## Registration form for e-Forex services

	To, Axis Bank Limited,
	Branch
	Date:
	Account No.
	Dear Sir/Madam,
	I/We hereby request AXIS Bank Limited ("Bank") to activate/modify/delete (Please select the appropriate option) the e-Forex advices an Mobile Alerts related to trade and forex transactions with respect to events/transaction/information relating to my/our stated account.
1A]	Details of Authorised person to receive e-mail advices to be added/modified/deleted.
1)	Name:
	Email ID To:
2)	Name:
	Email ID CC:
1B]	Details of Authorised person to receive Trade & Forex SMS Alerts
	Name:
	Mobile No.

WWe have read and understood the terms and conditions relating to e-Forex advices and Mobile Alerts Banking Facility offered by Bank and agree to abide by the same and may be amended by the Bank from time to time.

We certify that the details furnished in this Application are correct and I/w e give my/our consent to receive such information under this facility. We shall advise the Bank immediately in case of any changes such as addition/modification/deletion in the above details including that of account details and contact information in the registration form. I/We agree to provide any further information required and demanded by the Bank, from time-to-time, for providing the e-Forex advices and SMS alert facility. I/w e authorize the bank to recover all the charges related to Mobile Alerts Banking Facility as determined by the bank from time-to-time. I/We understand the present charges for availing this facility is NIL.

We before selecting the option which is purely optional and presently free of charge, the bank has brought to my/our notice the under mentioned risks involved in the said mode of transmission. They being –

- a) That the chances of non delivery of the e mail to the receiptant i.e., me/us due to various technical reasons cannot be ruled out and if the said e mail is not received in time and / or otherwise, the bank shall not be liable to make good of any loss, damage, costs or action, which I/We may incur or face
- b) That through bank shall try its level best to send the mail through a secure method, the chances of the same falling into the hands of any persons other than the receiptant cannot be ruled out and in such an event also the bank shall not be liable to make good of any loss, damage, costs or action which IWWe may incur or face.
- c) That the bank shall not be hold liable, if IWe have not informed the bank and got changed about any change in my/our e mail Id and / or address and unless informed in writing, the bank shall keep on sending the e mails in the address available at the bank's records.
- d) The bank shall in the normal course sends the 'e' mails in time i.e., within a reasonable period of its receipt or carrying any action and delay on the part of the bank to transmit the same due to any reason w hatsoever, unless it can be attributable to a gross negligence shall not be held against the bank, like wise, any hacking and system failure shall also not be held against the bank. In such an event, the bank shall have no liability of any nature w hatsoever. In consideration of the bank agreeing to send the said details as per Annexure by 'e' mail, I/w e agree and consent to the bank as under.

have understood the conditions stipulated above and confirm having taken note of the same and agree that in such an event, I/we shall have no claims of any nature whatsoever against the bank.

- ii) I/w e hereby given my/our consent in writing to the bank to send the said information by e mail to my/our given e mail id at all times.
- iii) I/w e shall keep informed the bank regarding any changes in the e-mail id or otherwise on the subject.

The Bank may stop/terminate this facility given to me/us by giving seven-day prior w ritten notice to me/us. However any such termination shall not affect anything done or any rights or liabilities accrued or incurred prior to the termination and all the above undertaking given by me/us to the Bank hereunder shall survive any such termination. The signatory/ies to this undertaking hereby confirm and w arrant that they are duly authorized to execute this undertaking and shall be binding on me/us /successors and assigns.

## Sign of Authorized Person (1)

Sign of Authorized Person (2)

- 1. For Individuals, signature of account holder.
- 2. For Sole proprietorship account, signature of the Sole proprietor.
- 3. For Partnership firm account, signature of all authorized Partners.
- 4. For Public/ Private Ltd Companies, signature of all Authorized Signatory as per the account opening document. A deed of indemnity has to be taken separately.
- 5. For 2, 3 and 4 Organization seal along with the signature of the authorized person is must.