	DFC (A G on Banking Fir CIN: L	over nancia J65923 w.kto	LA ' ICE ICE ICom KL19 Ifc.k	TRA CO nt of npany 91 SG erala	Kera Regis C0059	OR la Ur stered 985 PA 7.in	RT ATI dert Unde	DE ON akin r the BCK13 de	g) Reser 318F 1 posit	Ve Ba TAN: T' <b>ts@k</b>	'EC nk o VDK( tdfa		) E	Th	iruva	Op anar	floo p. W nthaj Ke	r), T /ome Va oura erala	rans en's azhu m - Sta	d Of Tov Coll ithac 695 ite, li 2327	vers lege aud 014 ndia				!CL	G Jri	loi ti	ba es <sub>Darya</sub>	's Nam L1 <i>nganj, 9</i> Office S	<b>td</b> New Do		110022	2	SI	MC	
Erna	<b>kulam</b> 0484-							1				-							71-2	2326	884			APF	PLIC			FOF	RM F	OR	FIX				IT	
SCHEME	Please f MMS- (Interest PIPS- (Interest PIPS- (Interest	-Mon compose -MPe paid mo QPe compose	ey M Inded Prioconthly Prioconthly	Aulti monthl dic II with mo	plier y and p ntere onthly re	est P	aym	ent	Sche	eme	(Ma (Qu	onthi	ly) rly)	PERIOD		1	00xes 2 36 60 N	2	24 18 s	TDS		Tax to Deduce Yes No Exe	cted			Fres s Su 15G Reco Certif IT Ord (Under	bmit gnitio icate der r Sec.	15H n			p	uffix a	latest graph	t		
	IF EXISTING DEPOSITOR		stomer No.						ed De (If any)	d Deposit If any)								Resident Individual HUF								STAPLE										
DEPOSIT		nal amount deposited													Only		CATEGORY	Govt. Firm Private Firm Societies			Photograph furnished on existing FD Yes No NA SENIOR CITIZEN					NA										
	(In case of Re	newal	Enha	ncem	ent on	у)						1							1							Other	S				(Attach					
REMITTANCE	Cash Receipt / NEFT / RTGS Name of Bank		·	No.										Date	D		M	M	Y	Y	Y	Y	IF RENEWAL	М	aturit	) Rece ty Dat	e	<sup>o.</sup>	D	D	M	М	Y	Y	Y Y	
/ SOLE DEPOSITOR	Name Address		Mr Mrs Ms																								Pinc	ncode								
FIRST	Telephone / Mot Name of Guardi (If first / sole applicant is a Mino	ian M	r Mrs	Ms						Em																										
JOINTLY	Second Applicat		r Mrs r Mrs																																	
NO	MINEE	М	r Mrs	Ms																																
	Applicant/s			Date	e of B	irth	_			PA	N C	ard (At	tach cop	by )	_	_				p of N Sole [														T		
rs	First / So	le D	D	M	Y	Y	YY											TS			ld	Identity Pr			roof*					Ac	dre	ss P	roof	*		
PAN DETAILS	Second Third Nominee		D	M	И Ү И Ү И Ү	Y	Y Y Y Y										KYC - DOCUMENTS				card ess p			Drivi Lice Aad	nce naar		E	lectri	ione B city Bi from a	ill			Bank S	n Car	ď	
	Name of Bank				acent / Ir	atoroat	noumo	nt [												Voter	's ID		(*Attac	h copy )	1		re	ecogn	nised p	Sublic	autho	ority	(	*Attac	h copy)	
<b>BANK DETAILS</b>	Please attach a c Branch Account No.																						vings	IF	S Co MI	ode CR N	umbe	r								
DECLARATION	I / we hereby declar outside India. I / we also declare that th and after careful cc First / S	e declare e particul onsiderati	that the ars give on, I am	first na above / we are	me depo are true a making	sitor (app and corre- the depo	blicable in ct. I / we sit with th	n case o have rea he comp	f joint de ad the ter	posit) is ms and c	the be condition	eneficial o	wner o bosit an tion.	f this joir	nt depo to abid	sit and le by th	d is to ne sam	be trea e. I / W	ated as	s the pa	ayee fo	or the p	urpose	of dedu	uction of	of tax u	nder Ir	come culars /	Tax Act	t. 1961 entatior	or such n/furnisl	hed / m	Act, rul	les, et	tc. I / we	
							Made	of D -	aittar		-		OR	OFFI	CEI	JSE	ON	LY					•		10							D				
	apal No. ceived On						Mode Cash Chequ		nittance Rene DD		Adnl.	posit/ Amoun ised on										Rate	Cus	tome		Perioc	1				Fixed Mat	Depo turity I		).		
OI	d FD No.						RTGS		NEF	т		iporary eipt No																				, .				
Rec	eived by (Sig)					Cash	nier/ SC	C FD (8	Sig)											Р	roces	ssed I	oy (Si	g)												

