention of Nonexy Language from the provisions of the Prevention of Nonexy Language from the provisions of the Prevention of Nonexy Language from the provisions of the Prevention of Nonexy Language from the special Executive Officer.  **In Applicant Signature*  **Jemacular Signature*  DECLARATION: We hereby declare that the amount being deposited herewith is not out of any funds acquired by melius by borrowing or accepting from any other person. (We declare that the internal conditions of the content has, 1961. (We have read the frems & conditions of Deposits & agree to abole by them.) We have gone through the financial & other declarations furnished by the Company & after of the above mentioned of Deposits & agree to abole by them.) When have gone through the financial is other declarations furnished by the Company & after of the above mentioned scheme is that the amount kept in the Deposits is through legitimate source & does not invoke directly or indirectly any proceeds of Schedule of officers & Given is not designed for the prevention of Honey Laundering Act, 2002. & any fluence, Regulations, Northstanon, Guidelers of Officers and Company & American & Compa		al KYC reaistry	ı & recei	ive infi	ormat	ion ti	hrouat	SMS/	e-ma	il on t	he a	hove	renis	tered	mohi	le nu	mher	/e-ma	il id fa	or the	nurnc	se n	f KYI	<b>C</b>
to time, as and when required.  Whe hereby expessive consent and authorize MMFSL to make telephone calls, send SMSs, WhatsApp messaging 6- services, Emails, USSD, Voice services, Push Notifications, Cell Broadcast, MMS, Location-based Services, and to enable mobile Solutions to inform/benefit me on any given options.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.	compliance.			•			-	·					-						•					
DECLARATION: (We hereby declare that the amount being deposited herewith is not out of any funds acquired by measure by borrowing or accepting from any other person.) (We declare that the first name depositor is the beneficial owner of this joint deposit & is to treated as the payee for the purpose of deduction of Tax under section 194A of the income Tax, 1961. (We have read the Terms & conditions of Deposits & agree to abide by them) (We have gone through the financial & other declarations fruinkied by the Company at myfour own risk & voilsion.) (We further declare that, (We ambree authorized to make this Deposit is through legitimate source & does not invoke directly or indirectly any proceeds of Schedule of offerce ∨ is not designed for the purpose of any contravention or existing of the provisions of the Prevention of Honey Laundering Act, 2000 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time (We have laundering Act, 2000 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time (We have laundering Act, 2000 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time (We have laundering Act, 2000 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time (We have laundering Act, 2000 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time (We have laundering Act, 2000 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time (We have having provided by the Company in accordance with the applicable Laundering Act, and the provided by the Company in accordance with the applicable Laundering Act, and the provided by the Company in accordance with the applicable Laundering Act, and the provided by the Company in accordance with the applicable Laundering Act, and the provided by the Company in accordance with the	, , , , , , , , , , , , , , , , , , , ,	n from/to Cred	ait infori	matior	ı Com	pany	ana/o	r infor	matic	on util	ity a	na/ o	r suc	n inst	itutio	n set	ир и	naer i	ne pr	ovisio	ıs of l	aw f	rom	time
DECLARATION: [We hereby declare that the amount being deposited herewith is not out of any funds acquired by me/us by borrowing or accepting from any other person. [We declare that the first name depositor is the beneficial owner of this joint deposit 8 is to treated as the payee for the purpose of deduction of Tax nature section 194A of the income Tax, 195L. [We have read the Terms & conditions of Deposits 8 agree to abide by them) [We have gone through the financial 8 other declarations furnished by the Company at mybur own risk 8 volition. [We further declare that, [We am/are authorized to make this Deposit in the above membraned Schene 8 that the amount kept in the Deposit is through legitimate source 8 does not involve directly or indirectly any proceeds of Schedule of officence 8/or is not designed for the purpose of any contravention or existion of the provisions of the Prevention of Money Laundering Act, 2002 8 any Rules, Regulations, Notifications, Guidelies or Directions thereunder, as amended from time to time. [We shall provide any further information 8 fully co-operate in any investigation as 8 when required by the Company is a roordance with the applicable Law, [We further affirm that the information/details provided by me/us is/are true & correct in all respect 8 nothing has been concealed.   **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  *1st Applicant Signature  *2st Applicant Signature  *2st Applicant Signature  *3" Applicant Signature		Ss, WhatsApp I	nessagi	ng & s	service	es, En	nails, L	JSSD, \	/oice	servic	es, F	Push M	Votifi	catio	ns, Ce	ll Bro	adca	st, MN	1S, Lo	catior	-base	d Se	rvice	?S,
DECLARATION: I/We hereby declare that the amount being deposited herewith is not out of any funds acquired by mejus by borrowing or accepting from any other person. I/We declare that the first name depositor is the beneficial owner of this joint deposit & is to treated as the payee for the purpose of deduction of Tax under section 194A of the Income Tax, 1961. I/We have read the Terms & conditions of Deposits & agree to abide by them.) We have gone through the financial & other declarations furnished by the Company & after careful consideration I anyWe are making the deposit with the Company at mylour own risk & volition. I/We further declare that, I/We amandate and the Terms & conditions of Deposits & agree to abide by them.) We have gone through the financial as other declared that, I/We amandate and the Terms & conditions of Deposits & agree to abide by them.) We have gone thrown risk & volition. I/We further declare that, I/We amandate and the terms and the terms of the provisions of the provisions of the purpose of any contravertion or evasion of the provisions of the Prevention of Money Laundering Act, 2002 & any Rules, Regulations, Notifications, Cudelines or Directions thereunder, as amended from time to time. I/We shall provide any further information & fully co-operate in any investigation as & when required by the Company in accordance with the applicable Law, I/We further affirm that the information & Fully co-operate in any investigation as & when required by the Company in accordance with the applicable Law, I/We further affirm that the information & Fully co-operate in any investigation as & when required by the Company in accordance with the applicable Law, I/We further affirm that the information & Fully co-operate in any investigation as & when required by the Company in accordance with the applicable Law, I/We further affirm that the information & Fully co-operate in any investigation as & when required by the Company in accordance with the applicable Law, I/We further affirm that the informa	, , , , , , , , , , , , , , , , , , , ,																							
DECLARATION: I/We hereby declare that the amount being deposited herewith is not out of any funds acquired by melus by borrowing or accepting from any other person. I/We declare that the first name deposits on its the beneficial owner of this joint deposit & is to treated as the payee for the purpose of deduction of Tax under section 194A of the Income Tax, 1961. I/We have agone through the financial & other declarations furnished by the Company & after careful consideration I anyWe are making the deposit with the Company at my/our own risk & volition. I/We further declare that, I/We am/are authorized to make this Deposit in the above mentioned Scheme & that the amount kept in the Deposit is through legislante source & does not involved effectly or indirectly or indirectly any proceeds of Schedule of offence &/or is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time. I/We shally provide any further information & fully co-poperate in any investigation as & when required by the Company in accordance with the applicable Law. I/We further affirm that the information/details provided by me/us is/are true & correct in all respect & nothing has been concealed.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  **In Applicant Signature  **In Applicant Signature  **2nd Applicant Signature  **3nd Applicant Signature			( Adv	visor)	in							_ lai	nguc	ge, I	have	unc	erst	ood a	nd a	gree	to the	ter	ms (	and
not out of any funds acquired by me/us by borrowing or accepting from any other person.  /We declare that the first name depositor is the beneficial owner of this joint deposit & is to treated as the payee for the purpose of deduction of Tax under section 194A of the Income Tax, 1961.  /We have gone through the financial & other declarations furnished by the Company at mylow and a financial & other declarations furnished by the Company at mylow and processes a discontinuous processes of the purpose of any contravention or evasion of financial of the declarations of the provisions of the prevention of the provisions of the prevention of forence & of other of offence &	ortations mentioned on Aor																							
person. (We dectare that the first name depositor is the beneficial owner of this joint deposit & is to treated as the payee for the purpose of deduction of Tax under section 1944 of the Income Tax, 1961. (()We have read the Terms & conditions of Deposits & agree to abide by them.) (We have gone through the financial & other dectarations furnished by the Company & after careful consideration I analy we are making the deposit with the Company at my/our own risk & volition. (We further dectare that, I/We am/are authorized to make this Deposit in the above mentioned Scheme & that the amount kept in the Deposit is through legitimate source & does not involved effectly or information or evasion of the provisions of the Prevention of Provision or evasion of the provisions of the Prevention of Money Laundering Act, 2002 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time. ()We shall provide any further information & fully co-operate in any investigation as & when required by the Company in accordance with the applicable Law. ()We further affirm that the information/details provided by me/us is/are true & correct in all respect & nothing has been concealed.   **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  *1" Applicant Signature  *1" Applicant Signature  *2" Applicant Signature  *3" Applicant Signature							1								7	Г								1
194A of the Income Tax, 196.1. ((We have read the Terms & conditions of Deposits & agree to abide by them) (we have gone through the financial & other declarations furnished by the Company & after careful consideration I am/We are making the deposit with the Company & after careful consideration I am/We are making the deposit with the Company & after careful consideration I am/We are making the deposit with the Deposit in the above mentioned Scheme & that the amount kept in the Deposit is through legitimate source & does not involve directly or indirectly any proceeds of Schedule of offence & for is not designed for the purpose of any contravention or evasion of the previsions of the Prevention of Money Laundering Act, 2002 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time. (/We shall provide any further information & fully co-operate in any investigation as & when required by the Company in accordance with the applicable Law. (/We further affirm that the information/details provided by me/us is/are true & correct in all respect & nothing has been concealed.   **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer:  *1" Applicant Signature  *2" Applicant Signature  *3" Applicant Signature																								
agree to abide by them.) I/we have gone through the financial & other declarations furnished by the Company & after careful consideration I am/We are making the deposit with the Company at mylor own risk & volition. I/We further declare that, I/We am/are authorized to make this Deposit in the above mentioned Scheme & that the amount kept in the Deposit is through legitimate source & does not involve directly or indirectly any proceeds of Schedule of offence &/or is not designed for the purpose of any contravention or evasion of the provisions for the provisions of the provisions of the provisions for the recent in a literate photograph with signature (DO NOT STAPLE)  **Thumb impressions must be attested by Magistrate or Notarry Public or Special Executive Officer.  **Thumb impressions must be attested by Magistrate or Notarry Public or Special Executive Officer.  **Thumb impressions fund to the financial & other declarations of the provisions of the pr																								
with the Company at my/our own risk & volition. I/We further declare that, I/We am/are authorized to make this Deposit in the above mentioned Scheme & that the amount kept in the Deposit is through legitimate source & does not involve directly any proceeds of Schedule of offence &/or is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time. I/We shall provide any further information & fully co-operate in any investigation as & when required by the Company in accordance with the applicable Law. I/We further affirm that the information/details provided by me/us is/are true & correct in all respect & nothing has been concealed.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer:  **Thumb impressions further information of the provision of the provisions of the provisions of the prevention of Money Laundering Act, 2002 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time. I/We shall provide any further information/details provided by me/us is/are true & correct in all respect & nothing has been concealed.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer:  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer:  **1st Applicant Signature  **2st Applicant Signature  **2st Applicant Signature	agree to abide by them.) I/we have gone through the financial & other declarations																							
in the Deposit is through legitimate source & does not involve directly or indirectly any proceeds of Schedule of offence &/or is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time. I/We shall provide any further information & fully co-operate in any investigation as & when required by the Company in accordance with the applicable Law. I/We further affirm that the information/details provided by me/us is/are true & correct in all respect & nothing has been concealed.    **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.   *1st Applicant Signature   *2st Applicant Signature   *3st Applicant Sign																								
proceeds of Schedule of offence &/or is not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time. I/We shall provide any further information & fully co-operate in any investigation as & when required by the Company in accordance with the applicable Law. I/We further affirm that the information/details provided by me/us is/are true & correct in all respect & nothing has been concealed.  Date & Place:  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  **1st Applicant Signature  **2st Applicant Signature  **3st Applicant Signature			with signa	ture						v	vith sigr	ature	n						with	signature	N E)			
2002 & any Rules, Regulations, Notifications, Guidelines or Directions thereunder, as amended from time to time. I/We shall provide any further information & fully co-operate in any investigation as & when required by the Company in accordance with the applicable Law. I/We further affirm that the information/details provided by me/us is/are true & correct in all respect & nothing has been concealed.  Date & Place:  ***Thumb impressions must be attested by Magistrate or  Notary Public or Special Executive Officer.  *1st Applicant Signature  *2st Applicant Signature  *3st Applicant Signature	proceeds of Schedule of offence &/or is not designed for the purpose of any		50 1401 5	in LL)						00)	1401	JIAFEE	-,						(00)140	) JIA				
in any investigation as & when required by the Company in accordance with the applicable Law. //We further affirm that the information/details provided by me/us is/are true & correct in all respect & nothing has been concealed.  Date & Place:  **Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  *1st Applicant Signature  *2st Applicant Signature  *3st Applicant Signature																								
applicable Law. I/We further affirm that the information/details provided by me/us is/are true & correct in all respect & nothing has been concealed.  Date & Place:  **Thumb impressions must be attested by Magistrate or  Notary Public or Special Executive Officer.  *1st Applicant Signature  *2st Applicant Signature  *3st Applicant Signature																								
**Thumb impressions must be attested by Magistrate or Notary Public or Special Executive Officer.  *1at Applicant Signature  *2nd Applicant Signature  *3nd Applicant Signature	applicable Law. I/We further affirm that the information/details provided by me/us is/are																							
Notary Public or Special Executive Officer.  *1* Applicant Signature  *2* Applicant Signature  *3* Applicant Signature																								
Notary Public or Special Executive Officer.  *1* Applicant Signature  *2* Applicant Signature  *3* Applicant Signature							1									Г								1
*1st Applicant Signature *2st Applicant Signature *3st Applicant Signature *3st Applicant Signature	**Thumb impressions must be attested by Magistrate or																							
Signature Designation / Authority	Notary Public or Special Executive Officer.																							
Signature Designation / Authority																								
Signature Designation / Authority		*1 st An	nlican+	Sign	ature				*2 <sup>nd</sup>	Appli	cant	: Sigr	atur	e				* ord ,	nnlic	ant C	ianot	urc		
(Guardian in Case of Pillion)	Signature Designation / Authority		•	_		r)						_						<i>3 F</i>	hhric	ant S	ignati	ure		
		Guardie	III Cd	JC 01	10	.,																		

