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# The Overseas Direct Investments (ODIs) From India

#### 1. 'Advantages' of the ODIs

- (i) Increases in the exports of plant, machinery, goods and Services from India
- (ii) Increases in foreign exchange earnings through receipt of dividend, royalty and technical Known how fee etc.

#### 2. 'Guidelines' for the ODIs

- Guidelines' for the ODIs are available through followings Regulations, notifications etc.
- Foreign Exchange Management (Transfer or Issue of any Foreign Security) Regulations, 2004 are notified by the RBI vide Notification No. FEMA 120/RB-2004, dated July 07, 2004
- (ii) Notification FEMA No. 19 dated May 03, 2000
- (iii) (a) This notification is to regulate the acquisition and transfer of foreign Security by resident in India i.e. investment by Indian entity (corporates entities) in Joint Ventures (JVs) and Wholly Owned Subsidiaries (WOS) Outside India
  - (b) And also the ODIs by the 'resident individuals' in shares and Securities through the Liberalized Remittance Scheme (LRS).
- (iv) Master Directions and circulars on the ODIs by the 'resident individuals' in JVs or WOS
- (v) FAQs as available at <u>www.rbi.org.in</u>

#### 3. 'Address' for the Clarification's on the ODIs

• The Chief General Manager the RBI, Foreign Exchange Department, Overseas Investment Division, Central Office Amar Building, 5th Floor, Mumbai-400001

#### 4. 'Automatic' Routes for the 'Resident Individuals' under the LRS and others

- (i) ODIs are permitted up to USD 2,50,000 'per' person 'per' financial year under the LRS
- (ii) Out of funds as held in RFC account as maintained in India 'without' any limit
- (iii) Acquiring bonus shares against holding of foreign currency shares 'without' any limit
- (iv) Out of foreign currency resources as existed 'Outside' India by a person 'not' permanently resident in India

#### 5. The ODIs Includes and 'Not' Includes

- (i) The ODIs includes investments through contribution to capital or subscription to Memorandum and Article of Association (M and A) of foreign entity for setting up or acquiring a JVs or WOS
- (ii) The ODIs 'not' includes Portfolio investments by a listed company where up to 50% of net worth is invested in listed shares or rated debt securities Outside India

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#### 6. Acquisition of the 'Existing' Company Outside India

- (i) Indian entity is permitted to acquire the partial stake through JVs or 100% stake through WOS
- (ii) However 'valuation' is to be made in accordance to the prescribed norms as applicable in India

#### 7. 'Permitted' Activities

- (i) Indian entity is permitted to invest in bonafide activity except those are 'specifically' prohibited
- (ii) And also the 'additional' Conditions are to be compliance for the financial Service Sector

#### 8. 'Not' Permitted (Prohibited) Activities

- (i) Real estate activities and Banking Business Outside India
- (ii) However Indian banks are permitted to set up JVs or WOS Outside India with the 'approval' from the RBI under the Banking Regulation Act, 1949

#### 9. Indian 'Entity' to Include

- (i) A Company as incorporated in India
- (ii) A body as 'specifically' created under Act of the Parliament in India for this purpose
- (iii) A 'Registered' Partnership Firm
- (iv) A LLP
- (v) An Entity as to be notified by the RBI for this purpose

#### 10. Permitted and 'Non' Permitted Real Estate Activities

- (i) **Trading as** Buying/Selling of real estate and trading in Transferable Development Rights (TDRs) are 'not' permitted
- (ii) Development of Township out of India is permitted
- (iii) Construction of Residential and Commercial premises or Roads and Bridges outside India is permitted

#### 11. Permitted under the 'Automatic' Routes

- (i) An Indian entity is 'not' required any approval from the RBI for ODIs in JVs or WOS
- (ii) However 'approval' is required from regulatory authority in India and 'Outside' India 'both' for the ODIs in financial Service Sector

#### 12. Permitted 'Limits' under the 'Automatic' Route

(i) The ODIs is permitted up to **400%** of the 'net worth' of eligible Indian entity in JVs or WOS for the bonafide activities

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- (ii) However limit up to **400%** of the 'net worth' is not required where the ODIs is to be made out of the balances as available in EEFC account
  - (a) Henceforth Indian entity is permitted for the ODIs up to **400%**

Plus (+)

(b) Out of balance as available in EEFC account

Plus (+)

- (c) Out of funds as raised through ADRs or GDRs
- (iii) Indian entity is 'not' permitted where the Indian entity is listed in the RBI Caution list or defaulter list in CIBIL or under investigation of DOE
- (iv) Indian entity is required to route all transactions through **1** branch of AD- I Bank only
- (v) Net worth to Include
  - (a) Net worth = Paid up Capital + 'Free' Reserves
  - (b) Paid up Capital = Equity shares + Preference Shares

#### 13. Procedure for the ODIs under 'Automatic' Route

- Indian entity is required to submit a form ODI along with following documents
  - (a) Certified copy of the Board Resolution
  - (b) Statutory Auditor Certificate
  - (c) Valuation report is required where acquisition of the 'existing' company is desired

#### 14. Submission of the Form ODI

- (i) Form ODI is available as Annex to Master Direction on Direct Investment in JVs/ WOS 'outside' India
- (ii) AD-I bank is required to submit part I and II and III of form ODI on the ODI investment application with the RBI
  - (a) For allotment of the UIN
  - (b) For reporting of the 'subsequent' remittances
  - (c) For filing of the APRs etc.
- (iii) Indian entity is to continue to submit the form ODI physically and online 'both' to the AD-I bank

#### 15. Computation for the 'Financial' Commitments against the ODIs

- The ODIs in JVs or WOS + Loans to JVs or WOS + **100%** amount of 'corporate' guarantee as issued for JVs or WOS + **50%** amount of 'performance' guarantee as issued for JVs or WOS should 'not' exceed **400%** of the net worth
- 16. 'Valuation' Norms for Acquisition of the 'Existing' Company Outside India
  - (i) Where the ODIs is exceeding USD 5 Million

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- (a) Share valuation is to be made by SEBI registered Merchant Banker in India
- (b) Or by Investment Banker or registered Merchant Banker 'Outside' India
- (ii) Where the ODIs is 'not' exceeding USD 5 Million
  - Share valuation is to be made by a CA or CPA

#### (iii) Where the ODIs is through Swap of the Shares

- (a) Share valuation is to be made by SEBI registered Merchant Banker in India
- (b) Or by Investment Banker or registered Merchant Banker 'Outside' India

#### 17. 'Creation of Charge' on Immovable Properties and Other Financial Assets

- (i) **Permission** from the RBI is required for creating a charge on the 'immovable' properties
- (ii) And also for pledge of shares of Indian parent or group Companies

#### 18. The ODIs in 'Pakistan', Nepal and Bhutan

- (i) The ODIs in Pakistan
  - The ODIs are 'not' permitted in Pakistan under the 'automatic' route
- (ii) The ODIs in Nepal
  - The ODIs are permitted in Nepal in rupees (INR) under the 'automatic' route
- (iii) The ODIs in Bhutan
  - The ODIs in Bhutan is permitted in rupees (INR) and freely 'Convertible' Currencies both under the 'automatic' route

#### 19. Designated Authorized Dealer - I Bank for the 'Single' JV or WOS

- (i) Indian entity is required to route all transactions through one branch of AD-I bank only
- (ii) Moreover 'one' branch of AD-I bank is required to route all transactions where two or more Indian entities are investing in the 'same' JV or WOS
- (iii) Change of AD-I bank is permitted with the permission from the RBI and 'after' obtaining NOC from the existing AD-I bank

#### 20. Designated Authorized Dealer-I bank for the 'Multiple' JVs or WOSs

- (i) Concept of 'one' designated authorized dealer -I bank is to be obeyed for 'one' JV or WOS
- (ii) Henceforth 'separate' designated authorized dealer-I bank is required for the 'multiple' JVs or WOSs

#### 21. UIN and 'Prior' Registration with the RBI

- (i) Indian entity is 'not' required to obtain 'prior' registration with the RBI for the ODIs under the 'automatic' route
- (ii) However the RBI is required to allot a Unique Identification Number (UIN) 'after' receipt of the 'first' remittance.

