



(PART I, Section I, para 7(a))

Sector-specific policy for foreign investment

In the following sectors/activities, FDI up to the limit indicated against each sector/activity is allowed, subject to applicable laws/regulations; security and other conditionalities In sectors/activities not listed below, FDI is permitted upto 100% on the automatic route, subject to applicable laws/regulations; security and other conditionalities.

Wherever there is a requirement of minimum capitalization, it shall include share premium received along with the face value of the share, only when it is received by the company upon issue of the shares to the non-resident investor. Amount paid by the transferee during post-issue transfer of shares beyond the issue price of the share, cannot be taken into account while calculating minimum capitalization requirement.

Sr.	Sector / Activity	% of	Entry Route
No.		Cap/Equity	
AGRICU	JLTURE		
1.	Agriculture & Animal Husbandry		
	 a) Floriculture, Horticulture, Apiculture and Cultivation of Vegetables & Mushrooms under controlled conditions; b) Development and production of Seeds and planting material; c) Animal Husbandry (including breeding of dogs), Pisciculture, Aquaculture, under controlled conditions; and d) services related to agro and allied sectors Note: Besides the above, FDI is not allowed in any other agricultural sector/activity 	100%	Automatic
1.1	Other Conditions :		
	I. For companies dealing with development of following conditions apply: (i) When dealing with genetically modified company shall comply with safety requirements in under the Environment (Protection) Act on the genetically modified materiate the conditions laid down vide Notifications issued to the conditions.	seeds or planting accordance with etically modified or alls if required sha	ng material the h laws enacted ganisms.
	and Regulation) Act, 1992. (iii) The company shall comply with any other Lagenetically modified material in force from time to time.	aw, Regulation or I	



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Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route	
	(iv) Undertaking of business activities invengineered cells and material shall be subject to the Engineering Approval Committee (GEAC) and Manipulation (RCGM).	olving the use e receipt of approva	als from Genetic	
	(v) Import of materials shall be in accordance w	ith National Seeds	Policy.	
	II. The term 'under controlled conditions' covers	s the following:		
	□ 'Cultivation under controlled conditions' for the categories of Floriculture, Horticulture, Cultivation of vegetables and Mushrooms is the practice of cultivation wherein rainfall, temperature, solar radiation, air humidity and culture medium are controlled artificially. Control in these parameters may be effected through protected cultivation under green houses, net houses, poly houses or any other improved infrastructure facilities where micro- climatic conditions are regulated anthropogenically.			
	☐ In case of Animal Husbandry, scope of the t covers—	erm 'under contro	lled Conditions'	
	o Rearing of animals under intensive farming systems with stall- fee Intensive farming system will require climate systems (ventil temperature/humidity management), health care and nutrition, registering/pedigree recording, use of machinery, waste management systems.			
	 Poultry breeding farms and hatcheries where through advanced technologies like incubators 			
	☐ In the case of pisciculture and aquaculture controlled conditions' covers —	ure, scope of t	he term 'under	
	o Aquariums			
	o Hatcheries where eggs are artificially fer incubated in an enclosed environment with a			
	☐ In the case of apiculture, scope of the covers—	term "under contr	olled conditions'	
	 Production of honey by bee-keeping, except spaces with control of temperatures and climatic feeding during lean seasons. 			
2	Tea Plantation			
2.1	Tea sector including tea plantations Note: Besides the above, FDI is not allowed in	100%	Government	
	any other plantation sector/activity			
2.2	Other Conditions :	I		
	(i) Compulsory divestment of 26% equity of the	company in favo	ur of an Indian	



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Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route
	partner/Indian public within a period of 5 years	oup/ =quity	
	(ii) Prior approval of the State Government concuse change.	erned in case of	any future land
3	MINING		
3.1	Mining and Exploration of metal and non metal ores including diamond, gold, silver and precious ores but excluding titanium bearing minerals and its ores; subject to the Mines and Minerals (Development & Regulation) Act, 1957.	100%	Automatic
3.2	Coal and Lignite (1) Coal & Lignite mining for captive	100%	Automatic
	consumption by power projects, iron & steel and cement units and other eligible activities permitted under and subject to the provisions of Coal Mines (Nationalization) Act, 1973		
	(2) Setting up coal processing plants like washeries, subject to the condition that the company shall not do coal mining and shall not sell washed coal or sized coal from its coal processing plants in the open market and shall supply the washed or sized coal to those parties who are supplying raw coal to coal processing plants for washing or sizing.	100%	Automatic
3.3	Mining and mineral separation of titanium bear	ing minerals and	ores, its value
	addition and integrated activities		
3.3.1	Mining and mineral separation of titanium bearing minerals & ores, its value addition and integrated activities subject to sectoral regulations and the Mines and Minerals (Development and Regulation Act 1957)	100%	Government
3.3.2	Other conditions:		
	India has large reserves of beach sand minerals in country. Titanium bearing minerals viz. Ilme Zirconium bearing minerals including zircon are swhich have been classified as 'prescribed subs Act, 1962.	enite, rutile and some of the beach	leucoxene, and sand minerals
	Under the Industrial Policy Statement 1991, mining	g and production of	of minerals
	classified as 'prescribed substances' and specified Energy (Control of Production and Use) Ordalist of industries reserved for the public sectors	ed in the Schedule der, 1953 were in or. Vide Resolution	to the Atomic ncluded in the n No. 8/1(1)/97-
	PSU/1422 dated 6 th October 1998 issued by t laying down the policy for exploitation of beach including Foreign Direct Investment (FDI), was performed of Titanium ores (Ilmenite, Rutile and Leucoxene) and the properties of the	sand minerals, privermitted in mining	ate participation and production
	Vide Notification No. S.O.61(E) dated 18.1.20	006, the Departm	nent of Atomic



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Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route	
	Energy re-notified the list of prescribed substances' under the Atomic Energy Act 1962. Titanium bearing ores and concentrates (Ilmenite, Rutile and Leucoxene) and Zirconium, its alloys and compounds and minerals/concentrates including Zircon, were removed from the list of prescribed substances'.			
	 (i) FDI for separation of titanium bearing minerals & ores will be subject to the following additional conditions viz.: (A) value addition facilities are set up within India along with transfer of technology; (B) disposal of tailings during the mineral separation shall be carried out accordance with regulations framed by the Atomic Energy Regulatory Board successed as Atomic Energy (Radiation Protection) Rules, 2004 and the Atomic Energy (Safe Disposal of Radioactive Wastes) Rules, 1987. 			
	(ii) FDI will not be allowed in mining of 'prescribed substances' listed in the Notification No. S.O. 61(E) dated 18.1.2006 issued by the Department of Atomic Energy.			
	Clarification: (1) For titanium bearing ores such as Ilmenite, Leucoxene and Rutil manufacture of titanium dioxide pigment and titanium sponge constitutes valuaddition. Ilmenite can be processed to produce 'Synthetic Rutile or Titanium Slag an intermediate value added product.			
	(2) The objective is to ensure that the raw material available in the country is utilized for setting up downstream industries and the technology available internationally is also made available for setting up such industries within the country. Thus, if with the technology transfer, the objective of the FDI Policy can be achieved, the condition prescribed at (i) (A) above shall be deemed to be fulfilled.			
4	Petroleum & Natural Gas			
4.1	Exploration activities of oil and natural gas fields, infrastructure related to marketing of petroleum products and natural gas, marketing of natural gas and petroleum products, petroleum product pipelines, natural gas/ pipelines, LNG Regasification infrastructure, market study and formulation and Petroleum refining in the private sector, subject to the existing sectoral policy and regulatory framework in the oil marketing sector and the policy of the	100%	Automatic	
	Government on private participation in exploration of oil and the discovered fields of national oil companies,			
4.2	Petroleum refining by the Public Sector Undertakings (PSU), without any disinvestment or dilution of domestic equity in the existing PSUs.	49%	Government	
5.	MANUFACTURING	duction in Micro	o and Small	



