STATEMENT OF ADDITIONAL INFORMATION (SAI)		
This Statement of Additional Information (SAI) contains details of IIFL MUTUAL FUND, its constitution and certain tax, legal and general information. It is incorporated by reference (is legally a part of the Scheme Information Document).		
This SAI is dated June 30, 2017		

Name of Mutual Fund	IIFL Mutual Fund IIFL Centre, 6 th floor, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai-400 013	
Name of Asset Management Company	IIFL Asset Management Limited (Formerly known as India Infoline Asset Management Company Limited) Regd. Office: IIFL Centre, 6 th floor, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai-400 013 CIN: U74900MH2010PLC201113	
Name of Trustee Company	IIFL Trustee Limited (Formerly known as India Infoline Trustee Company Limited) Regd. Office: IIFL Centre, 6 th floor, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai-400 013 CIN: U74990MH2009PLC193063	
Name of Sponsor	IIFL Wealth Management Limited Regd. Office: IIFL House, Sun Infotech Park, Road No. 16V, Plot No. B-23, MIDC, Thane Industrial Area, Wagle Estate, Thane – 400 604 CIN: U74140MH2008PLC177884	
Website	www.iiflmf.com	

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SECTION I - DEFINITIONS

The following definitions/terms apply throughout this Statement unless the context requires otherwise:

AMFI Certified Stock Exchange Brokers	A person who is registered with Association of Mutual Funds in India (AMFI) as Mutual Fund Advisor and who has signed up with IIFL Asset Management Limited and also registered with BSE & NSE as Participant.		
Applicable NAV	The NAV applicable for purchase or redemption or Switching of Units based on the time of the Business Day on which the application is time stamped.		
1	ASBA is an application containing an authorization to a Self-Certified Syndicate Bank (SCSB) to block the application money in the bank account maintained with the SCSB, for subscribing to an issue.		
Asset Management	nt IIFL Asset Management Limited (AMC) incorporated under the provisions of the Companies Act, 1956 and approved by Securities and Exchange Board of India to act as the Investment Manager to the Scheme(s) of IIFL Mutual Fund.		
ARN Holder / AMFI Registered Distributors	Idistribution of mutual fund units and having AMFI Registration Numberl		
Beneficial Owner	Beneficial Owner, as defined in the Depositories Act, 1996 (22 of 1996), means a person whose name is recorded as such with a Depository. Thus Unitholders holding Units in dematerialised form are considered to be Beneficial Owners.		
Business Day	 A day other than: a. Saturday and Sunday; b. A day on which the banks in Mumbai and /or RBI are closed for business /clearing; c. A day on which the National Stock Exchange of India Limited and/or the Bombay Stock Exchange Ltd , are closed; d. A day which is a public and /or bank Holiday at a Customer Service Centre/ Official Point of Acceptance where the application is received; e. A day on which Sale / Redemption/ Switching of Units is suspended by the AMC; f. A day on which normal business cannot be transacted due to storms, floods, bandhs, strikes or such other events as the AMC may specify from time to time. Further, the day(s) on which the money markets are closed / not accessible, shall not be treated as Business Day(s). The AMC reserves the right to declare any day as a Business Day or otherwise at any or all Customer Service Centers/Official Points of Acceptance of the Mutual Fund or its Registrar. 		
Business Hours	Presently 9.30 a.m. to 5.00 p.m. on any Business Day or such other time as may be applicable from time to time.		

	Branches of the Self Certified Syndicate Banks (SCSBs) acting as coordinating
Controlling Branches	branch with the Registrar and Transfer Agent of the Fund for the ASBA
(CBs) of the SCSBs	facility.
	Close-ended Scheme means any scheme of the mutual fund in which the
Close-ended Scheme	period of maturity of the scheme is specified.
	·
Conditional to Assess	A body corporate which is engaged in, or proposes to be engaged in, the
Credit Rating Agency	business of rating of securities offered by way of public or rights issue under
	the SEBI (Credit Rating Agencies)Regulations, 1999.
	A person who has been granted a certificate of registration to carry on the
Custodian	business of custodian of securities/gold under the Securities and Exchange
	Board of India (Custodian of Securities) Regulations 1996
	In respect of subscriptions and redemptions received by the Scheme, it
Cut off time	means the outer limit of timings within a particular day/ Business Day which
	are relevant for determination of the NAV/ related prices to be applied for a
	transaction
	Central KYC Registry (CERSAI) is a centralized repository of KYC records of
	customers in the financial sector with uniform KYC norms and inter-usability
	of the KYC records across the sector with an objective to reduce the burden
	of producing KYC documents and getting those verified every time when the
СКҮС	customer creates a new relationship with a financial entity. SEBI has issued
	circular no. CIR/MIRSD/ 66 /2016 dated July 21, 2016 and no. CIR/MIRSD/120
	/2016 dated Nov. 10, for uniform and smooth implementation of CKYC
	norms for onboarding of new investors in Mutual funds with effect from 1st
	Feb 2017
	Government securities, corporate debentures, bonds, promissory notes,
Debt Instruments	money market instruments, pass-through certificates, asset backed
	securities/securitised debt and other possible similar securities.
	A Depository as defined in the Depositories Act, 1996 and includes National
Depository	Securities Depository Limited (NSDL) and Central Depository Services Limited
	(CDSL).
Depository Participant	Depository Participant (DP) is an agent of the Depository who acts like an
or DP	intermediary between the Depository and the investors. DP is an entity who
0. 5.	is registered with SEBI to offer depository-related services.
	Derivative includes (i) a security derived from a debt instrument, share, loan
Derivative	whether secured unsecured, risk instrument or contract for differences or
Derivative	any other form of security; (ii) a contract which derives its value from the
	prices, or index of prices, or underlying securities.
Designated Branches	Branches of the SCSBs which collect completed ASBA Application Forms
(DBs) of the SCSBs	towards subscription to Units of a Scheme offered during NFO. List of
(DD3) of the SC3D3	Designated Branches is available at (http://www.sebi.gov.in/pmd/scsb.pdf)
Dividend	Income distributed by the Mutual Fund on the Units of a Scheme, where
Dividend	applicable
Electronic Fund	Electronic Fund Transfer includes all the means of electronic transfer like
Transfer/ EFT	Direct Credit / Debit, National Electronic Clearing System (NECS), RTGS,

NEFT, Wire Transfer or such like modes may be introduced by relevant authorities from time to time.
Entry Load means a one-time charge that the investor pays at the time of entry into the scheme. Presently, entry load cannot be charged by mutual fund schemes.
Equity related instruments would include convertible bonds, convertible debentures, convertible preference shares, warrants carrying the right to obtain equity shares, equity derivatives and any other similar instrument.
A charge paid by the investor at the time of exit from the scheme
Debt Securities created and issued by, inter alia, Central Government, State Government, Local Authorities, Municipal Corporations, PSUs, Public Companies, Private Companies, Bodies Corporate, Special Purpose Vehicles(incorporated or otherwise) and any other entities, which yield at fixed rate by way of interest, premium, discount or a combination of any of them.
Floating rate debt instruments are debt securities issued by Central and / or State Government, corporates or PSUs with interest rates that are reset periodically. The periodicity of the interest reset could be daily, monthly, quarterly, half yearly, annually or any other periodicity that may be mutually agreed with the issuer and the Fund. The interest on the instruments could also be in the nature of fixed basis points over the benchmark gilt yields
Foreign Portfolio Investor, registered with SEBI under the Securities and Exchange Board of India (Foreign Portfolio Investors) Regulations, 1995, as amended from time to time
ADRs / GDRs/ equity / debt securities of overseas companies listed on the recognized stock exchanges overseas or other securities as may be specified and permitted by SEBI and/or RBI from time to time.
Deutsche Bank AG, who has been appointed as the Fund Accountant, to provide fund accounting, NAV calculation and other related services, and includes such Fund Accountant(s) as may be appointed from time to time.
Securities created and issued by the Central Government and/or a State Government (including Treasury Bills) or Government Securities as defined in the Public Debt Act, 1944, as amended or re-enacted from time to time.
Government of India
IRS is a financial contract between two parties exchanging a stream of interest payments for a notional principal amount on multiple occasions till maturity. Typically, one party receives a pre-determined fixed rate of interest while the other party receives a floating rate, which is linked to a mutually agreed benchmark with provision for mutually agreed periodic resets.
The agreement dated April 29, 2010 entered into between IIFL Trustee Limited and IIFL Asset Management Limited (AMC), as amended from time to time.

Investor	Any resident (person resident in India under the Foreign Exchange Management Act) or non-resident person (a person who is not a resident of India) whether an individual or not (legal entity), who is eligible to subscribe for Units under the laws of his/her/its/their state/country of incorporation, establishment, citizenship, residence or domicile and who has made an application for subscribing for Units under the Scheme(s)
	Investor Service Centres / Customer Service Centres, as designated from time to time by the AMC, whether of the Registrar or AMC's own branches, being official points of acceptance, authorized to receive application forms for Purchase/ Redemption /Switch and other service requests/queries from investors/Unit Holders
кус	Know Your Client means the procedure prescribed by the Board for identifying and verifying the Proof of Address, Proof of Identity and compliance with rules, regulations, guidelines and circulars issued by the Board or any other authority for Prevention of Money Laundering from time to time;
KRA	KYC Registration Agency (KRA) is a company formed and registered under the Companies Act, 1956 and which has been granted a certificate of registration under these regulations which hereinafter shall be deemed to be an intermediary in terms of the provisions of the Act.
Load	Load means a charge that may be levied as a percentage of NAV at the time of entry into the scheme/plans or at the time of exiting from the scheme/plans.
Money Market Instruments	Money Market Instruments as defined in the Securities and Exchange Board of India (Mutual Funds) Regulations, 1996 as amended from time to time. Generally, Money Market Instruments includes commercial papers, commercial bills, and treasury bills, Government securities having an unexpired maturity up to one year, call or notice money, CBLO, certificate of deposit, usance bills and any other like instruments as specified by the Reserve Bank of India from time to time.
Mutual Fund or the Fund	IIFL Mutual Fund, a trust set up under the provisions of the Indian Trusts Act, 1882
Net Asset Value	Net Asset Value per Unit of the Scheme (including options there under), calculated in the manner described in the Scheme Information Document or as may be prescribed by the SEBI (MF) Regulations from time to time.
Non-resident Indian or NRI	A Non-Resident Indian or a Person of Indian Origin residing outside India.
Offer Document	Scheme Information Document (SID) and Statement of Additional Information (SAI) (collectively).
Acceptance	Places, as specified by AMC from time to time where application for Subscription / Redemption / Switch will be accepted on ongoing basis.
Ongoing Offer/Continuous Offer	Offer of units under the Scheme(s), when it becomes open-ended after the closure of its New Fund Offer Period.

Ongoing Offer /Continuous Offer Period	The period during which the Ongoing Offer/Continuous Offer for subscription to the Units of the Scheme(s) is made and not suspended.	
Open-ended Scheme Means a scheme of a mutual fund which offers for sale without specifying any duration for redemption.		
Person of Indian Origin	A citizen of any country other than Bangladesh or Pakistan, if (a) he at any time held an Indian passport; or (b) he or either of his parents or any of his grandparents was a citizen of India by virtue of Constitution of India or the Citizenship Act, 1955 (57 of 1955); or (c) the person is a spouse of an Indian citizen or person referred to in sub clause (a) or (b).	
Rating	Rating means an opinion regarding securities, expressed in the form of standard symbols or in any other standardized manner, assigned by a credit rating agency and used by the issuer of such securities, to comply with any requirement of the SEBI (Credit Rating Agencies) Regulations, 1999.	
Reserve Bank of India or RBI	Reserve Bank of India, established under the Reserve Bank of India Act, 1934, (2 of 1934)	
	Computer Age Management Services Private Limited (CAMS), currently acting as Registrar to the Schemes of IIFL Mutual Fund, or any other Registrar appointed by the AMC from time to time.	
Repurchase	Redemption/Repurchase of Units of the Schemes as specified in this Document.	
Regulatory Agency or GOI, SEBI, RBI or any other authority or agency entitled to issue or Regulatory Authority directions, instructions or guidelines to the Mutual Fund.		
Repo Sale of Government Securities with simultaneous agreement to rep them at a later date.		
Reverse Repo	Purchase of Government Securities with simultaneous agreement to sell them at a later date.	
Scheme or Scheme(s)	A Scheme referred to in this SAI means the Scheme of the IIFL Mutual Fund (including, as the context permits, the Plans and Options there under), whether existing, and as launched from time to time, individually referred to as 'Scheme' and collectively referred to as 'Scheme(s)', as the context permits. Scheme specific provisions shall be construed in the context of relevant Scheme and shall be read together with the respective SID.	
Self Certified Syndicate Bank or SCSB	Self Certified Syndicate Bank/ SCSB means a bank registered with SEBI to offer the facility of applying through the ASBA process. ASBAs can be accepted only by SCSBs, whose names appear in the list of SCSBs as displayed by SEBI on its website at http://www.sebi.gov.in/pmd/scsb.pdf	
Statement of Additional Information or SAI	This document issued by IIFL Mutual Fund containing details of IIFL Mutual Fund, its constitution, and certain tax, legal and general information, as amended from time to time. SAI is legally a part of the Scheme Information Document.	
Sale or Subscription	Sale or allotment of Units to the Unit holder upon subscription by the Investor / Applicant under the Schemes.	