a) Name of the	Keral	a Transport D	evelopmen		osition of the Compar	ny as appearing in th					
Company	Finan	ce Corporati	on Limited	latest Balance Sheets							
	CIN : L	J65923 KL1991	SGC005985	LIABILITIES	As at 31/03/2013 (₹ in Lakhs) - UnAudited	As at 31/03/2014 (₹ in Lakhs) - UnAudited					
b) Date of incorpore	ation 27 <sup>th</sup> Feb	oruary, 1991		Kin Laking - UnAdated Kin Laking - UnAdated Kin Laking - UnAdated   Share Capital 4,383.00 4,383.   Reserves and Surplus 5,030.00 6,534.							
c) Business carries c	,	mpany's main bus			91,600.00	1,04,315.00					
the company an	•	hypothecation, tr		Deferred Tax Liabilities Current Liabilities &	257.00 36,978.00	288.00 42,381.00					
subsidiaries with a		d or used by perso		Provisions	00,770.00	42,001.00					
of branches or ur if any		nies particularly Ke t Corporation( <b>KSR</b>		TOTAL	1,38,248.00	1,57,901.00					
II GHY		granting Vehicle, H			As -+ 21/02/2012	Ac -+ 21/02/2014					
	-	il Ioans. Besides, <b>K</b>	-	ASSETS	As at 31/03/2013 (₹ in Lakhs) UnAudited	As at 31/03/2014 (₹ in Lakhs) - UnAudited					
	underta	ken construction o	of a series of bus	Net Fixed Asset	15,580.00	20,117.00					
	termina	l cum shopping c	omplexes under		49.00	49.00					
	BOT bas	sis at various bus d	epots of <b>KSRTC</b> .	Current Asset Loans and Advances	40,321.00 82,298.00	44,329.00 93,406.00					
	The Cor	mpany does not he	ave any subsidiar	y TOTAL	1,38,248.00	1,57,901.00					
	as on d	ate.			1,00,240.00	1,07,701.00					
The addresses of	the Registered	office and Bran	ch offices of th	e i) Kerala Transport Developi	ment Finance Corpore	ation Limited ( <b>KTDFC</b>					
Company are as ur				is accepting fixed deposits from the public, the repayment of which							
i. Regd. Office	Level 8	, (6 <sup>th</sup> floor), Tran	stowers	is guaranteed by the Government of Kerala upto ₹2,000 Crores. Hence, it is exempted from the regulations of Acceptance of Public Deposits by the Reserve Bank of India. The aggregate of deposits of							
0		nacaud, Thiruva									
		State, India	•								
ii.Branch Offices		ananthapuram, k	erala State Indic	on 31.03.2014 is <b>₹1,043</b> .	on 31.03.2014 is <b>₹1,043.15</b> Crores (Provisional).						
		alla, Kerala State,			j) There are no overdue deposits other than unclaimed deposits.						
	3. Ernak	<b>ulam</b> , Kerala State	e, India	k) Declared							
	4. Thriss	<b>ur</b> , Kerala State, In	dia	,	(i) that the Company has complied with the provisions of the						
	5. <b>Kozhi</b>	<b>kkode</b> , Kerala Stat	e, India	Directions of the Rese							
d) Brief particulars o	f the The Con	npany is managed	d by Board of	to time.							
Management of		s consisting of Dire		(ii) that the compliance w	(ii) that the compliance with the directions does not imply that the repayment of deposits is guaranteed by the Reserve Bank of						
The Company		Government of Ker									
e) Name, address o	and occupation	of Directors		India.	0						
Name of the		Address	Occupation	(iii) that the deposits acce	epted by the Compar	nv are un-secured					
		Secretary		and rank pari passu w							
1. Dr.V.M. Gopalo	a Menon IAS	to Government Transport Departm	Chairman	(iv) a certificate of registro	ation dated 14.05.100	18 to came on the					
		Government of Ke		business of a Non-Bar							
		Additional Secreta		from the Reserve Ban							
2. Sri. T.M Javaha	ır	to Government Law Department	Director	Reserve Bank of India							
		Government of Ke	rala	however, that in issuin							
		Additional Secreta	ry	Bank of India does no							
3. Sri. M Radhakri	shnan	to Government Finance Departme	Director	financial soundness o	, ,	,					
		Government of Ke		or opinions expressed							
4. Dr. Ushadevi Bo	alakrishnan	Managing Directo									
		KTDFC Limited	Director								
(f) & (g) Profit and D				_							
Financial Year ended	Profit Before Tax ( <b>T</b> in Lakhs)	Profit After Tax ( <b>र</b> in Lakhs)	Proposed Dividend (₹ in Lakhs)								
2011-2012 (Audited)	1,475.81	881.38	219.15	1							
2012-2013 (UnAudited)	2,370.07	1,470.07	-	]	For & d	on behalf of the Boa					
				11	Sd/ MANAGING DIRECTO						

