

PART A -	- SUMMARY TERM SHEET				
Sr. No.	Particulars	Details			
1.	Security Name	Reliance Capital Limited Market Linked Debentures Series B/436 – Tranche 2 (" Debentures ")			
2.	Issuer / Company	Reliance Capital Limited			
3.	Type of Instrument / Kind of Security	Rated, Listed, Secured, Redeemable Non-Convertible, Principal Protected Market Linked Debentures			
4.	Series Number	RCL MLD Series B/436 – Tranche 2			
5.	ISIN No.	For Type I Debenture - INE013A071R2 For Type II Debenture - INE013A072R0			
6.	Board Resolution for raising the Debentures	April 27, 2017			
7.	Board Resolution for issuance of Information Memorandum	April 27, 2017			
8.	Shareholders' General Meeting Resolution Dated	September 26, 2017			
9.	Nature of instrument	Secured			
10.	Seniority	Senior The Debentures Holders shall have a pari-passu first charge over the Security created among the Trustee and the other lenders			
11.	Mode of Issue	Private Placement			
12.	Eligible Investor(s)	As mentioned in "Eligible Investors" on page 83 of the Information Memorandum			
13.	Listing	The Issuer proposes to submit the listing document relating to the Debentures issued under this Information of the BSE Limited ("BSE") within 15 (fifteen) days of the Date of Allotment			
14.	Rating of the Instrument	CARE PP-MLD AA+ (PP- MLD Double A Plus) (Credit watch with developing implications) by CARE Ratings Limited (Formerly known as Credit Analysis & Research Ltd.) ("CARE")			
15.	Principal Amount / Face Value per Debenture	INR 1,00,000/- (Rupees One Lakh Only)			
16.	Minimum Application and in multiples of thereafter	Minimum application shall be for 50 (Fifty) Debenture(s) and in multiples of 1 (One) thereafter.			
17.	Issue size / Amount which the Company intends to raise	INR 5,00,00,000 (Rupees Five Crore Only) (i.e. 500 Debentures)			
18.	Option to retain oversubscription (amount)	INR 2,00,00,000 (Rupees Two Crore Only)			
19.	Utilisation of Issue Proceeds / Objects of the Issue	The Debentures have been issued to raise resources to meet the ongoing funding requirements for the Company's business activities, for general corporate purposes and refinancing of the existing debt obligations of the Company			

	For Private Circulation Only
For the exclusive use of	



Sr. No.	Particulars	Details
20.	Details of utilization of the Proceeds	The Issue Proceeds shall be utilized in accordance with the "Utilisation of Issue Proceeds / Objects of the Issue" provision above
21.	Interest on Application Money	Not Applicable
22.	Default Interest Rate	Please refer to the "Default in payment" section page 48 of the Information Memorandum
23.	Call Option (Redemption at the Option of the Company)	Not Applicable
24.	Put Option (Redemption at the Option of Debenture holders)	Not Applicable
25.	Issue Timing / Proposed Time Schedule	
	1. Issue Open Date	April 04, 2018
	2. Issue Close Date / Pay in Date	April 04, 2018
	3. Deemed Date of Allotment	April 04, 2018
		The Company reserves the right to change the above Issue Schedule, with the understanding that the Issue Close Date / Pay-in Date may be rescheduled, at the sole discretion of the Company, to a date falling not later than 07 (seven) working days from the date mentioned herein. The actual Issue Close Date / Pay-in Date shall be communicated to each investor in the allotment advice ("Allotment Advice").
26.	Issuance mode of the Instrument	These debentures would be issued only in Dematerialized form (Demat) through authorized DP
27.	Trading mode of the Instrument	Demat mode only
28.	Settlement mode of the Instrument	RTGS / NEFT / Fund Transfer to the bank details as per Depository records
29.	Depository(ies)	NSDL and CDSL
30.	Business Day Convention	Please refer to the "Effect of Holidays" sectionon page 87 of the Information Memorandum
31.	Record Date	15 days prior to each Coupon Payment / Final Redemption Date / Contingent Early Redemption Date (if applicable).
32.	Security	(i) a first paripassu legal mortgage and charge over the Company's Gujarat Immovable Property (for details refer Annexure V hereto); and
		(ii) All present and future book debts and business receivables of the Company (except security towards securing term loan and cash credit limits availed / to be availed from time to time). Business receivables include current assets and investments (for details refer Annexure V hereto).



