

## **Product & Pricing MID cum FD Lien Declaration**

I accept and confirm having applied for below ticked HDFC Bank Credit Card. I also understood the card pricing & activation offer as applicable with terms & conditions hereafter

T: -1-				Credit Card Pricing Conditions								
Tick √	Credit Card Product	Network Issued	Fee	Fi	First Year Annual Fee benefit			Renewal Fee Waiver (if card spends in preceding 12 months is)		Credit Card Activation offer		
	IOCL Co Brand Card Rupay		₹ 500 /-	-	First Year Fee Payable			₹ 50,000 /- or more				
	Freedom Card	Visa	₹ 500	<u>'-</u>				₹ 50,000 /- or more		Get a Gift Voucher worth		
	Moneyback Plus Card	Master	₹ 500	<u>'-</u>			₹ 50	0,000 /- 0	or more		₹250/-	
	Millennia Card	Visa	₹1,000	<u>'-</u>						ing atleast 1 transaction		
	Diners Club Privileg	Diners	₹1,000	equiv						our new credit card		
	Regalia Gold Card	Master	₹ 2,500	be iss	ed within 90 days	of fee paymen	t ₹4,0	0,000 /-	or more	within fir	within first 37 days from card	
	Visa Bizfirst Card	Visa	₹ 500	'-			₹ 50	₹ 50,000 /- or more		open date		
	Bizgrow Card	Master	₹ 500	-			₹ 1,0	0,000 /-	or more			
	Vc Biz Power Card	Visa	₹ 2,500	-			₹4,0	₹ 4,00,000 /- or more				
	Swiggy Hdfc Bank Cc	Master	₹ 500	-	First Year Fee Pa	ayable	₹ 20	₹ 200,000 /- or more		Not Applicable		
	Marriott Bonvoy Hdfc	Diners	₹ 3000	-	First Year Fee Pa	ayable	Renewal Fee Payable			]		
*No	en amount in wor te: Lien amount should erms & Conditions (	not exceed the p	principal	amount	of the FD							
Tee Busin Tee Bu	bership Fees will be levied d within 90 days of Fee reaness credit card variant a serms & Conditions (hereby irrevocably and uncollude its successors and assival of or replacement for any tof the Lien Amount, togethe Linked Card"). I / We also cumbrance"), and it is not link me Bank shall have first and eases and all other costs, at the authorized to liquidate the FD issly agree that the Bank shall ase the credit limit of the FD or book as new or multiple from the property of Outstanding Dues at a gof such liquidation shall be anding Dues. I/We acknowled including the Bank's right of ment or similar action by an	along with applicalization date. Rener re issued only to state issued only to state issued only to state issued only to state is amount thereof, toger with all such amount from that the aboved to any sweep in / exclusive charge on the rates decided by the without any cause of all not be responsible. Linked Card at its suited deposits for such any time before or at at its sole discretion dge that the Bank's regeneral lien and set	wal Fee si Self Emp HDFC Bath on the FD pether with unts and in ve FD is an super savet the FD as the Bank fr for notice to e for any lo ole discreti- ch ten the exi- . I/We agra- rights here t off. For cl	nall be levoyed / F  nk Limite account n in each terest me d shall come account n a continuom time to the state as a risingon. I / We set he Baragerise of rete that the n shall be arity, even	I ("Bank" which expended above, to case, all and any intioned above, collectioned above, and collectioned above, collectioned	pression shall, the extent of the terest from time tively "FD"), am any pledge, gn, transfer or epayment of the ked Card ("Ouroceeds toward encashment of the lien. The Bank hts, powers, artfall post liquid	unless it be rene Lien Amou e to time acciss a security for charge, lien edeal with the lee outstanding Distended of the lee Bank shall make has the rion the FD did remedies a lation of the F	e card do epugnant unt, whet ruing in r for the cre or any ot FD save e g d dues (ir ues"). I/W nding Du of the FD. FD and a I be entitl ight, but r oces not a available FD or in th	t to the subject ther such amourespect thereof edit card/ co-bit thereof form of er as provided he including interes We agree that the son the FD Lo. The Bank should not the obligation at as a substitute to the Bank by the event of any	or context unt is addit (all such franded crea- coumbrance rein. I/We a st, fees, co he Bank at inked Carc all have the sank to auto against the ion, to liqui ute for my virtue of a y garnishee	a thereof, be deemed ional to or by way of ixed deposits, to the dit card being issued e or security interest agree and undertake mmissions, charges, it its sole discretion is d. In such event I/We e right to increase or omatically renew, ree card holder for the date the FD and the obligation to pay the ny other statute, rule e or seizure notice or	