#### 1. ACCEPTANCE OF DEPOSITS:

Indicated in the cover page. The Company will not entertain any request for change once the scheme is selected. Where the scheme choice is not indicated in the Application Form, the deposit will be treated as place in Cumulative Scheme for the highest tenure. Senior Citizen\* (60 year and above), will get an additional rate of 0.25% per annum and Employee/Employees' relatives and Retired Employees/Retired Employees' relatives will get an additional rate of 0.35% per annun

Employees/Employees' relatives and Retired Employees/Retired Employees' relatives will get an additional rate of 0.35% per annum (All M8M Group Company Employees)

ii) Interest on Fixed Deposits will commence from the date of realisation of cheque / demand draft / Amount by the Company. The third-party cheque/fund transfers are not allowed. Funds received from third party, on identification, shall be transferred back to the same account without interest & no FDR will be created for such applications.

iii) Any Change in Name, Address, Bank Mandate, Bank Particulars etc. should be lodged with the offices of the fixed deposit processing

centre, at least 15 days before the date on which any payment falls due to avoid delay for dispatching FDR/interest/Maturity Payment iv) Interest on the Fixed Deposit will cease to accrue from the maturity date of the deposit.

y) The Board of Directors of the Company reserves the right to change /alter /modify all or any of the Fixed Deposit schemes without

v) The board of Directors of the Company (See Ness the right to Change, place) indomy act or any of the Prece Deposit scientism without prior notice.
vi) MICR Code and NEFT are mandatory for all deposit and a copy of Personalized cancelled cheque copy is to be attached along with the application. In case of deposit cheque being from a different bank account other than that of the first depositor, Personalized cancelled cheque copy of the first depositor bank account to be furnished.

cancelled cheque copy of the first depositor bank account to be turnished.

