

Current Account Rules

1. Opening of Current Accounts:

- i. The current accounts are opened for parties approved by the Bank on properintroduction. The Quarterly average balance (QAB) prescribed for an Ordinary Current account is Metro/Urban -₹ 5000/-& For Semi-Urban/Rural ₹2500/-
- ii. Apenalty of ₹600/- and ₹350/- inclusive of GSTper quarter is prescribed for nonmaintenance of QAB in Urban/Metropolitan branches and Rural/Semi-urban branches respectively.
- iii. Thedefinition of quarter for this purpose is from January to March, April to June, July toSeptember, and October to December.
- iv. Persons desiring to open a Current Account must call at the Bank, wherehe/she willbe provided with a copy of the rules and the appropriate form of application to open anaccount. The particulars required in the application form must be filled in and theinitial deposit shall be paid when the account holder will be supplied with a Cheque Book.
- v. The Bank will not open an account which is to be operated under a thumbimpression or cross mark or an account under the signature by hand of a person otherthan the Depositor.
- vi. Accounts may be opened by
 - a. A person in his/her own name;
 - b. Two persons or more than two persons in their joint names in anyone of the followingforms:

Accounts in the name of	Mode of Operation	
A & B	Either or Survivor	
A & B	Jointly or Survivor	
A & B	Former or Survivor	
A, B & C	Anyone or Survivor or Survivors	

(Instructions regarding operations on the account given at the time of opening a jointaccount can be varied only by the account holders jointly)

- vii. Accounts may also be opened in the names of companies, partnership firms, clubs, associations, religious, educational, charitable and other institutions on production of thenecessary documents, copies of rules, bye-laws, etc., duly attested by authorized persons.
- viii. Minor's account can also be opened at the sole discretion of the Bank
 - (a) Through the natural guardian either jointly with the minor or singly,



(b) By guardians appointed by a competent court. Only guardians will be permitted tooperate such accounts. The guardian should furnish the date of birth of the minor whenthe account is opened. When the minor attains majority, the right of the guardian tooperate on the account will automatically cease and the minor, on furnishing proof of hisage to the satisfaction of the Bank, will be allowed to operate the account.

2. Deposits of Cash and Cheques:

i. All deposits to current accounts should ordinarily be accompanied by paying-in-slipswhich are supplied to depositors.

ii. Pay-in-slips

Separate paying-in-slips should be used for deposit of a)cash, b) cheques drawn on thebranch where the account is maintained, c) cheques drawn on other local branches of the bank,d)cheques drawn on local clearing banks, e) cheques on outstation branches/banks and f) Bills and other collection items.

- iii. Customers are required to cross the cheques deposited for the credit of their accountsbefore handing them over for collection.
- iv. A remittance for credit of an account can be made by letter under specialcircumstances. The remitter should indicate the account number and name, for whichthe credit is intended.

3. Issue of Cheque Books:

- i. Cheques must be drawn on Bank's printed cheque forms only, supplied by the Bank. The Bank reserves the right to refuse payment of cheques drawn otherwise.
- ii. An application for a cheque book must be made personally in writing on the printedrequisition form supplied with each book. MICR cheque books will be issued at a costcomputed at ₹5 per cheque leaf.
- iii. Personalised cheque book/s will be sent by Speed post at the cost and responsibility of the account holder/s concerned, directly from Central Processing Centre, Chennai, to the account holder at the given address in India. In case of branches not covered by the Central Processing Centre, the account holder/s may call on the branch in person or send a messenger with a proper letter of authority and with the requisition slip duly signed by the account holder/s, for the issue of cheque book by the branch.
- iv. It is the responsibility of the depositor to ensure safe custody of the cheque booksupplied to him/her and that the cheque leaves are not stolen or mislaid or fraudulentlyused.
- v. The Bank may, at its sole discretion, reject any request for issue of more than onecheque book at a time, unless sufficient reason is shown for such request.