Scheme Information	A document issued by IIFL Mutual Fund, offering units of the Schemes of the	
Document or SID	Fund for subscription and as modified from time to time.	
SEBI	Securities and Exchange Board of India, established under the Securities and Exchange Board of India Act, 1992	
SEBI (MF) Regulations	Securities and Exchange Board of India (Mutual Funds) Regulations, 1996, as	
or SEBI Regulations or	amended and re-enacted from time to time including notifications/circulars/	
Regulations	guidelines issued there under, from time to time.	
Securities	As defined in Securities Contract (Regulation) Act, 1956 & includes notes, bonds, debentures, debenture stock, warrants, etc., futures, options, derivatives, etc. or other transferable securities of a like nature in or of any incorporated company or other body corporate, Gilts / Government Securities, Mutual Fund Units, Money Market Instruments like Call Deposit, Commercial Paper, Treasury Bills, etc. and such other instruments as may be declared by GOI and / or SEBI and / or RBI and / or any other regulatory authority to be securities and rights or interest in securities.	
Service Provider	Service Provider means an entity offering or providing service of any description which is made available to the AMC on account of the Mutual Fund and includes the provision of facilities in connection with banking, finance, Custody, Fund Accountant, RTA, Mail / Courier, Electronic Transmission, Records, Storage/ Retrievals, Insurance, Communication, Processing, etc., individually and/or in any combination thereof or such other services as are required for the smooth functioning of the Mutual Fund.	
Short Selling	Short selling means selling a stock which the seller does not own at the time of trade.	
Sponsor	IIFL Wealth Management Limited	
Stock Exchange Facility	Means the facility for transacting (purchase / redemption) in the Units of select Schemes through the stock exchange infrastructure, in terms of SEBI Circular No. SEBI/IMD/CIR No.11/183204/2009 dated November 13, 2009. Such transactions shall be undertaken by the investor / Unit holders on the Stock Exchange through Eligible Stock Brokers in accordance with the guidelines specified by the Exchange from time to time. Further, in terms of SEBI Circular CIR/IMD/DF/17/2010 dated November 9, 2010 units of select Schemes may be permitted to be transacted (purchases/ redemptions) through clearing members of the registered Stock Exchanges and redeemed through Depository Participants of registered Depositories (in case the units are held in demat form).	
Stock Lending	Lending of securities to another person or entity for a fixed period of time, at a negotiated compensation in order to enhance returns of the portfolio.	
Redemption of a unit in any scheme (including the Options therein) Mutual Fund against purchase / allotment of a unit in another s (including the Options therein) of the Mutual Fund, subject to comple Lock-in Period, if any, of the units of the scheme(s) from where the units of the scheme (s) from where		

-	Facility given to the Unit holders to invest specified fixed sums in a Scheme
Plan / SIP	on periodic basis by giving a single instruction.
Systematic Transfer	Facility given to the Unit holders to transfer sums on periodic basis from one
Plan / STP	Scheme to another Scheme launched by the Mutual Fund from time to time
Tiali / Sii	by giving a single instruction.
Systematic Withdrawal Plan / SWP	Facility given to the Unit holders to withdraw amounts from the Scheme on periodic basis by giving a single instruction.
Fiail / SVVF	
Trustee or Trustee	IIFL Trustee Limited incorporated under the provisions of the Companies Act,
Company	1956 and approved by SEBI to act as the Trustee to the Scheme(s) of the
	Mutual Fund.
	The Trust Deed dated April 29, 2010 made by and between the IIFL Holdings
Trust Deed / Deed of	Limited (Formerly known as India Infoline Limited) and IIFL Trustee Limited
Trust	(formerly known as India Infoline Trustee Company Limited), as amended
	from time to time, thereby establishing an irrevocable trust, called IIFL
	Mutual Fund.
Trust Property	Includes Permissible Investments and cash or any part thereof which may be
	converted or varied from time to time.
Unit	The interest of the Unit holder in a Scheme, which consists of each Unit
Unit	representing one undivided share in the assets of such Scheme.
Unit holder	A person holding Unit(s) in a Scheme of the Fund.

Abbreviations:

AMFI	Association of Mutual Funds in India	NAV	Net Asset Value
AOP	Association of Persons	NBFC	Non Banking Finance Company
ASBA	Application Supported by Blocked	NCCT	Non-Compliant Countries and
ASBA	Amount	INCCI	Territories
BOI	Bodies of Individuals	NECS	National Electronic Clearing System
BSE	Bombay Stock Exchange Limited	NEFT	National Electronic Funds Transfer
BSE StAR	BSE Stock Exchange Platform for		
MF	Allotment and Repurchase of Mutual	NFO	New Fund Offer
IVIF	Funds		
CAMS	Computer Age Management Services	NRE	Non Resident External (Rupee) Account
CAIVIS	Private Limited	ININL	Non Resident External (Rupee) Account
CBLO	Collateralised Borrowing and Lending	NRI	Non-Resident Indian
CDLO	Obligation	INIXI	Non-Nesident indian
CBs	Controlling Branches of SCSBs	NRO	Non Resident Ordinary
CDSL	Central Depository Services (India)	NSDL	National Securities Depository Limited
CD3L	Limited	NSDL	
CFI	Condensed Financial Information	NSE	National Stock Exchange
CRISIL	Credit Rating Information Services of	OCBs	Overseas Corporate Bodies
CNISIL	India Limited	OCBS	
CSC	Customer Service Centre	PAN	Permanent Account Number
CVL	CDSL Ventures Limited	PIO	Person of Indian Origin

DBs	Designated Branches of SCSBs	PMLA	Prevention of Money Laundering Act, 2002
DP Depository Participant		POA	Power Of Attorney
DRF	Demat Request Form	POS	Points of Service
EFT	Electronic Funds Transfer	PSU	Public Sector Undertaking
ELSS	Equity Linked Savings Scheme	RBI	Reserve Bank of India
FATF	Financial Action Task Force	RTA	Registrar and Transfer Agents
FCNR	Foreign Currency Non Resident	RTGS	Real Time Gross Settlement
FEMA	Foreign Exchange Management Act	SAI	Statement of Additional Information
Fl	Financial Institution	SCSB	Self Certified Syndicate Bank
FN	Foreign Institutional Investor	SEBI	Securities and Exchange Board of India
FIMMDA	Fixed Income Money Market &	SID	Scheme Information Document
I IIVIIVIDA	Derivatives Dealers Association	טוט	
FIU-IND	Financial Intelligence Unit- India	SIP	Systematic Investment Plan
HUF	Hindu Undivided Family	SPV	Special Purpose Vehicle
ICRA	ICRA Limited	STP	Systematic Transfer Plan
IMA	Investment Management Agreement	STT	Securities Transaction Tax
KYC	Know Your Client	SWP	Systematic Withdrawal Plan
LLPs	Limited Liability Partnerships	IIFL	India Infoline Limited
MFSS	Mutual Fund Service System	IIFL AMC /AMC	IIFL Asset Management Limited
YTM	Yield To Maturity	IIFL TC /TC	IIFL Trustee Limited

For all purposes of this SAI, except as otherwise expressly provided or unless the context otherwise requires:

- 1. All references to the masculine shall include the feminine and all references, to the singular shall include the plural and vice-versa. All references to Unitholders whether masculine or feminine include references to non-individuals unless repugnant to the context thereof.
- 2. All references to "₹" refer to Indian Rupees and "dollars" or "\$" refer to United States Dollars. A "crore" means "ten million" and a "lakh" means a "hundred thousand".
- 3. All references to timings relate to Indian Standard Time (IST).
- 4. Any reference to any statute or statutory provision shall be construed as including a reference to any statutory modifications or re-enactment thereto from time to time.
- 5. Headings are for ease of reference only and shall not affect the construction or interpretation of this Document.

SECTION II - INFORMATION ABOUT SPONSOR, AMC AND TRUSTEE COMPANIES

A. Constitution of the Mutual Fund

IIFL Mutual Fund ("the Mutual Fund" or "the Fund") has been constituted as a trust on April 29, 2010 in accordance with the provisions of the Indian Trusts Act, 1882 (2 of 1882) with IIFL Holdings Limited (formerly known as India Infoline Limited) (Settler) and IIFL Trustee Limited (Formerly known as India Infoline Trustee Company Limited) as the Trustee. The Trust Deed has been registered under the Indian Registration Act, 1908. The Mutual Fund was registered with SEBI on March 23, 2011 under Registration Code MF/067/11/02.

B. Settler / Sponsor

IIFL Mutual Fund is a Trust settled by IIFL Holdings Limited (formerly known as India Infoline Limited ('Settler'), which has entrusted a sum of Rs. 1, 00,000 to the Trustee, as the initial contribution towards corpus of the Mutual Fund.

In order to integrate the Fund Management Business and Asset Management Business, the entire equity shareholding of IIFL Asset Management Limited (Investment Manager to IIFL Mutual Fund – 'IIFL AMC') and IIFL Trustee Limited (Trustee to IIFL Mutual Fund – 'IIFL Trustee') held by IIFL Holdings Limited was transferred to its subsidiary IIFL Wealth Management Limited (IIFL Wealth), on October 18, 2013. Accordingly, IIFL Wealth holds the entire share capital of IIFL AMC and IIFL Trustee and acts as Sponsor to IIFL Mutual Fund. As the said restructuring was within the IIFL Group, it does not amount to any change in controlling interest of IIFL AMC and was effected pursuant to the No Objection received from Securities & Exchange Board of India (SEBI) vide their letter dated October 17, 2013.

The registered office of IIFL Wealth is at IIFL House, Sun Infotech Park, Road No. 16V, Plot No. B-23, MIDC, Thane Industrial Area, Wagle Estate, Thane – 400 604.

Brief Profile of IIFL Wealth (Sponsor)

IIFL Wealth was incorporated on 17th January 2008, a Company incorporated under the Companies Act, 1956, is registered with SEBI as a Portfolio Manager, Investment Advisor, Stock Broker and Depository Participant. IIFL Wealth is also registered with AMFI as a distributor of mutual funds. IIFL Wealth provides wealth management services to various HNI / Ultra HNI clients and inter alia distributes various securities and financial products, including mutual funds, alternative investment funds, debentures and structured products. IIFLW is also registered with AMFI as a distributor of mutual funds. IIFLW provides wealth management services to various HNI / Ultra HNI clients and inter alia distributes various securities and financial products, including mutual funds, alternative investment funds, debentures and structured products. IIFLW acts as the Sponsor to IIFL Mutual Fund, Co-Sponsor to Schemes of Alternative Investment Funds; The associate/group companies of IIFLW acts as Investment Manager to schemes of Mutual Funds, Alternative Investment Funds, Venture Capital Funds, provides Portfolio Management Services, Trustee Services, Investment

Advisory Services, Distribution Services, Non-Banking Financial Services, Housing Finance, Merchant Banking Services, Business Process Outsourcing activities.

Financial Performance of the Sponsors (past three years)

(Rs.in Crores)	2014-15	2015-2016	2016-17
	163.37		
Networth		1136.56	1270.76
Total Income	370.55	404.69	452.47
Profit after Tax	99.18	103.4	86.44

C. The Trustee

IIFL Trustee Limited (formerly known as India Infoline Trustee Company Limited) (the "Trustee"), through its Board of Directors, shall discharge its obligations as trustee of IIFL Mutual Fund. The Trustee ensures that the transactions entered into by the AMC are in accordance with the SEBI Regulations and will also review the activities carried on by the AMC.

IIFL Trustee Limited is a company incorporated under the Indian Companies Act, 1956 and was incorporated on June 5, 2009 having its Registered Office at IIFL Centre, 6th floor, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai-400 013.

The shareholding pattern of the Trustee Company is as follows:

Name of the Shareholder	No. of shares	% of Shareholding
IIFL Wealth Management Limited	5,00,000*	100%

^{*}Including 6 shares held jointly with its nominees.

Details of Trustee Directors:

Name	Age	Qualification	Brief Experience
Mr. A. K. Shukla Independent Director	71 years	M. Sc.	 Mr. Shukla is a former Chairman of Life Insurance Corporation of India and has rich experience of more than 44 years in the insurance business He has received various prestigious awards which include 'Distinguish Fellow', Institute of Directors, Delhi; 'Indira Gandhi Priyadarshni Award' by National Unity Congress, Delhi, 'Marketing King Award' by IMM Delhi, etc

Name	Age	Qualification	Brief Experience
Mr. R.S. Loona Independent Director	65 years	B. Sc.; LLB	 Mr. Loona is a Corporate Lawyer by profession with an experience of more than 34 years in the legal field. He has held senior positions such as Chief General Manager (Legal) in IDBI and Executive Director (Law) in SEBI Mr. Loona has been associated with several Expert Groups/Committees constituted by Govt. of India, SEBI and also writes articles in financial newspapers on securities laws and corporate matters
Mr. J.H. Mehta Independent Director	64 years	B.Com; MBA from IIM, Ahmedabad; Graduate of the Advanced Management Programme Wharton School, USA	 Mr. Mehta is a Management Consultant by profession and has rich & varied experience of more than 33 years in financial service sector. He was associated with renowned organisations like HLL as Vice President, Hindustan Lever as Executive Director, RPG Group as President.
Mr. R. Mohan Associate Director	50 Years	Chartered Accountant	 Mr. R. Mohan has rich experience of more than 25 years in the corporate finance, financial services and capital market regulation, including 12 years experience with SEBI. He has held various positions in SEBI such as Coordinator for the 'Committee on Delisting of Securities' and 'Group on Uniform Bye Laws' in 1997; Member Secretary of the 'Group for Review of Portfolio Managers Regulations' in 2000; Co-ordinator for the 'Committee on Strengthening Disclosures in the Offer Documents of Companies' in the year 2000 to 2001. In addition to this he was also a member of the Working Group to prepare 'Pilot Policy Statement on Takeover / Merger and Transfer of Shares of Banks' set up by RBI in 2003. He is associated with IIFL Group since September 2005 and heads the Legal & Compliance Function

Rights, Obligations, Responsibilities and Duties of the Trustee:

In accordance with the SEBI (Mutual Funds) Regulations, 1996 and the Trust Deed dated April 29, 2010, constituting the Mutual Fund, the rights, obligations, responsibilities and duties of the Trustee include the following:

- 1. The Trustee shall, with the prior approval of SEBI, enter into an Investment Management Agreement with the AMC.
- 2. The Trustee shall ensure that the Investment Management Agreement contains such clauses as are mentioned in the Fourth Schedule of the SEBI Regulations and such other clauses as are necessary for the purpose of making investments.
- 3. The Trustee shall have a right to obtain from the AMC such information as is considered necessary by the Trustee.
- 4. The Trustee shall ensure before the launch of any scheme that the AMC, has:
 - a. Systems in place for its back office, dealing room and accounting;
 - b. Appointed all key personnel including fund manager(s) for the scheme(s) and submitted their bio-data which shall contain the educational qualifications, past experience in the securities market with the Trustee, within 15 days of their appointment;
 - c. Appointed auditors to audit its accounts;
 - d. Appointed a compliance officer who shall be responsible for monitoring the compliance of the Act, rules and regulations, notifications, guidelines, instructions, etc., issued by SEBI or the Central Government and for redressal of investors grievances;
 - e. Appointed registrars and laid down parameters for their supervision;
 - f. Prepared a compliance manual and designed internal control mechanisms including internal audit systems;
 - g. Specified norms for empanelment of brokers and marketing agents; and Obtained, wherever required under these Regulations, prior in principle approval from the recognised stock exchange(s) where units are proposed to be listed.
- 5. The Compliance Officer appointed under clause (d) of sub-regulation (4) of SEBI Regulations, shall immediately and independently report to SEBI any non-compliance observed by him.
- 6. The Trustee shall ensure that the AMC has been diligent in empanelling the brokers, in monitoring securities transactions with brokers and avoiding undue concentration of business with any broker.
- 7. The Trustee shall ensure that the AMC has not given any undue or unfair advantage to any associates or dealt with any of the associates of the AMC in any manner detrimental to interest of the unit holders.
- 8. The Trustee shall ensure that the transactions entered into by the AMC are in accordance with SEBI Regulations and the scheme.
- 9. The Trustee shall ensure that the AMC has been managing the Mutual Fund schemes independently of other activities and have taken adequate steps to ensure that the interest of

- investors of one scheme are not being compromised with those of any other scheme or of other activities of the AMC.
- 10. The Trustee shall ensure that all the activities of the AMC are in accordance with the provisions of SEBI Regulations.
- 11. Where the Trustee has reason to believe that the conduct of business of the Mutual Fund is not in accordance with SEBI Regulations and the scheme it shall forthwith take such remedial steps as are necessary by it and shall immediately inform SEBI of the violation and the action taken by it.
- 12. Each Director of the Trustee Company shall file the details of his transactions of dealing in securities with the Mutual Fund on a quarterly basis.
- 13. The Trustee shall be accountable for, and be the custodian of, the funds and property of the respective schemes and shall hold the same in trust for the benefit of the unit holders in accordance with SEBI Regulations and the provisions of the Trust Deed.
- 14. The Trustee shall take steps to ensure that the transactions of the Mutual Fund are in accordance with the provisions of the Trust Deed.
- 15. The Trustee shall be responsible for the calculation of any income due to be paid to the Mutual Fund and also of any income received in the Mutual Fund for the holders of the units of any scheme in accordance with SEBI Regulations and the Trust Deed.
- 16. The Trustee shall obtain the consent of the unit holders:
 - a. Whenever required to do so by SEBI in the interest of the unit holders; or
 - b. Whenever required to do so on the requisition made by three-fourths of the unit holders of any scheme; or
 - c. When the majority of the Directors of the Trustee Company decides to wind up or prematurely redeem the units.
- 17. The Trustee shall ensure that no change in the fundamental attributes of any scheme or the trust or fees and expenses payable or any other change which would modify the scheme and affects the interest of unit holders, shall be carried out unless:
 - a. A written communication about the proposed change is sent to each unit holder and an advertisement is given in one English daily newspaper having nationwide circulation as well as in a newspaper published in the language of region where the Head Office of the Mutual Fund is situated; and
 - b. The unit holders are given an option to exit at the prevailing Net Asset Value without any exit load.
- 18. The Trustee shall call for the details of transactions in securities by the key personnel of the AMC in his own name or on behalf of the AMC and shall report to SEBI, as and when required.

- 19. The Trustee shall quarterly review all transactions carried out between the Mutual Fund, AMC and its associates.
- 20. The Trustee shall quarterly review the networth of the AMC and in case of any shortfall, ensure that the AMC makes up for the shortfall as per clause (f) of sub-regulation (1) of Regulation 21 of SEBI Regulations.
- 21. The Trustee shall periodically review all service contracts such as custody arrangements, transfer agency of the securities and satisfy itself that such contracts are executed in the interest of the unit holders.
- 22. The Trustee shall ensure that there is no conflict of interest between the manner of deployment of its networth by the AMC and the interest of the unit holders.
- 23. The Trustee shall periodically review the investor complaints received and the redressal of the same by the AMC.
- 24. The Trustee shall abide by the Code of Conduct as specified in the Fifth Schedule of SEBI Regulations.
- 25. The Trustee shall furnish to SEBI on a half-yearly basis:
 - a. Report on the activities of the Mutual Fund;
 - b. Certificate stating that the Trustee has satisfied itself that there have been no instances of self-dealing or front running by any of the Directors of the Trustee Company, directors and key personnel of the AMC;
 - c. certificate to the effect that the AMC has been managing the schemes independently of any other activities and in case any activities of the nature referred to in sub-regulation (2) of regulation 24 of SEBI Regulations have been undertaken by the AMC and has taken adequate steps to ensure that the interests of the unitholders are protected.
- 26. The independent Directors of the Trustee Company referred to in sub-regulation (5) of regulation 16 of SEBI Regulations shall give their comments on the report received from the AMC regarding the investments by the Mutual Fund in the securities of group companies of the Sponsors.
- 27. The Trustee shall exercise due diligence as under:

General Due Diligence:

- a. The Trustee shall be discerning in the appointment of the directors on the Board of the AMC.
- b. The Trustee shall review the desirability of continuance of the AMC if substantial irregularities are observed in any of the Scheme(s) and shall not allow the AMC to float any new Scheme(s).
- c. The Trustee shall ensure that the trust property is properly protected, held and administered by proper persons and by a proper number of such persons.
- d. The Trustee shall ensure that all service providers are holding appropriate registrations from SEBI or concerned regulatory authorities.

- e. The Trustee shall arrange for test checks of service contracts.
- f. The Trustee shall immediately report to SEBI of any special developments in the Mutual Fund.

Specific Due Diligence:

The Trustee shall:

- a. Obtain internal audit reports at regular intervals from independent auditors appointed by Trustee.
- b. Obtain compliance certificates / reports at regular intervals from the AMC
- c. Hold meetings of Board of Directors of Trustee Company more frequently.
- d. Consider the reports of independent auditor and compliance reports of AMC at the meetings of Trustee for appropriate action.
- e. Maintain records of the decisions of the Trustee at its meetings and of the minutes of the meetings.
- f. Prescribe and adhere to a code of ethics by the Trustee, AMC and its personnel.
- g. Communicate in writing to the AMC of the deficiencies and checking on the rectification of deficiencies.
- 28. Notwithstanding anything contained in any applicable SEBI Regulations, the Trustee shall not be held liable for acts done in good faith if it has exercised adequate due diligence honestly.
- 29. The independent directors of the Trustee Company or AMC shall pay specific attention to the following, as may be applicable, namely:
 - I. The Investment Management Agreement and the compensation paid under the agreement,
 - II. Service contracts with affiliates—whether the AMC has charged higher fees than outside contractors for the same services,
 - III. Selection of the AMC's independent directors,
 - IV. Securities transactions involving affiliates to the extent such transactions are permitted,
 - V. Selecting and nominating individuals to fill independent directors vacancies,
 - VI. Code of ethics must be designed to prevent fraudulent, deceptive or manipulative practices by insiders in connection with personal securities transactions,
 - VII. the reasonableness of fees paid to Sponsors, AMC and any others for services provided,
 - VIII. Principal underwriting contracts and their renewals,
 - IX. Any service contract with the associates of the AMC.
- 30. In carrying out his responsibilities, each member of the Board of Directors of the Trustee Company shall maintain arm's length relationship with other companies or institutions or financial intermediaries or any body corporate with which he/she may be associated.
- 31. The Directors of the Trustee Company shall not participate in the Board Meetings of the Trustee Company or in any decision making process of its Board for any investments in which he/she may be

interested.

- 32. Each Director of the Trustee Company shall provide to its Board, the particulars of any interest which he/she may have in any other company or institution or financial intermediary or any body corporate by virtue of his/her position as director, partner or with which he/she may be associated in any other capacity.
- 33. The Trustee shall act in the interest of the unit holders.
- 34. It shall be the duty of the Trustee to provide or cause to provide information to the unit holders and SEBI as may be specified by SEBI from time to time.
- 35. The Trustee shall take reasonable care to ensure that the funds under various schemes floated, are managed by the AMC in accordance with the Trust Deed and SEBI Regulations.
- 36. The Trustee shall appoint a custodian and shall be responsible for the supervision of its activities in relation to the Mutual Fund and shall enter into a custodian Agreement with the custodian for this purpose.
- 37. The Trustee shall ensure that the auditor for the Mutual Fund shall be different from the Auditor of the AMC.
- 38. The Trustee shall not acquire nor allow the AMC to acquire any assets out of the Trust property which involves the assumption of any liability which is unlimited or results in the encumbrance of the Trust property in any way.
- 39. No amendments to the Trust Deed shall be carried out without the prior approval of SEBI and unitholder's approval would be obtained where it affects the interest of unit holders.
- 40. The Trustee, in discharge of its duties, and in exercise of all discretionary powers, may engage, appoint, employ, retain, or authorise the AMC to engage, appoint, employ or retain any solicitors, advocates, bankers, brokers, accountants, professional advisors and consultants as it may deem appropriate.

Supervisory Role of the Trustee

The supervisory role of Trustee will be discharged inter-alia by reviewing the information and operations of the Mutual Fund based on the internal audit reports / compliance reports received on a periodical basis. The Compliance Officer has a direct reporting line to the Board of Directors of the Trustee Company. The Board Meeting of the Trustee Company shall be held at least once in every two calendar months and at least six such meetings shall be held in every year or at such frequency as may be prescribed under the Regulations. The Trustee Company was incorporated on June 05, 2009. The Board Meeting of the Trustee Company has been held 6 times during Financial Year 2011-2012. The quorum for a Board meeting of the Trustee shall not be constituted unless such number of independent director(s) as may be prescribed by SEBI from time to time are present at the meeting. Further the Audit Committee, constituted pursuant to SEBI Circular MFD / CIR No. 010 / 024 / 2000 dated January 17,

2000, chaired by an independent director of the Trustee Company is, inter-alia, responsible for the following:

- Review of the periodic financial statements of the Trustee and Mutual Fund including audit observations
- Review of the internal audit systems and internal and statutory audit reports
- Recommendation of the appointment of auditors

Trustee Fees and Expenses

Subject to the Regulations, the Trustee Company shall during the term of the Mutual Fund, and whether or not the Mutual Fund shall be in course of administration by or under the order or direction of any competent court or regulatory authorities, be paid an annual fees out of the Mutual Fund as may be agreed between the Sponsor and the Trustee Company from time to time. The said remuneration is in addition to all costs, charges and expenses incurred in or in connection with the administration and execution of the Mutual Fund.

D. Asset Management Company

IIFL Asset Management Ltd. (AMC) is a public limited company incorporated under the Companies Act, 1956 on March 22, 2010, having its Registered Office at IIFL Centre, 6th floor, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai-400 013.

IIFL Asset Management Ltd. has been appointed as the Investment Manager to IIFL Mutual Fund by the Trustee vide Investment Management Agreement (IMA) dated April 29, 2010, executed between IIFL Trustee Ltd. and IIFL Asset Management Ltd.

The paid-up capital of the AMC is Rs. 32,10,00,000 comprising of 3,21,00,000 of Equity Shares of Rs. 10/-each.

The shareholding pattern of the AMC is as follows:

Name of the Shareholder	No. of shares	% of Shareholding
IIFL Wealth Management Limited	3,21,00,000*	100%

^{*}including 6 shares held jointly with its nominees.

Additional business undertaken by AMC;

Pursuant to Regulation 24(b) of the SEBI (Mutual Funds) Regulations, 1996, SEBI vide its letter dated January 24, 2014 has given its No Objection to IIFL Asset Management Limited (IIFL AMC) to undertake Investment Management and Advisory Services to the pooled assets including Alternative Investment Funds/Offshore Funds and to undertake Portfolio Management Services. Pursuant to said NOC, AMC act as an Investment Manager to IIFL Venture Fund (Category I – Alternative Investment Fund), IIFL Private

Equity Fund (Category II – Alternative Investment Fund), IIFL Opportunities Fund (Category III – Alternative Investment Fund) and India Infoline Venture Capital Fund (Venture Capital Fund).

The AMC is also registered as a Portfolio Manager under the SEBI (Portfolio Managers) Regulations, 1993 vide registration No.INP000004565. The AMC also offers non-binding Advisory services to offshore funds.

In carrying out the above mentioned additional business there is no conflict of Interest with the activities of the Mutual Fund.