-Sd <b>Dr. V.M GOPALA M</b> Chairma		Sd/- <b>T.M JAVAHAR</b> Director	Sd/- <b>M RADHAKRISHNAN</b> Director	Sd/- <b>Dr.USHADEVI BALAKRISHNAN</b> Managing Director	
		Branc	h Offices		
Thiruvananthapuram :			, Vazhuthacaud, Thiruvanaı : <b>ambr tvm@ktdfc.com</b>	nthapuram, Kerala State	
<b>Thiruvalla</b> :	Planthottam	Complex, Near KSRT	C, Thiruvalla, Pathanamthitt : <b>ambr_tla@ktdfc.com</b>	a, Kerala State	
Ernakulam :	5 <sup>th</sup> Floor, Emp	oire Building, Opposit	e Central Police Station, Err : <b>ambr ekm@ktdfc.com</b>	nakulam, Kerala State	
Thrissur :	First floor, Sul	narsha Towers, Round		Hospital, Shornur Road, Thrissur, I	Kerala State
Kozhikkode :			Complex, Mavoor Road, K : ambr_kkd@ktdfc.com	ozhikkode, Kerala State	
Invest in KIDE	C dep	osits			Page# 2/4



# **KERALA TRANSPORT DEVELOPMENT FINANCE CORPORATION LIMITED**

(A Government of Kerala Undertakina)

http://www.ktdfc.kerala.gov.in deposits@ktdfc.com

Regd Office : Level 8, 6<sup>th</sup> floor, Transtowers Opp.Womens College, Vazhuthacaud Thiruvananthapuram, Kerala – 695014

A Non Banking Financial Company Registered Under the Reserve Bank of India

# Rules governing acceptance of fixed deposit wef 01.04.2015

# 1.REMITTANCE

(a) For deposits under any scheme, the minimum amount accepted will be ₹10,000 and further in the multiples of ₹1,000 (Except in the case of renewal).

(b) i. Under **Money Multiplier Scheme (MMS)**, the deposit amount along with interest accruing periodically, subject to the deduction of applicable taxes including TDS if any, will be paid at the end of the deposit period.

ii. Under **Periodic Interest Payment Schemes (PIPS)**, the deposit amount after the payment of interest at the opted intervals subject to the deduction of applicable taxes including TDS if any, will be paid at the end of the deposit period.

(c) Application for fixed deposit shall be made in the prescribed form available at the Registered office/Branch offices of the Corporation /Authorised Fund Arrangers. Alternatively depositors can use the fixed deposit application form and other documents available in the official website of KTDFC at http://www.ktdfc.kerala.gov.in

(d) Application form along with Crossed Cheque/Demand Draft may be forwarded to the Registered office/Branch offices of the Corporation. UTR Number/Pay in slip to be attached as proof of deposit if the amount is already deposited in KTDFC bank account through RTGS or NEFT or Cheque.

(e) All Cheques/Demand Drafts must be crossed and made payable to **Kerala Transport Development Finance Corporation Limited**, payable at Thiruvananthapuram or the places where the branches of the Corporation are situated.