If the KYC documents are incomplete then, the forms will be rejected and returned without interest within 14 working days[Company], so please provide the correct document proofs. Please provide your mobile number and E-mail ID for faster communication, KYC documents of all the deposit holders should be attached and should be self-attested.

Viii) Kindly send all your documents to our FD processing centre at Chennai office for faster response. Please do not send any of your FD related documents to any other address. Company will not be responsible for any delay or misplacement of documents which are sent to other office/ branch addresses of the Company.

Vii. Penailling FD, track and deliverated on our website was unshirted fragment on your are added to visit our website to know more details.

ix) Prevailing FD rates are displayed on our website www.mahindrafinance.com you are advised to visit our website to know more details X) Samruddhi-Cumulative and Non-Cumulative Deposits: Application can be submitted physically or through online mode

#### 2. INDENTIFICATION OF DEPOSITORS:

To comply with "know your Customer Guidelines for NBFCs prescribes by the Reserve Bank of India, depositors are required to comply

to comply with "Frlow your Customer culcularies or where prescribes by the reserve bank of india, depositors are required to comply with the KYC requirements by submitting the following self-attested document. (For all the investors)

(a) Latest photograph (b) Certified copy of the proof of Identity (c) Certified copy of the proof of address.

i) Aadhaar Card, ii) Passport, iii) Driving License, iv) Yoter (Id, V) Dob Card Issued by NREGA duly signed by office of the State Govt. In case the Depositors has already submitted the above document his/her earlier Deposit, subject to validity Company may or may not ask above documents again, but has to provide the reference of his/her folio number or Deposit No. In case, mailing address differs from KYC document address (permanent address, please furnish Address Proof-(i) Telephone Bill(ii) Bank Account Statement /Latest Passbook copy (iii) Electricity Bill (iv) Letter From any recognised public authority (v) Letter from employer

#### Additional documents required for NRI Deposits

ADD card to establish Indian Origin if it is foreign passport

4) Tax Residency Certificate (TRC) from the Income Tax department of the country of which the investor is a resident to avail DTAA

5) A local address proof if different from the passport address

(a)Aadhaar card (b) Passport ( c ) Driving License (d) Voter ID (e) Job Card issued by NREGA duly signed by an officer of the State Government

#### 3.CENTRAL KYC REGISTRY:

RBI has mandated financial institutions to share KYC information to a central KYC Registry (CERSAI) who shall allot a common KYC number Depositor(s) are requested to share with us such number upon receipt of the sam-

APPLICATION.
 I) Applications for Deposits in the prescribed form should be duly signed by all the joint applicants and accompanied by cheque or demand drafts should be submitted at the address given in the Application Form.
 ii) Payments should be made by means of an Account Payee Cheque/Demand Draft/NEFT made Payable to "MMFSL-FIXED

DEPOSIT" made payable at par at the centers where the application is submitted, Outstation cheques/drafts will not be accepted. The third-party cheque/fund transfers are not allowed. Funds received from third party, on identification, shall be

accepted. The third-party cheque/fund transfers are not allowed. Funds received from third party, on identification, shall be transferred back to the account without interest 8 no FDR will be created for such applications (through their guardian only) and NRIs on non-repatriable basis in accordance with regulations governing the acceptance of deposits from NRIs on non-repatriable basis in accordance with regulations governing the acceptance of deposits from NRIs on the remains (FBI)2004/179 AP. (DIR Series) Circular No.69 dated April 24,2004' deposits by NRIs with persons other than Authorised Dealers/Authorised Bank by debit to NRO Accounts may continue as hitherto provided that the amount deposited with such entities does not represent inward remittance or transfer from NRE/FCNR (B) Accounts into the To NRO account. Consequently, NRI depositor has to give the following declaration:

If there is a Double Tax Avoidance Agreement (DTAA) with the country of which the investor is a resident, then the Tax rate applicable will be the Double Tax Avoidance Agreement (DTAA) are or the income Tax rate whichever is more beneficial to the assessee/investor. The following additional documents should be provided by the NRI depositor.

It are seidency Certificate from the income Tax department of which the investor is resident

Copy of the passport as of the beginning of the financial year regarding his stay in India during the financial year. Very Signature by thumb impression must be attested by a Magistrate or Notary Public or Special Executive officer under his

iv) Signature by thumb impression must be attested by a Magistrate or Notary Public or Special Executive officer under his

official seal.

The depositor is bound by the terms and conditions of the company regarding fixed deposits, including the prevailing interest rate at the time of investing and other regulatory or policy terms relating to investment in Mahindra Finance

#### 5. JOINT DEPOSITS:

5. JOINT DEPOSITS:

1) In the case of deposits made in joint Names:

a) All correspondence will be addressed, unless otherwise directed by the depositor, to the person who's name appears first on the Deposit Receipt.

b) All cheques/interest warrants NACH/NEFT Credits for payment of maturity amount/payment of interest will be drawn only in favour of the first named depositor and will be sent to his/her registered address.

c) Any discharge given by either/any of the depositors for payment of interest/or repayment of maturity amount shall be said and existing a could be interest depositors.

c) Any discharge given by eitner/any or the depositors for payment or interestyor repayment or maturity amount shall be valid and binding on all the joint depositors, so the repayment of the Fixed Deposit will be made without reference to the heirs and/or legal representative of the deceased, to the person first in the order of the survivor(s) unless otherwise instructed by the depositor during his lifetime.

iii) In the event of death of a sole depositor, the deposit amount and the interest due thereon, will be paid be to the legal representative(s) of the deceased, on production of proper legal representation such as Probate, Will, Succession Certificate or Letter of Administration granted by a court of competent jurisdiction.

#### 6 FIXED DEPOSIT RECEIPTS:

6. FIXED DEPOSIT RECEIPTS.
1) Fixed Deposit Receipt shall be mailed by Courier or Registered/Speed Post within 6 weeks of the date of realization of the Cheque, at the address of the first applicant given in the Application Form. In case of online FD Applications Fixed Deposit Receipt shall be sent to registered email ID of the Depositor.
ii) In case of loss or destruction or mutilation of the Deposit Receipt, the Company may at its sole discretion issue a

duplicate receipt subject to compliance with its terms and conditions including an indemnity duly signed by all the joint

depositors, all expenses in this connection will be borne by the depositors(s).

iii) Fixed Deposit shall not be transferable, however the Company shall at the request of the Fixed Deposit holder, shall mark lien on the Fixed Deposits in terms of the request of the deposit holder and shall endorse the Lien on the Fixed Deposit Receipt and such Fixed Deposit shall be subject to the terms and conditions of the Lien created by Fixed Deposit

iv) In case the investor makes a multiple selection or no selection for dispatch of Fixed Deposit Receipt, the Company will by default dispatch the Fixed Deposit Receipt through post office only, If the Depositor opts for E Receipt it would be send

only on registered email ID of the first holder.

v) Deposit once accepted under any scheme cannot be interchanged before the expiry of the said deposit under any

#### 7. PAYMENT OF INTEREST:

7. PAYMENT OF INTEREST:
Interest on Deposit (Non-Cumulative) will be paid on the last working day of every month under monthly scheme. Interest payment Quarterly on 30th June 30th September 31st December & 31st March Interest Payment Half Yearly on 30th September & 31st March Interest Payment For part period, the same will be made on pro-rata basis. However, if a deposit made within a period of 30 days prior to any of the interest payment date, (within the month of interest payment of the specific scheme), the interest for the part period will be paid on the next interest payment date without any deferral interest for the broken period. Payment of Interest will be made through National Automated Clearing House (NACH). An intimation SMS and/ or email will be sent on registered mobile / Fmail ID of the investor along with link to juriodal bank details, and ID north in case of relection of mobile / Email ID of the investor along with link to upload bank details and ID proof in case of rejection of NACH transactions, if the email & mobile details are updated in MMFSL FD records in case the Depositor/claimant fa submit the required documents within a specified time period, Demand draft will be issued for these NACH rejected of Company will not be liable to pay any delayed interest on such cases.