Details of AMC Directors:

Name	Age	Qualification	Brief Experience
Mr. Pranab Pattanayak Independent Director	68 years	M.A. (Economics), CAIIB Pt-I	 Mr. Pattanayak has rich and varied experience of 39 years in the Banking & Fund Management field. He is a member of Rating Committee of Credit Analysis & Research Ltd. (CARE) and Consultant for SRB Consultancy (P) Ltd. Mr. Pattanayak was Managing Director of State Bank of Mysore during the period August 2006 to January 2009. He has held senior positions as Dy. Managing Director in State Bank of India and State Bank of Travencore and has headed various departments such as ranging from Credit, Forex, Treasury and IT. He has been involved in evaluating and financing large Projects, Commercial and Institutional credit and has also headed domestic and forex treasury and bank's investment portfolio. During his tenure at State Bank of India, Singapore, he has handled funding operations, forex settlements, trade finance, asset liability management and Regulatory Compliance.
Ms. Homai Daruwalla Independent Director	69 years	Chartered Accountant	 Ms. Daruwalla has an experience of more than three decades in Banking & Financial services sector. She was the Chairperson and Managing Director of Central Bank of India overseeing the entire operations of the Bank from June 2005 to December 2008. She has reached pinnacle of banking career with varied experience of working with three large Public Sector Banks viz. Union Bank of India, Oriental Bank of Commerce and Central Bank of India during last 34 years.

Name	Age	Qualification	Brief Experience
			Ms. Daruwalla commenced her banking career with Union Bank of India where she handled many important assignments both at corporate office and field level. She was actively associated with a host of Committees constituted in the Bank in area of Corporate Governance, Banking Technology Solutions, Audit, Risk Management, Asset Liability Management, Customer Service, Premises and Property, Computerization including Core Banking etc. She was a Member of Central Sub-Committee on Concurrent Audit of Banks constituted by the Institute of Chartered Accountants of India, as also member of the Committee on Risk Management Practices and risk Based Supervision formed by the India Banks Association. During her association with Oriental Bank of Commerce, she has provided leadership inputs in the direction of improving work process, strengthening controls and in deriving benefits from Centralised Banking Technology. She has also handled prestigious assignment as Region of India Director on Board of Directors of 'The Institute of Internal Auditors' (IIA), Florida, USA for the term of two years from October 1995 to September 1997.
Mr. Prashasta Seth Whole Time Director	39 years	B.Tech - IIT Kanpur ; PGP - IIM Ahemdabad	 Mr. Seth has over 14 years' experience in investment management services. He has been with IIFL Group for last 6 years, managing and advising pooled assets and client portfolios specifically focusing on developing investment strategies, generating stock ideas and creating actionable research reports. Prior to joining IIFL Group he has was with JP Morgan, London and heading Irevna (a S&P Company engaged in financial research & analytics).
Mr. Amit Shah Associate Director	40 years	CFA, ICFAI	 Mr. Amit Shah, is the co-founder Director of IIFL Wealth Management Limited and has more than 16 years of experience in the financial services industry. He focuses on IIFL Wealth's international business and is instrumental in securing key institutional relationships for the group, across the US, the UK, Singapore, Hong Kong, and Dubai. Under his leadership, IIFL's international business has reached a level where it

Name	Age	Qualification	Brief Experience
			advises institutions and HNI families on assets worth
			more than \$1 billion.

Duties and Obligations of the AMC

Under the SEBI (MF) Regulations and the Investment Management Agreement, the AMC has, inter-alia, the following duties and obligations:

- The AMC shall take all reasonable steps and exercise due diligence to ensure that the investment of funds pertaining to any scheme is not contrary to the provisions of SEBI Regulations and the Trust Deed.
- 2. The AMC shall exercise due diligence and care in all its investment decisions as would be exercised by other persons engaged in the same business.
- 3. The AMC shall obtain, wherever required under SEBI Regulations, prior in-principle approval from the recognized stock exchange(s) where units of the Scheme(s) are proposed to be listed.
- 4. The AMC shall be responsible for the acts of commissions or omissions by its employees or the persons whose services have been procured by the AMC.
- 5. The AMC shall submit to the Trustee quarterly reports of each year on its activities and the compliance with SEBI Regulations.
- 6. The Trustee at the request of the AMC may terminate the assignment of the AMC at any time. Provided that such termination shall become effective only after the Trustee has accepted the termination of assignment and communicated its decision in writing to the AMC.
- 7. Notwithstanding anything contained in any contract or agreement or termination, the AMC or its directors or other officers shall not be absolved of liability to the Mutual Fund for their acts of commission or omissions, while holding such position or office.
- 8. The Chief Executive Officer (whatever his designation may be) of the AMC shall ensure that the Mutual Fund complies with all the provisions of SEBI Regulations and the guidelines or circulars issued in relation thereto from time to time and that the investments made by the Fund Managers are in the interest of the unit holders and shall also be responsible for the overall risk management function of the Mutual Fund.
- 9. The Fund Managers (whatever the designation may be) shall ensure that the funds of the schemes are invested to achieve the objectives of the scheme and in the interest of the unit holders.
- 10. The AMC shall not through any broker associated with the Sponsors, purchase or sell securities, which is average of 5% or more of the aggregate purchases and sale of securities made by the Mutual Fund in all its schemes. Provided that for the purpose of this Clause, aggregate purchase and sale of securities shall exclude sale and distribution of units issued by the Mutual Fund. The aforesaid limit of 5% shall apply for a block of any three months.

- 11. The AMC shall not purchase or sell securities through any broker other than a broker associated with the Sponsors, which is average of 5% or more of the aggregate purchases and sale of securities made by the Mutual Fund in all its schemes, unless the AMC has recorded in writing the justification for exceeding the limit of 5% and reports of all such investments are sent to the Trustee on a quarterly basis. The aforesaid limit shall apply for a block of three months.
- 12. The AMC shall not utilise the services of the Sponsors or any of its associates, employees or their relatives, for the purpose of any securities transaction and distribution and sale of securities. However, the AMC may utilise such services if disclosure to that effect is made to the unit holders and the brokerage or commission paid is also disclosed in the half yearly annual accounts of the Mutual Fund. Provided further that the Mutual Fund shall disclose at the time of declaring half-yearly and yearly results;
 - a. Any Underwriting obligations undertaken by the schemes of the Mutual Fund with respect to issue of securities associate companies,
 - b. Devolvement, if any,
 - c. Subscription by the schemes in the issues lead managed by associate companies,
 - d. Subscription to any issue of equity or debt on private placement basis where the Sponsor or its associate companies have acted as arranger or manager.
- 13. The AMC shall file with the Trustee the details of transactions in securities by the key personnel of the AMC in their own name or on behalf of the AMC and shall also report to SEBI, as and when required by SEBI.
- 14. In case the AMC enters into any securities transactions with any of its associates a report to that effect shall be sent to the Trustee at its next meeting.
- 15.In case any company has invested more than 5 per cent of the net asset value of a scheme, the investment made by that scheme or by any other scheme of the Fund in that company or its subsidiaries shall be brought to the notice of the Trustee by the AMC and be disclosed in the half yearly and annual accounts of the respective schemes with justification for such investment provided the latter investment has been made within one year of the date of the former investment calculated on either side.
- 16. The AMC shall file with the Trustee and SEBI:
 - Detailed bio-data of all its directors alongwith their interest in other companies within fifteen days
 of their appointment;
 - b. Any change in the interests of directors every six months; and
 - c. Quarterly report to the Trustee giving details and adequate justification about the purchase and sale of the securities of the group companies of the Sponsors or the AMC as the case may be, by the Mutual Fund during the said quarter.
- 17. Each director of the AMC shall file the details of his transactions of dealing in securities with the Trustee on a quarterly basis in accordance with guidelines issued by SEBI.

- 18. The AMC shall not appoint any person as key personnel who has been found guilty of any economic offence or involved in violation of securities laws.
- 19. The AMC shall appoint registrars and share transfer agents who are registered with SEBI. Provided if the work relating to the transfer of units is processed in-house, the charges at competitive market rates may be debited to the scheme and for rates higher than the competitive market rates, prior approval of the Trustee shall be obtained and reasons for charging higher rates shall be disclosed in the annual accounts.
- 20. The AMC shall abide by the Code of Conduct as specified in the Fifth Schedule to SEBI Regulations.

21. The AMC shall-

- a. Not act as a Trustee of any mutual fund;
- b. Not undertake any other business activities except activities in the nature of portfolio management services, management and advisory services to offshore funds, pension funds, provident funds, venture capital funds, management of insurance funds, financial consultancy and exchange of research on commercial basis if any of such activities are not in conflict with the activities of the Mutual Fund.
 - Provided that the AMC may itself or through its subsidiaries, if any, undertake such activities if it satisfies SEBI that the key personnel of the AMC, the systems, back office, bank and securities accounts are segregated activity wise and there exist systems to prohibit access to inside information of various activities.
 - Provided further that AMC shall meet capital adequacy requirements, if any, separately for each such activity and obtain separate approval, if necessary under the relevant regulations;
- c. Not invest in any of its Schemes unless full disclosure of its intention to invest has been made in the Scheme Information Document (SID);
 - Provided that the AMC shall not be entitled to charge any fees on its investment in that Scheme;
- d. Not acquire any assets out of the Trust Fund which involves the assumption of any liability which is unlimited or which may result in encumbrance of the Scheme property in any way.
- 22. The AMC shall keep and maintain proper books of account, records and documents, for each Scheme so as to explain its transactions and to disclose at any point of time the financial position of each Scheme and in particular give a true and fair view of the state of affairs of the Fund and intimate to SEBI the place where such books of account, records and documents are maintained. The AMC shall maintain and preserve for a period of ten years its books of account, records and documents.

Information on Key Personnel*:

Name	Designation	Age (yrs)	Qualification	Total Experience (yrs)	Brief Experience
Mr. Prashasta Seth	Chief Executive Officer	40	PGP – IIM Ahmedabad , B Tech IIT Kanpur	Over 1 5 Years	Mr. Seth has over 15 years experience in investment management services. He has been with IIFL Group for last 6 years, managing and advising

Name	Designation	Age (yrs)	Qualification	Total Experience (yrs)	Brief Experience
					pooled assets and client portfolios specifically focusing on developing investment strategies, generating stock ideas and creating actionable research reports. Prior to joining IIFL Group he has was with JP Morgan, London and heading Irevna (a S&P Company engaged in financial research & analytics).
Mr. Chandan Bhatnagar	Investor Service Officer	38	M.Com, MBA Finance	10Years	Mr. Bhatnagar has 10 years experience in Financial Services Industry. Prior to joining IIFL AMC, he was associated with UTI Asset Management Co. Ltd, as a Senior Manager, Mutual Fund Operations and Investor Services. He has also worked with ICICI Prudential AMC and Overseas Capital Market.
Mr. Ankur Parekh	Fund Manager – Debt	41	B.Com, MBA	15 Years	Mr. Ankur Parekh has over 15 years of work experience in the Fixed income securities market. His previous experience include working with SBI DFHI primary Dealership firm and DBS Cholamandalam AMC. Prior to joining IIFL AMC he was associated with Reliance Capital AMC as Fund Manager – EPFO for seven years.
Ms. Kavita Khatri	Compliance Officer	30	B. Com; ACS	8 Years	She has 8 years of experience in mutual fund industry, handling compliance, secretarial and investor relation function. Before joining IIFL AMC, she was associated with HSBC Mutual Fund and Principal Mutual Fund.

Jayashanka r Nair In securities market including association with India Infoline Li as an equity advisor for a period years. Prior to joining IIFL, he associated with Kotak Securiti Research Analyst and Equity Advisor. Ms. Ruchi Dealer – 36 MBA 10 years Ms. Ruchi has 10 years of experience.	Name	Designatio	n Age (yrs)	Qualification	Total Experience (yrs)	ce Brief Experience	
Jayashanka r Nair In securities market including association with India Infoline Lit as an equity advisor for a period years. Prior to joining IIFL, he associated with Kotak Securiting Research Analyst and Equity Advisor for a period years. Ms. Ruchi Dealer — 36 MBA 10 years Ms. Ruchi has 10 years of experience.							
	Jayashanka			PGDBM	13 years	Mr. Nair has over 13 years' experience in securities market including his association with India Infoline Limited as an equity advisor for a period of 7 years. Prior to joining IIFL, he was associated with Kotak Securities as Research Analyst and Equity Advisor	
Debt association with India Infoline Li for 6 years. Before joining IIFL, sh	Ms. Ruchi Rastogi	Equity	– 36 & years	МВА	10 years	Ms. Ruchi has 10 years of experience in securities market including her association with India Infoline Limited for 6 years. Before joining IIFL, she was working with Kotak Securities Limited for 4 years.	

All Key Personnel of the AMC are based at the registered office of the AMC

SECTION III – SERVICE PROVIDERS (check the addresses)

Service Provider	Name	Address	SEBI Regn. No.		
Custodian	Deutsche Bank AG	Sir Hazarimal Hazarimal Somani Marg, Fort Mumbai 400001	IN/CUS/003		
Registrar and Transfer Agent	Computer Age Management Services Pvt. Ltd (CAMS)	No.178 (New No.10), M.G.R. Salai (formerly Known as Kodambakkam High Road), Nungambakkam, Chennai - 600 034.	INR000002813		
Statutory auditor for the Mutual Fund	S. R. Batliboi & Co LLP	14th Floor, The Ruby, 29 Senapati Bapat Marg, Dadar (West), Mumbai 400028, India	NA		
Legal counsel	There is no retained leg Fund/AMC. However, the renowned legal counse	NA			
Fund Accountant	Deutsche Bank AG	Sir Hazarimal Hazarimal Somani Marg, Fort Mumbai 400001	NA		
Professional Clearing Member	HDFC Bank Limited	HDFC Bank House, Senapati Bapat Marg, Lower Parel, Mumbai - 400013	NA		
Collecting Banker	During the New Fund Offer of the Scheme, the AMC may appoint banks(s) registered with SEBI as Collecting Banker(s) to accept the applications for investment into the Scheme on such terms and conditions as may be decided by the AMC from time to time. The list of the Collecting Bankers will be disclosed in the SID as and when the Schemes are launched.				