(f) Application shall be duly **filled and signed by the depositor(s**). Application bearing the thumb impression of the depositor will not generally be entertained.

(g) Amount can also be **deposited directly** at the branches of those banks in which KTDFC hold account(s), the details of which will be published in the web site of the Corporation from time to time.

(h) The period of deposit shall be for completed years. The minimum period of deposit will be **1 year** (12 months) and maximum period **is 5 years** (60 months).

### 2. DEPOSIT RECEIPT

(a) A temporary receipt in printed form will be issued by the cashier, in token of the receipt of Cash/Cheque/Demand draft when tendered in person. For the purpose of determining the date from which the interest is to be allowed on deposit, the date of receipt of cash at cash counter or the date of realization of Cheque/Demand draft or Credit of deposit amount in the bank account of KTDFC shall be the criterion. However the deposit shall become operative retrospectively from the date of deposit only on the issuance of fixed deposit receipt by the Corporation after the receipt of required documents. Interest payouts shall start only after the issue of fixed deposit receipt. The fixed deposit receipt duly stamped shall be sent to the depositor by Registered post/Courier service/Speed post to the address as given in the application, normally within three weeks from the date of receipt of required documents from the depositor.

(b) Fixed deposit receipts are not transferable.

(c) Fixed deposit may be in the names of **not exceeding three** joint applicants.

(d) In the case of deposits in joint names, all correspondence will be addressed/all payments will be effected to the person whose name appears first in the application form and in case of his death; on production of death certificate, to the person next in the order of survivor(s) and so on.

(e) Deposit from **minor(s)** will be accepted through guardian.

(f) In the event of the loss of Fixed Deposit Receipt/Interest Warrant /Cheque/ Demand Draft, the Corporation may at its discretion issue a duplicate Fixed Deposit Receipt/Interest Warrant/Cheque/Demand Draft as the case may be; **upon receiving an indemnity bond** from the depositor(s) in the format prescribed by the Corporation. All expenses in this connection shall be borne by the depositor(s).

### 3. INTEREST

(a) Under Money Multiplier Scheme (MMS), interest will be paid on maturity along with the principal amount. Interest on deposits under Periodic Interest Payment Scheme (PIPS) shall be opted either Monthly or Quarterly and the same will be paid on 1st of every succeeding month in the case of Monthly interest payment scheme and on 1st of **January, April, July** and **October** in the case of Quarterly interest payment scheme, after the issuance of fixed deposit receipt. Interest will be paid through post dated Interest Warrants or through NEFT/RTGS; if the facility for the same and bank details of the depositor are provided to the Corporation.

(b) Interest will accrue only from the **date of realization** and credit of deposit amount in the bank account of KTDFC in the case of deposits by Cheque/Demand Draft/NEFT/RTGS and **on the date of receipt** in the case of deposits by Cash.

(c) In the case of Joint deposits, all cheques and warrants for payments of interest and maturity amount will be drawn in favour of the **first named depositor** and any discharge given by the said person for such payment shall be absolute and binding on all joint depositors.

(d) Interest earned by the **Charitable Trust** will be exempted under Income Tax Act **vide section II (5) (vii)**, subject to production of proof of the same.

(e) If the aggregate amount of interest payable to a depositor in any of the financial year under the schemes is to exceed ₹5,000 or such limit as may be prescribed by the authorities from time to time, Income Tax at the appropriate rates as may be prescribed from time to time will be deducted as and when accrued unless Certificate in the prescribed form (15G/15H/Exemption Certificate etc.) is produced in duplicate in advance for each financial year separately by the depositor.

(f) Interest warrants issued by the Corporation are **encashable at par** at all branches of the banks with which the Corporation make arrangements for the same, from time to time.

(g) Submission of **copy of PAN and quoting** the same is mandatory for making deposits.

# 4. REPAYMENT / RENEWAL

(a) For renewal of deposit, the depositor shall surrender the original fixed deposit receipt duly discharged to the Corporation together with the renewal application form duly filled in, **at least 30 days** before the date of maturity of the deposit.