Sr. No.	Particulars	Details
33.	Security Cover	The Company shall maintain a minimum asset cover of 100% at all times.
34.	Contribution being made by the Promoters or directors either as part of the offer or separately in furtherance of such objects	Nil
35.	Transaction Documents	 Debenture Trust Deed; Information Memorandum; Rating letter from CARE; Consent letter of Karvy Computershare Private Limited to act as Registrar & Transfer Agent for the proposed issue; Tripartite agreement(s) between the Company, Depository(ies) and the Registrar and Transfer Agent; and Uniform Listing Agreement with BSE Limited.
36.	Conditions Precedent to Disbursement	Not applicable
37.	Condition Subsequent to Disbursement	Not applicable
38.	Events of Default	Please refer to the "Main events of default and remedies under the Debenture Trust Deed" section on page 93 of the Information Memorandum
39.	Provisions related to Cross Default Clause	Not Applicable
40.	Role and Responsibilities of Debenture Trustee	Please refer to the "Main events of default and remedies under the Debenture Trust Deed" section on page 93 of the Information Memorandum
41.	Governing Law and Jurisdiction	Please refer to the "Governing Law and Jurisdiction" section on page 96 of the Information Memorandum
42.	Payment Details	Settlement Bank: HDFC Bank Limited Branch: Fort Account Number: 00600310031360 Account Name: Reliance Capital Limited RTGS / IFSC Code: HDFC0000060
43.	Registrar and Transfer Agent	Karvy Computershare Private Limited
44.	Trustees	Vistra ITCL (India) Limited

For the exclusive use of ___

For Private Circulation Only



PROVISIONS RELATING TO COUPON (IF ANY) AND REDEMPTION AMOUNT PAYABLE FOR TYPE I DEBENTURE

	Price of the Debenture & Justification	(The security is being issued at discount, with the Coupon Amount / Rate and Coupon Payment Frequency as mentioned below which is in accordance with the	
		prevailing market conditions at the time of issue)	
1.2	Discount at which security is issued and the effective yield as a result of such discount	The security is being issued at 99.70% of the Principal Amount. Please refer to "Coupon Amount/Rate" below	
1.3	Initial Valuation Date	March 21, 2018	
		The Initial Valuation Date may be rescheduled, at the sole discretion of the Issuer, to a date falling not later than 10(ten) working days from the date mentioned herein. The actual Initial Valuation Date shall be communicated to each investor in the Allotment Advice.	
1.4	Final Valuation Date	The Stock futures expiry date in the month of October 2021	
		(i.e. October 28, 2021, provided that, if such date is not a scheduled Stock futures expiry date, then the Stock futures expiry date as notified by the National Stock Exchange for that month will be considered as the Final Valuation Date)	
1.5	Final Redemption Date /	March 21, 2022	
	Final Maturity Date	Since the Initial Valuation Date may be rescheduled at the sole discretion of the Issuer, to a date falling not later than 10(ten) working days from the respective dates mentioned herein, this could result in change in the Final Redemption Date / Final Maturity Date.	
		The actual Final Redemption Date / Final Maturity Date shall be communicated to each investor in the Allotment Advice.	
1.6	Tenor	1,447(One Thousand Four Hundred and Forty Seven) days from the Deemed Date of Allotment	
1.7	Redemption Amount	On the Final Redemption Date / Final Maturity Date, each Debenture Holder will receive per Debenture held an amount equal to	
		100% of Principal Amount + Coupon Amount	
1.8	Redemption Premium / Discount	Not Applicable	
1.9	Coupon Type / Basis	Reference Index Linked	
	(a) Reference Index	Large Cap Alpha Index	
	(b) Index Sponsor (also known as Index Administrator)	Motilal Oswal Asset Management Company Limited	
	(c) Index Calculation Agent	India Index Services & Products Limited (IISL)	
1.10	Change of Coupon Basis/Step Up/Step Down Coupon Rate	Not Applicable	
1.11	Coupon Payment Dates/ Frequency	Final Redemption Date / Final Maturity Date Only	

1.12 Observation Dates		The Initial Observation Date and each Subsequent Observation Date as below.				
		Initial Observation Date: The Initial Valuation Date and the Exchange Business Days as listed below:				
		I ne Initia		Date and the Exchange Busine	ess Days as listed below:	
			Sr.No. (j)	Initial Observation Date(j)		
			1	Initial Valuation Date		
			2	April 02, 2018		
			3	April 30, 2018		
			4	June 01, 2018		
		Subseq	uent Obser	vation Dates:		
				cpiry date in the months of Magexpected to be as below*:	/ 2021 to October 2021 (both	
			Sr.No. (i)	Subsequent Observation Date(i)		
			1	May 27, 2021		
			2	June 24, 2021		
			3	July 29, 2021		
			4	August 26, 2021		
			5 6	September 30, 2021 October 28, 2021		
		the Stoc	k futures ex	such date is not a scheduled Spiry date as notified by the Natered as the observation date.		
1.13	Coupon Amount / Rate	A) If Fig	nal Index L	evel >= Initial Index Level,		
				PR * Max [0, (Final Index Level	/ Initial Index Level^ – 1)]	
		Or,				
			nal Index L	evel < Initial Index Level,		
		Nil				
		Where,				
			articipation	Ratio, which shall be 100.00%		
		"Final In	dex Level" =	$\left[\left(\frac{1}{6} \right) \times \sum_{i=1}^{6} \text{Level(i)} \right]$		
			evel(i)" = Off servation Da	cial Closing Level of the Referente(i)	nce Index on the Subsequen	
		"Initial In	dex Level"	$= \left[\left(\frac{1}{4} \right) \times \sum_{i=1}^{4} \text{Level(j)} \right]$		