8. INCOME TAX PROVISIONS RELATING TO FIXED DEPOSITS:

1) FURNISHING OF PAN: As per Section 139A(5A) of the Income Tax Act, 1961 every person receiving any sum or income or amount from which Tax has been deducted under the provisions of the Income Tax Act, shall intimate his PAN number to the person responsible for deducting such Tax. As per Section 206AA every person receiving any sum or income or amount from which Tax is deductible shall furnish his Permanent Account Number (PAN) to the person responsible for deducting such Tax, failing which Tax shall be deducted at the higher rate ie. 20%. If Pan is not furnished, then Form 15G/H and other exemption certificates submitted will be invalid and tax at the higher rate will be applicable. Please note in the absence of PAN, no credit of the tax Deducted shall be available in the Tax Statement (Form 26AS) issued under the Income Tax Rules.

ii) SUBMISSION OF Form 15G/H: No deduction of Tax shall be made for taxable interest in case a person furnishes to the

II) SUBMISSION OF Form 15G/H: No deduction of Tax shall be made for taxable interest in case a person furnishes to the person deducting the tax a declaration in writing in the prescribed Form 15G/H as applicable to the effect that the tax on his estimated total income for the year will be NIL Form 15G/H has to be submitted to the office of the Fixed Deposit Processing Center at the beginning of every financial year. For all Form 15G/H cases, PAN is mandatory, Form 15G can be submitted by an individual other than a senior Citizens', a minor or a person (not being a Company or a Firm). Form 15H can be submitted by an individual who is a Senior Citizen' of the age of 6O years or above during the financial year (age limit is as prescribed by income Tax Act).

iii) TDS CERTIFICATES: In accordance with the CBDT Circular 03/2011 dated 13-05-2011 TDS Certificates in Form No. 16A will be downloaded by the company from TIN Website and the same will be authenticated by means of digital signature (Circular under Section 119 of the Income Tax Act 1961). No TDS certificates will be generated from TIN Website if PAN is (Circular under Section 11.9 of the Income Tax Act 1961). No TDS certificates will be generated from TIN Webste if PAN is not furnished to the person deducting the Tax while filing up the address of the applicant in the Application form, please be informed that if this address as provided by you is the same address as updated with NSDL, at the time of PAN application, then the TDS certificates would be dispatched at this address. However, if the both the addresses are different, then the TDS certificates would be printed with the address as updated with NSDL at the time of PAN application and would be sent by the Company, at the said address. If there is any change of address, please update your address with NSDL by filling up the form for amendments/changes in PAN data and please intimate the said change to the Company also.

NJ TAX DEDUCTION AT SOURCE: TDS rates will be applicable from time to time as per the income Tax Act, 1961 and Income Tax Data Control of the tax Pan and the part of the property of the part of the property of the p

Tax Rules. Currently, Tax is deductible when interest paid or payable during the financial year exceeds or is likely to exceed Ps 10.000

NS. 310,000/y) TDS wrt NRI Deposits:
(a) The limit of Rs. 30,000/-on FD interest for purposes of Tax will not be applicable
(b) Declaration y/s 197 in Form 15G/H for non-deduction of Tax will not be applicable. However, a lower deduction Certificate
obtained from the income tax department, can be furnished for claiming Nil or lower rate of Tax

(c) Tax rate will be 31.20% as per the provisions of Section 195 of the Income Tax Act, 1961

(c) Tax rate will be 31.20% as per the provisions of Section 195 of the Income Tax Act, 1961.

(g) If Double Tax Avoidiance Agreement (DTAA) exists with the country of which the investor is a resident, then the applicable Tax rate will be lower of the DTAA rate or income tax rate. However, to claim the benefit of the DTAA rate, the Tax Residency Certificate will have to be furnished. In the event of non-furnishing of the Tax Residency Certificate, the higher Tax rate as per the Income Tax Act will apply. Further to claim the lower rate as per the DTAA, Indian PAN will also be required otherwise, the Tax rate will be 31.20% as per the Income Tax Act

vi) TDS recovery from Principal Amount on opting for renewal of FD, if the interest income for the financial year exceeds/is

likely to exceed the threshold for TDS, the applicable TDS for depositor will be recovered from current interest and if accumulated current interest amount is less than TDS amount, the difference will be recovered from Principal amount.

#### 9. RENEWAL/REPAYMENT OF DEPOSITS:

I) Deposits can be renewed by submitting the Deposit Receipts discharged on reverse (with revenue stamp) along with a I) Deposits can be renewed by submitting the Deposit Receipts discharged on reverse (with revenue stamp) along with a fresh Application form duly filled and signed by sole/joint Depositor(s) 15 days prior to the date of maturity. The deposits can be renewed online through MMFSL website or through the channel partners/brokers who offer online facility with the POA agreement to the investors/FD holders Any renewal of Deposit in advance of its maturity date, will be subject to the rate of interest and other terms and conditions prevailing on the date of said maturity.

ii) The Fixed Deposit will be repaid only on maturity and not on demand or notice except at the discretion of the Company, will Repayment of the maturity amount will be made by account payee cheque on the company's Bankers encashable at par or through National Automated Clearing House (NACH)/RTGS/NET facility.

iv) No change in the first name of the depositor is permitted at the time of renewal.

v) Company reserves the right to repay the deposit in case of non receipt of renewal request 15 days before the date

v) Company reserves the fight to repay the deposit in tase or non receipt or renewal request 15 days before the date of maturity, vi) In case, if investor makes multiple selection or no selection with in complete Renewal or Only Principal amount renewal, the Company will by default assume the deposit for complete renewal.
vii) In case of auto renewal selection, deposit will be renewed on maturity as per the instruction specified in the FD

Application Form. 

default assume deposit for repayment.

#### 10. PREMATURE WITHDRAWAL:

I) No premature withdrawal will be allowed before the completion of three months from the date of receipt as per the directions of the Reserve Bank of India currently in force, in case of request for premature withdrawal after the directions of the Reserve Bank of India currently in force, In case of request for premature withdrawal after the expiry of three months, the rate given the table below shall apply. However, all premature withdrawals are subject to the prevailing guidelines of Reserve Bank of India as amended from time to time.

ii) Request for premature withdrawal may be permitted with specific reason at the sole discretion of the company only and cannot be claimed as matter of right by the depositor, subject to the Non Banking Financial Companies acceptance of Public Deposits(Re Bank) Directions, 1998.

Period Exceeding	But Less than	Applicable interest rate
3 Months	6 Months	Nil
6 Months	Before the date of Maturity	The interest rate payable shall be 2% lower than the interest rate applicable for the period for which the deposit has run or if no rate has been specified for that period, then 3 % lower than the minimum rate at which the public deposits are accepted by the Company.

iii) Request of pre-maturity should be signed by all the deposit holders.

iv) In the event of death of a depositor, the deposit may be repaid prematurely to the surviving depositor/s in the cas of joint holding with survivor clause, or to the legal heir/s and the interest rate applicable for preclosure will be as perfull tenure rate on the date of deposit, till the deposit run period.

v) Premature closure request should be received 30 days prior to maturity date.