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Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route		
5.1	FDI in MSEs [as defined under Micro, Small And Medium Enterprises Development Act, 2006 (MSMED, Act 2006)] will be subject to the sectoral caps, entry router and other relevant sectoral regulations. Any industrial undertaking which is not a Micro or Small Scale Enterprise, but manufactures items reserved for the MSE sector would require Government route where foreign investment is more than 24% in the capital. Such an undertaking would also require an Industrial License under the Industries (Development & Regulation) Act 1951, for such manufacture. The issue of Industrial License is subject to a few general conditions and the specific condition that the Industrial Undertaking shall undertake to export a minimum of 50% of the new or additional annual production of the MSE reserved items to be achieved within a maximum period of three years. The exportation of the applicable from the date of commencement of commercial production and in accordance with the provisions of section 11 of the Industries (Development & Regulation) Act 1951.				
6	DEFENCE				
6.2.	Defence Industry subject to Industrial license under the Industries (Development & Regulation) Act, 1951	26%	Government		



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Sr.	Sector / Activity	% of	Entry Route	
No.		Cap/Equity		
	(viii) The Ministry of Defence is not in a position			
	products to be manufactured. However, the planned acquisition programme for such equipment and overall requirements would be made available to the extent possible.			
	agaipment and everall requirements wealth be made available to the extent possible			
	(ix)The capacity norms for production will be provided in the licence based on the			
	application as well as the recommendations of the Ministry of Defence, which will look into existing capacities of similar and allied products.			
	(x) Import of equipment for pre-production activity in by the applicant company would be permitted.	icluding developm	ent of prototype	
	by the applicant company would be permitted.			
	(xi) Adequate safety and security procedures woul	d need to be put	in place by the	
	licensee once the licence is granted and productio	n commences. Th		
	subject to verification by authorized Government	agencies.		
	(vii) The standards and testing presedures for a	automont to be	anaduaad uadan	
	(xii) The standards and testing procedures for elicence from foreign collaborators or from indigenous			
	by the	us it a D will have	to be provided	
	licensee to the Government nominated quality ass	urance agency ur	der appropriate	
	confidentiality clause. The nominated quality assi			
	the finished product and would conduct surveill			
	Assurance Procedures of the licensee. Self- certif			
	Ministry of Defence on case to case basis, which nor group of items manufactured by the licensee. Su			
	period and subject to renewals.	on ponnission woo	ila be for a fixea	
	(xiii) Purchase preference and price preference m			
	organizations as per guidelines of the Department of	f Public Enterprise	S.	
	(xiv) Arms and ammunition produced by the private	to manufacturors	will be primarily	
	sold to the Ministry of Defence. These items may			
	entities under the control of the Ministry of Home Af			
	the prior approval of the Ministry of Defence. No su			
	country to any other person or entity. The export			
	subject to policy and guidelines as applicable to			
	Public Sector Undertakings. Non-lethal items would			
	entities other than the Central of State Governments Ministry of Defence. Licensee would also need			
	removal of all goods out of their factories. Violatio			
	cancellation of the licence.	5. 4.000 provion	maj loda to	
	(xv) Government decision on applications to FIPB			
	will be normally communicated within a time fram	ne ot 10 weeks fr	om the date of	
SEDVIC	acknowledgement. ES SECTOR			
	IATION SERVICES			
7 ²⁴	Broadcasting			
7.1	Broadcasting Carriage Services			

²⁴ With effect from 20th day of September 2012



Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route	
7.1.1	 (1) Teleports (setting up of up-linking HUBs/Teleports); (2) Direct to Home (DTH); (3) Cable Networks (Multi System operators (MSOs) operating at National or State or District level and undertaking upgradation of networks towards digitalization and addressability); (4) Mobile TV; 	74%	Automatic up to 49% Government route beyond 49% and up to 74%	
	(5)Headend-in-the Sky Broadcasting Service (HITS)			
7.1.2	Cable Networks (Other MSOs not undertaking upgradation of networks towards digitalization and addressability and Local Cable Operators (LCOs).	49%	Automatic	
7.2	Broadcasting Content Services			
7.2.1	Terrestrial Broadcasting FM (FM Radio),	26%	Government	
	subject to such terms and conditions, as			
	specified from time to time, by Ministry of			
	Information & Broadcasting, for grant of			
	permission for setting up of FM Radio stations.			
7.2.2	Up-linking of 'News & Current Affairs' TV Channels	26%	Government	
7.2.3	Up-linking a Non-'News & Current Affairs' TV Channels / Down- linking of TV Channels	100%	Government	
7.3	FDI for Up-linking/Down-linking TV Channels will be subject to compliance with the relevant Up-linking/Down-linking Policy notified by the Ministry of Information &			
		y the Ministry o	f Information &	
	Broadcasting from time to time.			
7.4	Foreign investment (FI) in companies engaged in all the aforestated services will be			
	subject to relevant regulations and such terms and	·	ay be specified	
	from time to time, by the Ministry of Information and	•		
7.5	The foreign investment (FI) limit in companies engaged in the aforestated activities			
	shall include, in addition to FDI, investment by Foreign Institutional Investors (FIIs),			
	Non-Resident Indians (NRIs), Foreign Currence			
	American Depository Receipts (ADRs), Global D		s (GDRs) and	
	convertible preference shares held by foreign entitie	S.		
7.6	Foreign investment in the aforestated broadcasting to the following security conditions/terms:	carriage services	will be subject	
	Mandatory Requirement for Key Executives of the (i) The majority of Directors on the Board of the Com		an Citizens.	



Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route
		oup Equity	
	(ii) The Chief Executive Officer (CEO) Chief Office	er In-charge of te	chnical network

(ii) The Chief Executive Officer (CEO), Chief Officer In-charge of technical network operations and Chief Security Officer should be resident Indian Citizens.

Security Clearance of Personnel

(iii) The Company, all Directors on the Board of Directors and such key executives like Managing Director / Chief Executive Officer, Chief Financial Officer (CFO), Chief Security Officer (CSO), Chief Technical Officer (CTO), Chief Operating Officer (COO), shareholders who individually hold 10% or more paid-up capital in the company and any other category, as may be specified by the Ministry of Information and Broadcasting from time to time, shall require to be security cleared.

In case of the appointment of Directors on the Board of the Company and such key executives like Managing Director / Chief Executive Officer, Chief Financial Officer (CFO), Chief Security Officer (CSO), Chief Technical Officer (CTO), Chief Operating Officer (COO), etc., as may be specified by the Ministry of Information and Broadcasting from time to time, prior permission of the Ministry of Information and Broadcasting shall have to be obtained.

It shall be obligatory on the part of the company to also take prior permission from the Ministry of Information and Broadcasting before effecting any change in the Board of Directors.

(iv) The Company shall be required to obtain security clearance of all foreign personnel likely to be deployed for more that 60 days in a year by way of appointment, contract, and consultancy or in any other capacity for installation, maintenance, operation or any other services prior to their deployment. The security clearance shall be required to be obtained every two years.