(b) In the case of withdrawal of deposit on maturity, the depositor shall communicate to the Corporation, **at least 30 days in advance** along with the fixed deposit receipt duly discharged for making payment. Otherwise the processing period of 30 days will be extended accordingly and the Corporation shall not have any responsibility to pay any interest for such extended period.

(c) In case the deposit is not recalled or renewed on maturity by the depositor but recalled/renewed on a subsequent date, **the Corporation is not liable to pay interest** on the deposit amount from the date of maturity till the date of such repayment/renewal. However in the case of renewal, if the request for renewal is **received within 6 months** from the date of maturity, renewal will be made effective from the date of maturity with the appropriate interest rate operative on the date of maturity.

(d) Neither any change in the hierarchy of depositor(s) in the case of Joint deposits nor any change of depositor in the case of Single deposits nor any change in the deposit scheme will be allowed on any account whatsoever during the currency of a deposit.

(e) For repayment of deposit, the fixed deposit receipt has to be surrendered **duly discharged on ₹1 revenue stamp** or otherwise. In the case of Joint deposit, either depositor can give the discharge but payment will be made only to the first named depositor. In case of death of first named depositor in a Joint deposit, the payments will be made to the person next in the order of survivor(s).

(f) Renewal of deposit will be for an **amount excluding TDS if any**. If the existing deposit is renewed on maturity by adding further amounts by way of Cash/Cheque/Demand Draft/NEFT/RTGS etc., deposit receipt for the consolidated amount will be issued only from the date of realisation of such amounts or from the date of maturity of the existing deposit whichever is later and interest will accrue from such date only.

(g) Repayment of deposit as well as payment of interest will be made by **Crossed A/c payee Cheque or through NEFT/RTGS**, if the facility for the same and bank details of concerned depositor are made available.

(h) The interest rate on renewal shall be the **rate prevailing** on the effective date of renewal.

## 5. PREMATURE WITHDRAWAL

(a) The Corporation reserves the right to allow, at its absolute discretion, withdrawal of deposit before maturity. The deposit shall not be repaid before the expiry of 3 months from the date of deposit. In case of premature withdrawal after 3 months, interest shall be paid as follows:-

i)	After 3 months but before 6 months from the date of deposit	No Interest
ii)	After 6 months from the date of deposit but before the date of maturity	Interest will be paid @2% lower than the contracted interest rate

30 days notice shall be given by the depositor for such withdrawal. If the deposit amount is less than ₹1,00,000, then 15 days notice will suffice.

(b) Provided that in the event of death of a depositor of a single holding deposit, the Corporation will repay the deposit prematurely, even within the lock-in period, at the contracted interest rate without any reduction of interest rate, to the Nominee or in the absence of a nominee, to the Legal heir(s) of the deceased depositor, on the request of the Nominee/Legal heir(s), as the case may be, and only against the submission of proof of death and other necessary documents to the satisfaction of the Corporation. However in the event of death of the first named depositor in a joint holding deposit, if the person next in the order of surviving depositor(s) demand premature withdrawal of deposit, the Corporation will repay the deposit prematurely, even within the lock-in period, to the next named surviving depositor, subject to the reduction in interest rate applicable for premature withdrawal as per the preceding clause, and only against the submission of proof of death and other necessary documents to the satisfaction of the Corporation. The Company shall be discharged from all liabilities absolutely on effecting the payment of deposit to the Nominee/Legal Heirs/Surviving depositor, as the case may be.

(c) Provided further that **in the event of death** of the first named depositor in a joint holding deposit, the surviving depositor(s) can, instead of demanding premature withdrawal, **request to continue the deposit** in the names of the surviving depositor(s) w.e.f the date of death of the first named depositor for the remaining period of the deposit. In such cases, the deposit will be so renewed with the same contracted interest rate at the time of original deposit, **except the applicable change of interest rate**, in case the deceased depositor was a senior citizen and the next named Surviving depositor is not a Senior citizen.

(d) When the deposit held **in joint names** is sought to be prematurely withdrawn, the same should be discharged **by all the surviving depositors**.

## 6. LOAN ON DEPOSIT

(a) Loans will be permitted only to individuals on deposits up to 75% of the deposit amount under both the schemes, after the expiry of 3 months from the date of deposit.

(b) Interest will be charged at 2% above the interest rate payable on such deposits.