The Custodian will keep in safe custody all the securities and other instruments belonging to the Fund, ensure smooth inflow/outflow of securities and such other instruments as and when necessary in the best interest of the Unit holders, and ensure that the benefits due to the holdings are recovered. The Custodians will charge the Fund a fee as per the respective Custodial Agreement as amended from time to time. The AMC & the Trustee reserves the right to change the Custodian at their discretion.

The Board of the Trustee Company and the AMC have ensured that the Registrar has adequate capacity to discharge responsibilities with regard to processing of applications and dispatching Statement of Accounts / Unit Certificates to unit holders within the time limit prescribed in the Regulations and also has sufficient capacity to handle investor complaints.

The AMC also obtains services from CAMS for electronic connectivity in case of Schemes of IIFL Mutual Fund listed on the recognised exchange(s) or available on online platform of BSE and/or NSE.

SECTION IV – CONDENSED FINANCIAL INFORMATION

	IIFL Dynamic Bond Fund			
HISTORICAL PER UNIT STATISTICS	2014-2015	2015-2016	2016-2017	
NAV at the beginning of the year				
Regular Growth	9.7881 ^{\$}	11.4678 ^{\$}	12.1557##	
Regular Daily Dividend	NA	NA	NA	
Regular Weekly Option	NA	NA	NA	
Regular Fortnightly Option	NA	NA	NA	
Regular Monthly Option	9.7881 ^{\$}	11.0671 ^{\$}	11.1062##	
Regular Quarterly Option	9.7881 ^{\$}	11.4678 ^{\$}	11.7301##	
Regular Bonus Option	9.7881 ^{\$}	11.4678 ^{\$}	12.1557##	
Regular Half Yearly Option	9.7881 ^{\$}	11.4678 ^{\$}	11.7301##	
Direct Growth Option	9.8262 ^{\$}	11.5708 ^{\$}	12.3262##	
Direct Monthly Option	9.8262 ^{\$}	11.1700 ^{\$}	11.2726##	
Direct Half Yearly Option	9.8262 ^{\$}	NA	NA	
Direct Quarterly Dividend	NA	11.5708 ^{\$}	11.8976##	
Direct Daily Dividend	NA	NA	NA	
Dividends				
Regular Monthly Option	0.5596027	NA	NA	
Direct Monthly Option	0.2903459	NA	NA	
Direct Plan – Quarterly Option	NA	0.40	NA	
Regular Plan – Half Yearly Option	NA	0.40	NA	
Regular Plan – Quarterly Option	NA	0.40	NA	
NAV at the end of the year				
(as on March 31) (Computed)**				
Regular Growth	11.4483	12.1440	12.9627	
Regular Daily Dividend	NA	NA	NA	
Regular weekly Option	NA	NA	NA	
Regular Fortnightly Option	NA	NA	NA	
Regular Monthly Option	11.0483	11.0956	11.2259	
Regular Quarterly Option	11.4483	11.7188	12.5089	
Regular Bonus Option	11.4483	12.1440	12.9627	
Regular Half Yearly Option	11.4483	11.7188	12.5089	
Direct Growth	11.5501	12.3137	13.21	
Direct Monthly Option	11.1501	11.2612	NA	
Direct Quarterly Option	11.5501	11.8855	11.4612	
Direct Half Yearly Option	NA	NA	NA	

Direct Daily Dividend	NA	NA	NA
Annualised Return (%)	16.09	6.06	6.6389
Scheme Benchmark Return (%)	14.59	8.22	11.0657
Scheme Benchmark	(Crisil Composite Bond Fund Index)		
	14.57	7.95	11.8499
Standard Benchmark Returns(%)			
Standard Benchmark	Crisil 10 yr Gilt Index		
Net Assets at the end of period	11.11	52.92	20.92
(Rs. in crs.)			
Ratio of Recurring Expenses to net			
assets (%)			
Direct	1.35	1.11	0.44
Regular	0.78	0.47	0.94
Date of allotment	24-Jun-13		

^{**} as on merger date (22-12-2014) \$ April 02, 2014

• IIFL Short Term Income Fund is merged with IIFL Dynamic Bond Fund with effect December 22, 2015

	IIFL Liquid Fund		
HISTORICAL PER UNIT STATISTICS	2014-2015	2015-2016	2016-2017
NAV at the beginning of the year *			
Regular Growth	1030.961	1118.229	1204.2671#
Regular Daily Dividend	1000	1000.0000	1000.1102#
Regular Weekly Option	1005	1006.1723	1006.3211#
Regular Fortnightly Option	1008.838	NA	NA
Regular Monthly Option	1011.848	NA	NA
Regular Quarterly Option	NA	NA	NA
Regular Bonus Option	NA	NA	NA
Regular Half Yearly Option	NA	NA	NA
Direct Growth Option	1031.159	1119.0144**	1205.7156#
Direct Monthly Option	NA	NA	NA
Direct Half Yearly Option	1031.159	NA	NA
Direct Daily Dividend	1000.022	NA	NA
Dividends			
Regular Monthly Option	NA	NA	NA
Direct Monthly Option	NA	NA	NA
NAV at the end of the year			
(as on March 31) (Computed)**			

Regular Growth	1116.926	1203.4253	1284.9729
Regular Daily Dividend	1000	1000.064	1000.0879
Regular weekly Option	1005	1005.6177	1005.641
Regular Fortnightly Option	NA	NA	NA
Regular Monthly Option	NA	NA	NA
Regular Quarterly Option	NA	NA	NA
Regular Bonus Option	NA	NA	NA
Regular Half Yearly Option	NA	NA	NA
Direct Growth	1117.702	1204.8678	1287.1548
Direct Weekly Option	NA	NA	1005.6474
Direct Monthly Option	NA	NA	NA
Direct Quarterly Option	NA	NA	NA
Direct Half Yearly Option	NA	NA	NA
Direct Daily Dividend	1000	NA	1000.088
Annualised Return (%)#	8.39	7.72	6.7544
Scheme Benchmark Return (%)	8.98	8.04	7.0925
Scheme Benchmark	CRISIL Liquid Fund Index		
	8.84	7.67	7.1323
Standard Benchmark Returns(%)			
Standard Benchmark	Crisil 1 Yr T-Bill Index		
Net Assets at the end of period	23.08	168.67	241.98
(Rs. in crs.)			
Ratio of Recurring Expenses to net assets (%)			
Direct	0.22	0.25	0.20
Regular	0.17	0.20	0.25
Date of allotment	13-Nov-13		

^{*}April 02, 2014

HISTORICAL PER UNIT STATISTICS	IIFL India Growth Fund		
	2014-2015	2015-2016	2016-2017
NAV at the beginning of the year *			
Regular Growth Option	10.1292	11.0171	10.1508
Regular Dividend Option	10.1292	11.0171	10.1508
Direct Growth	10.1298	11.0753	10.3328
Direct Dividend	10.1298	11.0753	10.3328
Dividends	NA	NA	
Regular	NIL	NIL	1.50
Direct	NIL	NIL	0.17
NAV at the end of the year			
(as on March 31) (Computed)^			
Growth Option	10.8621	10.1513	13.2428
Dividend Option	10.8621	10.1513	11.7143
Direct Growth	10.9191	10.333	13.5651
Direct Dividend	10.9191	10.333	13.3918
Annualised Return (%) #	NA	-6.54	31.2819
Scheme Benchmark Return – (CNX Nifty) (%)	NA	-8.86	18.9380
Standard Benchmark Returns (S&P BSE SENSEX) (%)	NA	-9.36	17.2177
Net Assets at the end of period (Rs. in crs.)	151.01	141.49	362.33
Ratio of Recurring Expenses to net assets (%)			
Direct	1.18	2.44	1.00
Regular	2.42	1.19	1.69
Date of allotment	30-Oct-14		

^{*}First NAV Declared

SECTION V - HOW TO APPLY

This section should be read in conjunction with the section 'Units and Offer' of the respective SIDs.

Investors can subscribe for units of open-ended scheme(s) launched by the Fund from time to time, during the New Fund Offer (NFO) Period and/or Continuous Offer Period.

For close- ended scheme(s) launched by the Fund from time to time, investors can subscribe for the units only during the NFO period. However, the units of all close ended schemes will be listed on a recognized stock exchange. Unit holders holding the units by way of an account statement (physical form) will not be able to redeem their units during the tenor of the Scheme and there will be redemption by the Fund on the maturity of the Scheme. However the units held in dematerialized form can be traded on the Stock Exchange.

The application forms (forming part of the Key Information Memorandum (KIM) or common transaction forms for the purchase of units of the Scheme(s) will be available and accepted at all the Official Points of Acceptance namely the Collecting Bank Branches, if any (during the NFO period), AMC Branches, Registrar's CSCs, Distributors (with which the Fund and RTA would have an arrangement from time to time) Fund's Distributors/Channel Distributors and , during their business hours on their respective business days or any other source as may be decided by the AMC from time to time. (Addresses of Official Points of Acceptance and CSCs are given on the last page of the document).

Application forms (forming part of the KIM) are also available on our website at www.iiflmf.com. Investors are advised to use the prescribed Application Form/ SIP debit form & SIP form provided in the KIM, and other standard forms available at the CSCs or the website of the Fund (www.iiflmf.com), for any financial / non-financial transactions.

The duly completed Application Form along with the payment instrument and requisite documents may be submitted at any of the Official Points of Acceptance of the Mutual Fund.

During the Ongoing Offer, the Official Points of Acceptance will time stamp and return the acknowledgement slip in the application form to acknowledge receipt of the application, subject to verification. No other form of acknowledgement will be issued. Investors are requested to retain the acknowledgement slip initialed/ stamped by the Official Points of Acceptance.

During the NFO period, investors can also subscribe to the units of the scheme(s) through the ASBA process, explained in detail under the section 'Additional mode of payment through Applications Supported by Blocked Amount ("ASBA")'.

For investors' convenience, the Mutual Fund also provides additional facilities for transaction in units, explained below in detail under the heading 'Additional facilities' in this section.

Further, facility to transact in the units of the Scheme(s) through Stock Exchange Mechanism (explained in detail under the section 'Facility to purchase/ redeem units of the Scheme through Stock Exchange Mechanism') will be also available in notified Schemes.

Cash Investments:

Pursuant to SEBI circular dated September 13, 2012 and SEBI circular dated May 22, 2014, it is permitted to accept cash transactions to the extent of Rs. 50,000/- subject to compliance with Prevention of Money Laundering Act, 2002 and Rules framed there under and the SEBI Circular(s) on Anti Money Laundering (AML) and other applicable AML rules, regulations and guidelines. Provided that the limit shall be applicable per investor for investments done in a financial year across all schemes of the Mutual Fund, subject to sufficient systems and procedures in place for such acceptance. However any form of repayment either by way of redemption, dividend, etc. with respect to such cash investment shall be paid only through banking channel.

The Asset Management Company is in process of implementing adequate systems and controls to accept Cash Investment in the Scheme. Information in this regard will be provided to Investors as and when the facility is made available.

While applying for purchase of units in the Scheme(s), Investors should note the following:

- 1. All subscription cheques / drafts / other payment instruments (Pay Order, banker's cheque etc) must be drawn in favour of the Scheme in which the investor proposes to invest and should be crossed "Account Payee only". To prevent fraudulent practices Investors are urged to make the Payment Instruments favouring "Name of the Scheme A/c. First Investor Name" OR "Name of the Scheme A/c. Permanent Account Number" OR "Name of the Scheme A/c. Folio Number". The Scheme name on the application form and the payment instrument should be same. If the Scheme name on the application form and on the payment instrument are different, the application will be processed and units allotted at applicable NAV of the scheme mentioned in the application / transaction slip duly signed by investor(s),
- 2. Each application must be accompanied by a separate cheque or Demand Draft or such other payment instruments or / electronic transfer of funds by way of direct credit / RTGS / NEFT. Further, for investments under different Schemes/Plans/Options, separate cheques/DDs/other payment instruments should be attached. Single cheque of a consolidated amount for more than one application/ Scheme/Plan/Option or multiple cheques/drafts for investment in a particular Scheme/Plan/Option will not be accepted.
- 3. Multiple cheques with single application, outstation cheques, cash, money orders, postal orders, or post dated cheques (post dated cheques for investments under SIP for notified Schemes will be accepted) or Third Party Payment Instruments (except in certain cases; explained elsewhere in this document), will be accepted at the discretion of AMC.

The Cheque/DD should be payable locally at the centre where the Application is submitted. The Cheque / DD should be drawn on any Bank which is situated at and is a member / sub-member of the Bankers' Clearing House, located at the place where the application is submitted. Cheques / DDs drawn on a Bank not participating in the Clearing House will not be accepted. The AMC will reimburse demand draft charges for purchase of units by investors residing at location where the Investor Service / Collection Centers are

not located No demand draft charges will be reimbursed by the Fund for purchase of Units by investors residing at such locations where the Customer Service Centers/Collection Centers are located.

- 4. Payout Bank Details: A Cancelled Cheque leaf should be accompanied if the payout bank account differs from the investment bank account.
- 5. Applicants need to specify the 'mode of holding' in the Application Form as given below:
 - a. In case of sole applicant, the mode of holding should be specified as "Single"
 - b. In case of two or more applicants (maximum permitted being three applicants), the mode of holding should be specified as 'Joint" or "Anyone or Survivor"
 - c. In case of account/ folio opened on behalf of a minor, the minor shall be the first and the sole holder in the account/folio.
 - d. There shall not be any joint accounts with minor as the first or joint holder.

