## READY RECKONER: DOCUMENTS REQUIRED FOR TRANSMISSION OF SECURITIES

Sr. No.	Documents required for transmission	Sole holder deceased & nomination registered	Sole holder deceased & nomination not registered
1.	Transmission Request Form	Annexure C	Annexure C
2.	Original death certificate or Copy of death certificate attested by a notary public/gazette officer or copy of the death certificate attested by the nominee(s)/claimant(s)/legal heir(s), subject to verification with original by the RTA/Listed Issuer	✓	<b>√</b>
3.	Self-attested copy of Permanent Account Number Card of the nominee(s)/claimant(s)/legal heir(s) issued by the Income Tax Department	✓	✓
4.	Copy of Birth Certificate (in case the nominee/claimant/legal heir is a minor)	<b>√</b>	<b>√</b>
5.	KYC* of the Claimant Guardian (in case of nominee /claimant being a minor / of unsound mind).	<b>√</b>	<b>√</b>
6.	Original security certificate(s)	<b>√</b>	<b>√</b>

<sup>\*</sup>If not KYC compliant

7.	Notarized affidavit from all legal heir(s) made on non-judicial stamp paper of appropriate value on identity and claim of ownership, as per the format provided in <b>Annexure D</b> .	NA	✓
8.	In case the legal heir(s)/claimant(s) are named in the Succession Certificate or Probate of Will or Will or Letter of Administration or Legal Heirship Certificate(or its equivalent certificate), instead of the document mentioned in point 7 above, an Affidavit from such legal heir(s)/claimant(s), duly Notarised and as per the format provided in <b>Annexure D</b> , shall be sufficient.	NA	<b>√</b>
9.	Copy of any of the following documents:  (a) Succession certificate; or  (b) Probate of Will; or  (c) Will, along with a notarized indemnity bond from the legal heir(s)/claimant(s) to whom	NA	✓

	the accumition are two page itted		
	the securities are transmitted,		
	as per the format specified		
	provided in <b>Annexure E</b> ; or		
	(d) Letter of Administration; or		
	(e) Court Decree; or		
	(f) Legal Heirship Certificate or its		
	equivalent, along with (i) a		
	notarized indemnity bond		
	from the legal heir		
	(s)/claimant(s) to whom the		
	securities are transmitted, as		
	per the format specified		
	provided in <b>Annexure E</b> ; and		
	(ii) No Objection from all the		
	non-claimants, duly attested		
	by a notary public or by a		
	gazetted officer as per the		
	format provided in <b>Annexure</b>		
	F.		
	The document should be Attested by the		
	legal heir(s)/claimant(s) subject to		
	verification with the original or duly		
	attested by a notary public or by a		
	Gazetted officer.		
10.	For cases where the value of securities is	NA	<b>√</b>
10.	For cases where the value of securities is	NA	✓
10.		NA	<b>√</b>
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as	NA	<b>√</b>
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in	NA	✓
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen	NA	✓
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of	NA	✓
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode,	NA	<b>√</b>
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents	NA	✓
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not	NA	✓
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be	NA	✓
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted;	NA	✓
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted;  (i) no objection certificate from all legal	NA	✓
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted;  (i) no objection certificate from all legal heirs(s), as per the format provided in	NA	✓
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted;  (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement	NA	✓
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted;  (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement deed executed by all the legal heirs, duly	NA	✓
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted;  (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement deed executed by all the legal heirs, duly attested by a notary public or by a gazetted	NA	
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted;  (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement deed executed by all the legal heirs, duly attested by a notary public or by a gazetted officer; and	NA	✓
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted; (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement deed executed by all the legal heirs, duly attested by a notary public or by a gazetted officer; and (ii) notarized indemnity bond made on	NA	
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted;  (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement deed executed by all the legal heirs, duly attested by a notary public or by a gazetted officer; and  (ii) notarized indemnity bond made on non-judicial stamp paper of appropriate	NA	
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted; (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement deed executed by all the legal heirs, duly attested by a notary public or by a gazetted officer; and (ii) notarized indemnity bond made on non-judicial stamp paper of appropriate value, indemnifying the Share Transfer	NA	
10.	For cases where the value of securities is up to rupees five lakhs per listed entity as on the date of submission of complete documentation in case of securities held in physical mode and up to rupees fifteen lakhs per beneficial owner in case of securities held in dematerialized mode, instead of and where the documents mentioned in point 9 above are not available, the following documents may be submitted;  (i) no objection certificate from all legal heirs(s), as per the format provided in Annexure F, or copy of family settlement deed executed by all the legal heirs, duly attested by a notary public or by a gazetted officer; and  (ii) notarized indemnity bond made on non-judicial stamp paper of appropriate	NA	