		"Level(j)" = Official Closing Level of the Reference Index on the Initial Observation Date (j)
		^The Final Index Level and the Initial Index Level will be decreased and increased (respectively) to the extent of 0.236% (i.e. 0.20%*1.18).
1.14	Valuation Agency	The Valuation Agency i.e. ICRA Ltd. Or CRISIL Ltd. shall be appointed by the Issuer, and communicated to each Investor in the Allotment Advice
		In case of ICRA Ltd.: The Valuation Agency will publish a valuation on its website at least once every calendar week. The valuation shall be available on the website of the Valuation Agency at https://www.icra.in/MldValuation/ViewMld
		In case of CRISIL Ltd.: The Valuation Agency will publish a valuation on its website at least once every calendar week. The valuation shall be available on the website of the Valuation Agency at http://crisil.com/capital-markets/mld-valuations.html
		The Issuer will also make available, as soon as practicable, the valuation provided by the Valuation Agency on its website at http://www.reliancecapital.co.in/Valuation-of-market-linked-debentures.aspx .
		The cost of valuation shall be in the range of 0.04% p.a. to 0.12% p.a. of issue size and shall be borne by the Issuer.
		The latest and historical valuations for the the Debentures will be published on the website of the Issuer at http://www.reliancecapital.co.in/Valuation-of-market-linked-debentures.aspx and the website of the Valuation Agency at http://crisil.com/capital-markets/mld-valuations.html or https://www.icra.in/MldValuation/ViewMld
		Upon request by any Debenture Holder for the valuation of the Debentures, the Issuer shall provide them with the latest valuation.



Disclosure of Cash Flows for Type I Debenture as per SEBI Circular No. CIR/IMD/DF/18/2013 dated October 29, 2013

, , , , , , , , , , , , , , , , , , , ,	I
Company	Reliance Capital Limited
Principal Amount / Face Value per Debenture	Rs.1,00,000/- (Rupees One Lakh only)
Issue Date	April 04, 2018
Date of Allotment	April 04, 2018
Final Redemption Date	March 21, 2022
Coupon Rate	Market Linked
Frequency of Coupon Payment with specified dates	On the Final Maturity Date/ Final Redemption Date only
Day Count Convention	Not Applicable

Cash Flows	Date (of actual payment)	No. of Days in Coupon Period	Amount in Rupees
Coupon	March 21, 2022	1,447	Market Linked
Principal Redemption	March 21, 2022	1,447	INR 1,00,000
Total			INR 1,00,000 + Market Linked Coupon

Note: Payment dates are subject to change as per holidays declared in that particular year. Payment convention as specified in SEBI Circular CIR/IMD/DF/18/2013 dated October29, 2013 shall be followed.



Scenario Analysis for Type I Debenture

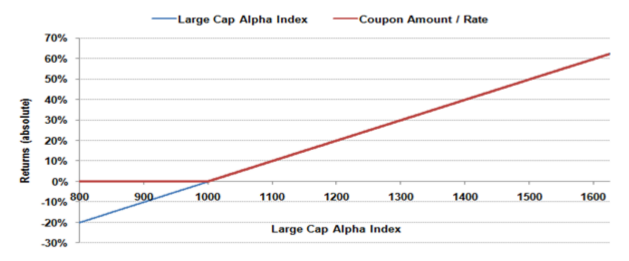
The scenario analysis set out below is an illustrative representation of the returns on the Debentures in the following scenarios. (Assuming Initial Index Level of the Reference Index is 1,000)

A. Tabular Representation

Scenarios	Initial Index Level*	Final Index Level*	Performance of Reference Index	Coupon Amount / Rate	Initial Investment Amount	Redemption Amount	Return on Debenture (Annualized)
					(in INR)	(in INR)	(
District Manufact	1,000	2,250	125.00%	125.00%	9,970,000	22,500,000	22.79%
Rising Market Conditions	1,000	1,900	90.00%	90.00%	9,970,000	19,000,000	17.66%
Conditions	1,000	1,750	75.00%	75.00%	9,970,000	17,500,000	15.25%
Otable Maniest	1,000	1,200	20.00%	20.00%	9,970,000	12,000,000	4.79%
Stable Market Conditions	1,000	1,100	10.00%	10.00%	9,970,000	11,000,000	2.51%
Conditions	1,000	1,050	5.00%	5.00%	9,970,000	10,500,000	1.32%
F 11: NA 1 4	1,000	900	-10.00%	0.00%	9,970,000	10,000,000	0.08%
Falling Market Conditions	1,000	800	-20.00%	0.00%	9,970,000	10,000,000	0.08%
Conditions	1,000	700	-30.00%	0.00%	9,970,000	10,000,000	0.08%