Permission vis-a-vis Security Clearance

- (v) The permission shall be subject to permission holder/licensee remaining security cleared throughout the currency of permission. In case the security clearance is withdrawn the permission granted is liable to be terminated forthwith.
- (vi) In the event of security clearance of any of the persons associated with the permission holder/licensee or foreign personnel is denied or withdrawn for any reasons whatsoever, the permission holder/licensee will ensure that the concerned person resigns or his services terminated forthwith after receiving such directives from the Government, failing which the permission/license granted shall be revoked and the company shall be disqualified to hold any such Permission/license in future for a period of five years.

Infrastructure/Network/Software related requirement

- (vii) The officers/officials of the licensee companies dealing with the lawful interception of Services will be resident Indian citizens.
- (viii) Details of infrastructure/network diagram (technical details of the network) could be provided, on a need basis only, to equipment suppliers/manufactures and the affiliate of the licensee company. Clearance from the licensor would be required if such information is to be provided to anybody else.



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Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route	
	(ix) The Company shall not transfer the subscribers' databases to any person/place outside India unless permitted by relevant Law.			
	(x) The Company must provide traceable identity of their subscribers.			
	Monitoring, Inspection and Submission of Information (xi) The Company should ensure that necessary provision (hardware/software) is available in their equipment for doing the Lawful interception and monitoring from a centralized location as and when required by Government.			
	(xii) The company, at its own costs, shall, on deauthorized representative, provide the necessary edesignated place(s) for continuous monitoring or the supervision of the Government or its authorized representation.	quipment, services broadcasting serv	and facilities at	
	(xiii) The Government of India, Ministry of Information & Broadcasting or its authorized representative shall have the right to inspect the broadcasting facilities. No prior permission/intimation shall be required to exercise the right of Government or its authorized representative to carry out the inspection. The company will, if required by the Government or its authorized representative, provide necessary facilities for continuous monitoring for any particular aspect of the company's activities and operations. Continuous monitoring, however, will be confined only to security related aspects, including screening of objectionable content.			
	 (xiv) The inspection will ordinarily be carried out by of Information & Broadcasting or its authorized representation of its authorized representation. (xv) The company shall submit such information where the description of the inspection. (xv) The company shall submit such information where the description of the inspection. (xv) The company shall submit such information where the description of the inspection. (xv) The company shall submit such information where the inspection of the inspection. (xv) The company shall submit such information where the inspection of the inspection. (xv) The company shall submit such information where the inspection of the inspection. (xv) The company shall submit such information where the inspection of the inspection. (xv) The company shall submit such information where the inspection of the inspection. (xv) The company shall submit such information where the inspection of the inspection of the inspection. (xv) The company shall submit such information where the inspection of th	esentative after reace will defeat the vith respect to its s	sonable notice, ery purpose of ervices as may	
	(xvi) The permission holder/licensee shall be liable to rits authorized representative or TRAI or its authoriaccounts, estimates, returns or such other relevant intervals or such times as may be required.	rized representative	e, such reports,	
	(xvii) The service providers should familiarize/train designated officials of the government or officials of TRAI or its authorized representative(s) in respect of relevant operations/features of their systems.			
	National Security Conditions			
	(xviii) It shall be open to the licensor to restrict the L in any sensitive area from the National Security Ministry of Information and Broadcasting shall have the permission of the permission holder/Licensee security for such period or periods as it may direct	angle. The Goverre the right to temporal in public interest	nment of India, orarily suspend or for national	



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Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route		
	comply with any directives issued in this regard failing which the permission issued shall be revoked and the company disqualified to hold any such permission, in future, for a period or five years.				
	(xix) The company shall not import or utilize any equipment, which are identified as unlawful and/or render network security vulnerable.				
	Other conditions				
	(xx) Licensor reserves the right to modify these conditions considered necessary in the interest of no or for proper provision of broadcasting services.				
	(xxi) Licensee will ensure that broadcasting service installation carried out by it should not become a safety hazard and is not in contravention of any statute, rule or regulation and public policy.				
8. 8.1	Print Media Publishing of Newspaper and periodicals dealing with news and current affairs	26% (FDI and investment by NRIs/PIOs/FII)	Government		
8.2	Publication of Indian editions of foreign magazines dealing with news and current affairs	26% (FDI and investment NRIs/PIOs/FII)	Government		
8.2.1	Other Conditions:	,			
	 (i) 'Magazine', for the purpose of these guidelines, will be defined as a periodical publication, brought out on non-daily basis, containing public news or comments on public news. (ii) Foreign investment would also be subject to the Guidelines for Publication of Indian editions of foreign magazines dealing with news and current affairs issued by the Ministry of Information & Broadcasting on 4.12.2008. 				
8.3	Publishing / printing of Scientific and Technical Magazines / specialty journals / periodicals, subject to compliance with the legal framework as applicable and guidelines issued in this regard from time to time by Ministry of Information and Broadcasting.	100%	Government		
8.4	Publication of facsimile edition of foreign newspapers	100%	Government		
8.4.1	Other Conditions:		<u>I</u>		
6.11.1	 (i) FDI should be made by the owner of the original foreign newspapers whose facsimile edition is proposed to be brought out in India. (ii) Publication of facsimile edition of foreign newspapers can be undertaken only by an entity incorporated or registered in India under the provisions of the Companies Act, 1956. 				
	(iii) Publication of facsimile edition of foreign newspa Guidelines for publication of newspapers and period current affairs and publication of facsimile edition	icals dealing with	news and		



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Sr.	Sector / Activity	% of	Entry Route
No.		Cap/Equity	
0	Ministry of Information & Broadcasting on 31.3.2006	s, as amended from	time to time.
9	Civil Aviation The Civil Aviation sector includes Airports, Scheduled and Non-Scheduled domestic		
9.1	passenger airlines, Helicopter services / Seaplane services, Ground Handling Services, Maintenance and Repair organizations; Flying training institutes; and Technical training institutions.		
	For the purposes of the Civil Aviation sector:		
	(i) 'Airport' means a landing and taking off area for aircrafts, usually with runways and aircraft maintenance and passenger facilities and includes aerodrome as defined in clause (2) of section 2 of the Aircraft Act, 1934; (ii) "Aerodrome" means any definite or limited ground or water area intended to be used, either wholly or in part, for the landing or departure of aircraft, and includes all buildings, sheds, vessels, piers and other structures thereon or pertaining thereto;		
	(iii)"Air transport service" means a service for the transport by air of persons mails or any other thing, animate or inanimate, for any kind of remuneration whatsoever, whether such service consists of a single flight or series of flights;		
	(iv)"Air Transport Undertaking" means an undertaking whose business include the carriage by air of passengers or cargo for hire or reward;		
	(v) "Aircraft component" means any part, the soundness and correct functioning of which, when fitted to an aircraft, is essential to the continued airworthiness as safety of the aircraft and includes any item of equipment;		
	(vi)"Helicopter" means a heavier-than -air aircraft so of the air on one or more power driven rotors on sub-		•
	(vii) "Scheduled air transport service" means an air transport service undertak between the same two or more places and operated according to a publish time table or with flights so regular or frequent that they constitute a recognizat systematic series, each flight being open to use by members of the public;		
	(viii) "Non-Scheduled Air Transport service" means any service which is not scheduled air transport service and will include Cargo airlines; (ix)"Cargo airline would mean such airlines which meet the conditions as given in the Civil Aviation Requirements issued by the Ministry of Civil Aviation;		
	(x) "Seaplane" means an aeroplane capable normally of taking off from and alighting solely on water;		
	(xi) "Ground Handling" means (i) ramp handling, (ii) traffic handling both of which shall include the activities as specified by the Ministry of Civil Aviation through the Aeronautical Information Circulars from time to time, and (iii) any other active specified by the Central Government to be a part of either ramp handling or traff handling.		



Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route		
9.2.	Airports				
	(a) Greenfield projects	100%	Automatic		
	(b) Existing projects	100%	Automatic upto 74%		
			Government route beyond 74%		
9.3 ²⁵	Air Transport Services				
	(1) Scheduled Air Transport Service / Domestic Scheduled Passenger Airline	49% FDI (100% for NRIs)	Automatic		
	(2) Non-Scheduled Air Transport Service	74% FDI (100% for NRIs)	Automatic upto 49% Government route beyond 49% and up to 74%		
	(3) Helicopter services / seaplane services requiring DGCA approval	100%	Automatic		
9.3.1	Other Conditions				
	Non-Scheduled Air Transport Services, helicopter and seaplane services. (b) Foreign airlines are allowed to participate in the equity of companies opera Cargo airlines, helicopter and seaplane services, as per the limits and entry ro mentioned above. (c) Foreign airlines are also, henceforth, allowed to invest, in the capital of In companies, operating scheduled and non-scheduled air transport services, up to limit of 49% of their paid-up capital. Such investment would be subject to the follow conditions:				
	(i) It would be made under the Government approval route.(ii) The 49% limit will subsume FDI and FII investment.				
(iii) The investments so made would need to comply with the relevon SEBI, such as the Issue of Capital and Disclosure Require Regulations/ Substantial Acquisition of Shares and Take Regulations, as well as other applicable rules and regulations.			irements (ICDR)		
	(iv) A Scheduled Operator's Permit can be grant		•		
	a) that is registered and has its principal placeb) the Chairman and at least two-thirds of the				

 25 With effect from 20th day of September 2012 $\,$

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Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route		
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	c) the substantial ownership and effective control of which is vested in Indian nationals.				
	(v) All foreign nationals likely to be associated with Indian scheduled and non-scheduled air transport services, as a result of such investment shall be cleared from security view point before deployment; and				
	(vi) All technical equipment that might be imported into India as a result of such investment shall require clearance from the relevant authority in the Ministry of Civil Aviation.				
	Note: The FDI limits/entry routes, mentioned at paragraph 9.3(1) and 9.3(2) above, are applicable in the situation where there is no investment by foreign airlines.				
	(d) The policy mentioned at (c) above is not applical	ble to M/s Air India	Limited.		
9.4	Other services under Civil Aviation sector				
	(1) Ground Handling Services subject to sectoral regulations and security clearance	74% FDI (100% for NRIs)	Automatic upto 49%		
		Titaloy	Government route beyond 49% and up to 74%		
	(2) Maintenance and Repair organizations; flying training institutes; and technical training institutions	100%	Automatic		
10	Courier services for carrying packages, parcels and other items which do not come within the ambit of the Indian Post Office Act, 1898 and excluding the activity relating to the distribution of letters.	100%	Government		
11	Construction Development: Townships, Housing, Built-up infrastructure				
11.1	Townships, housing, built-up infrastructure and construction-development projects (which would include, but not be restricted to, housing, commercial premises, hotels, resorts, hospitals, educational institutions, recreational facilities, city and regional level infrastructure)	100%	Automatic		
11.2	Investment will be subject to the following conditions	3:			
	(1) Minimum area to be developed under each project would be as under:				
	 (i) In case of development of serviced housing plots, a minimum land area of 10 hectares (ii) In case of construction-development projects, a minimum built-up area of 50,000 sq.mts 				



Sr.	Sector / Activity	% of	Entry Route
No.	(iii) In case of a combination project, any one	Cap/Equity	conditions would
	suffice	or the above two t	conditions would
	 (2) Minimum capitalization of US\$10 million for wholly owned subsidiaries and US\$50 million for joint ventures with Indian partners. The funds would have to be brought in within six months of commencement of business of the Company. (3) Original investment cannot be repatriated before a period of three years from completion of minimum capitalization. Original investment means the entire amoun brought in as FDI. The lock-in period of three years will be applied from the date of receipt of each installment/tranche of FDI or from the date of completion of minimum capitalization, whichever is later. However, the investor may be permitted to exiderlier with prior approval of the Government through the FIPB. (4) At least 50% of each such project must be developed within a period of five years from the date of obtaining all statutory clearances. The investor/investee company would not be permitted to sell undeveloped plots. For the purpose of these guidelines 'undeveloped plots' will mean where roads, water supply, street lighting, drainage sewerage, and other conveniences, as applicable under prescribed regulations, have not been made available. It will be necessary that the investor provides this infrastructure and obtains the completion certificate from the concerned local body/service agency before he would be allowed to dispose of serviced housing plots. (5) The project shall conform to the norms and standards, including land use requirements and provision of community amenities and common facilities, as laid down in the applicable building control regulations, bye-laws, rules, and other regulations of the State Government/Municipal/Local Body concerned. (6) The investor/investee company shall be responsible for obtaining all necessary approvals, including those of the building/layout plans, developing internal and peripheral areas and other charges and complying with all other requirements at prescribed under applicable rules/bye-laws/regulations of the State Governme		
12	Note: (i) The conditions at (1) to (4) above would not app Special Economic Zones (SEZs), Education Secto by NRIs. (ii) FDI is not allowed in Real Estate Business. Industrial Parks – new and existing		
12.1	(i) "Industrial Park" is a project in which quality in developed land or built up space or a combine developed and made available to all the allottee usactivity.	frastructure in the ation with commo	form of plots of on facilities, is



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Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route	
	 (ii) "Infrastructure" refers to facilities required for functioning of units located in the Industrial Park and includes roads (including approach roads), water supply and sewerage, common effluent treatment facility, telecom network, generation and distribution of power, air conditioning. (iii) "Common Facilities" refer to the facilities available for all the units located in the 			
	industrial park, and include facilities of power, roads (including approach roads), water supply and sewerage, common effluent treatment, common testing, telecom services, air conditioning, common facility buildings, industrial canteens, convention/conference halls, parking, travel desks, security service, first aid center, ambulance and other safety services, training facilities and such other facilities meant for common use of the units located in the Industrial Park.			
	(iv) "Allocable area" in the Industrial Park means-			
	(a) in the case of plots of developed land- the n to the units, excluding the area for common fac		ole for allocation	
	(b) in the case of built up space- the floor ar providing common facilities.	ea and built up s	pace utilized for	
	(c) in the case of a combination of developed land and built-up space- the nesite and floor area available for allocation to the units excluding the site area and built up space utilized for providing common facilities.			
	(v) "Industrial Activity" means manufacturing; electricity; gas and water supply; po and telecommunications; software publishing, consultancy and supply; darprocessing, database activities and distribution of electronic content; oth computer related activities; basic and applied R&D on bio-technology, pharmaceutic sciences/life sciences, natural sciences and engineering; business and manageme consultancy activities; and architectural, engineering and other technical activities.			
12.2	FDI in Industrial Parks would not be subject to construction development projects etc. spelt out Industrial Parks meet with the under-mentioned con	in para 11 abov		
	(i) it would comprise of a minimum of 10 units and no single unit shall occupy more than 50% of the allocable area;			
	(ii) the minimum percentage of the area to be allocated for industrial activity shall not be less than 66% of the total allocable area.			
13.1	Satellites – Establishment and operation Satellites – Establishment and operation, subject to the sectoral guidelines of Department of Space / ISRO	74%	Government	
14	Private Security Agencies	49 %	Government	
15	Telecom Services			
	Investment caps and other conditions for specified services are given below. However, licensing and security requirements notified by the Department of			



Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route
	Telecommunications will need to be complied	with for all services.	
15.1	(i) Telecom services	74%	Automatic upto 49%
			Government route beyond 49% and upto 74%

15.1.1 Other conditions:

(1) General Conditions:

- (i) This is applicable in case of Basic, Cellular, Unified Access Services, National/International Long Distance, V-Sat, Public Mobile Radio Trunked Services (PMRTS), Global Mobile Personal Communications Services (GMPCS) and other value added Services.
- (ii) Both direct and indirect foreign investment in the licensee company shall be counted for the purpose of FDI ceiling. Foreign Investment shall include investment by Foreign Institutional Investors (FIIs), Non-resident Indians (NRIs), Foreign Currency Convertible Bonds (FCCBs), American Depository Receipts (ADRs), Global Depository Receipts (GDRs) and convertible preference shares held by foreign entity. In any case, the 'Indian' shareholding will not be less than 26 Percent.
- (iii) FDI in the licensee company/Indian promoters/investment companies including their holding companies shall require approval of the Foreign Investment Promotion Board (FIPB) if it has a bearing on the overall ceiling of 74 percent. While approving the investment proposals, FIPB shall take note that investment is not coming from countries of concern and/or unfriendly entities.
- (iv) The investment approval by FIPB shall envisage the conditionality that Company would adhere to licence Agreement.
- (v) FDI shall be subject to laws of India and not the laws of the foreign country/countries.

(2) Security Conditions:

- (i) The Chief Officer In-charge of technical network operations and the Chief Security Officer should be a resident Indian citizen.
- (ii) Details of infrastructure/network diagram (technical details of the network) could be provided on a need basis only to telecom equipment suppliers/manufacturers and the affiliate / parents of the licensee company. Clearance from the licensor (Department of Telecommunications) would be required if such information is to be provided to anybody else.
- (iii)For security reasons, domestic traffic of such entities as may be identified / specified by the licensor shall not be hauled/routed to any place outside India.



ANK OF					
Sr.	Sector / Activity	% of	Entry Route		
No.		Cap/Equity	-		
	(iv)The licensee company shall take adequate and the information transacted through a network protected.				
	(v) The officers/officials of the licensee companies dealing with the lawful interception of messages will be resident Indian citizens.				
	(vi)The majority Directors on the Board of the compa	any shall be Indian	citizens.		
	(vii) The positions of the Chairman, Managing Direct and/or Chief Financial Officer (CFO), if held is security clearance by Ministry of Home Affairs (Morequired on yearly basis. In case something advicement, the direction of MHA shall be binding	by foreign nationals HA). Security cle erse is found dur	s, would require arance shall be		
	(viii) The Company shall not transfer the following to	any person/place	outside India:-		
	(a) Any accounting information relating to sure roaming/billing) (Note: it does not restrict financial nature); and				
	(b) User information (except pertaining to Operator's network while roaming).	foreign subscribe	ers using Indian		
	(ix)The Company must provide traceable identity on However, in case of providing service to roaming the Indian Company shall endeavour to obtain subscribers from the foreign company as a part of its	subscriber of fore n traceable ident	ign Companies, tity of roaming		
	(x) On request of the licensor or any other agent telecom service provider should be able to provide subscriber (BTS location) at a given point of time. (xi) The Remote Access (RA) to Network woull location(s) abroad through approved location(s) in would be given by the Licensor (DOT) in consult Affairs.	e the geographical Id be provided o India. The approva	location of any only to approved al for location(s)		
	(xii) Under no circumstances, should any RA to the affiliate(s) be enabled to access Lawful Interception Monitoring(LIM), Call contents of the sector/data, which the licensor may notify from time	ception System ne traffic and any	n(LIS), Lawful		
	(xiii) The licensee company is not allowed to use remote access facility for monitori of content.				
	(xiv) Suitable technical device should be made designated security agency /licensor in which a m information is available on line for monitoring purpos	irror image of the			
	(xv) Complete audit trail of the remote access a	ctivities pertaining	to the network		



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Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route
	operated in India should be maintained for a period request to the licensor or any other agency authorise		and provided on
	 (xvi) The telecom service providers should ensure that necessary provision (hardware/software) is available in their equipment for doing the Lawf interception and monitoring from a centralized location. (xvii)The telecom service providers should familiarize / train Vigilance Technic Monitoring (VTM)/security agency officers / officials in respect of relevatore operations / features of their systems. (xviii) It shall be open to the licensor to restrict the Licensee Company from operation in any sensitive area from the National Security angle. 		
	(xix) In order to maintain the privacy of voice and d authorisation by the Union Home Secretary or Hom Territories.		
	(xx) For monitoring traffic, the licensee company sh and other facilities as well as to books of accounts to		
	 (xxi) The aforesaid Security Conditions shall be applicable to all the lice companies operating telecom services covered under this circular irrespective of level of FDI. (xxii) Other Service Providers (OSPs), providing services like Call Cent Business Process Outsourcing (BPO), tele-marketing, tele-education, etc, and registered with DoT as OSP. Such OSPs operate the service using the tele infrastructure provided by licensed telecom service providers and 100% F permitted for OSPs. As the security conditions are applicable to all lice telecom service providers, the security conditions mentioned above shall no separately enforced on OSPs. 		
	(3) The above General Conditions and Se applicable to the companies operating telecom servi		
15.2	(4) All the telecom service providers shall submit a compliance report on the aforesaid conditions to the licensor on 1st day of July and January every year. (a) ISP with gateways 74% Automatic		
10.2	(b) ISP's not providing gateways i.e. without gate-ways (both for satellite and marine cables)		upto 49% Government
	Note: The new guidelines of August 24, 2007 Department of Telecommunications provide for new ISP licenses with FDI up to 74%.		route beyond 49% and upto 74%
	(c) Radio paging		
	(d) End-to-End bandwidth		



Sr.	Sector / Activity	% of	Entry Route
No.	,	Cap/Equity	, ,
15.3	(a) Infrastructure provider providing dark fibre, right of way, duct space, tower (IP Category I); (b) Electronic Mail; (c) Voice Mail	100%	Automatic upto 49%
	Note: Investment in all the above activities is subject to the conditions that such companies will divest 26% of their equity in favour of Indian public in 5 years, if these companies are listed in other parts of the world.		Government route beyond 49%
16.	TRADING		
16.1	(i) Cash & Carry Wholesale Trading / Wholesale Trading (including sourcing from MSEs)	100%	Automatic
16.1.1	goods/merchandise to retailers, industrial, commercial, institutional or of professional business users or to other wholesalers and related subording service providers. Wholesale trading would, accordingly, be sales for the purpose trade, business and profession, as opposed to sales for the purpose of personsumption. The yardstick to determine whether the sale is wholesale or not whom the type of customers to whom the sale is made and not the size and volum sales. Wholesale trading would include resale, processing and thereafter sale, imports with ex-port/ex-bonded warehouse business sales and B2B e-Commerce.		
	(a) For undertaking WT, requisite licenses / requisite the relevant Acts/Regulations / Rules / O Government Body / Government Authority/Locathat State Government should be obtained.	rders of the State	e Government /
	(b) Except in case of sales to Government, sales made by the wholesaler wou considered as 'cash & carry wholesale trading/wholesale trading' with valid bus customers, only when WT are made to the following entities:		
	(I) Entities holding sales tax / VAT registration /se or	ervice tax /excise	duty registration;
	(II) Entities holding trade licenses i.e. a license/r certificate/registration under Shops and Es Government Authority/ Government Body/ Authority, reflecting that the entity/person h certificate/ membership certificate, as the case engaged in a business involving commercial activities.	stablishment Act Local Self-Gover nolding the licen may be, is itself	, issued by a nment se/ registration
	(III) Entities holding permits/license etc. for under and similar license for hawkers) from Gove Government Bodies; or		
	(IV) Institutions having certificate of incorporation registration as public trust for their self consumpt		as a society or



Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route		
-	Note: An Entity, to whom WT is made conditions.		one of the 4		
	(c) Full records indicating all the details of such sales like name of entity, kind of entity registration/license/permit etc. number, amount of sale etc. should be maintained on a day to day basis.(d) WT of goods would be permitted among companies of the same group. Howeve such WT to group companies taken together should not exceed 25% of the total turnover of the wholesale venture				
	(e) WT can be undertaken as per normal business practice, including extending credit facilities subject to applicable regulations.				
	(f) A Wholesale / Cash & carry trader cannot open idirectly.	retail shops to sell t	to the consumer		
16.2	E-commerce activities	100%	Automatic		
	E-commerce activities refer to the activity of buying and selling by a company throug the e-commerce platform. Such companies would engage only in Business t Business (B2B) e-commerce and not in retail trading, inter-alia implying that existin restrictions on FDI in domestic trading would be applicable to e-commerce a well.				
16.3	Test marketing of such items for which a company has approval for manufacture, provided such test marketing facility will be for a period of two years, and investment in setting up manufacturing facility commences simultaneously with test marketing.	100%	Government		
16.4 ²⁶	### With test marketing. ### Single Brand product retail trading				
	(2) FDI in Single Brand product retail trading v conditions:	vould be subject	to the following		
	(a) Products to be sold should be of a 'Single B	rand' only.			
	(b) Products should be sold under the products should be sold under the same brar than India.				
	(c) 'Single Brand' product-retail trading woul branded during manufacturing.	d cover only prod	lucts which are		

²⁶ With effect from 20th day of September 2012



PALE BANK OF				
Sr.	Sector / Activity	% of	Entry Route	
No.		Cap/Equity		
	(d) Only one non-resident entity, whether owner of the brand or otherwise, shat be permitted to undertake single brand product retail trading in the country, for the specific brand, through a legally tenable agreement, with the brand owner for undertaking single brand product retail trading in respect of specific brand for which approval is being sought. The onus for ensuring compliance with the condition shall rest with the Indian entity carrying out single-brand product retail trading in India. The investing entity shall provide evidence to this effect at the time of seeking approval, including a copy of the licensing/franchise/sub-licensing/ement, specifically indicating compliance with the above condition.			
	(e) In respect of proposals involving FDI beyond 51%, sourcing of 30% the value of goods purchased, will be done from India, preferably from MSME village and cottage industries, artisans and craftsmen in all sectors. T quantum of domestic sourcing will be self-certified by the company, to subsequently checked, by statutory auditors from the duly certified accour which the company will be required to maintain. This procurement requirement would have to be met, in the first instance, as an average of five years; total val of the goods purchased, beginning 1st April of the year during which the first tranche of FDI is received, Thereafter, it would have to be met on an annubasis. For the purpose of ascertaining the sourcing requirement, the relevant entity would be the company, incorporated in India, which is the recipient of F for the purpose of carrying out single-brand product retail trading.			
	(f) Retail trading, in any form, by means of e-commerce, would not be permissible for companies with FDI, engaged in the activity of single brand retail trading.			
	(3) Applications seeking permission of the Governm Brand' products would be made to the Secretariat for Department of Industrial Policy & Promotion. To indicate the product/ product categories which are publicated and the Brand'. Any addition to the product/ product category would require a fresh approval of the Government.	or Industrial Assista The application wo roposed to be sold ies to be sold unde	ance (SIA) in the buld specifically I under a 'Single	
40.527	(4) Applications would be processed in the De Promotion, to determine whether the proposed guidelines, before being considered by the FIPB for	investments satisf Government appr	ies the notified oval.	
16.5 ²⁷	Multi Brand Retail Trading	51%	Government	
	FDI in multi brand retail trading, in all products, following conditions:	will be permitted,	, subject to the	
	(i) Fresh agricultural produce, including fruits, ve fresh poultry, fishery and meat products, may be un	•	grains, pulses,	
	(ii) Minimum amount to be brought in, as FDI, by th 100 million.	ne foreign investor,	would be US \$	
	(iii) At least 50% of total FDI brought in shall be in	nvested in 'backen	d infrastructure'	

²⁷ With effect from 20th day of September 2012

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Sr.	Sector / Activity	% of	Entry Route
No.		Cap/Equity	

within three years of the first tranche of FDI, where 'back-end infrastructure' will include capital expenditure on all activities, excluding that on front-end units; for instance, back-end infrastructure will include investment made towards processing, manufacturing, distribution, design improvement, quality control, packaging, logistics, storage, ware-house, agriculture market produce infrastructure etc. Expenditure on land cost and rentals, if any, will not be counted for purposes of back end infrastructure.

- (iv) At least 30% of the value of procurement of manufactured/ processed products purchased shall be sourced from Indian 'small industries' which have a total investment in plant & machinery not exceeding US \$1.00 million. This valuation refers to the value at the time of installation, without providing for depreciation. Further, if at any point in time, this valuation is exceeded, the industry shall not qualify as a 'small industry' for this purpose. This procurement requirement would have to be met, in the first instance, as an average of five years' total value of the manufactured/processed products purchased, beginning 1st April of the year during which the first tranche of FDI is received. Thereafter, it would have to be met on an annual basis.
- (v) Self-certification by the company, to ensure compliance of the conditions at serial nos. (ii), (iii) and (iv) above, which could be cross-checked, as and when required. Accordingly, the investors shall maintain accounts, duly certified by statutory auditors.
- (vi) Retail sales outlets may be set up only in cities with a population of more than 10 lakh as per 2011 Census and may also cover an area of 10 kms. around the municipal/urban agglomeration limits of such cities; retail locations will be restricted to conforming areas as per the Master/Zonal Plans of the concerned cities and provision will be made for requisite facilities such as transport connectivity and parking; In States / Union Territories not having cities with population of more than 10 lakh as per 2011 Census, retail sales outlets may be set up in the cities of their choice, preferably the largest city and may also cover an area of 10 kms around the municipal/urban agglomeration limits of such cities. The locations of such outlets will be restricted to conforming areas, as per the Master/ Zonal Plans of the concerned cities and provision will be made for requisite facilities such as transport connectivity and parking.
- (vii) Government will have the first right to procurement of agricultural products.
- (viii) The above policy is an enabling policy only and the State Governments/ Union Territories would be free to take their own decisions in regard to implementation of the policy. Therefore, retail sales outlets may be set up in those States/Union Territories which have agreed, or agree in future, to allow FDI in MBRT under this policy. The States / Union Territories which have conveyed their concurrence are as under:
- 1. Andhra Pradesh
- 2. Assam
- 3. Delhi
- 4. Haryana
- 5. Jammu & Kashmir
- 6. Maharashtra
- 7. Manipur