4. Operation by cheques:

i. The Bank reserves to itself the right to refuse payment of cheques which have beenaltered in any way unless the alteration is authenticated under the drawer's full signature.



- ii. The date, the name of the payee and the amount on cheques should be writtenclearly in indelible ink and in such a way as to leave no space for any subsequentadditions or insertions of any other words or figures.
- iii. Mutilated, post-dated and irregularly drawn cheques, as also cheques containing extraneous matter, may be refused payment.
- iv. The signature of the account holder on the cheque should be uniform and must tally withthe specimen signature furnished by him/her to the Bank.
- v. Post-dated cheques, i.e. cheques bearing a date subsequent to the date of presentation will not be paid.
- vi. Cheques presented after the **expiry of 3 months** from the date of their issue will beconsidered as out of date or stale and payment thereof shall be refused.
- vii. Paid cheques will not be returned except under special arrangements.
- viii. Cheques must be drawn only against funds actually realised and credited toaccounts. Under no circumstances should a customer presume that overdraft facilities will be allowed or drawings passed against cheques in course of realisation.
- ix. It should also be clearly understood that
 - a. Cheques issued by the customer which when passed, would cause a debit balance in the account for whatsoever reason, would be deemed by the Bank as an implied requestand authority by the customer to the Bank to pass the chequesand allow such a temporary debit/overdraft and
 - b. the passing of cheques whether at the discretion of the bank or otherwise or at therequest of the customer, resulting in overdrafts in the account should not be construed as a regular arrangement for an overdraft facility.
- x. Issuing cheques without sufficient balance in the account is an offence underSec.138 of Negotiable Instruments Act and will attract penal provisions under therelevant section.

5. Cheques and Bills for collection:

- i. All cheques and other instruments tendered for credit should be crossed.
- ii. The bank undertakes on behalf of constituents the collection of cheques, hundies, bills, drafts, salary and pension bills etc.
- iii. Cheques, demand drafts, bills etc., payable locally should be sent early in the day, so that if possible, they may be collected on the same day.
- iv. Cheques, drafts etc., on local banks will be collected free of charge.
- v. If instruments taken for collection are dishonoured and returned, the bank does notundertake to give notice of such dishonour to the constituent who has tendered theinstrument until the succeeding day. The bank will have the right to debit the account forall items already credited to the account, which are subsequently returned or remainunpaid.
- vi. Cheques, drafts etc., tendered for collection and credited to an account must not bedrawn against until they have been realized. It must be distinctly understood that eventhough credit



entries may have been made in the statement of account or pass book, should such credits be made up wholly or partly of cheques or other instruments undercollection, the amounts so made up are not available for drawing until such cheques and instruments have been actually realized. Under no circumstances should a customerpresume that drawings will be permitted against cheques in course of collection.

- vii. The bank will not be responsible for any loss that may occur by delay or otherwise intransmission or collection.
- viii. Cheques and drafts and other instruments accepted for collection/ purchased/negotiated by the Bank will be forwarded for collection to the branches of the bank/another bank at the place at which the instruments are made payable entirely at the riskand responsibility of the account holder. The bank will be at liberty to make use of theservices of any bank of its choice for collection and the bank so employed will be theagent for the account holder for the purpose of collection.
- ix. The bank or the agent at its option will send for collection the instruments at the sole risk and responsibility of the account holder by ordinary or registered post at its discretion. The bank will not be responsible for any loss of the instruments in the course of such transmission.
- x. The bank may accept from the agency bank, cash payment instruments ormandates in exchange of instruments sent for collection, such mandates or exchangeinstruments will be collected solely at the risk and responsibility of the account holder.

