Annexure 3. Indemnity form for Deceased/Missing persons (Where valid succession certificate / letter of administration / probated will is not available)

To be executed by all the legal heirs of the deceased/missing person and duly stamped as per the Stamp Act applicable to the State where it is executed

THIS I	NDEMNITY is made	and executed at (location address)				
, on thisday of20 by the following (collectively referred to as the " <u>Obligors</u> " hereafter, which shall, unless it be repugnant to the meaning or context thereof, be deemed to mean and include their respective heirs, assigns, executors, administrators and legal representatives):						
S. No.	Name	Address	Relationship to Account Holder			
1.						
2.						
3.						
4.						
5.						
6.						
IN FAV	OR OF: NSDL PAYM	ENTS BANK LTD, having registered	office at			
WHER		, 0				
The fol 1. 2.	lowing account hold	der(s):				
holding 1. 2.	g the following acco	unt(s) with the Bank:				

- (i) The Obligors has represented that the Obligors are the surviving legal heir(s) according to the law of intestate succession, applicable to the deceased account holders.
- (ii) The Obligors have approached the Bank and have requested the Bank to settle the balance and close the account(s) of the deceased/missing account holder to the following persons as, mentioned in

table below, without furnishing the bank with a succession certificate, or letters of administration or probate order.

NAME OF OBLIGOR	OBLIGOR NO.	Bank account and IFCS CODE OF THE OBLIGOR to whom the payment is to be made

- (iii) The Obligors represent and warrant the following:
- a. There are no claimants other than the Obligors.
- b. The Obligors have commonly agreed, and have no objection, to the person named in (iii) above receiving the proceeds of the accounts of the deceased/missing account holder
- c. There is no dispute, existing or threatened, or pending litigation on account of which the Bank may not act as requested,
- d. The Bank may rely on the truth and accuracy of the information provided herein to release the funds in the account(s) numbers provided in aforesaid table in the manner requested without insisting on production of letters of administration, succession certificate and probate order from the competent court in India.

NOW, THEREFORE,

- 1. The Bank has agreed to the request of the Obligors, based on the above information and in reliance on the foregoing representations and warranties, to pay the funds standing to the credit of the aforesaid account(s) of the deceased/missing account holder as directed in clause (iii) above, in consideration for which the Obligors hereby jointly and severally agree and undertake to indemnify and hold the Bank harmless and free at all times hereafter against any and all future claims that may be made by any person of whatsoever nature or character or identity, and from any and all harm, expenses, liabilities, damages, claims and legal proceedings, including, without limitation, any attorney's fees and costs, whether direct or indirect, which the Bank may suffer at any time as a consequence of, or arising out of or related to taking or attempting to take, or refusing to take or omitting to take, actions based on the information provided by the Obligors in this letter application or otherwise in connection with this claim made by the Obligors, documents provided by the Obligors, breach of agreements and representations, warranties agreed/made herein by the Obligors.
- 2. Without prejudice to the foregoing, the Obligors further jointly and severally confirm that in case any claim is received by the Bank in respect of the amounts disbursed in connection with this claim to the obligors, then on the written demand of the Bank, and without any protest or demur, the Obligors shall deposit the same with the Bank immediately and agrees to indemnify and keep the Bank indemnified from any cost, loss, compensation, litigation etc. arising out of and related to failure of the Obligors to deposit the amount with the Bank immediately and/or any claims/litigations made/filed by third party against bank in relation to the amounts paid by the bank to the Obligors as set-out in this Indemnity.

IN WITNESS WHEREOF, the Obligors have signed this indemnity at the place and on the day, month, and year first written above in the presence of the following witnesses:

WITNESS (Name, Address, Phone no. & Signature)	OBLIGOR (Name & Signature)	
Witness 1:	Obligor 1:	
Witness 1.	Obligor 2 :	
Witness 2: _:	Obligor 3 :	
	Obligor 4:	