^{*}The Final Index Level and the Initial Index Level above are after decrease and increase (respectively) to the extent of 0.236% (i.e. 0.20%*1.18)

B. Graphical Representation



NOTE: This scenario analysis is being provided for illustrative purposes only. It does not represent all possible outcomes.



PROVISIONS RELATING TO COUPON (IF ANY) AND REDEMPTION AMOUNT PAYABLE FOR TYPE II DEBENTURE

2.1	Issue Price per Debenture/	99.70% of Principal Amount (Face Value)			
	Price of the Debenture & Justification	(The security is being issued at discount, with the Coupon Amount / Rate and Coupon Payment Frequency as mentioned below which is in accordance with the prevailing market conditions at the time of issue)			
2.2	Discount at which security is issued and the effective yield as a result of such discount	The security is being issued at 99.70% of the Principal Amount. Please refer to "Coupon Amount/Rate" below			
2.3	Initial Valuation Date	March 21, 2018			
		The Initial Valuation Date may be rescheduled, at the sole discretion of the Issuer, to a date falling not later than 10 (ten) working days from the date mentioned herein. The actual Initial Valuation Date shall be communicated to each investor in the Allotment Advice.			
2.4	Final Valuation Date	The Nifty 50 Index futures expiry date in the month of February 2020			
		(i.e. February 27, 2020, provided that, if such date is not a scheduled Nifty 50 Index futures expiry date, then the Nifty 50 Index futures expiry date as notified by the National Stock Exchange for that month will be considered as the Final Valuation Date)			
2.5	Final Redemption Date /	June 22, 2020			
	Final Maturity Date	Since the Deemed Date of Allotment, Initial Valuation Date may be rescheduled at the sole discretion of the Issuer, to a date falling not later than 10 (ten) working days from the respective dates mentioned herein, this could result in change in the Final Redemption Date / Final Maturity Date.			
		The actual Final Redemption Date / Final Maturity Date shall be communicated to each investor in the Allotment Advice.			
2.6	Tenor	810 (Eight Hundred and Ten) days from the Deemed Date of Allotment			
2.7	Redemption Amount	On the Final Redemption Date / Final Maturity Date, each Debenture Holder will receive per Debenture held an amount equal to			
		100% of Principal Amount + Coupon Amount			
2.8	Redemption Premium / Discount	Not Applicable			
2.9	Coupon Type / Basis	Reference Index Linked			
	(a) Reference Index	Nifty 50 Index			
	(b) Index Sponsor	India Index Services & Products Limited (IISL)			
2.10	Change of Coupon Basis/Step Up/Step Down Coupon Rate	Not Applicable			
2.11	Coupon Payment Dates/ Frequency	Final Redemption Date / Final Maturity Date Only			



2.12	Observation Dates	The Initial Observation Date and each Subsequent Observation Date as below.			
		Initial Observation Date: The Initial Valuation Date			
		Subsequent Observation Dates:			
		The Nifty 50 Index futures expiry dates in the months of November 2019 to February 2020 (both inclusive), which are expected to be as below *:			
		Sr.No. (i) Subsequent Observation Date(i)			
		1 November 28, 2019			
		2 December 26, 2019			
		3 January 30, 2020 4 February 27, 2020			
		4 1 Cordary 21, 2020			
		* Provided that, if any such date is not a scheduled Nifty 50 Index futures expiry date, then the Nifty 50 Index futures expiry date as notified by the National Stock Exchange for that month will be considered as the observation date.			
2.13	Coupon Amount / Rate	A) If Final Index Level >= Initial Index Level,			
		Principal Amount * PR * Max [0, (Final Index Level / Initial Index Level – 1)]			
		Or,			
		B) If Final Index Level < Initial Index Level,			
		Nil			
		Where,			
		"PR" = Participation Ratio, which shall be 114.00 %			
		"Final Index Level" = $\left[\left(\frac{1}{4} \right) \times \sum_{i=1}^{4} \text{Level(i)} \right]$			
		"Level(i)" = Official Closing Level of the Reference Index on the Subsequent Observation Date(i)			
		"Initial Index Level" = Official Closing Level of the Reference Index on the Initial Observation Date			
2.14	Valuation Agency	The Valuation Agency i.e. ICRA Ltd. Or CRISIL Ltd. shall be appointed by the Issuer, and communicated to each Investor in the Allotment Advice			
		In case of ICRA Ltd.: The Valuation Agency will publish a valuation on its website at least once every calendar week. The valuation shall be available on the website of the Valuation Agency at https://www.icra.in/MldValuation/ViewMld			
		In case of CRISIL Ltd.: The Valuation Agency will publish a valuation on its website at least once every calendar week. The valuation shall be available on the website of the Valuation Agency at http://crisil.com/capital-markets/mld-valuations.html			
		The Issuer will also make available, as soon as practicable, the valuation provided by the Valuation Agency on its website at			
		http://www.reliancecapital.co.in/Valuation-of-market-linked-debentures.aspx.			