6. Loss of instruments in transit:

- i. Customers are requested to send cheques, drafts and other valuable instruments byregistered post lest they be lost or stolen in transit.
- ii. The bank will register instructions for stop payment from the account holder, relatingto cheques issued by him and lost, stolen, etc.,.
- iii. Cheque Stop payment charges ₹ 200 per Instrument (Maximum of ₹1000).
- iv. In case of cheque lost in transit or in the clearing process or at the paying bank'sbranch, the bank will intimate the same to the notice of the customer immediately.
- v. The Bank will take care to get the proceeds of the cheques by contacting the draweebank / branch and the customer will be informed about the possible delay in realization of cheques.
- vi. The Bank will request the customer to obtain duplicate cheques and the bank willreimburse the reasonable expense incurred in this regard. Also the Bank will pay interestas stipulated for delay / abnormal delay.

7. Statement of Accounts/Passbooks

- i. A statement of account shall be given to the account holder/s from time to time.
- ii. Unless the constituent notifies the bank immediately of any discrepancy found byhim / her in his/her statement of account, it will be taken that he/she has found theentries in the statement of account correct. It is also obligatory on the part of the constituent that any wrong credit entries found in the statement of account beimmediately brought to the



knowledge of the Bank, if it is not done so, then it will beconsidered as a breach of contract on the part of the customer and the matter would bedealt with accordingly. Statement of account are system generated output and require no signature.

iii. Statement must be kept safely.

iv. Duplicate Statement

If the statement of account is mislaid or lost, duplicate statementwith entries commencing from the first of the month in which the application for duplicateis made, will be supplied on request by the constituent at prescribed charges. Additional charges as applicable to statement of accounts for earlier periods will be recovered.

- v. All current account depositors should carefully examine the entries in the Statement of account/ passbookand draw the bank's attention to errors/omissions, discrepancies/ unauthorized/ wrongentries. The customer would be bound by the entries if the bank does not hear from himwithin a reasonable time after receiving the statement / passbook. His silence would stop him fromcontesting the entries subsequently. The bank will not be responsible for any entries notauthenticated under the initials of its authorized official.
- vi. In computerized branches, statement of accounts or pass book entries are generated/ printed by using an electronic media and such statements / entries, normally do not require an authentication by an official.
- vii. However, in exceptional situations where entries are manually made in the passbooks in computerized branches, such entries should be valid, only if authorised by anofficial of the branch.

8. Standing Instructions:

Standing instructions for remittances such as insurance premia, subscription for clubsetc., will be accepted by the bank subject to levy, of charges decided by the bank fromtime to time. Additional charges as applicable to standing instructions for earlier periods will be recovered.

- i. Such instructions continue to hold good until cancellation by the customer or closureof account or death of the customer or insufficiency of balance for any single remittance.
- ii. The bank will not be liable to the customer for any loss if standing instructions couldnot be carried out due to insufficiency of balance in the account or cancellation or forreasons beyond the control of the bank.

9 Inoperative Account:

Accounts in which there are no operations for a period of two years and more, from the date of last customer induced transactions (except by way of any charges debited or interest credited) will be treated as an In-operative current account. **No penalties / service charges** shall be levied for inoperative account as well as unclaimed accounts.



10. Service Charges:

Service charges as fixed by the bank from time to time will be levied to the currentaccounts every half year or at such intervals as decided by the bank.

11. Accounts of Deceased Parties:

- i. Individuals can avail nomination facility. Appropriate forms for filing nomination (DA-1), cancellation (DA-2) and variation (DA-3) are provided on request.
- ii. In respect of deceased depositors' accounts, the legal heirs/representatives will be allowed to operate the account, on recognition of the claim by the bank.

12. Interest:

i. No interest will be paid on current accounts

13. Transfer

At the request of the account holder, current accounts may be transferred from oneoffice to another office in India free of charge and on return of the unused chequeleaves.

14. Closure of Accounts:

An account holder may close his current account and receive the balance in credit lessincidental charges against his cheque on surrender of unused cheque leaves.