#### 11. NOMINATION:

a individual Depositors can, singly or jointly nominate other person under this facility. The nominee shall be recognized as holder of the title to the public deposit on the death of all the depositors. Power of Attorney Holder or a Guardian applying on behalf of minor cannot nominate. In case the deposit is placed in the name of the minor the nominor can be made only by a person lawfully entitled to act on behalf of the minor. Depositors are advised to provide the specimen signature of the nominee to expedite the preclosure of the deposits to the nominee in the event of demise of the depositors. The payment by the Company to the nominee shall constitute full discharge to the Company of its liability in respect of the deposit. b. A copy of Birth Certificate is to be attached with the application in case the nominee is a Minor. c. In Terms of the provisions of Sec. 4508 of Reserve Bank Act 1934. Depositors may nominate one person to whom, in the event of death of the depositor/s, the amount of the deposit may be returned. Prescribed Rules and Forms can

be had on request

#### 12. LOAN AGAINST DEPOSITS:

Loans may be granted against public Deposit upto 75% of the Deposit amount carrying interest @ 2% per annum above the interest rate as per FD Receipt and any other additional charges as applicable on such deposits, provided such depos have run for a minimum period of three months. The outstanding loan together with interest shall be actified in one lump sum by the Depositor or shall be adjusted on maturity of the Deposit. However, the granting of loan will be at the sole discretion of the Company.

13. NATIONAL AUTOMATED CLEARING HOUSE (NACH):
The interest will be credited directly to the depositors' bank account through NACH only Intimation of interest credited would be send to the depositors. However, the interest for the broken period on maturity as well as repayment of deposit amount will be made through warrants/NACH/RTGS/NEFT facility, as the case may be at the depositors' risk.

#### 14. GENERAL:

Company reserves the rights:

4. GENERAL:

1) Company reserves the rights:
a to walve or vary the above terms and conditions.
b to reject any Application for a fresh Deposit or for renewal without assigning any reason and
c to repay the Deposit prematurely before the due date.
ii) Acceptances, renewal and repayment of fixed deposit shall be subject to the Non-Banking Financial Companies
Acceptances, renewal and repayment of fixed deposit shall be subject to the Non-Banking Financial Companies
Acceptances of public Deposit (Reserve Bank) Direction, 1998, as mentioned from time to time.
ii) In the event of the Company deciding to repay the Deposits before the date of maturity (but not earlier than 12 months
from accepting the same), interest on such fixed deposits will be paid in terms of regulation, framed by the Central
Government / State Government / Reserve Bank of India or any other competent authority.
iv) Any disputes arising out of the acceptance of Fixed Deposits is subject to the jurisdiction of the courts of Mumbal.
y) When the due date of any payment fails on a Saturday, Sunday, Bank Holiday or any other day on which the Company's
office remains closed, the payment will be made on next working day.
iv) a) In case of employee deposit, the employee can be the sole applicant. If close relative of M&M group employees wants
to avail additional employee benefit, employee must be the second or third applicant in MMFSL. Fixed Deposit.
All M&M Group Company +Employees / Employees relatives and Retired Employees / Retired Employees' relatives will
get additional rate of 0.35% per annum and should attach copy of 10 card along with latest pay slip or employment
proof. No brokerage will be paid under employee category. The agent is not entitled to any commission if agent is the
1st Deposit holder. b) In the case of application from senior citizen, the first applicant should be an individual who has completed 60 years

of age and should attach any one of the following as proof along with the application(s):- self attested copy of passport, Voter ID Card, PAN Card. Driving License, Life Insurance Policy, Birth Certificate issued by a competent authority, or any Voter ID Card, PAN Card. Driving License, Life Insurance Policy, Birth Certificate issued by a competent authority, or any other documents acceptable to the Company, (Senior Citizen will get additional rate of interest 0.25% of Applicant is Senior Citizen and Relative of the employee, he/she will be eligible either for 0.35% additional interest or 0.25% Senior Citizen benefit.

vii) in case the investor makes a multiple selection of scheme, the company will by default assume the deposit for Cumulative Scheme for the highest tenure from the selection made under that scheme.

viii) if an investor under a Non Cumulative Scheme submits wrong/incomplete information for enabling NACH/NEFT.

viii) If an investor under a Non Cumulative Scheme submits wrong/incomplete information for enabling NACH/NEFT payments for the interest, the Company reserves the right to reject the application and refund the amount without interest for the period and also recover any bank charges and/or postage charges incurred in this regards in case of Yearly and Monthly interest payment, if any, payment will be made on 31st March under Yearly scheme and on the last working day of every month scheme through NACH/JOD as the case may be.

ix) In case of physical interest/repayment instruction, the investor might receive the physical instrument after interest due date/maturity date. No delayed interest will be applicable in such cases.

x) Fresh deposit application should be in multiples of Rs. 1000/- over and above the minimum investment amount otherwise the applications will be rejected. In case of renewal, Principal/Principal with interest amount will be renewed. The minimum investment amount for Mahindra Group employees/relatives will be Rs. 2000 and in multiples of Rs. 500 thereafter xi To comply with the Know your Customer guidelines for NBFC's following documents needs to be attached along with application(s). A Domestic Company. Copy of Board Resolution, Memorandum Article of Association, Pan card and list of Authorized signatories. Beneficiary owner declaration wherever applicable.

B. Registered Trust: copy of Board Resolution, certified true copy of trust deed, pan card, list of authorised signatories, and KYC documents of all trustees and authorised signatories, Beneficiary owner declaration wherever applicable.

documents of all trustees and authorised signatories, Beneficiary owner declaration wherever applicable

xi) All communication will be send to investor's registered email id.

xii) This Fixed Deposit investment is not insured

## **MAHINDRA & MAHINDRA FINANCIAL SERVICES LIMITED**

#### (a subsidiary of Mahindra & Mahindra Limited)

- Applications for Deposits in the prescribed form duly signed by all the joint applicants and accompanied by cheque or demand draft should be submitted at the addresses given in the Application form.
- To comply with "Know Your Customer" Guidelines for NBFCs prescribed by the Reserve Bank of India, new investors should provide a 2 self-attested copy of any one of the following documents [which contains the photograph of the concerned depositor(s)] for identification and proof of residential address:

  (I) Passport (ii) PAN Card (iii) Voters Identity Card (iv) Driving Licence (v) Aadhaar Card (vi) Job Card issued by NREGAduly signed by an
- office of the State Government.
- In case, KYC document address differs from mailing address, please furnish: Address Proof:-(I) Telephone Bill (ii) Bank Account Statement
- (iii) Letter from any recognised public authority (iv) Electricity Bill (v) Letter from employer.

  Payment should be made by way of Payee cheque/demand draft made payable to "MMFSL Fixed Deposit" Payable at par at the centre where the application is submitted. Fixed Deposits will also be accepted online through the Company's website at the weblink-www.mahindrafinance.com/investments/fixed deposit.
- PARTICULARS AS PER NON-BANKING FINANCIAL COMPANIES AND MISCELLANEOUS NON-BANKING COMPANIES (ADVERTISE-
- MENT) RULES 1977 AS AMENDED

  A, Name of the Company, Mahindra & Mahindra Financial Services Limited (MMFSL). Regd. Office- Gateway Bldg. Apollo Bunder, Mumbai-400001.
- B. Date of Incorporation. 1st January, 1991
- Business carried on by the Company and its subsidiaries with details of branches or units if any.
   The Company is primarily engaged in providing financing for new and pre-owned auto and utility vehicles, tractors, cars and commercial vehicles, personal loans, mutural fund distribution services and related financial services.
   Subsidiaries The Company has the following Subsidiaries:

  - a) Mahindra Insurance Brokers Limited (MIBL), is a licensed Composite Broker to undertake broking of life, non-life and reinsurance products and having its Registered Office at Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018.

