Retail Outward Remittance Application cum A2 Form for purchase of Foreign Exchange



Are you an Axis Bank customer? Yes No Customer ID PAN¹
Name Name
Do you hold an Aadhaar Card? Yes No
If Yes, then provide the Aadhaar No. else mention NA
Is your Aadhaar linked to your PAN Yes No
If your Aadhaar is linked to your PAN then when was the linking done? More than 30 days ago Less than 30 days ago
Is your permanent address as per bank records in the state of Meghalaya, Assam or Jammu and Kashmir. If Yes, then specify the State, else mention NA
Have you turned 80 years or above in the previous financial year ending on 31st March?
Current Status Resident NRI ² PIO / OCI Foreign National
¹ PAN is mandatory for LRS transactions ² Please fill the annexure for "NON Resident individuals" if you are an NRI / PIO / OCI
Additional Details for creation of Customer ID (For first time transaction of non-account holders)
ID proof attached*
Address proof attached Aadhaar Card Passport Voter ID Driving License NREGA Job Card
Mother's Maiden Name Father's / Spouse's Name
Gender Male Female Others Married Yes No Date of Birth DDMMYYYYY
E-mail Phone No. +91
Occupation Code Salaried Self-employed Business Retired Student Housewife Others
Sub Code Description
Tax Residence Jurisdiction (if other than India)
¹ PAN is mandatory for Residents
Details of Forex Required (Fill up amount figure only ONCE, either in FCY or INR)
Nature of Instrument Foreign Currency Demand Draft Telegraphic Transfer FCY Notes
LISD (Dollar) FLIP (Fure) LIPV (Von) GPD (Pound) GPE (Swice Franc)
Select Currency (FCY) for Remittance AUD (Aus Dollar) NZD (NZ Dollar) CAD (Canadian Dollar) Other
Amount in FCY (Foreign Currency) or, Amount
Amount in INR in Words
Applicable Exchange Rate
If Fixed INR amount is mentioned, it would be converted to FCY at the applicable rate. The commission, applicable GST, Correspondent Bank Charges would be recovered in addition to the fixed INR amount.
Sources of Funds Salary Business Income Rent Income Education Loan Other
Rate to be booked on FX Retail Platform CCIL Customer ID
Debit Authority: I / We authorize you to debit my / our Account Number to effect the
Foreign Exchange Remittance / Issue a Draft / FCY Notes as detailed above (strike out whichever is not applicable) along with your applicable charges (commission, applicable GST and Correspondent Bank Charges) to my / our
Account Number (if other than the operative account)

Retail Outward Remittance Application cum A2 Form for purchase of Foreign Exchange



Whether under LRS Yes No Purpose Code Description													
Name of the Country Providing Ulti	mate Services³												
³ Mandatory field													
(In the case of a Refund, the same will be proces	sed to this account)												
Your Account Number Your Branch IFSC													
Please visit our website - www.axisbank.com for complete information on our exchange rates and applicable charges.													
Additional Details (If purpose code is Family Maintenance, Education or Travel related, kindly provide following details)													
Family maintenance: Relationship b/w remitter & beneficiary: Travel for Holiday Trip / Pilgrimage / Medical / Immigration / Employmen									ent				
Father* Mother* Son's Wife Son*			/ Business Travel / Education Travel										
Daughter's			1 *	Traveller's Name									
Daughter Husband	Brother'		Sister*	Traveller's l	Passport N	о.							
Spouse Member of H	UF			Additional [Details**								
*Includes step - relationships as well			1	**Student ID for	Education Trav	el, Invoice nu	mber for Holic	lay Trip	/ Pilgrimo	ige / Με	edical /	Immigra	ition
Beneficiary Details													
Beneficiary Name													
Beneficiary Country													
Beneficiary Address													
Correspondent Bank Details													
Beneficiary Bank													
Beneficiary Bank Address													
Beneficiary Bank's Country													
Beneficiary Account													
Beneficiary Bank SWIFT Code													
IBAN (for remittance to UK, Europe, Bahrain, Saudi Arabia and UAE)													
Sort Code (for remittance to UK)				Transit Nu	ımber (for r	emittance	e to Canac	la)					
BSB Code (for remittance to Austral	lia)				umber (for						$\overline{\Box}$		
Correspondent Bank Charges to be borne by : Beneficiary													
Declarations		(B	EN)	(C	DURS)	(S	HA)		(For U	ISD C	Jurrei	ncy Or	nly)
	er the Scheme i	in the c	rrent Fins	ancial Year (April - Mar	ch) 20	- 20						—
Details of the remittance made under the Scheme in the current Financial Year (April - March) 20 20													
Sr. No. Date		Amount	(Eq. USD)	D) Name and address of AD branch / FFMC throug which the transaction has been effected					gn				
	Υ												
DDMMYYY	Υ												
	Υ												1]