The cost of valuation shall be in the range of 0.04% p.a. to 0.12% p.a. of issue size and shall be borne by the Issuer.
The latest and historical valuations for the Debentures will be published on
the website of the Issuer at
http://www.reliancecapital.co.in/Valuation-of-market-linked-debentures.aspx and
the website of the Valuation Agency at
http://crisil.com/capital-markets/mld-valuations.html or
https://www.icra.in/MldValuation/ViewMld
Upon request by any Debenture Holder for the valuation of the Debentures, the Issuer shall provide them with the latest valuation.



Disclosure of Cash Flowsfor Type II Debenture as per SEBI Circular No. CIR/IMD/DF/18/2013 dated October 29, 2013

Company	Reliance Capital Limited
Principal Amount / Face Value per Debenture	Rs.1,00,000/- (Rupees One Lakh only)
Issue Date	April 04, 2018
Date of Allotment	April 04, 2018
Final Redemption Date	June 22, 2020
Coupon Rate	Market Linked
Frequency of Coupon Payment with specified dates	On the Final Maturity Date/ Final Redemption Date only
Day Count Convention	Not Applicable

Cash Flows	Date (of actual payment)	No. of Days in Coupon Period	Amount in Rupees
Coupon	June 22, 2020	810	Market Linked
Principal Redemption	June 22, 2020	810	INR 1,00,000
Total			INR 1,00,000 + Market Linked Coupon

Note: Payment dates are subject to change as per holidays declared in that particular year. Payment convention as specified in SEBI Circular CIR/IMD/DF/18/2013 dated October29, 2013 shall be followed.



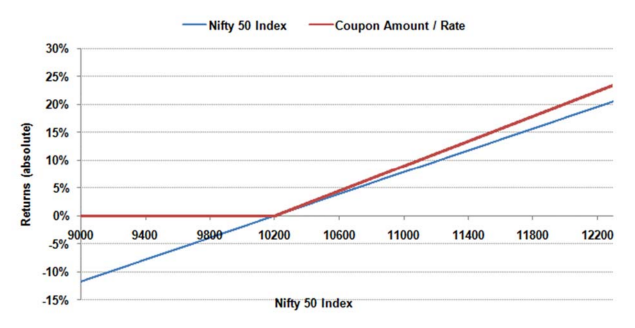
Scenario Analysis for Type II Debenture

The scenario analysis set out below is an illustrative representation of the returns on the Debentures in the following scenarios. (Assuming Initial Index Level of the Reference Index is 10,200)

A. Tabular Representation

Scenarios	Scenarios Initial Index Final Index Level		Performance of Reference Index	Coupon Amount / Rate	Initial Investment Amount (in INR)	Redemption Amount (in INR)	Return on Debenture (Annualized)
	10,200	14,280	40.00%	45.60%	9,970,000	14,560,000	18.61%
Rising Market Conditions	10,200	13,260	30.00%	34.20%	9,970,000	13,420,000	14.33%
00114111101110	10,200	12,240	20.00%	22.80%	9,970,000	12,280,000	9.85%
Stable Market	10,200	11,220	10.00%	11.40%	9,970,000	11,140,000	5.13%
Conditions	10,200	10,710	5.00%	5.70%	9,970,000	10,570,000	2.67%
	10,200	9,690	-5.00%	0.00%	9,970,000	10,000,000	0.14%
Falling Market Conditions	10,200	8,670	-15.00%	0.00%	9,970,000	10,000,000	0.14%
5531110110	10,200	7,650	-25.00%	0.00%	9,970,000	10,000,000	0.14%

B. Graphical Representation



NOTE: This scenario analysis is being provided for illustrative purposes only. It does not represent all possible outcomes.