  - products and having its Registered Office at Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018.

    Mahindra Rural Housing Finance Limited (MRFILC) a subsidiary of the Company, provides housing loans for purchase, renovation and construction of houses to individuals and having its Registered Office at Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018.

    Mahindra Manufile Investment Management, Private Limited MMIMPL), a subsidiary of the Company, is acting as the investment Manager of Mahindra Manufile Mutual Fund (the Fund') and having its Registered Office at Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018. The Mutual Fund has been constituted as Trust in accordance with the provisions of the Indian Trust Act, 1862 and is registered with SEBI @.

    Mahindra Manufile Trustee Private Limited (MMTPL), a subsidiary of the Company, is acting as the Trustee to Mahindra Manufile Mutuale Fund and Daving its Registered Office at Mahindra Manufile Trustee Private Limited (MMTPL), a subsidiary of the Company, is acting as the Trustee to Mahindra Manufile Mutuale Fund and Daving its Registered Office at Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018.

  - Maintind Martinier inside Private Limited (MMFPL), a subsidiary of the Company, is daring as their inside to Maintind Martinier Registered Office at Maintindar Towers, Dr. G. M. Bhosale Marg, Worli, Mumbal 400 018.

    Mahindra Finance CSR Foundation is a wholly-owned subsidary of the Company, incorporated on 2nd April, 2019, for carrying out CSR Activites as specified under Schedule VII of the Companies Act, 2013, having its Registered Office at Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbal 400 018.

    Mahindra Ideal Finance Limited, a subsidiary of the Company, in Sri Lanka, providing a vide range of financial product.

D. Brief particulars of the management of the Company. The Company's affairs are managed by its Managing Director, under the guidance of the Board of Directors.

<ul> <li>E. Name, address and occupation of</li> </ul>	the Directions of the Company:
Name of Director	Address

Name of Director	Address	Occupation
Dr. Anish Shah Chairman & Non-Executive Director	Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018	Service
Mr. Raul Rebello Managing Director & CEO	Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018	Service
Mr. C. B. Bhave Independent Director	Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018	Professional
Mr. Milind Sarwate Independent Director	Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018	Corporate Advisor
Dr. Rebecca Nugent Independent Director	Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018	Professional
Mr. Diwakar Gupta Independent Director	Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018	Professional
Mr. Vijay Kumar Sharma Independent Director	Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018	Professional
Mr. Ashwani Ghai Non-Executive Non-Independent Director	Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018	Service
Mr. Amarjyoti Barua Non-Executive Ion-Independent Director	Mahindra Towers, Dr. G. M. Bhosale Marg, Worli, Mumbai 400 018	Service

The text of this advertisement was approved by the Board of Directors on 23rd July 2024 and the above Advertisement is issued on the authority and in the name of the Board of Directors of the Company. A copy of the text of this Advertisement signed by the majority of the Board of Directors who approved this Advertisement has been delivered to the Regional Office of the Department of Non-Banking Companies of the Reserve Bank of India,

al activities of the Company are regulated by Reserve Bank of India. It must, ho ndertake any responsibility for the financial soundness of the Company o , however, be distinctly understood that Reserve y or for the correctness of any of the state tions made or opinions expressed by the Company and for the repayment of deposit/discharge of liabilities by the Compa

By the Order of the Board For Mahindra & Mahindra Financial Services Limited Brijbala Batwal Company Secretary

#### MAHINDRA & MAHINDRA FINANCIAL SERVICES LIMITED (a subsidiary of Mahindra & Mahindra Limited)

F. & G. Profits and Dividend

(Rs. in Crores)

YEAR ENDED	PROFIT BEFORE DEPRECIATION AND TAX	PROFIT BEFORE TAX	PROFIT AFTER TAX	DIVIDEND ON EQUITY SHARES
2021-22	1483.74	1356.91	988.75	180%
2022-23	2885.30	2698.07	1984.32	300%
2023-24	2584.18	2355.47	1759.62	315%

H. Summarised financial position of the Company as appearing in the two latest audited balance sheets immediately preceding the date of

the advertisement i.e.as on 31st Ma	irch 2024 and 31	LSC March 2023.			(Rs. in Crores)
EQUITY AND LIABILITIES	March 2024	March 2023	ASSETS	March 2024	March 2023
Financial Liabilities			1) Financial Assets		
a) Derivative financial	335.27	180.70	a) Cash and cash equivalents	311.07	249.75
instruments			b) Bank balance other	2,378.04	2,582.31
b) Pavables			than (a) above		
I) Trade Payables			c) Receivables		
i) Total outstanding dues	0	0	Trade receivables	24.74	21.84
of micro enterprises and			d) Loans	99,195.18	79,454.73
small enterprises			e) Investments	9,650.82	9,988.62
ii) Total outstanding dues of			f) Other financial assets	806.78	1,589.28
creditors other than micro	1,459.47	1,126.57			
enterprises and small enterprises					
II) Other Payables					
i) Total outstanding dues of micro	2.80	2.62			
enterprises and small enterprises					
ii) Total outstanding dues of creditors					
other than micro enterprises and	62.62	37.12			
small enterprises					
c) Debt Securities	26,725.94	24,745.07			
d) Borrowings [other then Debt securities]	54,318.83	41,234.06			
e) Deposits	7,174.74	5,524.60			
f) Subordinated Liabilities	4,005.66	3,442.13			
g) Other financial liabilities	2,441.33	2,384.28			
	96,526.66	78,677.15		1,12,366.63	93,886.53
2) Non-Financial Liabilities			2) Non-Financial Assets		
a) Current tax liabilities (Net)	119.26	65.67	a) Current tax assets (Net)	609.78	504.36
b) Provisions	205.13	260.74	b) Deferred tax Assets (Net)	691.08	637.24
c) Other non-financial liabilities	150.67	124.08	c) Property, plant and	811.11	681.20
	475.06	450.49	equipment		
3) EQUITY			d) Intangible assets under		
a) Equity Share capital	246.88	246.72	development	105.10	0
b) Other Equity	17,910.61	16,842.19	e) Other Intangible assets	14.61	14.35
	4045740		f) Other non-financial assets	560.90	492.87
	18,157.49	17,088.91		2,792.58	2,330.02
TOTAL	1,15,159.21	96,216.55	TOTAL	1,15,159.21	96,216.55

- Contingent liabilities - Rs. 183.61 crores (Claims against the Company not acknowledged as debts).

- Guarantees - Rs.1451.69 crores.

- Commitments Estimated amount of contracts remaining to be executed on capital account Rs. 47.58 crores, Other commitments (Loan sanctioned but not disbursed) - Rs. 28.00 crores.
- i)The amount which the Company can raise by way of deposits Rs. 24,462.05 crores

ii) Amount of deposits held as at 31st March 2024 - Rs. 7,548.55 crores

J. As at 31 March 2024: The aggregate dues from the facilities, both fund and non-fund based, extended to and the aggregate dues from companies in the same group or other entities or business ventures in which the directors and / or the Company are/is holding substantial interest is Rs. NIL (Total exposure less equity investments in subsidiaries, joint ventures and fellow associates/subsidiaries) and the total amount of exposure to such entities is Rs. 1,532.87 crores.

- The Company has no over dues other than unclaimed deposits.
- $Non-Banking\ Financial\ Companies\ Acceptance\ of\ Public\ Deposits\ (Reserve\ Bank)\ Directions, 2016:$ 
  - i) Rate of Return to the depositors:
    - Deposits will be accepted under Non Cumulative Scheme and Cumulative Scheme. The interest rate for all cases is as per the scheme mentioned on the cover page of current Fixed Deposit form.
  - ii) Mode of Repayment of Deposits: All repayments: for refund of principal will be made by an account payee cheque/demand draft on the Company's Bankers encashable at par/ National Automated Clearing House (NACH) facility / Real Time Gross settlement (RTGS) / National Electronic Fund Transfer (NEFT) / Online Account Transfer.

iii) Interest Rate in case of premature payment of Deposit

Period Exceeding	But Less than	Applicable interest rate
0 Days	3 Months	withdrawal not allowed
3 Months	6 Months	Nil
6 Months	Period of Deposit	The interest rate payable shall be 2% lower than the interest rate applicable for the period for which the deposit has run or if no rate has been specified for that period, then 3 % lower than the minimum rate at which the public deposits are accepted by the Company.