(Attach an additional sheet, if required)

I / We hereby declare that -

Declaration under FEMA 10 (5)

- 1. I / We hereby declare that the transaction details of which are mentioned above does not involve, and is not designed for the purpose of any contravention or evasion of the provisions of the aforesaid Act, or of any rule, regulation, notification, direction or order made there under.
- 2. I / We also understand that if I / we refuse to comply with any such requirement or make only unsatisfactory compliance therewith, the Bank shall refuse, in writing, to undertake the transaction and shall, if it has reason to believe that any contravention / evasion is contemplated by me / us, report the matter to RBI.
- 3. I / We also hereby agree and undertake to give such information / documents as will reasonably satisfy you about this transaction, in terms of the above declaration.

Declaration under Liberalised Remittance Scheme

- 1. The total amount of foreign exchange purchased from or remitted through, all sources in India, during this financial year including this application is within USD 2,50,000 (USD Two Lakh Fifty Thousand only) the annual limit prescribed by Reserve Bank of India for the said purpose indicated in this Application Form.
- 2. I / We hereby certify that the source of funds for making the said remittance belongs to me and the foreign exchange will not be used for prohibited purposes.
- 3. I am a person resident in India. I am not a Foreign National / NRI / PIO.
- 4. I have not availed any loan / credit / borrowings for remitting under Liberalised Remittance Scheme for Capital Account transactions.
- 5. I / We undertake to make all Capital A/c transactions under LRS from Axis Bank only. Also, I / We have not clubbed remittance amount with any of my / our family members.
- 6. I / We confirm that if the remittance is being made for travel arrangements of Resident Individuals, as per enclosed list, the remittance made is within the limits prescribed by the Reserve Bank of India for the resident individuals under the Liberalised Remittance Scheme and where the remittance is being made for Foreign tourists, as per enclosed list, the amount of remittance does not exceed the amount of foreign exchange remitted to India by the foreign tourists. (Applicable for Tour Operator Remittances Only)

Declaration for Remittance of Life Insurance Premium by Residents in India

1 / We declare that the conditions mentioned hereunder are compiled in respect of remittance towards premium on life insurance policy (as enclosed) issued in foreign currency;

- 1. I am a resident person of Indian nationality / origin who have returned to India after being Non-Resident and the premium is being paid out of remittances from foreign currency funds held by me abroad or from my Resident Foreign Currency (RFC) account in India OR I am a foreign national not permanently resident in India and the premium is paid out of foreign currency funds or from my income earned in India or repatriable superannuation / pension fund in India.
- 2. The transaction does not involve conversion of Rupee policies on the lives of person resident in India into foreign currency or transfer of records of such policies to a country outside India.

OFAC Declaration

- 1. I / We undertake not to hold Axis Bank Ltd., responsible for in any manner whatsoever in nature and hold Axis Bank Ltd., fully indemnified against all losses and damages that may be caused to me on account of the funds remitted under this transaction being confiscated or blocked or seized by any authority / government / agency. I also undertake to bear the risk of currency or cross currency, if any, in case Axis Bank needs to convert the remittance amount to any other currency or vice-versa or whatsoever in nature.
- 2. I / We further declare that I shall furnish any material information relating to this transaction as required by any authority / government / agency, now or in future. I / We also authorize Axis Bank Ltd., to make available any of the material information pertaining to my / our transaction to any authority / agency / entity without referring the matter to me / us.

Declaration for FX Retail Customers

I have read and understood the Terms and Conditions regarding the FX Retail Service available at www.fxretail.co.in and hereby agree to abide by them. I undertake to provide further information required by Axis Bank in this regard and execute any further documents as may be required. I understand and consent to the fact that Axis Bank reserves the right to refuse any application without providing a reason therein. I am also aware that Axis Bank shall not be liable for any loss/risk which may arise on account of the transactions executed using this Service. I understand that the limit and the margin on the FX-Retail platform will be set as per the sole discretion of the bank.