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- (iii) 'Subsequent' the ODIs are 'not' permitted in 'same' project without allotment of UIN by the RBI
- (iv) UIN is be quoted in 'each' communication to the AD-I bank

# 22. Utility of the UIN

- (i) Allotment of UIN is 'not' constitute an approval from the RBI for the ODIs in any JV or WOS
- (ii) UIN is only needed to connect with Inflow and Outflow under the 'automatic' route as available for the ODIs

#### 23. **The ODIs Under** 'Approval' **Route**

- Approval from the RBI is required in following cases of the ODIs
- (i) Where the ODIs are in energy and natural resources sector and also ODI is exceeding the limit i.e. 400%
- (ii) Where the ODIs are to be made by the proprietorship concerns or by the 'Unregistered' partnership firm
- (iii) Where the ODIs are to be made by the 'registered' trusts or societies as engaged in manufacturing, education or hospital sector

#### 24. Parameters for decision Under the 'Approval' Route

- Prima facie viability of the JV or WOS should be existed as following
  - (i) ODI should be benefited for the 'foreign' trade and 'other' benefits to the India
  - (ii) The 'Financial' position and business track record of Indian entity and the foreign entity should be sound and strong
  - (iii)Experience and Expertise of the Indian entity in same or similar line of activity of the JVs or WOS should be sound and strong

#### 25. The ODIs in 'Financial' Service Sector

- Indian entity as engaged in the financial service sector are permitted for the ODIs in JVs or WOS in the financial service sector only subject to satisfaction of the following conditions
- (i) Indian entity should have earned 'net' profits in preceding '3' financial years from the financial service activities in India
- (ii) Indian entity should be registered with the appropriate regulatory authority for conducting the financial service activities in India
- (iii) Indian entity should have obtained the approvals from appropriate regulatory authorities in India and 'Outside' India both before making ODI in financial services activities.
- (iv) Indian entity should have fulfilled the prudential norms for the capital adequacy as prescribed by the regulatory authorities in India

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#### 26. Permissible 'Sources' for Funding of the ODIs with in limit up to 400%\*

- (i) Out of the withdrawals from an AD I bank in India
- (ii) Out of the swap of shares
- (iii) Out of the exports receivables and other dues and entitlements
- (iv) Out of the proceeds of the External Commercial Borrowings (ECBs) or Foreign Currency Convertible Bonds (FCCBs)
- (v) Out of the proceed of ADR or GDR as issued in accordance with scheme for issue of Foreign Currency Convertible Bonds (FCCBs) and Ordinary shares (Through Depository Receipt Mechanism) Scheme, 1993
- (vi) Out of the Balance as available in EEFC account

\* Permitted up to 400% plus (+) proceeds out of the EEFC, ADRs or GDRs

#### 27. Utilization of the 'Net' worth of Subsidiary or Holding Company

- (i) Indian entity is permitted to utilize 'net' worth of Indian Subsidiary or holding Company
- (ii) However Indian subsidiary or holding company is required to furnish a letter of disclaimer in favor of Indian entity where net worth limit 'not' independently availed by the subsidiary or holding company.
- (iii) This facility is 'not' available to the partnership firms and also partnership firm's 'net' worth is 'not' to be utilized by any incorporated entity
- (iv) Concept of holding or subsidiary company is to be recognized where shareholding is exceeding the 50%

#### 28. 'Capitalization' of the Exports Receivable 'etc.' as the ODIs in JVs or WOS

- (i) Indian entity is permitted to capitalize the receivables from a foreign entity against exports, fees, royalties or any 'other' dues for supply of technical know-how, Consultancy, managerial or 'other' services up to **400%**
- (ii) However separate permission from the RBI is to be obtained where export proceeds remain unrealized beyond prescribed period of realization like '6' months
- (iii) Moreover Indian 'software' exporters are also 'additionally' permitted to receive up to 25% shares of value of their exports against overseas star-up software company 'without' entering into JVs but with permission from the RBI 'beyond' 400%

#### 29. **Compulsorily** 'Convertible' **Preference Shares** (CCPS)

• Indian entity is permitted to invest in CCPS up to 400%

#### 30. The ODIs through 'Share Swap'

• The ODIs in JV or WOS is permitted by way of share swap arrangement under the 'automatic' route but with the prescribed valuation norms.

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#### 31. The ODIs in JV or WOS by a 'Partnership' Firm

• 'Registered' partnership firm is permitted for the ODIs in JV or WOS subject to satisfaction of the terms and Conditions as applicable to the corporate entity like up to **400%** and other prevailing conditions

#### 32. The ODIs in Name of a 'Partner'

- (i) **Individual** partner is permitted to hold the shares on behalf of partnership firm in JV or WOS Outside India
- (ii) However rules and regulations of the 'host Country' should also to permit shareholding in the name of an individual partner

#### 33. Setting Up 'Step Down' Subsidiary

- (i) Indian entity is permitted to set-up a step down subsidiary commonly known as second generation operating company with in limit up to **400%**
- (ii) Step down subsidiary is only permitted where JV or WOS is 'already' existed Outside India
- (iii) However 'additional' requirements are needed for setting up a step down subsidiary in the 'financial' services activities

#### 34. JV or WOS through a Special Purpose Vehicle (SPV)

• JV or WOS is permitted to be Set-Up through a SPV under the 'automatic' route

#### 35. 'Funding' for the Step down Subsidiary

- (i) Indian entity is permitted to fund step down subsidiary directly
- (ii) However funding is to be routed through SPV where step down subsidiary is established through SPV
- (iii) Indian entity is permitted to provide a guarantee directly with in permissible financial exposures up to **400%** where first level step down subsidiary is operating through a SPV

#### 36. Pledging of Shares of JV or WOS as 'Security against Loans'

• Indian entity is permitted to pledge the shares of JV or WOS as security against loans for 'own' purpose or for JV or WOS from a bank in India or Outside India with in 'total' permissible limit up to **400%** 

#### 37. Legal 'Obligations' for the Indian entity

- (i) Indian entity is mandatory required to do the following actions
  - (a) To receive the share certificates or any 'other' documentary evidence for the investments in JV or WOS and also to submit to the AD I bank
  - (b) To repatriate to India the 'all' dues receivable from JV or WOS like dividend and royalty and technical fees 'etc'.

