Annexure 1

Revised Application cum Declaration (To be completed by the applicant) APPLICATION FOR TRANSFER OF FUNDS FROM NRO TO NRE ACCOUNT

I. Details of the applicant —	
□ Name :	
□ Address :	
□ Account No.:	
II. Type of NRO Account –	
Savings *D	eposit
*Closure/Pre-closure of the existing NRO Term Deposit Accour / Pre - closure Norms of the Bank.	t after duly complying Closure
CUST ID TD Numbers	
III. For Remittance of Assets –	
(i) Source of funds for the present remittance is (tick o	and fill the appropriate options)
Sale proceeds of immovable property in India.	Amount realized INR
Sale proceeds of other assets (please specify nat	ure of assets)
	Amount realized INR
Maturity proceeds of fixed deposit.	Amount realized INR
(ii) Mode of acquisition of assets (tick the appropriate	options)
Out of own funds when I/We was/ were person (s	resident in India.
Out of own funds when I/We was/were person (s)	resident outside India.
Out of Inheritance/ legacy	
IV. For Remittance of Current Income –	
(i) Source of funds for the present remittance is (tick of	and fill the appropriate options)
☐ Interest on Savings a/c ☐ Interest on FDs	Rent
Dividend on shares/Mutual funds units	Pension
Any other current income (Please specify)	
V. Amount in INR	
Amount in figures:	
Amount in words:	

, hereby, authoriz	e Axis Bank	branch to debit my NRO Saving Account No/ clo	se
my NRO Term Der	posit Account No	Together with applicable charges (if any) and cre	dit
the proceeds to r	my NRE Savings Account)	
Declarations for re	emittances from NRO A/		
/We confirm that			
my NRE Acco	ount, in the current financial ye	NRO account, across all Banks in India (any schedule commercial bank), to any ncluding this application, is within USD 1 Million, the annual Limit prescribed by Rese 211-12/536 A. P. (DIR Series) Circular No. 117 dated 07 May 2012, updated from ti	rve
2) The asset wa of Foreign Ex that the amo	schange Management (Acquount does not involve the amo	ce with the foreign exchange law in force at the time of acquisition or the provisi n and transfer of immovable property in India) Regulations, 2000. Also, I/We con invested on non-repatriation basis and capital appreciation thereon.	irm
4) I/We confirm	n that in respect of assets acc	of from the sale of agriculture land/plantation property/farmhouse property in Inc ed under a deed of settlement made by either of my/our parents or a relative nt has taken effect on the death of the settler.	
In case of re properties.	esidential property purchased	a non-resident Indian, the repatriation of sale proceeds are not exceeding 2 st	ıch
6) Source of fur	emittance is being made in m	ot from the sale proceeds of Chit funds investment in India. than one instalment then the remittance of all instalments will be made through	٩xis
8) The said remi	ittance is sought to be made o not by borrowing from any oth	f the remitter's balance held in the account arising from his/her legitimate receivate berson or a transfer from any other NRO account and if such is found to be the co liable for penal action under FEMA.	
9) I/ We confirm	n that I/ We have paid the ap n that the amount to be repo	able taxes in India on the income declared in application form. ted does not exceed the amount paid for acquisition of the immovable proportion of the immovable proportion of the immovable proportion.	∍rty
Signature of the A Name: Date:	pplicant:		
Signature of natur	al guardian of the Appli	nt*:	
Name:			
	cant is minor, the applica	n should be countersigned by minor's natural guardian	
	Сег	cate by the Authorized Dealer	
instructions issued b	y the Reserve Bank from tir	y/ to ineligible entities and that the remittance is in conformity with the to time under the Scheme. OSV is done by Branch Head or Operations n)' & 'AML due diligence is done by the branch for high value	
Name and designa	tion of the Authorized Offic		
Place:	Stamp:	Seal and Signature: Date:	
		espect & all relevant documents are obtained & verified. Mode of	

Note:

- 1) Digital signature/Applicant's signature is mandatory on Form 15CA.
- 2) Transfer amount on Annexure 1 should be less than or equal to the amount mentioned on Form 15 CA/CB.