I agree that the Bank is at complete and sole liberty to debit my Bank Account mentioned hereinabove or any of my other accounts for the sum that is owed by me to the Bank, towards registration charges and charges arising out of any loss caused / suffered by the Bank due to reversal or modification of transaction rate by me. The Bank shall have the right to debit my said account held with the Bank or any of my other accounts for the aforesaid amounts and I hereby irrevocably and unconditionally undertake, agree and authorize the Bank to debit my accounts forthwith without protest, delay or demur and without proof or condition the whole of such sum debited together with interest, charges, expenses due to the Bank and undertake to keep the Bank protected against all losses of the said principal sum, interest, dues and all costs charges and expenses and I shall not contest the decision of the Bank on any grounds whatsoever. I undertake that I shall at all times keep the account/s funded with sufficient funds to enable the Bank to debit the account/s to recover the aforesaid dues / charges. I hereby further confirm that the said provision is irrevocable and unconditional.

At first instance if any difference, dispute or question shall arise between the Bank and me as to the interpretation, meaning or effect of this application or as to the rights and liabilities of the Bank and me arising hereunder or as to any other matter or things relating to this application or arising out of or in connection herewith either during the continuance of this application or after any termination or purported termination hereof, I agree that the same shall be referred to a sole Arbitrator who shall be appointed by mutual agreement sand whose decision shall be final and binding. I agree that the said arbitration shall be governed by the provisions of Arbitration & Conciliation Act, 1996 or any statutory modification or re-enactment thereof and the venue of the Arbitration shall be Mumbai. I further agree that the language to be used in the arbitral proceedings shall be English.

General Declarations

- 1. The purpose and transaction details as mentioned above are true to the best of my knowledge and I / We shall be responsible and liable for any incorrect detail provided by me / us.
- 2. The remittance is not being requested for any purpose specifically prohibited under Schedule I or any item restricted under Schedule II of Foreign Exchange Management (Current Account Transaction) Rules, 2000.
- 3. The remittance is not being sent directly or indirectly to those individuals and entities identified as posing significant risk of committing acts of terrorism as advised separately by the RBI to the banks.
- 4. I / We confirm that the beneficiary is a Non Resident Indian where the purpose of the remittance is for "Family Maintenance and Savings" or towards "Personal gifts and donations".
- 5. I / We agree that submission of request does not necessarily imply processing of the transaction. Axis Bank has full rights to reject the transaction based on regulatory and internal guidelines. I / We agree that in the event the transaction could not be executed / debited to my / our account, after submitting the request for processing to the bank on account of insufficient / unclear balance at the time of execution of the transaction in my / our account, Axis Bank shall not be responsible for not being able to process the transaction. Any exchange losses incurred in this connection, due to reversal of the forex deal, can be charged to me or my / our Axis Bank account.
- 6. I / We agree that in the event the transaction is cancelled or revoked by me / us after submitting the request for processing to the bank, any exchange losses incurred in this connection, can be charged to me or my / our Axis Bank account. I / We agree that in the event the transaction being rejected by the beneficiary bank, because of incorrect information submitted by me, any charges levied by the beneficiary bank or exchange losses incurred in this connection can be charged to me or my / our Axis Bank account.
- 7. I / We further agree that once the funds remitted by me / us have been transmitted by Axis Bank to the correspondent and / or beneficiary banks, Axis Bank shall not be responsible for any delays in the disbursement of such funds, including the withholding of such funds by the correspondent and / or beneficiary banks.
- 8. I / We agree that once the funds remitted by me / us have been transmitted by Axis Bank, intermediary bank charges may be levied by correspondent and / or beneficiary banks, which may vary from bank to bank
- 9. I / We further declare that the undersigned has the authority to give this application, declaration and undertaking on behalf of the firm / company. Applicable when the application / declaration / undertaking is signed on behalf of the firm / company.
- 10. I agree / confirm that the remittance will be processed at the applicable card rate on the date of transaction and the applicable commission / fees be levied in addition to the applicable statutory levies / duties / taxes.
- 11. I / We aware of bank policy on customer compensation and grievance redressal as available on Axis Bank's website.
- 12. I / We confirm that remittance is not for margins or margin calls to overseas exchanges / overseas counterparty.
- 13. I / We confirm that remittance is not for purchase of FCCBs issued by Indian companies in the overseas secondary market.
- 14. I / We confirm that remittance is not for trading in foreign exchange abroad.