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- (c) To Submit to the RBI through designated AD I bank an Annual Performance Report (APR) for each JV or WOS
- (d) To report the details to the RBI through designated AD I bank for diversification of the activities or setting up of a step down subsidiary or alteration in share holding pattern with in '30' days of the diversification or alteration
- (e) To repatriate to India the sales proceeds of shares or securities with in '90' days from the sale and also to submit the documentary evidences to the RBI through designated AD- I bank
- (ii) Submission of Foreign Liabilities and Assets (FLA) return annually up to July 15 of every year with the 'unaudited' or audited financial statements.

# 38. Penalty for the 'Non' Submission of APR

- (i) Indian entity is liable to pay a penalty for delay submission or 'non' submission of the APR
- (ii) Indian entity is required to submit the APR to the RBI through AD I bank in form ODI part 'III' for each JV or WOS 'after' finalization of audit of accounts in the 'host Country'

# 39. Acquire and Sale of Foreign Securities 'without' Approval from the RBI by the 'Resident Individual'

• Resident individual is permitted in the following cases

- (i) Acquisition under gift from the resident 'outside' India
- (ii) Acquisition under the Cashless ESOP
- (iii) Acquisition under the inheritance from the resident 'outside' India
- (iv) Acquisition through funds available in the RFCA as maintained in a bank in India
- (v) Acquisition as bonus or right shares with in the up to **400%**

#### 40. **The ODIs** 'other than' **in JV or WOS**

- (i) A 'listed' Indian Company in India is permitted to invest up to **50%** of the 'net' worth in a 'listed' foreign companies 'outside' India
- (ii) Or in rated debt Securities as issued by the 'listed' foreign Company outside India 'over and above' up to **400%**

# 41. Acquisition of the 'Qualification' Shares by a 'Resident' individual as the ODI under the LRS

- (i) A 'Resident individual' is permitted to acquire the qualification shares to become a director in host country 'outside' India.
- (ii) However 'maximum' investments are to be made up to USD 2.5 Lac under the LRS 'per' financial year. Hence is 'not' permitted 'separately' again under the ODIs up to 400%

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# 42. Acquisition of Right Shares by a 'Resident Individual' as the ODI under the LRS

- (i) A 'resident individual' is permitted to acquire the right shares as issued by company as incorporated outside India up to USD 2.5 Lac 'per' financial year
- (ii) However 'original' shares are to be held in accordance to provision of the FEMA, 1999

# 43. Acquisition of Shares in JV or WOS by the Employees or Directors of Indian Promoter Company as 'Engaged in the Field of Software' in India

- These employees and directors are permitted for acquisition of the shares subject to satisfactions of the following terms and conditions:-
- (i) That Consideration 'not' to be exceed the limit for the ODI up to **400%**
- (ii) That Maximum permitted shares are 'not' to exceed beyond **5%** of paid up capital of the JV or WOS

#### 44. The ODIs by Indian 'Mutual Fund'

• Indian Mutual funds are permitted to invest under the ODI in the following Securities

- (i) ADR or GDR of a Indian Company
- (ii) Equity shares of the foreign 'listed' company outside India
- (iii) Rated foreign debt securities
- (iv) Reputed money 'market' investment
- (v) Reputed foreign 'Govt.' securities
- (vi) 'Listed' derivatives for the hedging and portfolio balancing along with underlying as securities
- (vii) Rated short term deposits with the banks
- (viii) Units or Securities as issued by foreign mutual funds

#### 45. The ODIs by 'Domestic' Venture Capital Fund (VCF)

• SEBI registered 'domestic' venture capital fund is permitted to invest in equity and equity linked instruments of the 'foreign' VCF

#### 46. The ODI in 'Agriculture'

- (i) Indian entity is permitted to undertake agricultural operations including purchase of land directly or through their office 'outside' India
- (ii) However Indian entity is permitted to invest up to **400%**
- (iii) Valuation of land is to be certified by an approved valuer as registered with the appropriate valuation authority in the 'host country'

# 47. 'Acquisition' of a Foreign Company through Bidding or Tender Procedure

- (i) Indian entity is permitted to invest in the ODI through bidding or tender procedure
- (ii) AD- I bank is permitted to allow a remittance for earnest money or to issue a bid bond guarantee for participation in a bid or tender

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#### 48. 'Hedging' for the ODIs

- (i) Indian entity is permitted to hedge against the foreign exchange rate risk
- (ii) AD I bank is permitted to enter into forward or option contract with the Indian entity subject to verification of the exposure
- (iii) The ODI is to include direct investment in equity and loan in JV or WOS.
- (iv) Hedging is permitted till original maturity period where market value of the ODI is shrinking 'after' the hedging
- (v) Rollover of the hedging is permitted on due date at the market rate.

#### 49. 'Performance' Guarantee in Favour of JV or WOS

- (i) Indian entity is permitted to issue a performance guarantee in favour of JV or WOS.
- (ii) However only **50%** amount of performance guarantee is to be considered for computation of limit up to **400%**
- (iii) Validity period for the performance guarantee is equivalent to time as specified for the completion of contract
- (iv) Indian entity is required a prior 'approval' from the RBI for remitting funds from India where invocation of the performance guarantee is crossing up to **400%**.

#### 50. 'Corporate' Guarantee on Behalf of the Step down Subsidiary

- (i) Indian entity is permitted to issue a corporate guarantee on behalf of step down subsidiary commonly known as second generation subsidiary under the 'approval' route.
- (ii) However Indian entity should hold 51% stake directly or indirectly in step down subsidiary

#### 51. 'Disinvestment' from JV or WOS 'Without' Write Off

- (i) Disinvestment is permitted through a transfer or sale of equity shares to a 'non' resident or a resident of India by way of liquidation, merger or amalgamation of the JV or WOS
- (ii) Disinvestment is permitted to another an Indian entity 'without' approval from the RBI
- (iii) Disinvestment is permitted to a non-resident of India subject to satisfaction of the followings terms and conditions
  - (a) Sale should not be a result of any write-off of the investments
  - (b) Sale should be made through stock exchange where shares of JV or WOS is listed
  - (c) Sale should 'not' be lower than value as certified by CA or CPA where shares of JV or WOS is 'not' listed
  - (d) Indian entity should 'not' have any outstanding from JV or WOS i.e. dividend or fee for technical know-how, royalty, Consultancy, commission, any 'other' entitlement or export proceed
  - (e) JV or WOS should have worked for minimum 1 year and also APR has already been filed with the RBI
  - (f) Indian entity should 'not' be under investigation by CBI, DOE, SEBI, IRDA or any 'other' authority in India.

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#### 52. 'Disinvestments' from JV or WOS 'With' Write off

- Indian Entity is permitted to disinvest under automatic route, 'with' write off subject to satisfaction of the followings terms and conditions
- (a) JV or WOS is 'listed' on a stock exchange Outside India
- (b) Indian Entity is 'listed' company on stock exchange in India and also has a net worth is 'not' exceeding Rs.100 crore
- (c) Indian Entity is 'unlisted' company and also investment in overseas JV or WOS is 'not' exceeding USD 10 million
- (d) Indian Entity is 'listed' company and also has a net worth 'not' exceeding Rs.100 crore but investment in overseas JV or WOS is also 'not' exceeding USD 10 million.

