## FORM NO. 3CED

[See sub-rule (1) of rule 10-I]

## **Application for an Advance Pricing Agreement**

To. The Competent Authority of India or Director General of Income-tax (International Taxation) New Delhi Sir/Madam, an APA with the Central Board of Direct Taxes. I am submitting herewith the necessary particulars hereunder: I. General 1. Particulars of the applicant: a. Full name of the applicant: b. Permanent account number: c. Address of the applicant: d. Address for communication: e. Location(s) of the business enterprises in India: f. E-mail Id a nd the contact numbers of the person with correspondence whom is required to be made: g. Names and designation of the authorised representatives who would be appearing before the authorities for n egotiations of the APA: 2. Whether pre-filing discussions were sought by the ap plicant? If yes, please furnish:

	a. Date of a pplication for pre- filing meeting:	
	b. Date of pre-filin g meeting(s) with the APA Team:	
3.	Name(s) of the Associated Enterprises with whom the APA is requested for:	
1.	Name of the country(ies) in which the associated enterprises mentioned in (3) above are located:	
5.	<ul> <li>a. Are you applying for a Unilateral, Bilateral or Multilateral APA:</li> </ul>	Unilateral Bilateral
	b. If you are applying for a Bilateral or Multilateral APA, have the Associated Enterprises applied for APA with the Competent Authority in the country of its residence?	Multilateral Yes No
	c. If yes, e nclose evidence of furnishing such application with the other Competent Authority:	
	d. If no, by what date the application is proposed to be furnished to the other Competent Authority:	
	e. If the application is for Unilateral APA and it involves international transactions with an entity located in a jurisdiction with which India has an agreement under section 90 or 90A of the Act for avoidance of double taxation, kindly provide explanation for why the request is no t for bilateral or multilateral APA.	
	f. Whether any rollback request is made.	Yes No
	i If yes enclose copy of relevant	

i. If yes, enclose copy of relevant Form No. 3CEDA

6.	Particulars of fee pai d by the applicant:	Amount in Rs. Challan No.: Dated:
7.	Period of APA proposed along with the date from which APA is sought to be applicable:	
8.	Details of the international transactions proposed to be covered in the APA (Description of the property or services to which the proposed APA relates):	
9.	Proposed Transfer Pricing Method(s):	
10.	Proposed terms and conditions, and critical assumptions, for the APA:	
11.	History and b ackground of the applicant and the associated enterprise:	
12.	General description of business and products/services:	
13.	Multinational structure, organizational arrangement, operational set-up, including major transaction flows:	
14.	Identify all other transaction flows of the multinational enterprise (volumes, directions and amounts) that may have an im pact on the pricing of the covered transactions:	
15.	Functional currency for each entity and the currency which is used for the proposed transactions to be covered under the APA:	
16.	Accounting and costing system, policies, procedures, and practices, including any significant financial and tax accounting differences that may affect the TPMs:	

II. F	unctional analysis	
17.	Detailed functional analysis of the applicant and all relev ant entities with respect to the covered transactions:	
18.	Business strategies - curre nt and future Budget statements, projections and business plans for future period covered by proposed APA, general business and industry trends, future direction/business strategy including R&D, production and marketing:	
19.	Financial and operating information, including corporate annual reports: (Please enclose copies)	
	a. Financial statements on a consolidated and unconsolidated basis for t he prior five years, or the most recent business cycle as appropriate (Also provide interim statements for the most recent period prior to the date of the submission):	
	<ul> <li>b. Income-tax returns and related supporting schedules for the prior three years including Form 3CEB:</li> </ul>	
	c. Operating data (gross and net) segmented by product line, division, unit, and geographic region for the prior five years, or the m ost recent business cycle as appropriate:	
20.	Relevant marketing and financial studies: (Please enclose copies)	
21.	Copies of all relevant inter-company agreements (pricing, c ost sharing, licensing, distributorship etc.): (Please enclose copies)	
III. I	Industry and market analyses	

22. Detailed industry analysis:

	a.	Comprehensive description of industry as well as general ly accepted industrial and commercial practices:	
	b.	Identification and general profile of co mpetitors, including respective market shares:	
	C.	Industry and general business statistics, financial ratios, and analyses/studies:	
	d.	Critical success factors:	
23.		iled analysis of the markets for buntries involved:	
IV.	Frans	fer pricing background	
24.	2100	ussion of relevant legal iderations and require ments as	
	a.	Indian law	
	b.	Foreign law	
	c.	Income-tax treaty betwee n India and the foreign country	
25.	meth pract assoc trans years	ussion of tra nsfer pricing odologies, policies, and cices used by the applic ant and ciated enterprises for the covered actions during the past three s, or business cycle as opriate:	
26.	APA simil with trans bases enter associ	ussion of relevant rulings, s/BAPAs/MAPAs, and other ar arrangements entered into foreign tax administrations, for fer pricing or o ther valuation s, or ot her taxation matters red into by the applicant (or its ciated enterprises) and Indian or gn tax administrations:	

27.	Discussion of relevant Indian income-tax audit, appeals, judicial and competent authority history:	
28.	Discussion of relevant foreign income-tax audit, appeals, judicial and competent authority history:	
29.	Discussion of un-assesse d taxation years (Indian and foreign) and related outstanding tax, legal and other pertinent issues:	
V. T	ransfer Pricing Methodology analysis	
30.	Provide all i nformation, including detailed analyses and expl anations needed to establish the appropriateness of a proposed TPM, in accordance with transfer pricing regulations as contained in the Indian Income-tax law:	
31.	Discussion and analysis of each transfer pricing method, applied or rejected, for each covered transaction. In particular provide details on a ccepted or rejected internal comparables. (Indicate assumptions, strategies and policies that may have i nfluenced the acceptance or rejection of each TPM):	
32.	Summary of se lected TPMs and secondary TPMs, if use d as a sanity check:	
VI. I	mpact of proposed TPMs	
33.	Application of the proposed TPMs to the covered transactions for the three prior years' operations or the most recent business cycle, and discuss results:	
34.	Application of the proposed TPMs to the time period applicant wants the APA to cover and discuss results:	

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I declare that to the best of my knowledge and belief, the information furnished in the application is correct and truly stated.

Place: Yours faithfully,
Date: Applicant

## Notes:

- 1. Bilateral or multilateral APA application shall be filed with the Competent Authority *i.e.* the Joint Secretary FT&TR-I, New Delhi in triplicate.
- 2. Unilateral APA app lication shall be filed with the Director General of Income-tax (International Taxation), New Delhi in triplicate.
- 3. If the space provided for answering any item in the a pplication is found insufficient, separate enclosures may be use d for the purpose. These enclosures should be signed by the person authorised to sign the application.
- 4. The fee shall be computed in accordance with the sub-rule (5) of rule 10-I.
- 5. The application shall accompany with all the relevant documents.