## Request for Transmission of Securities by Nominee or Legal Heir (For Transmission of securities on death of the Sole holder)

Annexure C – ISR 5

To:

3) 4)

The Listed Issuer/RTA, (Address)

(Name of the Listed Issuer/RTA) Name of the Claimant(s) Mr./Ms. Name of the Guardian □ in case the claimant is a minor → Date of Birth of the minor\* Mr./Ms. Relationship with Minor: 

Father 

Mother 

Court Appointed Guardian\* [Multiple PAN may be entered] PAN (Claimant(s)/Guardian): | | | | | | | | | | KYC Acknowledgment attached 

KYC form attached Tax Status: ☐ Resident Individual ☐ Resident Minor (through Guardian) ☐ NRI ☐ PIO ☐ Others (please specify) \*Please attach relevant proof I/We, the claimant(s) named hereinabove, hereby inform you about the demise of the below mentioned Securities Holder(s) and request you to transmit the securities held by the deceased holder(s) in my/our favour in my/our capacity as -☐ Legal Heir ☐ Successor to the Estate of the deceased ☐ Administrator of □ Nominee the Estate of the deceased Name of the deceased holder(s) Date of demise\*\* 1) 2) 3) \*\*Please attach certified copy of Death Certificate. Securities(s) & Folio(s) in respect of which Transmission of securities is being requested No. of % of Name of the Company Folio No. Securities Claim@ 1) 2)

@As per Nomination OR as per the Will/Probate/Succession Certificate/Letter of Administration/ Legal Heirship Certificate (or its equivalent certificate)/ Court Decree, if applicable.

Contact details of the	e Claimant (s) [Provision	i for multiple entries may be made]	
Mobile No.+91	Tel. No.	STD -	

Email Address		
Address (Please note that KYC Registration Agency rec	t address will be updated as per ad ords)	dress on KYC form /
Address Line 1		
Address Line 2		
City:	State PIN	
Bank Account Details of the	e Claimant	
Bank Name		
Account No.		11-digit IFSC
A/c. Type (√) □SB □Current	□NRO □NRE □FCNR	9-digit MICR No.
Name of bank branch		
City PIN		
	elled cheque with claimant's name p	orinted <b>OR</b> Claimant's
•	uly attested by the Bank Manager)	
securities holder(s) by direct	e UNCLAIMED amounts, if any, in ct credit to the bank account men	tioned above.
	(Please tick√ whichever is applical or Service □ Public Sector Service	•
	ome Maker □ Student □Forex De (Please specify)	ealer □ Others
The Claimant is □ a Politica Person □ Neither (Not appli		o a Politically Exposed
Gross Annual Income (₹) 25 Lacs-1crore □ >1 crore	□Below 1 Lac □1-5 Lacs □ 5-1	0 Lacs □10-25 Lacs □
<b>FATCA and CRS informatio</b>		
Country of Birth	Plac	e of Birth
Nationality		
If Yes, please mention all the	y country other than India? □Ye. e countries in which you are resider cation Number and its identification	it for tax purposes and the
Country	Tax-Payer Identification Number	Identification Type
,		7,7

Nomination@ (Plea	ase √ one of the options below)		
□ I/We <b>DO NOT</b> nominate anyone)	wish to make a nomination. <i>(Plea</i>	ase tick √ if you d	o not wish to
described in the	nake a nomination and hereby no e attached Nomination Form to nt of my / our death.		
@ Guardian of a m	inor is not allowed to make a non	nination on behal	f of the minor
I/We have attache	ignature of the Claimant(s) d herewith all the relevant / red eckoner as per Annexure A.	quired documents	s as indicated in the
I/We confirm that the knowledge and believed.	the information provided above ief.	is true and corre	ect to the best of my
I/We	undertake	to	keep (Name of the
	A informed about any changes/m ertake to provide any other additi		above information in
I/We	hereby		authorize (Name of the
my holdings in the	RTA to provide/ share any of the ir (Name of the Company) to any s as required by law without any	y governmental o	ed by me/us including or statutory or judicial
Place			
Date	Signature	e of Claimant <sub>(S)</sub>	
		<u> </u>	
☐ Copy of Birth Cer☐ Copy of PAN Car☐ KYC Acknowledg☐ KYC form of Cla	ertificate of the deceased holder rtificate (in case the Claimant is a rd of Claimant / Guardian gment OR imant e with claimant's name printed (		imant's Bank

\*Note: For transmission service requests, Form ISR-4 as per SEBI circular SEBI/HO/MIRSD\_MIRSD\_RTAMB/P/CIR/2022/8 dated January 25, 2022 will not be required.