#### 53. 'Write-Off' of the Capital and other Receivables in JV or WOS

- Indian entity is permitted to write-off of the capital i.e. equity shares, preference shares or 'other' receivables i.e. loans, royalty, technical know-how fees and management fee relating to JV or WOS beside that such JV or WOS continue to function subject to satisfaction of the followings terms and conditions
- (i) The 'listed' Indian company is permitted to write-off of the capital and 'other' receivables up to **25%** of equity investments in JV or WOS under the 'automatic' route and also 'unlisted' Indian company is permitted under the 'approval' route
- (ii) Indian entity is required to report to the RBI through AD Bank relating for write-off with in '30' days and also to submit certain documents for scrutiny under automatic and approval 'both' routes

#### 54. 'Acquisition' of the Shares of Foreign Company against Professional Services

- (i) 'Resident individual' is permitted to acquire the shares of foreign company against part or full consideration of professional services rendered or in lieu of Director Remuneration
- (ii) However value of shares is to be up to USD **2.5** Lac per financial year under the LRS.

#### 55. 'Approval' from the RBI

• Approval from the RBI is required where the ODI is 'exceeding' USD **1** billion in a 'financial' year per Indian entity beside the total ODI is with in limit i.e. up to **400%**.

#### • Disclaimer

The entire contents of this document have been prepared on the basis of relevant provisions and as per the information as available at the time of the preparation. Although care has been taken to ensure the accuracy, completeness and reliability of the information provided, I assume no responsibility therefore. Users of this information are expected to refer to the relevant existing provisions of applicable Laws. The user of the information agrees that the information is not a professional advice and is subject to change without notice. I assume no responsibility for the consequences of use of such information. In Any Event I Shall Not Be Liable For Any Direct, Indirect, Special or Incidental Damage Resulting From, Arising Out of or In Connection With the Use of the Information

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# Annex I

	FORM ODI PART I Section A: Details of Indian Party (IP) / Resident Individual (RI)										
			ndian Pa	arty (I	Р)/ Г	(esic	aent in	dividual	(RI		
	Code of Reporting AD bank										
	Investment under Automa	tic Route						Approval oute			
	Particulars of the IP / RI										
i.	Name of IP/ RI										
ij.	PAN Number										
	Group to which the IP belon	gs									
iv.	Activity code of IP							(1987 NIC	C cc	de at 3-digit	
			level)								
۷.	Address of IP/ RI										
	City										
-	State										
	Pin								-		
ix.	Networth in INR						A	As on date			
	Contact Person										
	Designation of the contact p	erson									
	Telephone Number										
xiii.	Mobile Number										
	Fax										
	E-mail ID										
	Status of IP/ RI: (Please tic	k appropria	ate catego	ory):							
i.	Public Ltd. Company				vi.Ur	nregis	stered Pa	artnership			
ii.	Private Ltd. Company				vii.Pr	oprie	torship				
iii.	Public Sector Undertaking			viii.Trust							
iv.	Individual				ix.Sc	ciety					
v.	Registered Partnership						(please	specify)			
	Financial particulars of the I	P for the la	ast 3 vear	s (If the	P is	enga	aed in th	e financial	sec	tor or falls	
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	Foreign exchange earnings	,		i oui i	[0.0	1		0.0 ]	. 00		
	(excluding equity exports to										
	Net profit	00/1000)									
iv.	Paid-up Capital										
۷.	Net worth of (a) Indian Part										
	(b) Group Com										
	@ to be furnished In terms of the second	of explanat	tion to Re	gulatio	n 6 (3)	of No	otificatio	n No. FEM	A 12	20/ RB-2004	
	dated July 7, 2004 as amen	ded									
VI	Particulars of existing JV an	d WOS alı	ready in o	peratio	n or u	nder i	mpleme	ntation, of	the I	P/ RI:	
	(Attach separate sheet if rec										
	Name of IP / RI	Unique	Identifica	tion Nu	umber	(UIN)	allotted	Name of t	he d	lesignated	
		by Res	erve Bank	<b>(</b>				AD bank			
i.											
ii.											
iii.											
iv.											
v.											
	Whether the IP/ RI is under	Investigat	ion/ Expo	rt Caut	ion liet	·/	From Da	l ate	Тог	Date (if any)	
VII	Banking Default List. If yes,					,					
	investigating agency and th		or investi	yalion							
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ii.							1		1		

iii.														
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Cod	e of R	eporting AD ba	nk				<u> </u>	-/						
Indi	cate 1	3 digit Unique	Identific	ation N	umbe	r iss	ued by	y th	e Res	erve E	Bank	(if applie	cable	e)
VI	Partic	ulars of JV/W	DS								1			
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	ii. Name of the country													
	/. e-mail id of the JV/ WOS													
		unting year follo		he .IV/M	VOS									
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		icial Commitme					Equity			LUan		Guara	niee	
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VII	If Y, Please furnish the details													
	i.Purpose of SPV													
		alue of the over												
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		contributed in		-							lder's			
		by foreign invest			enty, p			990						
		itisation												
	-	ther mode (plea	ise specif	y)										
ix.	Total													
VIII	Propo	sed/ Updated	Capital S	Structur	re:									
i.		Indian Party (i	es)/ RI		% sta	ke		Fo	reign	partne	r(s)		0	% stake
	(1)						(1)							
	(2) (3)						(2) (3)							
IX	、 /	sh the details o	of invest	ment/ d	lisinvo	stm	、 ,	Sta	n dov	vn suh	sidia	ry (SDS	) of .	
		prescribed for												
		, Level and Cou												,
		, Level and Cou			DS									
		of the Parent of	f the SDS	6										
		ment type:								WOS		<b>.</b>	J∖	
V.	Гуре	of Step Down S	ubsidiary							SPV	C	Operating		perating um SPV
vi	Activit	y code as per N	IIC 1987											
		ment Amount a		of invest	tment	(if ar	יעו):							
		ke held by the p				、	.,							

# FORM ODI - PART I

		emittance/ Financial Commitment of Indian sident Individual							
Code of Reporting AD bank	y/ Nea								
	n Nur	nber issued by Reserve Bank (if applicable)							
Name of the IP/ RI									
	ick ap	propriate category) (It can be either [a], [b] [c] c							
[d])		p. op							
[a] Purpose of investment in New	[b]	Purpose of Supplementary Investment in							
Project @		existing project @							
i. Participation in JV	i.	. Enhancement of equity in the existing JV/WOS overseas							
ii. Contribution in WOS	ii.	Enhancement of Preference Equity/							
iii. Full acquisition of the foreign	iii.	Grant/ Enhancement of Loan in existing							
concern		JV/WOS							
iv. Partial acquisition of a foreign concern	iv.	. Extension/ Enhancement of Guarantees							
v. Investment in unincorporated	V.	. Remittances to Unincorporated Entity							
entity vi. Others	vi	. Others							
[c] Conversion of loan into equity and vice versa \$	[a]	I] Rollover/ change in amount and date of a guarantee already reported to Reserve Bank \$\$							
1									
investment and give the other de i. Method of Investment ii. Category of Investment		action Effected (Select a suitable method of as mentioned in "Note" and the table below):							
investment and give the other de	etails a	as mentioned in "Note" and the table below):							
investment and give the other definition         i. Method of Investment         ii. Category of Investment         iii. Other Details \$, \$\$         iv. Amount of Remittance / other fination         **	ancial	as mentioned in "Note" and the table below):							
investment and give the other definition         i. Method of Investment         ii. Category of Investment         iii. Other Details \$, \$\$         iv. Amount of Remittance / other finitiation         **         Note :         ***         Please indicate name of the foreign	ancial	as mentioned in "Note" and the table below):							
investment and give the other definition         i. Method of Investment         ii. Category of Investment         iii. Other Details \$, \$\$         iv. Amount of Remittance / other finitiation         **         Note :         ***         Please indicate name of the foreign	ancial	as mentioned in "Note" and the table below):							
investment and give the other detection         i. Method of Investment         ii. Category of Investment         iii. Other Details \$, \$\$         iv. Amount of Remittance / other fination         **         Note :         **         Please indicate name of the foreign         @ Please specify the other dues bein consultancy fees, etc.         \$ In case of conversion of loan into exist in the field "Other Details" → a) Date         15 digit transaction number allotted by loan/ equity was reported online.	ancial ancial of curre g capi of cor y the F	as mentioned in "Note" and the table below):							