If mode of holding is specified as 'Joint", all transactions / instructions will have to be signed by all the joint unit holders, while for mode of holding specified as "Anyone or Survivor", all transactions / instructions may be signed by any one of the unitholders. However, in all such cases, the dividend / redemption proceeds will be paid to the first named applicant / unitholder (as determined by the records of the RTA). Further, the first named unitholder shall receive the account statements, all notices and correspondences with respect to the folio, or dividends or other distributions and also have the voting rights, as permitted, associated with such units.

Service of a notice on or delivery of a document to any one of several joint Unit holders shall be deemed effective service on or delivery to the other joint Unit holders. Any notice or document so sent by post to or left at the address of a Unit holder appearing in the Register shall notwithstanding that such Unit holder be then dead or bankrupt and whether or not the Trustee or the AMC has notice of such death or bankruptcy be deemed to have been duly served and such service shall be deemed a sufficient service on all persons interested (whether jointly with or as claiming through or under the Unit holder) in the Units concerned.

Investors are advised to go through the sections titled 'Transfer and Transmission of Units' and 'Nomination Facility' before selecting the relevant box pertaining to the mode of holding in the Application Form.

If the mode of holding is not specified by the Investors in the Application Form or is unclear, it will be treated as "Joint", where there are two or more applicants.

- 6. Investors should provide the details /fill the form only in the space/ boxes provided in the relevant forms. Any details/ information/ instruction provided at a non-designated area of the standard form being used, or any additional details for which space is not designated in the standard form, may not be executed by the AMC.
- 7. It is expressly understood that at the time of investment, the investor/ unitholder has the express authority to invest in units of the Scheme and the AMC / Trustee / Mutual Fund will not be responsible

- if such investment is ultravirus the relevant constitution. Subject to the Regulations, the AMC/ Trustee may reject any application received in case the application is found invalid/incomplete or for any other reason in the AMC's/ Trustee's sole discretion.
- 8. Dishonoured cheques are liable not to be presented again for collection, and the accompanying application forms are liable to be rejected.
- 9. The Trustee, reserves the right to recover from an investor any loss caused to the Scheme on account of dishonour of cheques issued by the investor for purchase of Units of this Scheme.
- 10. For subscription in the Scheme, it is mandatory for investors to make certain disclosures like bank details etc. and provide certain documents like PAN /KRA KYC Complied copy etc. without which the application is liable to be rejected.
- 11. The AMC and the Trustee reserve the right to disclose the details of the investors and their transactions to banks, couriers, any other person/ organisation for the purpose of transaction confirmations and / or execution, redemption payouts, data validations, compliance with legal and regulatory requirements or for complying with anti-money laundering requirements.
- 12. Subject to the SEBI (MF) Regulations, any application for units of this Scheme may be accepted or rejected in the sole and absolute discretion of the Trustee/AMC. The Trustee/AMC may inter-alia reject any application for the purchase of units if the application is invalid or incomplete or if the Trustee for any other reason does not believe that it would be in the best interest of the Scheme or its unitholders to accept such an application.
- 13. Applications must be completed in block letters in English. Signatures should be in English or in any Indian language specified in the Eight Schedule of the Constitution of India. Thumb impressions (left hand for males and right hand for females) and signatures in languages not specified in the Eight Schedule of the constitution of India should be attested by a magistrate or a Notary Public or a special Executive Magistrate under his / her official seal.
- 14. If the investor wishes to invest directly, i.e. without involving the services of any agent or broker, "DIRECT" should be mentioned in the space provided for "ARN Number" in the application form. Any subsequent change/updation/removal of broker code will be based on the written request from the Unit holder and will be on a prospective basis only from the date when the Registrar executes such written instruction.

Applications under "Direct" / "Regular" Plans, will be treated as under:

Scenario	Broker Code	Plan mentioned by the	Default Plan to be
	mentioned by the	investor	captured
	investor		
1	Not mentioned	Not mentioned	Direct Plan
2	Not mentioned	Direct	Direct Plan
3	Not mentioned	Regular	Direct Plan

4	Mentioned	Direct	Direct Plan
5	Direct	Not Mentioned	Direct Plan
6	Direct	Regular	Direct Plan
7	Mentioned	Regular	Regular Plan
8	Mentioned	Not Mentioned	Regular Plan

In cases of wrong/ invalid/ incomplete ARN codes mentioned on the application form, the application shall be processed under Regular Plan. The AMC shall contact and obtain the correct ARN code within 30 calendar days of the receipt of the application form from the investor/ distributor. In case, the correct code is not received within 30 calendar days, the AMC shall reprocess the transaction under Direct Plan from the date of application without any exit load.

- 15. Applications should be made in adherence to the minimum requirements pertaining to the minimum purchase amounts.
- 16. The investors should ensure that the amount invested in the Scheme is through legitimate sources only and does not involve and are not designed for the purpose of any contravention or evasion of any act, rules, regulations, notifications or directions of the provisions of Income Tax Act, Prevention of Money Laundering Act, and / or any other applicable laws enacted by the Government of India from time to time.
- 17. In case of payments received from a Bank Account which is not registered and the first unitholder's name is not preprinted on the payment cheque, unit holder should mandatorily attach supporting documents as required by the fund, like bank certificate, bank passbook copy or statement to prove that the funds are from a bank account held by first unit holder only. If the documents are not submitted with the application, the fund reserves the right to reject the application without any liability whatsoever or call for additional details, at its discretion. In any instance, where, post verification it is found that the payment, in any mode, is not made from a registered bank account or is made from an account where the first named unit holder in not an Account holder / one of the account holder in case of Joint Bank Account, the AMC/R&T, reserves the right to reject the transaction / subscription application, without any liability.
- 18. Facility of National Automated Clearing House (NACH) Platform in Systematic Investment Plan(SIP): NACH is a centralized system, launched by National Payments Corporation of India (NPCI) with an aim to consolidate multiple Electronic Clearing Service (ECS) mandates. This facility will enable the unit holders of the Fund to make SIP investments through NACH by filling up the SIP Registration cum mandate form. A Unique number will be allotted to every mandate registered under NACH called as Unique Mandate Reference Number (—UMRN) which can be used for SIP transactions. The NACH facility shall be available subject to terms and conditions contained in the SIP application form.

Investment by NRIs/FIIs/FPIs

The Foreign Exchange Management (Transfer or Issue of Security by a Person Resident Outside India) Regulations, 2000 (the "FEMA Regulations") permit a NRI / PIO to purchase on repatriation or non-repatriation basis, without limit, units of domestic mutual funds. Payment for such units must be made either by: (i) inward remittance through normal banking channels; or (ii) out of funds held in the NRE / FCNR account, or (iii) Indian Rupee drafts purchased abroad, in the case of purchases on a repatriation basis or out of funds held in the NRE / FCNR / NRO account, in the case of purchases on a non-repatriation basis. In case Indian Rupee drafts are purchased abroad or from FCNR/ NRE accounts, an account debit certificate from the bank / financial entity issuing the draft confirming the debit shall also be enclosed. NRIs shall also be required to furnish such other documents as may be necessary and as desired by the AMC / Mutual Fund/Registrar, in connection with the investment in the schemes. The FEMA Regulations also permit a registered FII / FPI to purchase, on repatriation basis, units of domestic mutual funds provided the FII / FPI restricts allocation of its total investment between equity and debt instruments in the ratio as applicable at the time of investments.. Payment by the FII / FPI must be made either by inward remittance through normal banking channels or out of funds held in foreign currency account or non resident rupee account maintained by the FII / FPI with a designated branch of an authorised dealer with the approval of the RBI in terms of paragraph 2 of Schedule 2 to the FEMA Regulations.

A. Who can invest?

The following persons are eligible to apply for subscription to the units of any of the Scheme(s) launched by the Fund, from time to time, (subject to, wherever relevant, subscription to units of the Scheme(s) being permitted under the respective constitutions and relevant statutory regulations):

- Indian resident adult individuals either singly or jointly (not exceeding three) or on an Anyone or Survivor basis;
- b. Hindu Undivided Family (HUF) through Karta of the HUF;
- c. Minor through parent / legal guardian;
- d. Partnership Firms and Limited Liability Partnerships (LLPs);
- e. Proprietorship in the name of the sole proprietor;
- f. Companies, Bodies Corporate, Public Sector Undertakings (PSUs), Association of Persons (AOP) or Bodies of Individuals (BOI) and societies registered under the Societies Registration Act, 1860;
- g. Banks (including Co-operative Banks and Regional Rural Banks) and Financial Institutions;
- h. Mutual Funds / Alternative Investment Funds registered with SEBI;
- i. Religious and Charitable Trusts, Wakfs or endowments of private trusts (subject to receipt of necessary approvals as required) and private trusts authorised to invest in mutual fund schemes under their trust deeds;
- j. Non-Resident Indians (NRIs) / Persons of Indian origin (PIOs) residing abroad on repatriation basis or on non-repatriation basis;
- k. Foreign Institutional Investors (FIIs) and their subaccounts registered with SEBI on repatriation basis;
- I. Foreign Portfolio Investors (FPI) registered with SEBI on repatriation basis;

- m. Army, Air Force, Navy and other para-military units and bodies created by such institutions;
- n. Scientific and Industrial Research Organizations;
- Multilateral Funding Agencies / Bodies Corporate incorporated outside India with the permission of Government of India / RBI;
- p. Provident Funds, Pension Funds, Gratuity Funds and Superannuation Funds to the extent they are permitted;
- q. Other schemes of IIFL Mutual Fund subject to the conditions and limits prescribed by SEBI (MF)
 Regulations;
- r. Trustee, AMC or Sponsor or their associates may subscribe to units under the Scheme;
- s. Such other individuals /institutions/ body corporates etc., as may be decided by the AMC from time to time, so long as, wherever applicable, subject to their respective constitutions and relevant statutory regulations.

The list given above is indicative and the applicable laws, if any, as amended from time to time shall supersede the list

B. Who Cannot Invest?

The following persons are not eligible to invest in the Scheme(s):

- a. Any individual who is a foreign national or any other entity that is not an Indian resident under the Foreign Exchange Management Act, 1999 (FEMA) except where registered with SEBI as a FII or sub account of FII or otherwise explicitly permitted under FEMA Act/by RBI/by any other applicable authority;
- b. Pursuant to RBI A.P. (DIR Series) Circular No. 14 dated September 16, 2003, Overseas Corporate Bodies (OCBs) cannot invest in Mutual Funds
- c. NRIs residing in Non-Compliant Countries and Territories (NCCTs) as determined by the Financial Action Task Force (FATF), from time to time.
- d. A person who falls within the definition of the term "U.S. Person" under the Securities Act of 1933 of the United States, and corporations or other entities organised under the laws of the U.S. are not eligible to invest in the schemes and apply for subscription to the units of the schemes, except for lump sum subscription and switch transactions requests received from Non-resident Indians/Persons of Indian origin who at the time of such investment, are present in India and submit a physical transaction request along with such documents as may be prescribed by IIFL Asset Management Company Limited from time to time. The AMC shall accept such investments subject to the applicable laws and such other terms and conditions as may be notified by the AMC. The investor shall be responsible for complying with all the applicable laws for such investments. The AMC reserves the right to put the transaction requests on hold/reject the transaction request/reverse allotted units, as the case may be, as and when identified by the AMC, which are not in compliance with the terms and conditions notified in this regard.

- e. person who is resident of Canada
- f. Such other persons as may be specified by AMC from time to time.

PAN mandatory for all Investors:

It is mandatory for all investors to quote their Permanent Account Number (PAN) and submit certified copy of the PAN card issued by the Income Tax Department, irrespective of the amount of investment, while making an application for purchase of Units of the Schemes. Investors will be required to submit the original PAN card for verification. In case of joint holding, PAN details of all holders should be submitted. In case the application is on behalf of a minor, PAN details of the guardian must be submitted.

Transactions by unit holders/investors who fail to submit certified copy of PAN card are liable to be rejected.

As per SEBI circular no. MRD/ DoP/MF/Cir - 08/2008 dated April 3, 2008 and circular no. MRD/ DoP/Cir-20/2008 dated June 30, 2008 investors residing in the state of Sikkim and Central Government, State Government and the officials appointed by the courts e.g. Official liquidator, Court receiver etc. (under the category of Government) respectively are exempted from the mandatory requirement of PAN for their investments in Mutual Funds. However, this would be subject to verification of the veracity of the claim of the investors by collecting sufficient documentary evidence. The AMC reserves the right to ask for the necessary documentation to the satisfaction of the Mutual Fund. Applications without the aforesaid details are liable to be rejected without any reference to the investors.

Micro SIPs exempt from PAN Requirement:

Investment through Systematic Investment Plans (SIPs) upto ₹ 50,000/- per year per investor shall be exempt from the requirement of PAN. The exemption shall be applicable for SIPs where aggregate of installments in a rolling 12 months period or in a financial year i.e. April - March does not exceed ₹ 50,000. The exemption shall be available for eligible investors, being individuals (including Joint holders who are individuals, NRIs but not PIOs), Minors, Sole proprietary firms. HUFs and other not eligible for this exemption. However, in lieu of PAN, eligible categories of investors will investor has to submit any one of standard specified photo identification documents and any other document along with the Micro SIP application, in accordance with the process as per the AMFI guidelines. Investors may contact the AMC or any of the Customer Service Centres (CSCs) of Registrar to know the list of acceptable identification documents which may be provided as proof of identification in lieu of PAN. Investors should also attach a copy of KYC acknowledgement letter quoting PAN Exempt KYC Reference No (PEKRN) obtained from KYC Registration (KRA) along with the application form for investments. Eligible investors must hold only one PEKRN.