- 15. I / We confirm that remittance is not for Capital Account Remittances, directly or indirectly, to countries identified by the Financial Action Task Force (FATF) as "Non-cooperative Countries and Territories", from time to time.
- 16. I / We confirm that remittance is not for travel to and transaction with residents of Nepal and Bhutan.
- 17. I / We aware that any person resident in India collecting and effecting / remitting payments directly / indirectly outside India in any form towards overseas Foreign Exchange Trading through Electronic / Internet Trading Portals would make himself / herself / themselves liable to be proceeded against with for contravention of the Foreign Exchange Management Act (FEMA), 1999 besides being liable for violation of regulations relating to Know Your Customer (KYC) norms / Anti Money Laundering (AML) standards.
- 18. I / We confirm that the address mentioned in the address poof document is accurate and permit Bank to use the same address for any future correspondence and record keeping.
- 19. I / We agree that in case the beneficiary account is maintained in other than remitting currency, the intermediary bank may convert the currency to beneficiary account designated currency.
- 20. Axis Bank Ltd , including its subsidiaries and affiliates (the "Group"), is firmly committed to complying with all applicable sanctions laws (as imposed by UN, US, UK, EU or any other Government and/or Regulatory authorities) that are legally binding upon the Group and its businesses. Any breach of sanctions may have a serious impact on our reputation, franchise, regulatory relationships and could impair the Group's ability to provide products and services to clients. The Group has therefore established a sanctions policy that may be more stringent than what is permitted by law and regulation. Group may be unable to process any transactions that involves or have linkages / reference to any sanctioned countries*/territories*/parties including cases where transhipment is involved
 - *Sanctioned Countries and Territories include Cuba, Iran, Syria, North Korea (also known as Democratic People's Republic of Korea), Crimea and Sevastopol (also known as Crimean Autonomous Republic), Donetsk People's Republic ("DNR") region of Ukraine, Luhansk People's Republic ("LNR") region of Ukraine and Sectorial Sanctioned Countries and Territories include Russia, Venezuela, Belarus and Sudan.
- 21. Any statutory levy including duties or taxes payable as a result of me using the Outward Remittance facility shall be my responsibility and if imposed on/recovered/ sought to be recovered from Axis Bank (either directly or indirectly), such statutory levy shall be recovered directly from me and/or from any accounts (including joint accounts) maintained by me with Axis Bank or its group companies.
 - 1. If aggregate foreign currency purchases in any form for the purpose of Education (funded by self), Medical, Travel for Education and Travel for Medical Remittances during the financial year exceeds INR 7 lakhs and where the foreign currency purchase was made under LRS by me, I shall bear the applicable Tax Collected At Source (TCS) at the rate of 5% on the net value of INR amount exceeding INR 7 lakhs.
 - 2. In cases where the amount remitted is for the purpose of pursuing education abroad through an education loan obtained from a financial institution*, in such a case, I shall bear the applicable TCS at the rate of 0.5% on the net value of INR amount exceeding INR 7 lakhs.
 - *Financial institution as defined u/s 80E of the Income Tax Act of 1961.
 - 3. In case of foreign currency purchases in any form for any purpose other than Education, Medical, Travel for Education and Travel for Medical remittances during the financial year exceeding INR 7 lakhs and where the foreign currency purchase was made under LRS by me. I shall bear the applicable Tax Collected At Source (TCS) at the rate of 20% on the net value of INR amount exceeding INR 7 lakhs.
 - 4. I understand that the Section 206CCA of the Income-Tax Act, 1961 requires Tax Collected at Source (TCS) at higher rate (wherever TCS is applicable) for a person identified as a Specified Person (i.e., a Non-Filer of Income Tax Return) as per Income Tax department's database if the remittance is being made towards the purpose of Education, Medical, Travel for Education and Travel for Medical Remittances.
 - 5. If I am found to be a Specified Person as per data provided by the Income Tax department, I authorize Axis Bank Ltd to collect TCS at higher rate from my account as per the aforementioned point.
 - 6. I acknowledge that if my Aadhaar and PAN are not linked, my PAN will be considered as inoperative and the bank reserves the right to refuse to process any such transaction or to collect TCS at higher rate from my account
- 22. For any remittance which is in the nature of a Capital Account Transaction
 - 1. I declare that I am aware that I can retain, reinvest the income earned on the investments. However the received/realised/unspent/unused foreign exchange, unless reinvested, will be repatriated and surrendered to an authorised person (Authorised Person means an authorised dealer, money changer, off-shore banking unit or any other person authorised under Section 10(1) of the Foreign Exchange Management Act, 1999 to deal in foreign exchange or foreign securities) within a period of 180 days from the date of such receipt/ realisation/purchase/ acquisition or date of return to India, as the case may be