S.	Method or		Ca	tegory of Inv	ts	Other details			
No.	Source of	(OPS				Indian Party)	Other details		
_	Investments	<b>、</b>			,				
1	Cash Remittance – EEFC	Equity	CCPS	OPS	Loan	Guarantee Invoked	Remittance Date		
2	Cash Remittance	Equity	CCPS	OPS	Loan		Remittance Date		
2	– Market	Equity	0010	015	Loan	Invoked	Remittance Date		
	Purchase					involtou			
3	ECB	Equity	CCPS	OPS	Loan	Guarantee Invoked	Remittance Date		
4	FCCB	Equity	CCPS	OPS	Loan		Remittance Date		
						Invoked			
5	ADR	Equity	CCPS	OPS	Loan Guarantee				Remittance Date
			0.050		l .	Invoked			
6	GDR	Equity	CCPS	OPS	Loan	Guarantee Invoked	Remittance Date		
7	Swap of Shares			Equity			Remittance Date		
8	@ Capitalization – Exports/ Others	Equity	CCPS	OPS	Loan	Guarantee Invoked	Remittance Date		
9	Capitalization –	Equity	CCPS	OPS	Loan	Guarantee	Remittance Date		
	Others (Specify)					Invoked			
10	(Specify) Others – Fund	Equity	CCPS	OPS	Loan	Guarantee	Remittance Date		
10	based	Lquity	0010	OF 5	LUan	Invoked	Nemillance Dale		
	(Specify)				involtod				
11	Corporate or	Corpo	orate	Personal	Corpo	orate Guarantee	Issue date and		
	Personal	Guarante	Validity date						
	Guarantee Issued		-	by third			-		
				party					
12	Performance		Pe	erformance G		е	Issue date and		
	Guarantee			Issued			Validity date		
13	Issued Bank Guarantee		D	ank Guarante		4	Issue date and		
15	Issued		D		e issued	J	Validity date		
	(Name of the						valuity date		
	Bank)								
14	Creation of	Shares	of JV /	Movable &	Other	Financial Assets	Date of Creation		
	Charge – foreign	WC	DS	Immovable			of charge and		
	Assets			Properties			Validity date		
15	Creation of charge	Shares		Movable &		Financial Assets	Date of Creation		
	– domestic Assets	and/or its	<b>-</b> .	Immovable	of IP	and/ or its group	of charge and		
	(to be	compa	anies	Properties			Validity date		
	denominated in INR) (name of the			of IP and/or its group			(To be allowed only in INR)		
	overseas lender)			na group	1				
16	Others – Non fund			(Specify	/)				
	based			(2000)					
	(Specify)								
17	ODI as a result of	Equ	uity	Loan		Guarantee	Date of Merger		
	merger								
18	ODI as a result of	Equ	iity	Loan		Guarantee	Date of Sale		
	sale/ transfer/						Transfer		
	merger by / of								
	Indian Parties								

#### To be filled by the AD branch (strike out whichever is not applicable)

We hereby confirm that the remittance/ transaction of (amount in FCY) \_\_\_\_\_\_ towards \_\_\_\_\_\_ (equity/ loan/ guarantee)

- i) has been allowed under the Automatic Route based on the certification given by the statutory auditors confirming compliance with the prescribed terms and conditions by the Indian Party;
- ii) has been allowed under the Approved Route based on the certification given by the statutory auditors confirming compliance with the prescribed terms and conditions by the Indian Party;
- iii) is in accordance with the terms and conditions of the approval letter issued by the Reserve Bank;
- iv) has been allowed on behalf of the Resident Individual under LRS as per Schedule V of Notification No. FEMA 120/RB-2004 dated July 07, 2004 as amended from time to time; and
- v) in respect of the guarantee invoked, the remittance has been made after satisfying that the claim is in conformity with the terms and conditions of the guarantee issued to/on behalf of the JV/WOS abroad.

Signature of aut	Stamp/Seal			
Name & De Authorized Offic	signation of the sial			
Place:		Date:		
Telephone No:		Fax No:		

# FORM ODI - PART I

# Section D : Declaration by the Indian Party / Resident Individual

(a) Whether the Indian Party / Resident Individual, are under investigation/s by any investigative/enforcement agency or regulatory body. If yes, the brief details thereof, including present stage of investigation/ adjudication / manner of disposal of the case.

(b) Whether the promoter Indian Party (ies) is (are) presently on Exporters' Caution List of the Reserve Bank for non-realization of export proceeds or on the list of defaulters to the Banking System circulated by Reserve Bank. If so, status of the Indian Party (ies):

(c) Any other information relevant to this proposal, including any special benefits / incentives available in the host country for setting up / acquiring the proposed concern.

(d) Wherever applicable, the Share Certificate and Annual Performance Report as required in terms of Regulation 15 (i) and 15(iii) of the Notification No. FEMA 120 / RB - 2004 dated July 07, 2004, as amended from time to time, in respect of all the existing JV / WOS of the Indian Party has been submitted.

(e) All the receivables have been repatriated as required in terms of Regulation 15 (ii) of the Notification No. FEMA Notification *ibid* in respect of all the existing JV / WOS of the Indian Party/ Resident Individual.

(f) If the Activity of the Step Down Subsidiary is related to the financial services it is certified that we have complied with Regulation 7(2) of Notification No. FEMA 120 dated July 07, 2004 as amended.

I/ We hereby ce	rtify that the info	rmatio	n furnish	ed abov	e are	e true ai	nd correct.
Signature of the							<u>Stamp/Seal</u>
official of the IP	/ RI						
Name & Design	ation of the						
Authorized Offic	ial						
Place:		Date:					
Telephone No.		Fax I	No.:				
List of enclosure	S:						
1.		2.			3.		
4.	:	5.			6.		