Service charges for closure of accounts:

Particulars	Individuals	Non- individuals
Current account/OD/OCC	₹750	₹1000

15. Trust Accounts:

The bank does not recognize any trust. This means that sums when deposited withthe bank for credit of an account are, in the absence of any notice or circumstancesputting the bank on notice, presumed to be the property of the depositors and any claimof any other party, subsequently, to right, title and interest in the said deposit shall not berecognized by the bank and such a claimant could only look to the depositor for redressal.

Note: This rule does not preclude the opening of Trust Accounts, at the discretion of thebank, so long as the fact of the trust is made clear and apparent at the time of openingsuch account.



16. Obligation of account holders:

To prevent forgery, fraud etc., account holders should observe the following safeguards:

- i. To count cheques in the cheque books issued to them and draw the attention of thebank, if any cheque is found missing therein.
- ii. To keep the cheque books in a place of safety under lock & key.
- iii. To fill in the date, the name of the payee (in case of cheques) and the amountclearly in indelible ink and in such a way as to leave no space for any subsequentadditions or insertions of any other words or figures.
- iv. To strictly avoid giving signed blank cheques.
- v. Not to allow the use of any cheque leaf from their cheque books by other personsand to confine the use of a cheque book to drawings only on the account for which it is is sued.
- vi. When writing cheques, to use carbon paper so that the impression of writing ismade on the back side of the cheque.
- vii. To cross cheque unless cash payment is required. Crossing should be done insuch a way that the crossing runs the whole width of the cheque. A furtherance ofsafeguard will be to include the words "Not Negotiable" along with the crossing.
- viii. To see that their signatures correspond exactly with the specimen supplied to the Bank.
- ix. To authenticate under their full signature/s all alterations in cheque or withdrawal slip . However cheques with alterations/corrections other than in date are not accepted for presentment in CTS
- x. The depositor/s shall inform the Bank in writing in the event of change inResident status under Foreign Exchange Management Act.

17. Communication to and from banks:

- i. Every change of address of the account holder should be immediately notified to the bank in writing.
- ii. All communications should be addressed to the bank and not to any officer of thebank personally.
- iii. The bank reserves to itself the right to send cheques, discharge of bills, advices, letters etc., through ordinary unregistered post and the evidence of their being sodespatched as in the bank's records will be conclusive and binding upon the customers.

18. General Lien:

The bank has a right to appropriate the deposits of customers towards satisfaction of any liabilities of such customers whether such liabilities be actual or contingent, primaryor collateral and several or joint, at any office of the bank.

19. Closure of account by bank:

The bank reserves its right to take steps to get the account closed, if frequent return ofcheques for want of funds is observed.



20. Nomination facility:

- i. Nomination facility is available to the account holder. Nomination can be made at the time of opening of account or subsequently. It can also be cancelled / varied.
- ii. At the time of opening of the account if the account holder does not require nomination, he has to specifically instruct the bank to that effect.
- iii. The nomination shall be in favour of an individual only. Nomination can be made only in respect of deposit account held by individual (s) / sole proprietary concern. If the proprietary concern undergoes a change in constitution, the nomination made will stand cancelled.
- iv. In case of a deposit held to the credit of more than one depositor, the cancellation or variation of a nomination shall not be valid unless it is made by all the depositors surviving at the time of such cancellation or variation of nomination.

21. Confidentiality of customers:

The bank shall treat customer's personal information as Private and Confidential. The customer's information shall be revealed to the third party in the following exceptional cases only:

- a. Where disclosure is made under compulsion of law.
- b. Where disclosure is made under IT and other laws
- c. Where disclosure is made under Banking Regulation Act
- d. Where there is a duty of disclosure to public
- e. Where there is an express or implied consent of the customer
- f. Where interest of bank requires disclosure

22. Right to alter Rules:

- i. The bank reserves the right to alter or add to these rules at any time without givingseparate notice to each account holder. An announcement of the change of the rules displayed on the notice board of the bank will be considered as sufficient notice.
- ii. A person having opened a current account shall be deemed to have read,understood and agreed to be bound by the existing rules or altered or added by the Bank from time to time.