- iv) Deposits can be renewed by submitting the Deposit Receipts discharged on reverse (with revenue stamp) along with a fresh Application form duly filled and signed by solefjoint Depositor(s) four weeks prior to the date of maturity. The deposits can be renewed online through MMFSL website or through the channel partners/brokers who offer online facility with the POA agreement to the investors/FD holders. Any renewal of Deposit in advance of its maturity date, will be subject to the rate of interest and other items and conditions prevailing on the date of said maturity.

  v) Presently the Company has been assigned NDAAM/Stable by NDIARAtings Ltd. & AAAM/Stable by CRISIL Ratings Ltd.
  vi) In the event of non-repayment of the Deposit or part there of as per the terms and conditions of such Deposit, the depositor may approach National Company Law Tribunal, Mumbal Bench at: 4th Floor, MTNL Exchange Building, Near G.D. Somani Memorial School, G.D. Somani Marg, Cuffe Parade, Mumbai-400005.
  vii) In case of any deficiency by the Company in servicing its Deposit, the depositor may approach the National Consumer Redressal Forum, State Level Consumer Redressal Forum or the District Level Consumer Redressal Forum for relief.
  viii) Deposits accepted by us are not insured.
  viii) The Company is having a valid Certificate of Registration No. 13.000996 dated 21st March, 2007 in lieu of Certificate of Registration No. 13.00096 dated 4th September 1998 issued by the Reserve Bank of India under section 45lA of the Reserve Bank of India Act, 1934. However the Reserve Bank of India does not accept any responsibility or guarantee about the present point on as to the financial soundness of the Company or for the correctness of any of the statements or representation made or opinion expressed by the Company for repayment of deposit / discharge of liabilities by the Company.
- The Company hereby declares:
  i) that it has complied with the provisions of the Directions contained in the Non-Banking Financial Companies (Reserve Bank) Directions
- 2016:
  ii) that compliance with the Directions does not imply that repayment of deposits is guaranteed by the Reserve Bank of India:
  iii) that the deposits accepted by the Company (other than secured deposits, if any accepted under the provisions of the Directions, the aggregate amount of which may be indicated) are unsecured and ranking part passu with other unsecured liabilities;
  iv) that the acceptance of deposits is subject to the terms and conditions as appearing in the application form which are subject to change without notice;
  v) that the Company is not in default in the repayment of any deposit or part thereof and any interest thereupon in accordance with the terms and conditions of such deposits;
  vi) that the financial position of the Company as disclosed and the statements made in the application form are true and correct. The Company and its Board of Directors are responsible for the correctness and veracity thereof, and
  vii) that the Board of Directors reserves the rights to offer special terms for high value deposits within the RBI Guidelines.

Place: Mumbai

Date: 23<sup>rd</sup>July 2024

@ Company name has been changed from MAMCPL to Mahindra Manulife Investment Management Private Limited with effect from 23rd April, 2021. \*Company name has been changed from MTCPL to Mahindra Manulife Trustee Private Limited with effect from 23rd April, 2021.

FORMS AVAILABLE AND ACCEPTED AT

Application forms for Deposits will be supplied and accepted at the Office addre Corporate Park, Opposite Fire Brigade station, LBS Road, Kamani Junction, Kurla West, Mumbai - 400 070. Branches of the Company the Offices of the Fixed Deposit Processing Centre and the Offices of the Distributors/Agr Fixed Deposit Scheme and designated Branches of the Collection Banks as indicated above. Tel: 022-66523500, Fax: 022-24972741, Email: fixeddeposit@mahindrafinance.com

### FORM NO. 15G

[See section 197A(1), 197A(1A) and rule 29C]

Declaration under section 197A (1) and section 197A(1A) to be made by an individual or a person (not being a company or firm) claiming certain incomes without deduction of tax. PART I

1. Name of Assessee (Declarant)				2. PAN of the Assessee <sup>1</sup>					
(f					Y.) <sup>3</sup> tion is beir	ng made)	5. Residen	itial Status <sup>4</sup>	
			of Prem	of Premises		8. Road/Street/Lane		9. Area/Locality	
10. Town/City/District 11. State			te			12. PIN		13. Email	
14. Te	elephone No. (with S	TD	15 (a) V	Vhether ass	sessed to ta	x under the	Yes	No	
• ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `				ne-tax Act, 1961 <sup>5</sup> :					
,						nt year for which	assessed		
16. Es	timated income for	which th						of the P.Y. in which	
					income mentioned in column 16 to be included <sup>6</sup>				
18. De	etails of Form No. 1	5G other	than this	form filed	during the	previous year, if	any <sup>7</sup>		
	Total No. of For	n No. 150	G filed		Aggregate amount of income for which Form No.15G filed				
19. De	etails of income for	which the	e declarat	ion is filed					
Sl.	Identification num			Nature of	f income Section under		which tax	Amount of income	
No. investment/account, etc. <sup>8</sup>		, etc. <sup>8</sup>			is deductible				
*I/Wedo hereby declare that to the best of *my/our knowledge and belief what is stated above is correct, complete and is truly stated. *I/We declare that the incomes referred to in this form are not includible in the total income of any other person under sections 60 to 64 of the Income-tax Act, 1961. *I/We further declare that the tax *on my/our estimated total income including *income/incomes referred to in column 16 *and aggregate amount of *income/incomes referred to in column 18 computed in accordance with the provisions of the Income-tax Act, 1961, for the previous year ending on 31/03/2025 relevant to the assessment year 2025-2026 will be nil. *I/We also declare that *my/our *income/incomes referred to in column 16 *and the aggregate amount of *income/incomes referred to in column 18 for the previous year ending on 31/03/2025 relevant to the assessment year 2025-2026 will not exceed the maximum amount which is not chargeable to income-tax.									
Place:						Signatu	re of the Do	eclarant <sup>9</sup>	

## PART II [To be filled by the person responsible for paying the income referred to in column 16 of Part I]

Name of the person responsible 1. MAHINDRA & MAHINDRA		2. Unique Identification No. 11			
PAN of the person 3. responsible for paying 4. Complete Address UNIT NO.302-303, 3RD FLOOR, B WING, AMITY BUILDING AGASTYA CORPORATE PARK, SUNDER BAUG LANE KAMANI JUNCTION, KURLA (WEST)  AAACM2931R 400070			5. TAN of the person responsible for paying  MUMM42301A		
6. Email 7. Telephone No. (with STD C			and Mobile No. 8. Amount of income paid 12		
9. Date on which Dec (DD/MM/YYYY)	claration is received	10. Date on which the income has been paid/credited (DD/MM/YYYY)			
Place:			Signature of the person responsible for paying		
Date:			the income referred to in column 16 of Part I		

- (i) in a case where tax sought to be evaded exceeds twenty-five lakh rupees, with rigorous imprisonment which shall not be less than six months but which may extend to seven years and with fine;
- (ii) in any other case, with rigorous imprisonment which shall not be less than three months but which may extend to two years and with fine.

<sup>11</sup>The person responsible for paying the income referred to in column 16 of Part I shall allot a unique identification number to all the Form No. 15G received by him during a quarter of the financial year and report this reference number along with the particulars prescribed in rule 31A(4)(vii) of the Income-tax Rules, 1962 in the TDS statement furnished for the same quarter. In case the person has also received Form No.15H during the same quarter, please allot separate series of serial number for Form No.15G and Form No.15H.