Annexure D

Individual Affidavits to be given by ALL the Legal Heirs OR Legal Heirs named in Succession Certificate\*/ Probate of Will\*/ Will\*/ Letter of Administration\*/ Legal Heirship Certificate\*(or its equivalent certificate)\*/Court Decree\*

## (For Transmission of securities on death of Sole Holder where NO NOMINATION has been registered)

Each Deponent (legal heir) shall sign separate Affidavits.

(To be executed on a non-judicial stamp of appropriate value and Notarized)

	1,		Son	/
	daughter			of
	residing			- at
		ereby solemnly at	ffirm and state on c	ath
	as follows. That Mr. /Mrs		@ ("t	:he
	deceased holder") held the followin holder:	g securities in his	/ her name as sin	gle
	Company Name	Folio No.	No. of securities	s held
1)				
2)				
3)				
	□ That the aforesaid deceased hold the following persons as the only Certificate/ Legal Heirship Certificate/ Decree dated	y surviving heirs ficate(or its equiv _ / according to governed at the ti	as per the Succes valent certificate)/C the Law of Intes	sion court state
		OR		
	☐ That the aforesaid deceased hor persons as the legatees as particular Administration dated are	per the Will/ Pro	obated Will/ Lette	r of
	A copy of the Succession Certifi	cate*/ Probate o	of Will*/ Will*/ Let	ter of

Administration\*/ Legal Heirship Certificate\*(or its equivalent certificate)\*/

Court Decree\* is attached herewith.

	Name of the Heir(s)	Legal	Address a	nd contact	details	Age	Relation with the Deceased
1)							
2)							
3)							
_	among epresented by M er / legal guardia			legal _aged		a mino	
X					Signature o	of the D	Deponent:
C	correct and nothi contract and enti he deceased.	•					•
Solem (	nly affirmed at			S	Signature of	f the D	eponent:
			Signed be	efore me			
F	Place:						
	Date :						
				Signature	of Notary wi of Nota		cial Seal egn. No.
#	strikeout whicher t = Name of the S = Name of the	egal heir		ne of the de	ceased secu	urity ho	older

Note: To be executed in the presence of a Public Notary / Gazetted Officer

Bond of Indemnity to be furnished jointly by all Legal Heir(s) including the Claimant(s)

(To be submitted on Non-judicial Stamp Paper of appropriate value)

# [For Transmission of Securities on death of Sole Securities' Holder, where no nomination has been registered]

I/We do hereby solemnly affirm and state on oath as follows:

That Mr.		ıritica		Na	me of the deceas	sed holde	<u> </u>	/as holdino	g the
following Name Compar	of		Certifica	ate No.	Distinctive N	o. Fol	io No.	No. of curities he	eld
1									
2									
3									
4									
surviving	lega s/she	l heirs was g	s, accordi Joverned	ing to the	nd him/her the for laws of intestate ne of his/her deat Address and	succession.		e to him/he	er by
Heir(s)/0		_			contact deta		Deceased		
1									
2									
3									
4									
					OR				
nominee	, leav	ing b	ehind hir		lied on following perso succession.	ns as the		registering ng legal h	•
Name of	the L	_egal			Address and		Relationshi	p with	the
Heir(s)/C	Claima	ant(s)			contact detail	S	Deceased		
I 									
2									

approached	(Name of the Company/RTA)_with a
request to transmit the aforesaid securities [Name(s) of heir(s)/claimant(s)]	in the name of the undersigned Mr. /Ms. the legal #, on my/our
behalf, without insisting on production of a Su of Administration or any Court order, for w contained and on relying on the information h true.	iccession Certificate/ Probate of Will / Letter hich we execute an indemnity as is herein
In consideration therefore of my/our request to the name of the undersigned Mr. /Ms. [Name(s	
I/We hereby jointly and severely agree and up saved, defended, harmless, [Name of the successors and assigns for all time hereafted demands, risks, charges, expenses, damage and/or incur by reason of transferring the samy/our request to the undersigned heir(s)/claimant(s)] insisting on production of a Succession Certific	Company/ Issuer and any RTA] and its er against all losses, costs, claims, actions, es, etc., whatsoever which they may suffer id securities as herein above mentioned, at I Mr./Ms. [Name(s) of the legal #, without
or any Court order.	ato, i rosato el villi, sottor el rialillillos attori
IN WITNESS WHEREOF the said 1) Mr. /Ms. witness)	
And 2) Mr. /Ms. Name and shereunto set their respective hands and seals	
•	and delivered by the said legal heir/s.
Name the Legal Heirs	Signature of the Legal Heirs
1	X
2	X
3	X
(*) = Name of the deceased security holder  Signed before	(#) = Name of the claimant/s ore me
at:	<del></del>
on:	
Signature of Notary	
Official stamp & seal of the Notary & Regn. No	