Te Busin Te	bership Fees will be levied d within 90 days of Fee reaness credit card variant a serms & Conditions (hereby irrevocably and uncollude its successors and assival of or replacement for any tof the Lien Amount, togethe Linked Card"). I / We also cumbrance"), and it is not link me Bank shall have first and eases and all other costs, at the authorized to liquidate the FD issly agree that the Bank shall ase the credit limit of the FD or book as new or multiple from the property of Outstanding Dues at a gof such liquidation shall be anding Dues. I/We acknowled including the Bank's right of ment or similar action by an	along with applicalization date. Rener re issued only to see the issued to any sweep in / exclusive charge on the issued to any sweep in / exclusive charge on the issued to any sweep in / exclusive charge on the issued of the issued deposits for successive deposits for succ	wal Fee si Self Emp HDFC Ba on the FD jether with ints and in re FD is ar super save the FD as he FD as he for any le cole discreti ch tenure a fter the ex- I/We agre- rights here a off. For cl uthority in	nall be level oyed / F  nk Limite account in each terest me dishall continue to me fine account a continue to me/us arising on. I / We is the Bai ercise of it es that the in shall be arity, ever elation to	I ("Bank" which extentioned above, to asse, all and any intioned above, collectioned above, and above, an	pression shall, the extent of the terest from time citively "FD"), a many pledge, gn, transfer or epayment of the ked Card ("Our coceeds toward encashment of the lien. The Babur of the Bank hts, powers, artfall post liquid shall be entitled.	unless it be represented to the Lien Amoue to time access a security for charge, lien added with the less of the Lien Amoue to the Lien Amoue the Lien Amoue the Lien Bank shall ank has the right on the FD do the Lien Amoue the Lien	e card do epugnant unt, whet ruing in r or the cre or any ot FD save: g dues (ir ues"). I/W off the FD. FD and a I be entitl ight, but i oes not a available FD or in th against n	t to the subject ther such amourespect thereof edit card/ co-bit ther form of er as provided hencluding interes. We agree that thes on the FD L. The Bank shauthorise the Eded to proceed not the obligation act as a substit to the Bank by the event of any me/us to recover	or context unt is addit (all such franded creater land) and creater land and creater land and the Bank at inked Carcall have the Bank to auto against the land the land to auto against the land the land to auto against the land the land to auto against the land the la	thereof, be deemed ional to or by way of ixed deposits, to the dit card being issued e or security interest agree and undertake mmissions, charges, its sole discretion is d. In such event I/We e right to increase or ormatically renew, ree card holder for the date the FD and the obligation to pay the my other statute, rule e or seizure notice or standing Dues of the	
Memlissue Busir  Te Busir  Te to incidence with the separate state of the separate state	bership Fees will be levied d within 90 days of Fee rea ness credit card variant a erms & Conditions (hereby irrevocably and uncollude its successors and assival of or replacement for any tof the Lien Amount, togethe Linked Card"). I / We also commbrance"), and it is not linken Bank shall have first and enses and all other costs, at the authorized to liquidate the FD susly agree that the Bank shall ase the credit limit of the FD or book as new or multiple fiery of Outstanding Dues at a gof such liquidation shall be including the Bank's right of ment or similar action by an anders of the surface of t	along with applicalization date. Rener re issued only to state issued only to state issued only to state issued only to state is amount thereof, toger with all such amount of the above of the analysis of the analysis of the above of the analysis of the analy	wal Fee si Self Emp  HDFC Ba on the FD pether with unts and in ve FD is an super save the FD as he Bank fr or notice to e for any le ole discreti th tenure a free the exe. I/We agre rights here off. For cl uthority in	nall be level oyed / Fence oyed oyed oyed oyed oyed oyed oyed oye	I ("Bank" which expended at the start of corprietor  I ("Bank" which expended above, to case, all and any intioned above, collectinue to be free from the start of the start o	pression shall, the extent of the extent of the terest from timuctively "FD"), am any pledge, gn, transfer or epayment of the ked Card ("Our encashment of the core encashment of the lien. The Bank hts, powers, ar triall post liquic shall be entitled.	