APPLICATION FORM

Series No.: RCL MLD Series B/436 - Tranche 2

RELIANCE CAPITAL LIMITED

(Registered Office: H Block, 1st Floor, Dhirubhai Ambani Knowledge City, Navi Mumbai 400 710)

DEBENTURE APPLICATION FORM NO.																						
	ISSUE OF RATED LISTED SECURED REDEEMABLE PRINCIPAL PROTECTED NON CONVERTIBLE MARKET LINKED DEBENTURES OF FACE VALUE OF Rs. 1,00,000/- (RUPEES ONE LAKH ONLY) EACH ON A PRIVATE PLACEMENT BASIS.																					
RCI	L ML	D Se	ries	B/43	6 – T	ranch	ne 2 1	ГҮРЕ	E () D	EBE	NTU	RESA	APPL	IED	FO	R:					
													of 1				ter					
Nun	nber	of De	ebent	ures				_ In	word	s												
Amo	ount	Rs				_ In w	ords/	Rup	ees _													
Sub Che func	Amount Rs In words Rupees																					
I ota	ai Am Nord:	ount s)	Encio	sed (ın Fi	gures)														-	-
app from	lication Number	on for ch su	m ha ch pa	s bee	en ma nt/ ren	ide a nittan	s per	the o	detail: en ma	s of pade b	oaymo elono	ent as	de for s men the So	tione	d ab	ove	and	tha	at the	е Ва	ınk	
SEC	CONE) APF	PLIC/	NT'S	S NAI	ME IN	l FUL	L (C	APIT	ALS)	,		•									
								Ì														
i																						
THI	RD A	PPLI	CAN	TS N	AME	IN FL	JLL (CAP	ITALS	S)												
]								
FIR	ST/S	OLE	APPL	ICAI	NT'S	ADD	RESS	3														
	DRES	SS													1	_	4					
STR	REET V				-	\perp					-				-	-	+	-				
PIN						PH	ONE		1		1		FA	X		1		1				
EMA				1 1		1	J.1L			1 1			1.7	. •	1	_		1	1	I		
		TIOI	١																			
FIR	FIRST/SOLE APPLICANT'S PAN IT CIRCLE/WARD/DISTRICT																					
SEC	CONE) APF	PLICA	NT'S	PAN	l					IT C	IRCL	E/WA	RD/D	ISTF	RICT						
T 1111		ם חום	~ A N I T	r'e n	Λ N I					ıŦ	CID		MA DE	/DIC	TDIA	Τ.						



I/WE ARE BANK () FINANCIAL INSTITUTION () COMPANY () SEBI REGISTERED FII () OTHERS () SPECIFY
RESIDENTIAL STATUS INDIAN () NON INDIAN ()
TAX RESIDENTIAL STATUS RESIDENT () NON-RESIDENT ()
TAX STATUS NON EXEMPT () EXEMPT () (IF EXEMPT PLEASE SPECIFY)
(IF EXEMPT, PLEASE PROVIDE SUPPORTING DOCUMENTS FROM INCOME TAX AUTHORITIES)

I/We have read and understood the Terms and Conditions of the issue of these Debentures. I/We bind ourselves to these Terms and Conditions and wish to apply for allotment of these Debentures.

I/We confirm that I/we are not a Non-Resident Indian and/or an Overseas Corporate Body. We request you to please place our name(s) on the Register of Debenture Holders.

I/We confirm that I/we are aware that the Distributor (if any) has been or will be remunerated by the Company as per the arrangement with the Company for the distribution of The Debentures. I/We confirm that I/we are aware that for each Debenture applied for, I/we shall pay to the Issuer the applicable Placement Fee (if any) over and above the Issue Price of the Debentures. I/We confirm that I/we are aware that the Issuer shall pay the Placement Fee to the Distributor (if any).

I/We confirm that unless expressly set out in the Application Form, I/We are applying to the Debentures as Investors and not as distributors.

TO BE FILLED IN ONLY IF THE APPLICANT IS AN INSTITUTION / COMPANY / BODY CORPORATE (INCLUDING SOCIETY)

Name of the Authorised Signatory (ies)	Designation	Signature

Unless otherwise requested, the Debentures will be issued in dematerialised form. Applicant(s) are required to fill up the following particulars for such issuance:

REQUEST FOR SERIES IN DEMATERIALISED FORM	
TOTAL NUMBER OF SERIES	

I/We the undersigned, want to hold the Series of the Company in the dematerialised form. Details of my/our Beneficiary Account are given below:

DEPOSITORY PARTICIPANT NAME	
DP-ID	
CLIENT -ID	
NAME OF THE APPLICANT(S)	

I/We understand that: i) in case of allotment of Debentures to me/us, my/our Beneficiary Account as mentioned above would get credited to the extent of allotted Debentures, (ii) the Applicant must ensure that the sequence of names as mentioned in the Application Form matches the sequence of name held with our Depository Participant, iii) if the names of the Applicant(s) in this application are not identical and also not in the same order as the Beneficiary Account details with the above mentioned Depository Participant or if the Debentures cannot be credited to my/our Beneficiary Account for any reason whatsoever, the Company shall be entitled at its sole option to reject the application.