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Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route		
	8. Rajasthan9. Uttarkhand10. Daman & Diu and Dadra and Nagar Haveli (Union Territories)				
	The States/Union Territories, which are willing to permit establishment of retail outlet under this policy, would convey their concurrence to the Government of India through the Department of Industrial Policy & Promotion and additions would be mad accordingly. The establishment of the retail sales outlets will be in compliance of applicable State / Union Territory laws/ regulations, such as the Shops and Establishments Act etc.				
	(ix) Retail trading, in any form, by means of e-commerce, would not be permissible, for companies with FDI, engaged in the activity of multi brand retail trading.				
	(x) Applications would be processed in the Department of Industrial Policy & Promotion, to determine whether the proposed investment satisfies the notified guidelines, before being considered by the FIPB for Government approval.				
	FINANCIAL SERVICES				
17 17.1	Foreign investment in other financial services, other than those indicated below, would require prior approval of the Government: Asset Reconstruction Companies				
17.1	'Asset Reconstruction Company' (ARC) means a company registered with the Reserve Bank of India under Section 3 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (SARFAESI Act).	49% of paid- up capital of ARC	Government		
17.2	Other conditions:				
	(i) Persons resident outside India, other than Foreign Institutional Investors (FIIs), can invest in the capital of Asset Reconstruction Companies (ARCs) registered with Reserve Bank only under the Government Route. Such investments have to be strictly in the nature of FDI. Investments by FIIs are not permitted in the equity capital of ARCs.				
	(ii) However, FIIs registered with SEBI can invest in the Security Receipts (SRs) issued by ARCs registered with Reserve Bank. FIIs can invest up to 49 per cent or each tranche of scheme of SRs, subject to the condition that investment by a single FII in each tranche of SRs shall not exceed 10 per cent of the issue.				
	(iii) Any individual investment of more than 10% would be subject to provisions of section 3(3) (f) of Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002.				
18. 18.1	Banking –Private sector Banking –Private sector	74% including investment by FIIs	Automatic upto 49% Government		



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Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route	
			route beyond 49% and upto 74%	
18.2	Other conditions:			
	(1) This 74% limit will include investment under the by FIIs, NRIs and shares acquired prior to September and continue to include IPOs, Private placements shares from existing shareholders.	ber 16, 2003 by e	rstwhile OCBs,	
	(2) The aggregate foreign investment in a private bank from all sources will be all up to a maximum of 74 per cent of the paid up capital of the Bank. At all times, at 26 per cent of the paid up capital will have to be held by residents, except in rega a wholly-owned subsidiary of a foreign bank.			
	(3) The stipulations as above will be applicable to sector banks also.	all investments in	existing private	
	(4) The permissible limits under portfolio inversexchanges for FIIs and NRIs will be as follows:	estment schemes	through stock	
	(i) In the case of FIIs, as hitherto, individual FII holding is restricted to 10 per of the total paid-up capital, aggregate limit for all FIIs cannot exceed 24 per cert the total paid-up capital, which can be raised to 49 per cent of the total paid capital by the bank concerned through a resolution by its Board of Direct followed by a special resolution to that effect by its General Body.			
	(a) Thus, the FII investment limit will continuted total paid-up capital.	ue to be within 49	per cent of the	
	(b) In the case of NRIs, as hitherto, individual holding is restricted to 5 of the total paid-up capital both on repatriation and non- repatriation be aggregate limit cannot exceed 10 per cent of the total paid-up capital repatriation and non-repatriation basis. However, NRI holding can be up to 24 per cent of the total paid-up capital both on repatriation ar repatriation basis provided the banking company passes a special resorbate effect in the General Body.			
	(c) Applications for foreign direct investment venture/subsidiary in insurance sector may be of India (RBI) for consideration in consultat and Development Authority (IRDA) in order to foreign shareholding applicable for the breached.	be addressed to the ion with the Insura to ensure that the	e Reserve Bank ance Regulatory 26 per cent limit	
	(d) Transfer of shares under FDI from resider require approval of RBI and Government as of 2012 as applicable.			
l	(e) The policies and procedures prescribed finstitutions such as SEBI, D/o Company Affa			



Sr.	Sector / Activity	% of	Entry Route
No.	Sector / Activity	Cap/Equity	Entry Route
140.	continue to apply.	Caprequity	
	Continue to apply.		
	(f) RBI guidelines relating to acquisition by purchase or otherwise of shares of a private bank, if such acquisition results in any person owning or controlling 5 per cent or more of the paid up capital of the private bank will apply to non-resident investors as well.		
	(ii) Setting up of a subsidiary by foreign banks		
	 (a) Foreign banks will be permitted to either have branches or subsidiaries but not both. (b) Foreign banks regulated by banking supervisory authority in the home country and meeting Reserve Bank's licensing criteria will be allowed to hold 100 per cent paid up capital to enable them to set up a wholly-owned subsidiary in India. (c) A foreign bank may operate in India through only one of the three channels viz., (i) branches (ii) a wholly-owned subsidiary and (iii) a subsidiary with aggregate foreign investment up to a maximum of 74 per cent in a private bank. (d) A foreign bank will be permitted to establish a wholly-owned subsidiary either through conversion of existing branches into a subsidiary or through a fresh banking license. A foreign bank will be permitted to establish a subsidiary through acquisition of shares of an existing private sector bank provided at least 26 per cent of the paid capital of the private sector bank is held by residents at all times consistent with para (i) (b) above. 		
	(e) A subsidiary of a foreign bank will be subject to the licensing requirements and conditions broadly consistent with those for new private sector banks.		
	(f) Guidelines for setting up a wholly-owned subsidiary of a foreign bank will be issued separately by RBI(g) All applications by a foreign bank for setting up a subsidiary or for conversion of their existing branches to subsidiary in India will have to be made to the RBI.		
	(iii) At present there is a limit of ten per cent on votin companies, and this should be noted by potential in can be brought about only after final policy decisions approvals.	vestor. Any change	in the ceiling
19	Banking- Public Sector		
19.1	Banking- Public Sector subject to Banking	20% (FDI and	Government
	Companies (Acquisition & Transfer of	Portfolio	
	Undertakings) Acts 1970/80. This ceiling (20%) is also applicable to the State Bank of India and its	Investment)	
	associate Banks.		
20	Commodity Exchanges		
20.1	Futures trading in commodities are regulated	ed under the For	ward Contracts
	, <u> </u>		