unless it be rene Lien Amou e to time acciss a security for charge, lien e deal with the le e outstanding Distended of the Bank shall ank has the rion the FD do dremedies a lation of the Fit to proceed a signature	e card do epugnant unt, wheter uning in reference or any of FD save eg dues"). I/W adding Dues"). I/W adding Dues"). I/W adding Dues not a available FD or in the against n	t to the subject ther such amourespect thereof edit card/ co-bit thereof form of er as provided hereof model as provided hereof the son the FD Late. The Bank shauthorise the Eled to proceed not the obligation the Bank by the event of any me/us to recover.	or context unt is addit (all such f randed crer cumbrance rein. I/We is st, fees, co he Bank at inked Carc all have the sank to auto against the ion, to liqui ute for my virtue of a y garnishee er the Outs	thereof, be deemed ional to or by way of ixed deposits, to the dit card being issued e or security interest agree and undertake mmissions, charges, its sole discretion is d. In such event I/We e right to increase or omatically renew, ree card holder for the date the FD and the obligation to pay the ny other statute, rule e or seizure notice or standing Dues of the	
Memlissue Busir Tee I/ We to incirenew exten ("FD I ("Enc Cure I) We to incirenew exten ("FD I ("Enc Cure I) We to incirenew exten fully a expredeox fully a expredeox timing Outst: or law tattach Bank.  Prin  Joir	bership Fees will be levied d within 90 days of Fee rea ness credit card variant a serms & Conditions (hereby irrevocably and uncollude its successors and assival of or replacement for any tof the Lien Amount, togethe Linked Card"). I / We also common the least successors and assival of or replacement for any tof the Lien Amount, togethe Linked Card"). I / We also common to the Linked Card"). I / We also common to the Linked Card" in the Bank shall have first and eases and all other costs, at the authorized to liquidate the FD assly agree that the Bank shall ase the credit limit of the FD or book as new or multiple firery of Outstanding Dues at a gof such liquidation shall be anding Dues. I/We asknowled including the Bank's right of ment or similar action by an analysis of the liquidation shall be anding Dues. I/We asknowled including the Bank's right of ment or similar action by an analysis of the liquidation shall be and the liq	along with applicalization date. Rener re issued only to \$\foatspace{SFD Lien}\) and tionally authorize gns) to mark a lien of amount thereof, toger with all such amount from the tabox and the second and the second to any sweep in / exclusive charge on the rates decided by the without any cause of all not be responsible. Linked Card at its so discretion doge that the Bank's regeneral lien and set by other person or at the second the second the second togethat the second	wal Fee si Self Emp  HDFC Bath and the FD is an active FD as the Bank from notice to be for any loole discretich tenure active FD is an active	nall be levoyed / F  nk Limite account n in each terest me d shall co er accoun a continu om time t me/us ar ss arising on. I / We ser the Ban er the Ban er that the n shall be arity, ever elation to	ied at the start of croprietor  I ("Bank" which expensioned above, to case, all and any intioned above, collectioned above, and above, a	pression shall, the extent of the extent of the terest from timuctively "FD"), am any pledge, gn, transfer or epayment of the ked Card ("Our occeeds toward encashment or oremature with the lien. The Babur of the Bank hts, powers, ar rtfall post liquic shall be entitled.	unless it be rene Lien Amou e to time acciss a security for charge, lien e deal with the le outstanding Distendand of the rene Bank shall mak has the rion the FD did remedies a lation of the FI to proceed a signature	e card do epugnant unt, whet ruing in r for the cre or any ot FD save e g dues (ir ues"). I/V nding Due of the FD. FD and a I be entitl ight, but i oes not a available FD or in th against n	t to the subject ther such amourespect thereof edit card/ co-bit there form of er as provided he not under the son the FD La. The Bank shauthorise the Eded to proceed not the obligation to the Bank by the event of any me/us to recover	or context unt is addit (all such f randed crec combrance crein. I/We st, fees, co he Bank at inked Carc all have the sank to autu against th ion, to liqui ute for my virtue of a y garnishee er the Outs	thereof, be deemed ional to or by way of fixed deposits, to the dit card being issued e or security interest agree and undertake mmissions, charges, it its sole discretion is d. In such event I/We e right to increase or omatically renew, ree card holder for the date the FD and the obligation to pay the ny other statute, rule e or seizure notice or standing Dues of the	

ΑZ