I shall not transfer any oversea	s investment by way of gift to a per	son resident outside India.									
Signature of the natural guardian of the	Applicant*	Signature of the Ap	Signature of the Applicant								
Relationship of natural guardian with Ap	plicant										
Name:	Date:	Name:	Date:								
* Where the applicant is minor, the applic	ation should be countersigned by m	ninor's natural guardian									
	Cer	rtificate by the Authorized Dealer									
,	m time to time under the S	Scheme. For NTB Customer, OSV of I	emittance is in conformity with the instructions (YC docs is done by Branch / Operation Head' &								
Name and designation of the A	uthorised Official:										
Place:	Stamp	Seal and Signature	Date:								
I certify that I have verified the submitted by the remitter for t	= .	er Bank records and retained the ori	ginals of all the scanned documents and forms								
For Branch's Use Only											
Work ID:	Pranch ID:	AD Codo:	Finaclo Pof:								

Referral Agent's Use Only

1. We request Axis Bank to send outward remittance(s) / issue Demand Draft (s) / Forex Card (s) on behalf of our customer (Applicant) as p er details submitted in this Application Form. This Applicant is referred to Axis Bank basis the Referral Agreement cum Indemnity executed between Axis Bank and us dated ______. All the terms and conditions stated in the said Referral Agreement cum Indemnity shall be applicable to this remittance / purchase transaction. The Applicant shall submit all the required KYC and other necessary documents as required by Axis Bank. The funds for the said remittance / purchase transaction(s) shall be arranged directly by the Applicant to Axis Bank.

statement for unde to verify the veraci contained herein an	clare that the facts state rtaking the remittance / ity of the statements as nd we further confirm tl tation by us or by the A	purchase transaction(s) above and Axis Bank s nat Axis Bank shall stan	as requested hall not be h	d by the eld liabl	Applica e for a	ant an ny dis	d that crepa	Axis	Banl or e	k is no rrone	ot un ous	der o	oblig eme	gation nts as
Agent Name:	, ,	Referral Code:			S	ignatu	re & :	Stamp	o:					
For Non-Resident Individuals														
For Remittance of Asse														
(i) The source of funds	for the present remittar	nce is (tick and fill the a	ppropriate op	tions)										
Sale proceeds of in	nmovable property in In	dia. Amount realized IN	R								$\overline{}$			
Sale proceeds of o	ther assets (please spec	ify nature of asset)									$\overline{}$			
Amount realized IN	NR													
Maturity proceeds	of fixed deposits. Amou	ınt realized INR									$\overline{}$			
(ii) Mode of Acquisition of the assets (tick the appropriate options)														
Out of own funds was / were person	when I / We (s) resident in India	Out of own funds v		utside Ir	ndia [Oı	ut of i	nheri	tanc	e / leg	засу			
For Remittance of Curr	rent Income:													
Source of funds for the	e present remittance are	(tick the appropriate of	otions)											
Interest on Savings	s Bank a/c Inte	erest on FDs	Dividend on s	hares / I	Mutual	Fund	units			Rent			Pe	ension
Any other current	income (Please specify)													
 The asset was acquired by Transfer of Immovable Prithereon Source of funds for the price of the source of funds for the price of the death of the source of the death of the source of the	perty purchased as a Non-Resido being made in more than one in: ight to be made out of the remiti ner NRO account and if such is f e have paid the applicable taxes mount to be repatriated does no or NRE account.	ne foreign exchange law in force 200. Also, I / We confirm that the e sale of agricultural land / plar deed of settlement made by either lindian, the repatriation of settlement then the remittance of ter's balances held in the account ound to be the case, the account in India on the income declared.	e at the time of a e amount does no ntation property / her of my / our pa ale proceeds is no f all instalments w at arising from his nt holder will reno d in application for	cquisition tinvolve the farmhouse arents or a texceedin ill be made / her legitider himself.	or the propertine amount of the propertine and g 2 such the through mate record / herself	ovisions t investo y in Indi s define properti Axis Ba eivables f liable fo	of Formed on notice a. d in Codies. ink Ltd. in India or pena	eign Ex on-repa mpanie only. and no l action	chang atriation es Act, ot by b	e Mana, on basis 2013. T orrowir r FEMA	gemer and c Γhe se ng fron 	ettleme	appreent ha	eciation as taken r person
Name:					Name:									
* Where the applicant is minor	r, the application should be cou	ntersigned by minor's natural g	uardian		Date:									
		Certificate by the	Authorized D	ealer										
issued by the Reserve I	ne remittance is not beir Bank from time to time i Ione for high Cash Value	under the Scheme. For I								•				
Name and designation	of the Authorised Offici	al:												
Place:	Stamp	S	eal and Signa	iture				D	ate:_					
	ified the Customer's sig ter for the above transa		ords and retai	ned the	origina	ıls of a	all the	scan	ned (docum	nents	s and	l for	rms