# Form ODI - PART I

# Section E : Certificate by the Statutory Auditors of the Indian Party

It is certified that the terms and conditions contained in Notification No. FEMA 120/RB-2004 dated July 7, 2004, as amended from time to time (Foreign Exchange Management (Transfer or Issue of any Foreign Security) Regulations, 2004) have been complied with by the Indian Party \_\_\_\_\_\_(Name of the Indian Party) in

respect of the investment under report. In particular, it is certified that:

- i. the investment is not in real estate oriented or banking business, and
- ii. the remittance / transaction amount towards the investment together with earlier financial commitment is within the limit stipulated by the Reserve Bank from time to time. This has been verified with reference to the net worth (Amt in INR \_\_\_\_\_/Amt in equivalent FCY\_\_\_\_) of the Indian Party \_\_\_\_\_(Name of the Indian Party) as on the date of last audited balance sheet, i.e. ( date \_\_\_\_\_) and the total financial commitment (Amt

in FCY \_\_\_\_\_) vis a vis net worth arrived at \_\_\_\_%.

- iii. The Financial commitment of the Indian Party is within the 1 Billion limit for this financial year in terms of A.P. (DIR Series) Circular No.1 dated July 03, 2014.
- iv. has complied with the valuation norms prescribed for the investment towards equity and the valuation for the investment in \_\_\_\_\_(no of shares) is arrived at \_\_\_\_\_(amount in FCY).
- v. has complied with the ECB guidelines #.
- vi. that the Indian Party (a) has made net profits during the preceding three years, (b) has fulfilled the prudential norms of capital adequacy as prescribed by the regulatory authority concerned; (c) has been registered with the appropriate regulatory authority in India and (d) has obtained approval for the investment in financial services sector activities from the regulatory authorities concerned in India and abroad\*.

Further, certified that, wherever applicable, the Annual Performance Report, as required in terms of Regulation 15(iii) of the Notification *ibid,* in respect of all its JV / WOS (UIN to be mentioned in the table below) of the Indian Party have been submitted. (attach a separate sheet if required)

UIN 1:	UIN 2:	UIN 3:
UIN 4:	UIN 5:	UIN 6:
Note: *Applicable only in cases sector (e.g. insurance, mutual f		
# Applicable where investment	is funded through ECB/FCCB	balances.

 Signature of the Statutory
 Stamp/Seal

 Auditors of the Indian Party
 Stamp/Seal

 Name of the firm and registration number
 Stamp/Seal

registration number			
Place:		Date:	

# Instructions relating to submission of Form ODI Part I:

- a) In case of Automatic Route AD Category I banks may allow Overseas Direct Investment on receipt of application in Form ODI, where the Indian Party is complying with Regulation 6 of <u>Notification No. FEMA 120/RB-2004 dated July 7, 2004</u> as amended from time to time and the Resident Individual is complying with Regulation 20 read with Schedule V of the FEMA Notification *ibid.*
- b) In case of Approval Route the application should be submitted to the Reserve Bank in the online application of Form ODI Part I as contemplated above.

The proposal under the approval route shall be submitted after due scrutiny and with the specific recommendations of the designated AD bank along with a copy of Section D and Section E of Part I of Form ODI and supporting documents to The Chief General Manager, Reserve Bank of India, Foreign Exchange Department, Overseas Investment Division, Amar Building, 5th Floor, Sir P. M. Road, Fort, Mumbai 400001.

In case the proposal is approved, the AD bank should effect the remittance under advise to Reserve Bank so that the UIN may be allotted under the approval route.

For approval by the Reserve Bank, following documents need to be submitted along with Part I of From ODI by the designated Authorized Dealer:

- a. A letter from the designated AD of the IP in a sealed cover mentioning the following details:
- Transaction number generated by the OID application
- Brief details of the Indian entity
- Brief details of the overseas entity
- Background of the proposal, if any
- Brief details of the transaction
- Reason/s for seeking approval mentioning the extant FEMA provisions.
- Observation of the designated AD bank with respect to the following:
- Prima facie viability of the JV/ WOS outside India;
- Contribution to external trade and other benefits which will accrue to India through such investment;
- Financial position and business track record of the IP and the foreign entity;
- Expertise and experience of the IP in the same or related line of activity of the JV/ WOS outside India.
- Recommendations of the designated AD bank
- b. A letter from the IP addressed to the designated AD bank.
- c. Board resolution for the proposed transaction/s.
- d. Diagrammatic representation of the organisational structure indicating all the subsidiaries of the IP horizontally and vertically with their stake (direct & indirect) and status (whether operating company or SPV).

- e. Incorporation certificate and the valuation certificate for the overseas entity (if applicable).
- f. Other relevant documents properly numbered, indexed and flagged.
- c) Part I contains details of the JV/WOS, Indian Parties/ Resident Individuals and the remittance/ other financial commitment of the overseas entity and shall be submitted:
- a. at the time of initial remittance.
- b. for reporting the remittance for supplementary investment and any other forms of financial commitment.
- subsequent remittances (or financial commitment) under the automatic route and remittances (or financial commitment) under the approval route should be made, only after receipt of auto generated e-mail from RBI confirming the UIN.
- e) In cases where the investment (or financial commitment) is being made jointly by more than one IP/ RI, Form ODI is required to be submitted individually by all the investing entities and submitted to the designated branch of the AD bank. The AD bank should file online a consolidated Form ODI indicating details of each party. The Reserve Bank would allot only one UIN to the overseas project.
- f) In terms of Regulation 11 of the Notification *ibid*, the Indian parties are permitted to make direct investment (or undertake financial commitment) in JV / WOS abroad by way of capitalisation of exports or other dues/entitlements like royalties, technical knowhow fees, consultancy fees, etc. In such cases also, the IP is required to submit details of capitalisation in the Form ODI to the designated AD bank branch.
- g) All Indian parties/ Resident Individual are required to undertake all the Overseas Direct Investments through the respective AD bank through which the UIN is obtained.
- h) All amounts of foreign currency (FCY) and Indian Rupees (INR) should be in actuals only. Please indicate the name of the foreign currency (FCY) as per SWIFT code.
- i) The dates shall be in the format of DD/MM/YYYY.
- j) Each page of the Form ODI Part I should be duly signed and stamped with date by the RI / authorized person of the IP.
- k) If more than one IP / RI are investing in the same JV / WOS, the Form ODI Part I is to be submitted by each IP / RI.
- Estimated cost/ Fair Value of the overseas acquisition The amount of the estimated cost/ fair value should be in FCY.
- m) Financial Commitment with the current JV/ WOS The IP / RI shall furnish the outstanding financial commitment towards equity, loan and guarantee.
- n) The certificate by the statutory auditor shall be required only in case of IP and not in case of RI.
- Proposals for conversion of equity into loan shall be forwarded to the Reserve Bank for prior approval through the designated AD bank.
- p) Reserve Bank reserves the right to put the information furnished here in the public domain.
- q) Step down subsidiary can be:

- a. Operating company
- b. Holding Company/ Special Purpose Vehicle (SPV)
- c. Holding cum Operating company
- r) Type of investment can be wholly owned step down subsidiary (WO SDS) or Step Down Joint Venture (JV SDS).
- s) Level of step down Subsidiary (SDS) should be calculated treating the JV/ WOS as the parent. So an SDS under the direct JV/ WOS should be treated as first level SDS. Accordingly an SDS under the first level SDS would be treated as second level SDS.
- t) Post Investment changes may be reported in the relevant section as prescribed under:

S. No.	Type of post investment change	Relevant Section of Form ODI – Part I to be submitted individually
1.	Change in the details of IP/ RI viz Change in the name, Address, contact details, status.	Section A
2.	Investigation details of the IP / RI	Section A
3.	Change in the Networth of the IP	Section A
4.	Change in capital structure of the JV/ WOS	Section B
5.	Change in status of JV/ WOS from operating entity to SPV or vice versa	Section B
6.	Change in the details of JV/ WOS such as name address etc.	Section B
7.	Reporting of setup/ incorporation/ investment / disinvestment of SDS	Section B
8.	Conversion of loan into equity and vice versa	Section C
9.	Rollover/ change in amount / validity date of the guarantee already reported to the Reserve Bank	Section C

		-	-	DI P						_				
	ANNUAL PER	FO	RM	ANG	CEI	REF	POF	<u> RT (</u>	API	R)				
	all amounts should be in actuals and						he fi	gures	sho	uld be	e in a	single	for	eign
	cy except for Non-Equity Exports R				V (iii	i).							1	
Ι.	APR for the period	Fro	m dat	te			1		To Date					r
II.	Unique Identification Number (UIN)													
III.	Capital structure as on the last of	day o	f the	acco	ounti	ng ye	ear o	of JV/	WOS	S				
		-			nount						% sh	are	-	
i)	Indian													
ii)	Foreign													
IV.	Operational details of the JV/ W	OS fo	or the	e last	two	years	s							
				Previ	ous Y	ear				Сι	urrent	t Year		
i)	Net Profit / (Loss)													
ii)	Dividend													
iii)	Net worth													
۷.	Repatriation from the JV / WOS													
				Curre	ent Ye	ear			Sin	ce co	mme	nceme	ent	of
	business													
(i)	Dividend													
(ii)	Repayment of Loan													
(iii)	Non-Equity Exports Realised (in INR)	n												
(iv)	Royalties													
(v)	Technical Know-how Fees													
(vi)	Consultancy Fees													
(vii)	Others (Please specify)													
(viii)	Profit													
(ix)	Retained Earnings													
(x)	FDI by JV/ WOS/ SDS into India													
(xi)	Refund of excess share													
	application money @ Transaction No													
@ furr	hish 15 / 17 digit transaction number		tod b			Banl	k alle	ottod (	at the	timo	of ro	nortin		the
	OID application	anot	leu b	y ne:	Serve	Dani	n aiic			; une	Une	ροιτιτί	y 01	i uie
VI.	Furnish the details of investmen	t in e	ithe	r Wh	o vilc	wne	d of	a Joi	nt Ve	ntur	e Ste	n dow	'n	
•	subsidiary (SDS) of JV/ WOS in t											-		er
	of SDS is more than one)	p				(.								
(i)	Name, Level and Country name of	SDS	;											
(ii)	Name, Level and Country name													
. ,	parent of SDS													
(iii)	Investment Amount in FCY and D	Date	of (	Curre	ncy:				Da	ate:				
	investment (if any)		ŀ	Amou	nt:									
(iv)	Investment type		١	NO S	DS				JV	SDS				
(v)	Type of Step Down Subsidiary		5	SPV/	Н	loldin	ig (	Opera	ating		-	erating	(	Cum
			C	compa	any						SP\	/		
(vi)	Activity code as per 1987													
(vii)	% stake held in SDS									<b>.</b>				
(viii)	Is the activity of SDS into financial	servi	ces (	tick)						Yes	5	No	)	

Certificate from Indian Party/ Resident Individual (Strike out whichever is not applicable)									
We/ I the Indian Party/ Resident Individual (	wherever applicable	) further confirm that:							
i. Investment in step down subsidiar	y (SDS) has been r	eported to RBI from time	to time in terms of						
Regulation 13 of Notification No. FE	MA.120/RB-2004 da	ted July 7, 2004 as amende	d;						
ii. If the activity of the SDS is related to	o financial services -	it is certified that Regulation	7(2) of Notification						
No FEMA 120/RB-2004 dated July 7	7, 2004 as amended	has been complied with;							
iii. Changes in the capital structure of t	the JV/ WOS since la	ast APR has been reported	under Section C of						
Form ODI Part I.									
iv. We have received share certificate/	s (or any other proof	f of investment) and submitt	ed the same to the						
	designated AD bank for verification within 6 months of making the remittance/s for all (equity/CCPS)								
investment made as per Regulation 15 (i) of FEMA Notification <i>ibid</i> .									
	.,		hank						
<ul> <li>v. The previous APRs for all JV/ WOS have been filed to the respective designated AD bank.</li> <li>vi. Repatriated to India, all dues receivable from the overseas JV / WOS, like dividend, royalty, technical</li> </ul>									
know-how fees etc., within 60 days of its falling due or as prescribed by Reserve Bank from time to time.									
-	l its failing due of as	prescribed by Reserve bar							
Signature of the authorized official of the			<u>Stamp/Seal</u>						
IP approved by the Board / RI Name & Designation of the Authorized									
Official of the IP									
Place:	Date:								
Certificate of the statutory auditor (on		• •	n case Resident						
	trike out whichever	is not applicable)							
We hereby certify that:									
i. APR for the year endedis		sis of audited/ unaudited ba	alance sheet of the						
JV/WOS for the year ended									
ii. APR for the year endedis									
since audit is not mandatory in host	country and in comp	liance with Regulation 15 (iii	) read with 15 (v) of						
FEMA Notification ibid and Para 6 of	f A.P. (DIR Series) C	ircular No. 29 dated Septem	ber 12, 2012.						
iii. The IP repatriated to India, all dues	s receivable from the	e foreign entity, like dividen	d, royalty, technical						
know-how fees etc., within 60 days	of its falling due or a	s prescribed by the Reserve	e Bank from time to						
time. Repatriation from the JV/WOS	S has been verified f	rom the Foreign Inward Re	mittance Certificate						
issued by the AD bank/s.		Ū.							
Signature of the Statutory Auditors of the			Stamp/Seal						
Indian Party									
(Name of the firm and Registration									
number)									
Place:	Date:								
	e by the Authorized	l Dealer bank							
	-								
i. In terms of Para 3 of AP (Dir. Series	•	•							
the share certificate/s or any other		nce of investment and are	satisfied about the						
bonafide of the documents so receiv									
ii. The duly filled in Form ODI Part	II (Annual Performa	nce Report) was submitted	by the IP/ RI on						
	(month)	(year).							
iii. All the previous year APRs submitte	d by the IP / RI have	been reported in the online	OID application.						
Signature of the Authorized Official of the			Stamp/Seal						
AD bank									
Name and designation of the AD bank									
official									
Place:	Date:		1						