I/We understand that in case of allotment of Debentures to me/us, the Applicant must ensure that the sequence of names as mentioned in the Application Form matches the sequence of name in the debenture certificate.

The details mentioned above would be used for all correspondence with the applicants including mailing of Allotment Letters and printing of bank particulars on the refund/interest order (if any). By signing the Application Form, the applicant would have deemed to have authorized the depositories to provide, upon request, to the Registrar to the Issue these relevant details. Applicant may note that delivery of Refund Orders/Allotment of Debentures in the Demat Account/Allotment Letters may get delayed if the details provided by the applicant are incorrect. Please note that any such delay shall be at the applicant's sole risk and neither Company nor the Registrars shall be liable to compensate the applicant for any losses caused to the applicant due to any such delay or liable to pay any interest for such delay.

I/We understand that we are assuming on our own account, all risk of loss that may occur or be suffered by us including as to the principal, returns on and/or the sale value of the Debentures and shall not look directly or indirectly to the Issuer (or to any person acting on its or their behalf) to indemnify or otherwise hold us harmless in respect of any such loss and/or damage. I / We confirm that we are aware that, as returns on the Debentures are structured and linked to one or more equity or debt securities, indices, baskets, formulas or other assets or basis of reference, we may receive negligible returns, not receive any returns at all or receive negative returns and as a result at any time during the life of the Debentures till the Final Valuation Date the value of the Debentures may be substantially less than its redemption value.

I/We understand that the Issuer may communicate to or intimate me / us only by e-mail or facsimile message and I / we undertake to accept the same as a valid communication or intimation as if such communication or intimation had been otherwise hand delivered or delivered by registered post or courier. I / We undertake that upon sale or transfer to subsequent investor or transferee ("**Transferee**"), I / We shall convey all the terms and conditions contained herein (including the fact that these Debentures cannot be sold to a Non-Resident Indian and/or an Overseas Corporate Body) to such Transferee. I / We undertake that we shall not sell or transfer the Debentures to a Non-Resident Indian and/or an Overseas Corporate Body. In the event of any Transferee (including any intermediate or final holder of the Debentures) suing the Issuer (or any person acting on its or their behalf) we shall indemnify the Issuer (and all such persons acting on its or their behalf) and also hold the Issuer and each of such person harmless in respect of any claim by any Transferee.

I / We confirm that there are no litigation or legal action pending or taken by any Ministry or Department of the Government or a statutory authority against any promoter of the offeree company during the last three years immediately preceding the year of the circulation of the offer letter.

Sole/First Applicant's	Second Applicant's	Third Applicant's
Signature	Signature	Signature
FOR OFFICE USE ONLY DATE OF RECEIPT	DATE OF CLEARA	ANCE

(Note: Cheque and Drafts are subject to realisation)



DECLARATION TO BE FILLED IN ONLY IF THE APPLICANT IS INVESTING IN THE DEBENTURES AS A DISCRETIONARY PORTFOLIO MANAGER:

- We, as Portfolio Managers, are fully in compliance with the laws and regulations applicable to us including the Securities and Exchange Board of India (Portfolio Managers) Rules, 1993 and the Securities and Exchange Board of India (Portfolio Managers) Regulations, 1993, the requirements of Circular dated 20th March 2006 "Guidelines on Anti-Money Laundering Standards" of the Securities and Exchange Board of India and the Guidelines for Issue and Listing of Structured Products/Market Linked Debentures,2011;
- We are appropriately investing in the Debentures on behalf of our client, ("Client"). Client's identity:
 (i) is not disclosed by us [_____]; or
 (ii) is disclosed by us [____],

and the investment in the Debentures is within the scope of our authority including pursuant to the agreement entered into by us with the Client, as provided for by Regulation 14 of the Securities and Exchange Board of India (Portfolio Managers) Regulations, 1993 (the "Agreement"), and accordingly binds the Client. Should there be any dispute by the Client as regards the investment in the Debentures including but not limited to the scope of our authority with regard to such investment, the same shall be dealt with entirely by us with the Client, with no reference to Reliance Capital Limited ("RCL");