### Note: To be executed in the presence of a Public Notary / Gazetted Officer

[To be submitted in non-judicial stamp paper of appropriate value]

No-Objection Certificate from the Legal Heir(s)

Format of NOC from other Legal Heir(s) for Transmission of Securities in favour of the Claimant(s) wherein the Sole Holder is deceased and NO NOMINATION has been registered

### **DECLARATION**

I/We, the legal heir(s) of late Mr. / Ms_declare as follows –	(name of	the deceased holder)
(i) That the above named deceased he his / her name as single holder:	older was holding the	following securities in
Name of the Company	Folio No.	No. of securities held
1)		
2)		
3)		
(ii) That the deceased had died intesta registering any nominee. (iii) That the following Claimant(s) has		

Name of the Claimant(s)	Address and contact details	Age	Relationship with the deceased
1)			
2)			
3)			

aforesaid securities:

(iv) That I / We are the legal heir(s) of the deceased holder, apart from the Claimant(s)who has/ have applied for transmission of the aforesaid securities and our details are as follows:

Name of the Legal Heir(s)	Address	and contact details	Age	Relationship with the deceased
1)				
2)				
3)				
(v) I / we hereby declare that title to the aforesaid securelinquish & renounce all shall have no legal claim  (vi) Accordingly, I / we decla  (Name of the of the Claimant(s) Mr. / M	urities held by my /our rights upon said seco re that I / we h Company) trar	the deceased and I / in respect of the afore urities in future.	we he said se WHAT securit	reby wilfully ecurities and SOEVER in
(vii) I / we hereby state that my/our knowledge and no Name(s) and Signature(s) 1 2	othing has bee of Legal Heir(s )	n concealed therein.	nant(s)	
	VERI	FICATION		
We hereby solemnly affirm knowledge and nothing has and entitled to rights and be	been conceale	ed therein and that we	are con	
Solemnly affirmed at				
Deponent(s) (1)	(2)	(3)		

Annex	ure G
-------	-------

(to Circular no. SEBI/HO/MIRSD/MIRSD\_RTAMB/P/CIR/2022/xx dated May xx, 2022 on simplification of procedure and standardization of formats of documents for transmission of securities)

#### RTA / ISSUER COMPANY NAME AND ADDRESS

Name:	Date:
Address:	

Dear Sir/Madam.

#### LETTER OF CONFIRMATION

Sub: Issuance of Securities in dematerialized form in case of Investor Service Requests

#### Name of the Company:

We refer to the request received from you for issuance of securities in your name. We would like to inform you that the request has been approved as detailed below:

intorn you that the request in	de been approved de detailed belett:
Name of first holder & PAN	
Joint holder 1 & PAN	
Joint holder 2 & PAN	
Number of securities	
Folio Number	
Certificate numbers	
Distinctive numbers	
Lock-In	Yes or No. If yes, lock-in from// till// (DD/MM/YYYY)

As you may be aware, SEBI vide Gazette Notification no. SEBI/LAD-NRO/GN/2022/66 dated January 24, 2022, has mandated that the securities that are issued pursuant to investor service request shall henceforth be issued in demat mode only and hence the security certificates (wherever applicable) are retained at our end.

Accordingly, within 120 days of this letter, please request your Depository Participant (**DP**) to demat these securities using the Dematerialization Request Form (**DRF**). Please fill the DRF with the details mentioned in this letter, sign it and present this letter in original to your DP along with the DRF for enabling your DP to raise a Demat Request Number (**DRN**). In case you do not have a demat account, kindly open one with any DP. Please note that you can open Basic Service Demat Account at minimal / nil charges.

Please note that <u>this letter is valid only for a period of 120 days</u> from the date of its issue within which you have to raise demat request with the DP as above. Any request for processing demat after the expiry of aforesaid 120 days will not be entertained and as per the operating guidelines issued by SEBI, the subject securities shall be transferred to a Suspense Escrow Demat Account of the Company.

Thanking you,

Yours faithfully, For ABCD Limited (RTA) Authorised Signatory