C. Prevention of Money Laundering and Know Your Client ('KYC') requirements:

In accordance with requirements under the Prevention of Money Laundering Act, 2002, (PMLA) the Rules issued there under and the guidelines and circulars on Anti-Money Laundering issued by SEBI, (collectively "AML Regulations"), mutual funds are required to formulate and implement Client Identification Programme to verify and maintain the record of identity and address(es) of investors. This is commonly referred to as 'Know Your Client' guidelines (KYC).

Presently, it is mandatory for all categories of investors to be KYC compliant and provide a proof of KRA -KYC Compliance, for any amount of investment including but not limited to the following transactions:

- a. New / Additional Purchases
- b. Switch Transactions,
- c. SIP Registrations (including SIP related products).
- d. STP Registrations (including STP related products like trigger facilities).
- e. Dividend Transfer Plan (DTP) Registrations (including DTP related products).

With a view to bringing about an uniformity in the KYC requirement and a mechanism for centralization of the KYC records in the securities market, SEBI has mandated that an investor who deals with any of the SEBI Registered Intermediaries ('Intermediaries), viz. Depository Participants (DPs), Mutual Funds, Portfolio Managers, etc. shall be required to get registered with KYC Registration Agency (KRA) by submitting with any one of the SEBI Registered KRAs the common KYC form along with supporting documents. Once registered with KRA, an investor will be considered as 'KRA KYC Complied' and able to deal with any Intermediary.

Notes:

- "KYC is one time exercise while dealing in securities markets once KYC is done through a SEBI registered intermediary (broker, DP, Mutual Fund etc), the investor need not undergo the same process again. Investors may however, note that the fund reserves the right to conduct enhanced KYC of its investors as may be commensurate withtheir respective risk profiles.
- KRA KYC acknowledgement has to be submitted for all holders including POA, guardian, etc.
- Any subsequent change to Address, Pin Code, Country, Nationality, Occupation, Income details, Date
 of Birth, Proof of Identity, etc. should be done with KRA and such change in KRA records will overwrite
 the records maintained with the AMC.
 - In Person Verification need to carried out by the Know Your Distributor (KYD) registered
 Distributors who hold valid certifications issued by NISM/AMFI. For investors who deal under
 "Direct" broker code (without any distributor), the IPV conducted by Scheduled Commercial Banks
 will also be relied upon.

Pursuant to the provisions of the Prevention of Money Laundering Act, 2002, if after due diligence, the AMC believes that any transaction is suspicious in nature as regards money laundering, on failure

to provide required documentation, information etc. by the Investor, the AMC shall have absolute discretion to report such suspicious transactions to FIU-IND and / or to freeze the units under folios of the Investor(s), reject any application(s)/ allotment of units. The Mutual Fund, Trustee, AMC and their respective Directors, employees and agents shall not be liable in any manner whatsoever for any claims arising on account of freezing the folios/ rejection of any application / allotment of units or mandatory redemption of units due to non-compliance with the provisions of the Prevention of Money Laundering Act, SEBI circulars, AML Policy and / or where the AMC believes that transaction is suspicious in nature within the purview of the Act and SEBI circulars and reporting the same to FIU-IND.

Investors transacting in the units of notified Schemes through BSE and/ or NSE in a dematerialized mode through the Stock Exchange Mechanism will be subject to KYC formalities carried out by the Depository Participant and this will be considered as sufficient compliance of SEBI circular dated December 19, 2008 on Anti- Money Laundering Guidelines.

Notwithstanding the above, investors investing through Micro SIP route and investor residing in State of Sikkim shall not be subject to the above KYC formalities. In such cases, the client will have to submit certain documents as elaborated below:

a. **Micro SIPs:** Micro SIPs upto ₹50,000 per year per investor (aggregate under all the schemes of the Fund) (for detailed explanation on Micro SIPs, please refer paragraph on 'Micro SIPs exempt from PAN Requirement' in this document)

Documents required:

- Standard specified identification instruments like Voter ID card, Government/Defense ID card, Card of Reputed employer, Driving License, Passport in lieu of PAN.
- Proof of address copy. It is clarified that where photo identification documents contains the address of the investor, a separate proof of address is not required.
- Supporting documents copy shall be self attested by the investor / attested by the ARN holder mentioning the ARN number or attested by any competent authority.
- Eligible Investors should attach a copy of KRA KYC Complied status quoting PAN Exempt KYC Reference No (PEKRN) obtained from KYC Registration Agency (KRA). Eligible investors must hold only one PEKRN.

b. Investments from Investors residing in Sikkim:

Documents required:

- Proof of address of Sikkim state and application form should mention the same address.
- Address proof shall be self attested by the investor / attested by the ARN holder mentioning the ARN number or attested by any competent authority.
- Proof of identification.

The above category of investors for the purpose of KYC compliance shall include, if applicable

- their constituted Power of Attorney (POA) holder, in case of investment through a POA,
- each of the applicants, in case of application in joint names,
- guardian, in case of application on behalf of minor,
- in case of pledge/lien, institution in whose favour the pledge/lien has been made,
- any person making payment on behalf of the account holder(s), to the extent permitted under paragraph on 'Non -acceptance of Third Party Payment Instruments for subscriptions / investments'

Separate procedures are prescribed for change in name, address and other KYC related details, should the applicant desire to change such information. POS will extend the services of effecting such changes. Once KYC is completed, any changes to KYC data can be done only through the POS and not through the Registrars and Transfer Agents. These changes will be updated in the database maintained by the RTA.

The AMC/Trustee shall have absolute discretion to reject any application, prevent further transactions by a unit holder, if after due diligence, the investor/ unit holder/a person making the payment on behalf of the investor does not fulfil the requirements of the AML Policy or the AMC/Trustee believes that the transaction is suspicious in nature with regard to money laundering.

The Fund will adhere to such guidelines / procedures as may be issued by SEBI / any other regulatory authority in this regard from time to time.

CKYC Process:

SEBI vide circular no. CIR/MIRSD/66/2016 dated July 21, 2016 and circular no. CIR/MIRSD/120 /2016 dated November 10, 2016, has intimated about operationalization of Central KYC Records Registry (CKYCR). Further, AMFI vide circular dated December 22, 2016 has prescribed new CKYC forms which shall be applicable for prospective customers.

Accordingly, with effect from February 1, 2017, any new individual investor who has not done KYC under KRA regime shall fill the new CKYC form. In case any such new individual investor uses the old KYC form, he/she shall provide additional/missing information by filling the Supplementary CKYC form or the new CKYC form.

Existing investors who are registered or verified in the KRA system can continue making investments without any additional documentation. However, for any modification to their existing records, they need to fill up the CKYC form.

The aforesaid forms are available on the website of the AMC viz. www.iiflmf.com and for completion of CKYC process, the investors are required to visit the nearest Point of Service or Point of Acceptance of transactions of the AMC

D. Ultimate Beneficial Ownership (UBO)

Pursuant to SEBI Master Circular No. CIR/ISD/AML/3/2010 dated December 31, 2010 on anti money laundering standards and Guidelines on identification of Beneficial Ownership issued by SEBI vide its Circular No. CIR/MIRSD/2/2013 dated January 24, 2013, investors (other than Individuals) are required to provide details of Ultimate Beneficial Owner(s) (—UBO(s)) and submit proof of identity (viz. PAN with photograph or any other acceptable proof of identity prescribed in common KYC form) of UBO.

I. Applicability:

- 1. Providing information about beneficial ownership will be applicable to the subscriptions received from all categories of investors except Individuals and a Company listed on a stock exchange or is a majority owned subsidiary of such a Company.
- 2. Proof of Identity of the UBO such as Name/s, Address & PAN/Passport together with self-attested copy* alongwith the declaration form for _Ultimate Beneficial Ownership are required submitted to the AMC/its RTA.
- (* Original to be shown for verification and immediate return.)
- 3. In case of any change in the beneficial ownership, the investor should immediately intimate the AMC / its Registrar / KRA, as may be applicable, about such changes.
- II. Identification Process:
- (A) For Investors other than Individuals or Trusts:
- (i) If the investor is an unlisted company, partnership firm or unincorporated association / body of individuals, the beneficial owners are the natural person/s who are acting alone or together, or through one or more juridical person and exercising control through ownership or who ultimately has a controlling ownership interest.
- (ii) Controlling ownership interest means ownership of /entitlement to:
- more than 25% of shares or capital or profits of the juridical person, where juridical person is a company.
- more than 15% of the capital or profits of the juridical person, where the juridical person is a
 partnership firm; or
- more than 15% of the property or capital or profits of the juridical person, where the juridical person is an unincorporated association or body of individuals.
- (iii) In cases, where there exists doubt as to whether the person with the controlling ownership interest is the beneficial owner or where no natural person exerts control through ownership interests, the identity details should be provided of the natural person who is exercising control over the juridical

person through other means (i.e. control exercised through voting rights, agreement, arrangements or in any other manner).

- (iv) Where no natural person is identified under any of the above criteria, the person who holds the position of senior managing official shall be provided.
- (B) For Investor which is a Trust:

In case of a Trust, the settler of the trust, the trustee, the protector and the beneficiaries with 15% or more interest in the trust or any other natural person exercising ultimate effective control over the trust through a chain of control or ownership shall be considered as beneficial owner.

(C) For Foreign Investors:

The SEBI circular no. CIR/ MIRSD/ 07 /2013 dated September 12, 2013 read with the guidance on KYC requirements issued by SEBI to follow a risk based approach towards KYC requirements of FPIs by classifying them into Category I, II and III

Foreign Account Tax Compliance Act (FATCA):

As per the provisions of Foreign Account Tax Compliance Act (FATCA), an act enacted in US with an objective of reporting of foreign financial assets held by U.S. person, enhanced due diligence processes is required to be done by Foreign Financial Institutions ("FFI"). IIFL Mutual Fund (Fund) is deemed to be a FFI and accordingly the Fund would be required, from time to time, to

- (i) undertake necessary due diligence process by collecting information/documentary evidence of the US/non US status of the investors;
- (ii) disclose/report information as far as may be legally permitted about the holdings/investment returns pertaining to reportable accounts to the US Internal Revenue Service and/or such Indian authorities as may be specified under FATCA or other applicable laws and
- (iii) carry out such other activities as prescribed under the FATCA provisions, as amended from time to time.

FATCA due diligence will have to be directed at each investor/unit holder (including joint investors) and on being identified as a reportable person/specified US person, all the folios will be reported. Further, in case of folio with joint investors, the entire account value of investment portfolio will be attributable under each such reportable person.

Unit holders would therefore be required to furnish such information to the Fund/AMC, from time to time. The impact of FATCA is relevant not only at the point of on-boarding of the investors but also throughout the life cycle of the investor account / folio with the Fund. Hence investor(s) should intimate the Fund/AMC within 30 days of such change in the FATCA related information provided by

them at the time of initial subscription. Declaration under FATCA for determining the status of US Person should be provided by the investors in the form available on our website www.iiflmf.com .

The Fund/AMC reserves the right to reject any application or compulsorily redeem the units held directly or beneficially in case the applicant/investor fails to furnish the relevant information and/or documentation or is found to be holding units in contravention of the

FATCA provisions: Investors are advised to consult their tax advisors to understand the FATCA requirements and its implications in relation to their investment. However, given the complexity of the FATCA requirements, there is no assurance or guarantee that the Scheme will be able to comply, fully or partially, with the requirements of FATCA. Investors are advised to consult their own advisors regarding the possible implications of FATCA on their investment in the Scheme.

Common Reporting Standard - The New Global Standard for Automatic Exchange of Information: on similar lines as FATCA, the organization of economic Development (OECD), along with the G20 countries, of which India is a member, has released a "Standard for Automatic Exchange of Financial Account Information in Tax Matters", in order to combat the problem of offshore tax evasion and avoidance and stashing of unaccounted money abroad, requiring cooperation amongst tax authorities. The G20 and OECD countries have together developed a Common Reporting standard (CRS) on Automatic Exchange of Information (AEOI). The CRS on AEOI was presented to G20 leaders in Brisbane on 16th November, 2014.

On June 3, 2015, India has joined the Multilateral Competent Authority Agreement (MCAA) on AEOI. The CRS on AEOI requires the financial institutions of the "source" jurisdiction to collect and report information to their tax authorities about account holders "resident" in other countries, such information having to be transmitted "automatically' annually. The information to be exchanged relates 4 not only to individuals, but also to shell companies and trusts having beneficial ownership or interest in the "resident" countries.

Accordingly with effect from November 1, 2015 all investors will have to mandatorily provide the details and declaration pertaining to FATCA/CRS for all new accounts opened, failing which the AMC shall reject the application.

EUIN Requirement

Pursuant to SEBI Circular dated September 13, 2012, mutual funds are directed to capture the unique identity number (EUIN) of the employee/relationship manager/sales person of the distributor (Sales Person) interacting with the investor for the sale of mutual fund products in addition to the AMFI Registration Number (ARN) of the distributor in the application form.

Investors procuring advisory services from non-Individual distributors are requested to note that EUIN would assist in tackling the problem of misselling even if the employee/relationship manager/sales person leave the employment of the distributor. Hence, if investments are routed through a distributor, investors are requested to ensure that the ARN code, Sub broker ARN code, and EUIN is

correctly filled up in the Application Form. Further, investors are requested to use new application forms/ transaction forms which will have spaces for the Sub broker ARN code and the EUIN.