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Sr.	Sector / Activity	% of	Entry Route
No.	(Pagulation) Act 1052 Commodity Evolunge	Cap/Equity	yohongoo oro
	(Regulation) Act, 1952. Commodity Exchanges, like Stock Exchanges, are infrastructure companies in the commodity futures market. With a view to infuse		
	globally acceptable best practices, modern management skills and latest technology,		
	it was decided to allow foreign investment in Commodity Exchanges.		
	it was decided to allow foreign investment in Commodity Exchanges.		
	2. For the purposes of this chapter,		
	2. For the purposed of this oriaptor,		
	(i) ""Commodity Exchange" is a recognized association under the provisions of the		
	Forward Contracts (Regulation) Act, 1952, as amended from time to time, to		
	provide exchange platform for trading in forward contracts in commodities.		
	(ii) "recognized association" means an association to which recognition for the time being has been granted by the Central Government under Section 6 of the		
		overnment under S	section 6 of the
	Forward Contracts (Regulation) Act, 1952		
	(iii) "Association" means any body of individuals, whether incorporated or no		
	(iii) "Association" means any body of individuals, whether incorporated or not, constituted for the purposes of regulating and controlling the business of the		
	sale or purchase of any goods and commodity derivative.		
	, , , , , , , , , , , , , , , , , , ,	,	
	(iv)""Forward contract" means a contract for the delivery of goods and which is not		
	a ready delivery contract.		
	(v) "Commodity derivative" means-		
	□ a contract for delivery of goods, which is not a ready delivery contract; or		
	a contract for defivery of goods, which is not a ready delivery contract, of a contract for differences which derives its value from prices or indices of		
	prices of such underlying goods or ac	ctivities, services,	rights, interests
	and events, as may be notified in const		
	Commission by the Central Government, but does not include securities.		
00.0	Od Pri		
20.3	Other conditions:		
	(i) FII purchases shall be restricted to secondary ma	arket only and	
	(ii) No non-resident investor / entity, including perso	ns acting in conce	t will hold more
	than 5% of the equity in these companies.	no dotting in concor	t, will flold fillord
21	Credit Information Companies (CIC)		
21.1	Credit Information Companies	49% (FDI & FII)	Government
21.2	Other Conditions:	,	
	(1) Foreign investment in Credit Information Cor	mpanies is subjec	t to the Credit
	Information Companies (Regulation) Act, 2005.		
	(2) Foreign investment is permitted under the Government route, subject to regulatory		
	clearance from RBI.		
	(3) Investment by a registered FII under the Portfolio Investment Scheme would be		
	permitted up to 24% only in the CICs listed at the Stock Exchanges, within the overall limit of 49% for foreign investment		
	limit of 49% for foreign investment.		
	(4) Such FII investment would be permitted subject to the conditions that:		
	, , , , , , , , , , , , , , , , , , ,		



Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route
	(a) No single entity should directly or indirectly hold more than 10%		
	(b) Any acquisition in excess of 1% will have to requirement; and	be reported to RB	l as a mandatory
	(c) FIIs investing in CICs shall not seek a repre- based upon their shareholding.	esentation on the B	oard of Directors
22	Infrastructure Company in the Securities Marke	t	
22.1	Infrastructure companies in Securities Markets, namely, stock exchanges, depositories and clearing corporations, in compliance with SEBI Regulations	49% (FDI & FII) [FDI limit of 26 per cent and an FII limit of 23 per cent of the	Government (For FDI)
		paid-up capital]	
22.2	Other Conditions:	capitalj	
22.2.1	FII can invest only through purchases in the second	dary market	
23	Insurance	,	
23.1	Insurance	26%	Automatic
	modranec	2070	
23.2.	Other Conditions: (1) FDI in the Insurance sector, as prescribed in the under the automatic route.	e Insurance Act, 19	
	Other Conditions: (1) FDI in the Insurance sector, as prescribed in the	e Insurance Act, 19	I shall obtain
23.2.	Other Conditions: (1) FDI in the Insurance sector, as prescribed in the under the automatic route. (2) This will be subject to the condition that Compa necessary license from the Insurance Regulatory 8 undertaking insurance activities.	e Insurance Act, 19	I shall obtain
	Other Conditions: (1) FDI in the Insurance sector, as prescribed in the under the automatic route. (2) This will be subject to the condition that Compa necessary license from the Insurance Regulatory 8	e Insurance Act, 19	I shall obtain
23.2.	Other Conditions: (1) FDI in the Insurance sector, as prescribed in the under the automatic route. (2) This will be subject to the condition that Compa necessary license from the Insurance Regulatory & undertaking insurance activities. Non-Banking Finance Companies (NBFC) Foreign investment in NBFC is allowed under the	e Insurance Act, 19 nies bringing in FD Development Aut	I shall obtain hority for
23.2.	Other Conditions: (1) FDI in the Insurance sector, as prescribed in the under the automatic route. (2) This will be subject to the condition that Compa necessary license from the Insurance Regulatory & undertaking insurance activities. Non-Banking Finance Companies (NBFC) Foreign investment in NBFC is allowed under the automatic route in only the following activities: (i) Merchant Banking (ii) Under Writing	e Insurance Act, 19 nies bringing in FD Development Aut	I shall obtain hority for
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BANK OF			
Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route
	(xviii) Rural Credit		
24.2	Other Conditions:		
	(1) Investment would be subject to the following minimum capitalisation norms:		
	(i) US \$0.5 million for foreign capital up to 51% to be brought upfront		
	(ii) US \$ 5 million for foreign capital more than 51% and up to 75% to be brought upfront		
	(iii)US \$ 50 million for foreign capital more than 75% out of which US\$ 7.5 million to be brought upfront and the balance in 24 months. (iv) ²⁸ NBFCs (i) having foreign investment more than 75% and up to 100%, and (ii) with a minimum capitalisation of US\$ 50 million, can set up step down subsidiaries for specific NBFC activities, without any restriction on the number of operating subsidiaries and without bringing in additional capital. The minimum capitalization condition as mandated by para 3.10.4.1 of DIPP Circular 1 of 2012 dated April 10, 2012, on Consolidated FDI Policy, therefore, shall not apply to downstream subsidiaries.		
	 (v) Joint Venture operating NBFCs that have 75% or less than 75% foreign investment can also set up subsidiaries for undertaking other NBFC activities subject to the subsidiaries also complying with the applicable minimum capitalisation norm mentioned in (i), (ii) and (iii) above and (vi) below. (vi) Non- Fund based activities: US\$ 0.5 million to be brought upfront for all permitted non-fund based NBFCs irrespective of the level of foreign investment subject to the following condition: 		NBFC activities, cable minimum
	It would not be permissible for such a company to set up any subsidiary for any other activity, nor it can participate in any equity of an NBFC holding/operating company.		
	Note: The following activities would be classified as Non-Fund Based activities: (a) Investment Advisory Services (b) Financial Consultancy (c) Forex Broking (d) Money Changing Business		ed activities:
	(e) Credit Rating Agencies		
	(vii) This will be subject to compliance with the guidelines of RBI.		
	Note: (i) Credit Card business includes issuance, sales, marketing & design of		ing & design of

²⁸ With effect from 3rd day of October 2012

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Sr. No.	Sector / Activity	% of Cap/Equity	Entry Route
	various payment products such as credit cards, charge cards, debit cards, stored value cards, smart card, value added cards etc.		
	(ii) Leasing & Finance covers only financial leases and not operating leases.		
	(2) The NBFC will have to comply with the guidelines of the relevant regulator/s as applicable		
25	Pharmaceuticals		
25.1	Greenfield	100%	Automatic
25.2	Existing Companies	100%	Government
26 ²⁹	Power Exchanges		
26.1	Power Exchanges under the Central Electricity Regulatory Commission (Power Market) Regulations, 2010	49% (FDI & FII)	Government (for FDI)
26.2	Other conditions:		
	 (i) Such foreign investment would be subject to an FDI limit of 26 per cent and an FII limit of 23 per cent of the paid-up capital; (ii) FII investments would be permitted under the automatic route and FDI would be permitted under the government approval route; (iii) FII purchases shall be restricted to secondary market only; 		
	(iv) No non-resident investor/ entity, including persons acting in concert, will hold more than 5% of the equity in these companies; and(v) The foreign investment would be in compliance with SEBI Regulations; othe		
	applicable laws/ regulations; security and other conditionalities.		