- 3) We have conducted suitability and appropriateness checks on our Clients pursuant to the PM Regulations (as applicable) and the Structured Products Guidelines, and we have fully advised each of our Clients of the risks relating to investment in the Debentures and of their rights against us as their principal and we accept responsibility for such advice
- 4) We shall ensure that the Client understands the risks involved in investment in the Debentures and is capable of taking the risks posed by such Debentures and shall satisfy ourselves that the Debentures are suitable to the risk profile of the Client;
- 5) We shall provide our Clients with a copy of the Information Memorandum;
- 6) We shall guide the Clients as to where the valuations (of the Debentures) will be available;
- 7) We shall guide the Clients as to the applicable exit loads/exit options/liquidity support, (if any) etc. being provided by the Company or through the secondary market;
- 8) We have strictly complied with all applicable AML Laws & Rules and KYC Guidelines in relation to each of the Clients;
- 9) We consent to the disclosure or provision by RCL to any governmental or regulatory authority, or under any requirement of law, any information regarding the Client (to the extent made available to RCL by us) and the investment in the Debenture, as required of RCL under applicable regulations and/or as requested by any governmental or regulatory authority or under a provision of law;
- 10) We further agree to provide to RCL such additional information that RCL deems necessary or appropriate in order for RCL to comply with any such regulations and/or requests or requirements;
- 11) We also further agree (including on the basis of any request made by RCL in this regard), to provide to any governmental or regulatory authority any information regarding the Client, the investment in the Debenture as required under regulations and/or as requested by any governmental or regulatory or other authority; and
- 12) We confirm and undertake that we are appropriately investing in these Debentures on behalf of our Clients and our activities have not violated and will not violate the RBI Private Placement Directions. We further confirm and undertake that we have not and shall not use the name of the Issuer or any of its group entities or any of the words in any of our advertisement or any marketing material and that we have not acted and shall not act in a manner that would render this private placement of Debentures, an offer to the public.

Sole/First Applicant's	Second Applicant's	Third Applicant's
Signature	Signature	Signature



DECLARATION TO BE FILLED IN ONLY IF THE APPLICANT IS INVESTING IN THE DEBENTURES AS A NON DISCRETIONARY PORTFOLIO MANAGER:

- 1) We, as Portfolio Managers, are fully in compliance with the laws and regulations applicable to us including the Securities and Exchange Board of India (Portfolio Managers) Regulations, 1993 ("Portfolio Manager Regulations"), the Structured Products Guidelines, the Prevention of Money Laundering Act, 2002 ("PML Act"), the Prevention of Money Laundering (Maintenance of Records of the Nature and Value of Transactions, the Procedure and Manner of Maintaining and Time for Furnishing Information and Verification and Maintenance of Records of the Identity of the Clients of the Banking Companies, Financial Institutions and Intermediaries) Rules, 2005 ("PML Rules"), the requirements of Circular dated 20th March 2006 "Guidelines on Anti-Money Laundering Standards" of the SEBI ("AML Guidelines") together with the PML Act and the PML Rules, the "AML Laws & Rules") and all applicable know-your-client norms ("KYC Guidelines") issued by any relevant regulator, as amended, from time to timer;
- We are appropriately selling the Debentures to / investing in the Debentures on behalf of our client, ("Client"). The Sale of / investment in the Debentures is within the scope of our authority (including as provided for in the Portfolio Manager Regulations), and accordingly binds the Client. Should there be any dispute by the Client as regards the investment in the Debentures regarding the scope of our authority with regard to such investment, the same shall be dealt with entirely by us with the Client, with no reference to Reliance Capital Limited ("RCL");
- We have conducted a risk profiling of each Client pursuant to the PM Regulations (as applicable) and the Structured Products Guidelines, and we have satisfied ourselves that the Debentures are suitable to the risk profile of the Client. We have fully advised each of our Clients of the risks relating to investment in the Debentures and of their rights against us as their principal and we accept responsibility for such advice
- 4) We shall ensure that the Client understands the risks involved in investment in the Debentures and is capable of taking the risks posed by such Debentures and shall satisfy ourselves that the Debentures are suitable to the risk profile of the Client;
- 5) We shall provide our Clients with the Information Memorandum;
- 6) We shall guide the Clients as to where the valuations will be available;
- 7) We shall guide the Clients as to the applicable exit loads/exit options/liquidity support, (if any) etc. being provided by the Company or through the secondary market;
- 8) We have strictly complied with all applicable AML Laws & Rules and KYC Guidelines in relation to each of the Clients;
- 9) We consent to the disclosure or provision by RCL to any governmental or regulatory authority, or under any requirement of law, any information regarding the Client (to the extent made available to RCL by us) and the investment in the Debentures, as required of RCL under applicable regulations and/or as requested by any governmental or regulatory authority or under a provision of law;
- 10) We further agree to provide to RCL such additional information that RCL deems necessary or appropriate in order for RCL to comply with any such regulations and/or requests or requirements;
- 11) We also further agree (including on the basis of any request made by RCL in this regard), to provide to any governmental or regulatory authority any information regarding the Client, the investment in the Debentures as required under regulations and/or as requested by any governmental or regulatory or other authority; and
- We confirm and undertake that we are appropriately investing in these Debentures on behalf of our Clients and our activities have not violated and will not violate the RBI Private Placement Directions. We further confirm and undertake that we have not and will not use the name of the Issuer or any of its group entities or any of the words in any of our advertisement or any marketing material.

Sole/First Applicant's	Second Applicant's	Third Applicant's
Signature	Signature	Signature