<sup>12</sup>The person responsible for paying the income referred to in column 16 of Part I shall not accept the declaration where the amount of income of the nature referred to in sub-section (1) or sub-section (1A) of section 197A or the aggregate of the amounts of such income credited or paid or likely to be credited or paid during the previous year in which such income is to be included exceeds the maximum amount which is not chargeable to tax. For deciding the eligibility, he is required to verify income or the aggregate amount of incomes, as the case may be, reported by the declarant in columns 16 and 18.;

<sup>\*</sup>Delete whichever is not applicable.

<sup>&</sup>lt;sup>1</sup>As per provisions of section 206AA(2), the declaration under section 197A(1) or 197A(1A) shall be invalid if the declarant fails to furnish his valid Permanent Account Number (PAN).

<sup>&</sup>lt;sup>2</sup>Declaration can be furnished by an individual under section 197A(1) and a person (other than a company or a firm) under section 197A(1A).

The financial year to which the income pertains.

<sup>&</sup>lt;sup>4</sup>Please mention the residential status as per the provisions of section 6 of the Income-tax Act, 1961.

<sup>&</sup>lt;sup>5</sup> Please mention "Yes" if assessed to tax under the provisions of Income-tax Act, 1961 for any of the assessment year out of six assessment years preceding the year in which the declaration is filed.

<sup>&</sup>lt;sup>6</sup>Please mention the amount of estimated total income of the previous year for which the declaration is filed including the amount of income for which this declaration is made.

<sup>&</sup>lt;sup>7</sup>In case any declaration(s) in Form No. 15G is filed before filing this declaration during the previous year, mention the total number of such Form No. 15G filed along with the aggregate amount of income for which said declaration(s) have been filed.

<sup>&</sup>lt;sup>8</sup>Mention the distinctive number of shares, account number of term deposit, recurring deposit, National Savings Schemes, life insurance policy number, employee code, etc.

Indicate the capacity in which the declaration is furnished on behalf of a HUF, AOP, etc.

 $<sup>^{10}</sup>$ Before signing the declaration/verification, the declarant should satisfy himself that the information furnished in this form is true, correct and complete in all respects. Any person making a false statement in the declaration shall be liable to prosecution under section 277 of the Income-tax Act, 1961 and on conviction be punishable-

#### 'FORM NO. 15H

### [See section 197A(1C) and rule 29C]

Declaration under section 197A(1C) to be made by an individual who is of the age of sixty years or more claiming certain incomes without deduction of tax.

#### PART I

1. Name of Assessee (Declarant)			2. PAN of the	Assessee <sup>1</sup>	3. Date	3. Date of Birth <sup>2</sup>		
4. Previous year(P.Y.) <sup>3</sup> (for which declaration is being made)  2025- 2026  5. Flat / Door / Block No.				6. Name of Premises				
7. Road/St		8. Area / Locality	9. Town / City	/ / District	10. Sta	ate		
11. PIN		13. Telephon	13. Telephone No. (with STD Code) and Mobile No.					
` `	ether assessed to tax <sup>4</sup> :	or which assessed	 	□ No□				
<u> </u>	ated income for which this de		16. Estimated total income of the P.Y. in which income mentioned in column 15 to be included <sup>5</sup> Rs.					
17.Details	of Form No. 15H other than	this form filed for the previous y	rear, if any <sup>6</sup>					
Total No. of Form No. 15H Filed			Agg	Aggregate amount of income for which Form No.15H filed				
40 D . I . 'I .	of income for which the dec	de certa e ta Cha d				Rs.0		
SI. No.	Identification Number  of relevant  investment/account,  etc. <sup>7</sup>	Nature of income	Section under which tax is deductible	Amount of income (in Rs.)	Amount of income paid/credited <sup>10</sup> (in Rs.)	Date on which the income has been paid/credited		
1		INT. OTHER THAN INT. ON SECURITIES	194A					
truly stat 60 to 64 referred in column the Incom	ted and that the income of the Income-tax Act, to n 15 *and aggregate amo ne-tax Act, 1961 for the		knowledge and be re not includible in nat the tax on my erred to in column	n India withir elief what is s n the total ind estimated t 17 computed	stated above is come of any ot otal income in in accordance ent year 2025 – 2	her person under sections cluding *income/incomes with the provisions of 2026 will be nil.		
					S	Signature of the Declarant		
Date:	Date:							

#### **PART II**

(To be filled by the person responsible for paying the income referred to in column 15 of Part I)

Name of the person responsible for MAHINDRA & MAHINDRA FINANCIAL		2. Unique Identification No. <sup>9</sup>				
PAN of the person responsible  for paying	4. Complete Address UNIT NO.302-303, 3RD FLOOR, B WIN AGASTYA CORPORATE PARK, SUNDE KAMANI JUNCTION, KURLA (WEST)	•	5. TAN of the person responsible for paying  MUMM42301A			
AAACM2931R	400070					
6. Email	7. Telephone No. (with STD Code) and 022-66526000	Mobile No.				
9. Date on which Declaration is received (DD/MM/YYYY) :						
Place :						
Date:						
			Signature of the person responsible for paying the income referred to in column 15 of Part I			

#### \*Delete whichever is not applicable.

- 1 As per provisions of section 206AA(2), the declaration under section 197A(1C) shall be invalid if the declarant fails to furnish his valid Permanent Account Number or Aadhaar Number.
- Declaration can be furnished by a resident individual who is of the age of 60 years or more at any time during the previous year.
- The financial year to which the income pertains.
- Please mention "Yes" if assessed to tax under the provisions of Income-tax Act, 1961 for any of the assessment year out of six assessment years preceding the year in which the declaration is filed.
- Please mention the amount of estimated total income of the previous year for which the declaration is filed including the amount of income for which this declaration is made.
- In case any declaration(s) in Form No. 15H is filed before filing this declaration during the previous year, mention the total number of such Form No. 15H filed along with the aggregate amount of income for which said declaration(s) have been filed.
- 7 Mention the distinctive number of shares, account number of term deposit, recurring deposit, National Savings Schemes, life insurance policy number, employee code, etc.
- Before signing the declaration/verification, the declarant should satisfy himself that the information furnished in this form is true, correct and complete in all respects. Any person making a false statement in the declaration shall be liable to prosecution under section 277 of the Income-tax Act, 1961 and on conviction be punishable-
  - (i) In a case where tax sought to be evaded exceeds twenty-five lakh rupees, with rigorous imprisonment which shall not be less than six months but which may extend to seven years and with fine;
  - (ii) In any other case, with rigorous imprisonment which shall not be less than three months but which may extend to two years and with fine.
- The person responsible for paying the income referred to in column 15 of Part I shall allot a unique identification number to all the Form No. 15H received by him during a quarter of the financial year and report this reference number along with the particulars prescribed in rule 31A(4)(vii) of the Income-tax Rules, 1962 in the TDS statement furnished for the same quarter. In case the person has also received Form No.15G during the same quarter, please allot separate series of serial number for Form No.15H and Form No.15G.
- The person responsible for paying the income referred to in column 15 of Part I shall not accept the declaration where the amount of income of the nature referred to in section 197A(1C) or the aggregate of the amounts of such income credited or paid or likely to be credited or paid during the previous year in which such income is to be included exceeds the maximum amount which is not chargeable to tax after allowing for deduction(s) under Chapter VI-A, if any, or set off of loss, if any, under the head "income from house property" for which the declarant is eligible. For deciding the eligibility, he is required to verify income or the aggregate amount of incomes, as the case may be, reported by the declarant in columns 15 and 17.
- <sup>1</sup> Provided that such person shall accept the declaration in a case where income of the assessee, who is eligible for rebate of income-tax under section 87A, is higher than the income for which declaration can be accepted as per this note, but his tax liability shall be nil after taking into account the rebate available to him under the said section 87A.]