#### Instruction for submission of Form ODI Part II:

- a) APR is to be certified by statutory auditors of the IP and submitted, through the designated AD bank every year by December 31<sup>st</sup> as long as the JV / WOS is in existence.
- b) The IP / RI shall ensure that all the previous year APR has been be submitted to the designated AD bank.
- c) Para I: Please mention the date in format DD/MM/YYYY.
- d) Please indicate the name of the foreign currency (FCY) as per SWIFT code
- e) Para II: Please indicate 13 digit UIN issued by RBI.
- f) Para III: Capital structure should be in cumulative and the % stake should be a total of all the IP / RIs in the JV/ WOS
- g) Para IV (i) the figure reported for loss should be mentioned in brackets.
- h) Para V: Figures under "since commencement of business" should be equal to or more than the figure mentioned under current year.
- i) Para V (ii): Redemption of preference shares (not in the nature of compulsorily convertible preference shares (CCPS)) should also be reported.
- j) Para V (ix): Represents part of the profits of the JV/WOS which is retained and reinvested in the JV/WOS.
- k) Para VI (x) Represents interest on loan or license fee etc.
- I) Para VI Step down subsidiary can be:
  - a. Operating company
  - b. Holding Company/ Special Purpose Vehicle
  - c. Holding cum Operating company
- m) Para VI (iv): Type of investment can be wholly owned step down subsidiary (WO SDS) or Step Down Joint Venture (JV SDS).
- n) Level of step down Subsidiary (SDS) should be calculated treating the JV/ WOS as the parent. So an SDS under the direct JV/ WOS should be treated as first level SDS. Accordingly an SDS under the first level SDS would be treated as second level SDS.
- Retained earnings is to be calculated as per the procedure laid down by the International Monetary Fund in the latest version of their publication "Balance of Payments and International Investment Position Manual". It is to be noted that the negative retained earnings is to be treated as '0' (zero).
- p) The certificate by statutory auditor shall be required only in case of IP and not in case of RIs.
- q) Each page of the Part II of Form ODI (APR) should be duly signed and stamped with date, by the RI / authorized person of the IP.

		Fo	orm ODI -	PART								
F	Reporting of Disinves	stment k	by way of S	Sale or T	ransfer	of Sł	nares / (	Closur	e/			
	Voluntary Liquidati											
Note	: All amounts should be in a	a single fo	oreign curren	cy and in a	ctuals.							
	le Identification Number all											
S.	Name, AD Code and Addre	ess of the	AD bank:	•								
No.												
l	Date of submission of and											
	Disinvestment route(tick)	Approva			utomatic F							
	Disinvestment Type (tick)	Full disin	vestment	Pa	artial Disin	vestm	ent					
	Date of Disinvestment											
	PAN No and name of the											
	disinvesting IP / RI											
	% Stake held at the time of	T		% stake o			se of					
	disinvestment Method of disinvestment		partial disinvestment Details to be furnished as Annex to the Form ODI PartIII Tic									
	Sale or transfer of shares t	o onothou							TICK			
١.	IP/ Individual, Merger / Liqu		also whether									
	of IP	liuation	existing fore									
	0111											
	or a foreign party / IP buying stake in the concerned JV / WOS for the first time.											
ii.	i.Closure/ Voluntary Liquidation of Details of the JV/ WOS											
	the JV/ WOS											
iii.	iii.Buy back by the JV/ WOS Details of the JV/ WOS											
iv.	iv.Merger of two or more JV/WOS of Furnish details of merging JV/WOS and the surviving											
	the same IP or different IP		JV/ WOS su					d the				
			name of the									
			Also furnish	details of S	DS of tho	se JV/	WOS wh	lich				
		1 4	shall merge.	6.0	· / / ) A			(1) 15				
۷.	Merger of the JV/ WOS wit		Furnish UIN					of the IP	,			
	Step down subsidiaries of t IP or another IP	ine same	Level of SDS					work of				
			SDS	s, name an	a country		ieulate pa	arent or				
vi	Merger of JV/ WOS with ar	<u>ר</u>	Furnish the o	hotail of the	foreign c	omnar		anama				
	Independent Foreign Com				loreign e	ompai	ly Such a	Shame				
	having any relation with the											
	Summary of the Overseas		/estment (Cu	mulative ar	nount)							
	Equity Loa			uarantees l		Ģ	Suarantee	Invoke	d			
	Date wise details of remitta		nsaction (atta	ach separat	e sheet if	neces	sary)					
i.	Date of Remittance/ Trans	action I	Method of Inv	restment	Catego	ry of In	ivestment	: Amou	Int			
	Fair Value of the total disin	vestment	as per the									
	valuation report	lf voo plo		h.a. a.m.a	of write o	u						
	Whether there is write off?	· ·		ne amount hers (pleas								
1.	Equity Loa	ai I		ners (hieds	e speciry)	/						
XII	Amount Repatriated on dis	investme	nt (attach ser	arate shee	t if neces	sarv)						
	Date of Repatriation Equ			an			thers					
						Ĕ						
XIII	Amount repatriated since r	eporting of	of the last AP	R except th	ne disinve	stment	proceed	S				

Equity	Loan	Others (Please Specify)

It is certified that (Strike out whichever is not applicable)

(a) the sale is effected through a stock exchange where the shares of the overseas JV / WOS are listed;

(b) if the shares are not listed on the stock exchange, and the shares are disinvested by a private arrangement, the share price is not less than the value certified by a Chartered Accountant /Certified Public Accountant as the fair value of the shares based on the latest audited financial statements of the JV / WOS;

(c) The IP / RI does not have any outstanding dues by way of dividend, technical know-how fees, royalty, consultancy, commission or other entitlements, and/or export proceeds from the JV / WOS;

(d) The overseas concern has been in operation for at least one full year and the share certificate/s or any other document as an evidence of investment and APR for all the years has been submitted to the designated AD bank / Reserve Bank;

(e) The Indian Party is not under investigation by CBI/ED/SEBI/IRDA or any other regulatory authority in India.

(f) All the remittances/ transactions have been reported to Reserve Bank and it reconciles with the remittances / transaction details reported to the Reserve Bank.

(g) All the guarantees issued on behalf of the JV/ WOS and its SDS are either novated to another entity or the guarantee is closed.

(h) In case the SDS has become the direct JV/ WOS as result of disinvestment of the JV/ WOS then it is certified that Form ODI Part I with respect to all such SDS is submitted to Reserve Bank for allotment of UIN.

Place:		Place:	
Date:		Date:	
(Signature and	d seal of authorised official of the IP / RI)	(Signature and seal of authorised official of the Bank)	
Name:		Name:	
Designation:		Designation:	
Tel. No.:		Tel. No.:	
FAX No.		FAX No.	

#### Instructions to submit the From ODI Part III:

- a) A new system has been introduced for reporting of the disinvestment / closure/ winding up / voluntary liquidation of the overseas JV / WOS under the general permission (Part III of Form ODI). In case the disinvestment / closure / winding up / voluntary liquidation is under the Automatic Route, in terms of Regulation 16 of <u>Notification No FEMA 120/RB-2004 dated July 7, 2004</u> as amended from time to time read with the <u>A. P. (Dir Series)</u> <u>Circular No. 29 dated March 27, 2006</u> and the <u>A.P. (Dir Series) Circular No. 73 dated</u> <u>June 29, 2011</u>, a report should be submitted in the online OID application within 30 days of the disinvestment by the designated AD bank, in Part III of Form ODI.
- b) Form ODI Part III is to be submitted by the IP/ RI to the designated AD bank which in turn shall be reported the same in the online OID application through their nodal office.
- c) In all other cases of disinvestment, as per the current procedure, an application along with the necessary supporting documents should be submitted to the Reserve Bank for prior approval. In case the proposal is approved, the AD bank should submit the report on disinvestment in Form ODI Part III in physical copy to the Reserve Bank so that the UIN can be cancelled/ closed.
- d) All amounts should be in actuals and in a single foreign currency.
- e) All dates should be in the format DD/MM/YYYY.