(c) Interest on the loan will be **adjusted out of interest payable** on deposits under Periodic Interest Payment Scheme. Interest on the loan on deposits under compounding interest schemes **shall be compounded monthly** and adjusted against the maturity value.

(d) The loan can be closed either by remitting the loan amount along with the applicable interest if any, in lump before the maturity period of the deposit or it will be recovered out of the maturity value of such deposits at the time of maturity/premature withdrawal. (e) Loan(s) on fixed deposit will be allowed only two times during the currency of a deposit irrespective of the quantum of loan(s) so availed.

#### 7. OTHERS

(a) The Corporation will not recognize **any lien** on deposits.

(b) In the event of dispute over the claims of deposits, the Corporation reserves its **right to withhold payment** till the dispute is finally settled to the satisfaction of the Corporation after giving due information to the claimants thereof. If the deposit remains un-renewed during such dispute, the Corporation is **not liable to pay interest** on deposits for such period.

(c) Corporation will not accept deposits from NRIs.

(d) The **maturity value** payable in case of cumulative deposits **will vary where tax is deducted** at source.

(e) The rate of interest for the deposits shall be the applicable **rate prevailing on the date of receipt** of the deposit amount by the Corporation.

(f) The Corporation shall at any time, at its absolute discretion; be entitled to close all or any of the fixed deposits before maturity without assigning any reason thereof. However interest at the contracted interest rate applicable for the deposit shall be paid by the Corporation till such date of closure.

(g) The depositor(s) can declare a Nominee at the time of application or during the currency of a deposit, to whom the deposit amount will be paid in case of death of the depositor in Single holding deposit/in case of death of all depositors in Joint holding deposit. A nominee can be changed during the currency of a deposit upon submission of necessary declaration to that effect. Nomination facility is applicable only for individuals.

(h) Where any payment falls due on Sunday/Bank holidays or any other day on which the office of the Corporation remain closed, the payment will be made on next working day.

(i) All payments will be made at the cost of the Corporation, by means of A/c payee Cheque or through RTGS/NEFT mode etc, if such facility for the same and bank details of concerned depositor are available.

(j) The Corporation **reserves the right to reject any application** for deposit without assigning any reason thereof.

(k) The Corporation, reserves the right to alter, amend/modify all or any of the conditions stipulated above without prior notice.

(I) All **disputes** will be settled subject to **Thiruvananthapuram** jurisdiction only.

(m) Change of address, instructions regarding interest remittance etc. will be given effect to **only after 30 days** from the date of receipt of such instructions. In case of Change of address of the depositor(s), residential address proof needs to be furnished.

(n) The depositor(s) should provide a copy of any one of the following documents (which contains the photograph of the concerned first depositor, in case of individuals) for identification and proof of residential address.

#### (i) Passport (ii) Pan Card with address proof (iii) Voters Identity Card (iv) Driving License.

In case the address mentioned in the above documents differs from the present address, a copy of any one of the following documents should be furnished for proof of residential address.

- (i) Telephone bill (ii) Bank a/c statement or Pass Book
- (iii) Letter from any recognized public authority (iv) Electricity bill(v) Letter from employer (vi) Ration card.

(c) In case of cumulative interest schemes, cumulative interest will be calculated only for complete calendar months and simple interest will be calculated for fraction of a calendar month.

No transactions on Go	vernment and Bank	h o l i d a y s						
Repayment of fixed deposit	KTDFC Bank details for CMS/NI	EFT/RTGS remittance						
up to ₹2,000 Crores	CMS Code : KTDEVFIN							
Guaranteed by	Client Name : Kerala Transport D	evelopment						
Government of Kerala	Finance Corporation Ltd							
Vide Order G.O.(MS) No.12/2014/TRAN dated 14.02.2014	Bank Name : HDFC BANK	IDBI BANK						
Attractive Fixed Deposit Schemes	A/c Number : 00630350000068	0046102000015604						
Money Multiplier Scheme (MMS) (Interest Compounded MONTHLY and paid at Maturity)	Address : HDFC Bank, Vazhuthacaud Thiruvananthapuram	IDBI Bank Vazhuthacaud Thiruvananthapuram						
Periodic Interest Payment Scheme (PIPS) (Interest will be paid MONTHLY or QUARTERLY with Monthly rests)	IFS Code : HDFC0000063	IBKL0000046						
		Page# 4/4						