E. Bank Account details mandatory for all Investors:

In order to protect the interest of investors from fraudulent encashment of cheques, the current SEBI Regulations have made it mandatory for investors to mention in their application for purchase of Units, the bank name and account number where the payments are to be credited. Hence, for purchase of Units, Investors must provide the Investor's bank name, bank account number, branch address, and account type in the Application Form. Applications without these details will be treated as incomplete and rejected. The AMC will not be responsible for any loss arising out of fraudulent encashment of cheques and / or any delay. The investor is required to provide "cancelled" original cheque or bank statement or copy of bank pass book page with the Investor's Bank Account number, name and address, at the time of registration of the investor's bank mandate and subsequent change in the investor's bank mandate. In case if a copy of the above documents is submitted, Investor shall submit the original to the AMC/ Service Centre for verification and the same shall be returned. Investors can register multiple bank accounts with the Fund. For details please refer paragraph on 'Registration of Multiple Bank Accounts' in respect of an Investor Folio given below in this document.

F. Mode of Payment:

a. Resident Investors

Payment can be made by any of the following modes:

- By Cheque / Demand Draft / Pay Order / Banker's Cheque payable locally in the city of the designated CSCs in which the application form/transaction slip is submitted and drawn on a bank which is a member of the Banker's Clearing House of that city; or
- Electronic transfer of funds over the internet or by way of Direct Credit / RTGS / NEFT/NECS etc. to designated Scheme collection account; or
- The NFO subscriptions can also be made by investors by availing ASBA facility by filling up the ASBA Application Form and following the procedure as prescribed in the form. For further details on ASBA, please refer to the Section 'Additional mode of payment through Applications Supported by Blocked Amount ("ASBA")' given below in this Document.
- Investors may kindly note that Demand Draft charges will not be borne / reimbursed by the AMC for purchase of units of the Scheme(s) by investors.
- Applications accompanied by cheques / demand drafts not fulfilling the above criteria are liable to be rejected.

b. NRIs, PIOs and FPI

Non Resident Indians (NRIs) and Persons of Indian Origin (PIOs) residing abroad / Foreign Potfolio Investors (FPIs) have been granted a general permission by Reserve Bank of India under Schedule

5 of the Foreign Exchange Management (Transfer or Issue of Security by a Person Resident Outside India) Regulations, 2000 for investing in / redeeming units of the mutual funds subject to conditions set out in the aforesaid regulations.

NRIs and PIOs may purchase units of the Fund on a repatriation and non-repatriation basis, while FPIs may purchase units only on a repatriation basis.

A subscription by FPIs / Multilateral Funding Agencies, on full repatriation basis, is subject to approval by the Foreign Investment Promotion Board (FIPB).

• Repatriation Basis:

In case of NRIs and PIOs residing abroad, investing on repatriable basis, payments may be made either by inward remittance through normal banking channels or out of funds held in a Non-Resident (External) Rupee account (NRE)/ Foreign Currency (Non-Resident) account (FCNR).

In case of Indian Rupee Drafts purchased abroad or out of funds held in NRE/ FCNR account, an account debit certificate from the bank issuing the draft confirming the debit to the Investor's account should also be submitted with the application form. In case the debit certificate is not provided, the AMC reserves the right to reject the applications. NRIs shall also be required to furnish such other documents as may be necessary and as desired by the Fund in connection with the investment in the Scheme(s).

FPIs may pay their subscription amounts either by inward remittance through normal banking channels or out of funds held in Foreign Currency Accounts or Non-Resident Rupee Accounts maintained with a designated branch of an authorised dealer.

In case Indian rupee drafts are purchased by the FN from abroad or from Foreign Currency Accounts or Non-resident Rupee Accounts, an account debit certificate from the bank issuing the draft confirming the debit to the Investor's account shall also be enclosed. In case the debit certificate is not provided, the AMC reserves the right to reject the applications.

Payments shall be made by cheques / demand drafts crossed "Account Payee Only".

AMC may at its discretion accept subscription accompanied with foreign currency instrument. NAV applicable in such case would be of the date when the funds get credited into the Fund's account.

• Non Repatriation Basis:

In the case of NRIs investing on non-repatriable basis, payment may be made either by inward remittance through normal banking channels or cheque/demand drafts drawn out of funds held in an NRE / FCNR / Non-Resident Ordinary Rupee Account (NRO).

The Trustee/AMC, at its discretion, may choose from time to time to alter or add other modes of payment.

G. Non - acceptance of Third Party Payment Instruments for subscriptions / investments:

"Third Party Payment Instruments" means a payment made through an instrument issued from an account other than that of the Beneficiary Investor.

Applications to Schemes of IIFL Mutual Fund accompanied by a Third Party Payment Instrument shall not be accepted by the AMC except in the following cases:

- a. Payments made by Parents/Grand Parents/Related Persons on behalf of minor in consideration of natural love and affection or as gift. However single subscription value shall not extend above ₹ 50,000 (including investments through each regular purchase or single SIP instalment)
- b. Payments made by an Employer on behalf of employee under Systematic Investment Plans or lump sum / one-time subscription, through payroll deductions or deductions out of expense reimbursements
- c. Custodian making investments on behalf of an FPI or a Client.
- d. Payment by an empanelled Distributor on account of commission/incentive etc. in form of Mutual Fund units of the scheme as managed by AMC through SIP or lumpsum/one- time subscription.
- e. Payment by Corporate to its Agent/Distributor/Dealer (similar arrangement with Principal agent relationship), on account of commission or incentive payable for sale of its goods/services, in form of Mutual Fund units through SIP or lumpsum/one time subscription.

In case of payments from a joint bank account, the sole /first holder of the Mutual Fund folio should be one of the joint holders of the bank account from which payment is made. In case a payment is covered under above exceptions, the following additional documents are also required to be mandatorily provided together with the Application Form:

- a. The KRA status of the Investor and the person making the payment.; and
- b. A duly filled "Third Party Payment Declaration Form" from the Investor (guardian in case of a minor) and the person making the payment i.e. third party. The said form available on the AMC's website/ at the Customer Services Centres.
 - c. Documentation for verification of source of funds

The AMC/ Mutual Fund reserves the right to accept applications, over and above the circumstances listed above, subject to completion of requisite documentation and additional checks and verification as stipulated by the AMC/the Fund.

Further for identification of the source of the funds, the following process could be implemented by the AMC and the applicant / investor would need to submit documents as mentioned below:

a) The AMC will identify third party cheques on the basis of either matching of pay-in bank account details with pay-out bank account details provided by the applicant / investor or by matching the bank account number / name / signature of the first applicant / investor with the name / account number / signature available on the cheque. In case the applicant / investor has registered multiple bank accounts with the

AMC, pay-in from such registered single or multiple accounts can be treated as payments from the applicant's / investor's bank account.

- b) If the payment for investments is made through pre-funded instruments such as pay order, demand draft, banker's cheque etc. investors should attach a certificate (in original) from the issuing banker with the Application Form, stating the bank account holder's name and the bank account number which has been debited for issue of the instrument, to enable the AMC/Registrar to check that the funds for investments have been debited from a pre-registered pay in account or from the account of the first applicant / unit holder.
- c) If the payment for investments is made through a pre-funded instrument issued by the bank against cash for an amount of Rs. 50,000, the investor should submit a certificate (in original) obtained from the bank giving name, address and PAN (if available) of the person who has requested for the payment instrument. The AMC / Registrar may check that the name mentioned in the certificate matches with the first named applicant / unit holder.
- d) If the payment for investments is made by RTGS, NEFT, ECS, bank transfer, etc., applicant / investor should attach to the Application Form, an acknowledged copy of the instruction to the bank also stating the bank account number which has been debited with the investment amount. The account number mentioned on the transfer instruction copy should be a registered bank account number or the first named applicant / unit holder should be one of the account holders in the bank account debited for such electronic transfer of funds.
- e) If the payment for investments is made through net banking and debit cards (if such facility is available), the AMC will endeavour to obtain the details of the bank account debited from the payment gateway service provider and match the same with the registered pay-in accounts. In case, the payment is not made from a registered bank account or is made from an account not belonging to the first named applicant / unit holder, the AMC/Registrar shall reject the application. Currently, where investor details are not made available by the payment gateway service provider, the AMCs shall obtain the name of the bank making the payment for the subscription.

Investors are requested to further note as follows:

- a. Registration of Pay-in bank account: The investor at the time of his subscription for units must provide the details of his Pay-in bank account (i.e. account from which subscription payment is made) and his Pay-out bank account (i.e. account into which redemption / dividend are to be paid). The details on facility for registration of Multiple Bank Accounts are mentioned separately in this document.
- b. Subscription through pre-funded Instruments like Pay Order / Demand Draft etc.: In case of subscription through pre-funded Instruments such as Pay Order / Demand Draft / Banker's Cheque, such pre-funded instruments should be procured by the Investor only against a registered Pay-in account. Along with the payment instrument, the Investor is also required to submit a Certificate from the Banker issuing the pre-funded payment instrument stating the account holder's name and the account number from which the amount has been debited for the issue of the instrument. The said Certificate should be duly certified by the bank manager with his / her full signature, name, employee code, bank seal and contact number.

- c. Subscriptions through pre-funded Instruments (Demand Draft, Pay Order etc.) procured against cash: Subscription through a pre-funded instrument procured against cash shall only be accepted for investment below ₹50,000. Investor is required to provide a certificate from Banker issuing the pre-funded payment instrument stating the name, address and PAN (if available) of the person who has requested for such pre-funded instruments. The said Certificate should be duly certified by the bank manager with his / her full signature, name, employee code, bank seal and contact number. The AMC / Mutual Fund / RTA will check that the name mentioned in the Certificate matches with the first named investor.
- d. Subscriptions through RTGS, NEFT, NECS, bank transfer etc.: In such case, Investor is required to provide a copy of the instruction which has been provided to the Bank indicating the account number and the debit instructions or the print out of the online bank instructions reflecting the NEFT Transfer.
- e. All the above mentioned documents, to the extent applicable, are required to be provided along with the Application Form. In case if the application for subscription is not in accordance with the above provisions, the AMC reserves the right to reject the application.

H. Registration of Multiple Bank Accounts an Investor Folio and Procedure for Change of Address: Registration of Multiple Bank Account:

- a. Registering of Multiple Bank Accounts will enable the Fund to systematically validate the pay-in of funds and avoid acceptance of third party payments.
- b. Investors can register with the Fund upto 5 pay-in bank accounts in case of individuals and HUFs and upto 10 in other cases.
- c. In case of Multiple Registered Bank Account, Investor may choose one of the registered bank accounts for the credit of redemption/ dividend proceeds (being "Pay-out bank account").
- d. Investor may however specify any other registered bank accounts for credit of redemption proceeds at the time of requesting for the redemption. Investor may change such Pay-out Bank account, as necessary, through written instructions. If redemption request is received together with a change of bank account (unregistered new bank account) or before verification and validation of the new bank account the redemption request would be processed to the currently registered default old bank account.
- e. For the purpose of registration of bank account(s), Investor should submit Bank Mandate Registration Form (available at the CSCs/ AMC Website) together with any of the following documents
 - Cancelled original cheque leaf in respect of bank account to be registered where the account number and names of the account holders are printed on the face of the cheque; or
 - Bank statement or copy of Bank Pass Book page with the Investor's Bank Account number, name and address.

Updation or Change of Bank Account:

Following process shall be followed for change or updation of bank accounts in the folio:

- 1. Investors shall submit duly filled in "Change of bank mandate & Registration of multiple bank accounts form" at any of the Customer Service Centers of the Fund.
- 2. The original of any of the following documents shall be required for new bank account: (i) Cancelled original cheque with first unitholder name and bank account number printed on the face of the cheque OR (ii) Self attested copy of bank statement OR (iii) Bank pass book page with account number, account holder's name and address with current entries not older than 3 months OR (iv) Bank Letter* duly signed by branch manager/authorized personnel
- 3. Self attested photocopy of any of the above stated document of the old bank account with first unitholder name and bank account number printed on the face of the cheque shall also be required. In case, old bank account is already closed, a duly signed and stamped original letter from such bank* on the letter head of bank, confirming the closure of said account shall be required.
 - * Bank letter should be on its letterhead certifying that the Unit holder maintains/maintained an account with the bank, the bank account information like PAN, bank account number, bank branch, account type, the MICR code of the branch & IFSC Code.

If photocopies of the above stated documents are submitted, investors must produce original for verification of bank account details to the AMC branches / ISCs of CAMS. The original bank account statement or passbook shall be returned to the investors over the counter upon verification. Photocopies can also be attested by the concerned Bank. It should be noted that attestation by the Bank should be done in original only by the branch manager or authorized personnel of the Bank with the full signature, name, employee code, bank seal and contact number stated on it.

There shall be a cooling period of 10 calendar days for validation and registration of new bank account. Further, in case of receipt of redemption request during this cooling period, the validation of Bank mandate and dispatch of redemption proceeds shall be completed within a period of 10 working days.

In case, the request for change in bank account information being invalid / incomplete / dissatisfactory in respect of signature mismatch/document insufficiency/not complying with any requirements as stated above, the request for such change will not be processed. Redemptions / dividend payments, if any, will be processed as per specified service standards and the last registered bank account information will be used for such payments to Unit holders.

- f. The AMC will register the Bank Account only after verifying that the sole/ first joint holder is the holder / one of the joint holders of the bank account. In case if a copy of the above documents is submitted, Investor shall submit the original to the AMC/ Service Centre for verification and the same shall be returned.
- g. Investor may note that in case where his bank account number has changed for any reason, a letter issued by the Bank communicating such change is also required to be submitted along with the Bank Mandate Registration Form.

- h. Bank Account details as mentioned in the Application Form shall be treated as default account for pay-out, if the Investor has not specifically designated a default pay-out bank account. Investor may change the default bank account through written instructions.
- i. Where an Investor proposes to delete his existing default payout account, he shall compulsorily designate another account as default account.
- j. A cooling-off period of 10 calendar days is required for registering the bank account and no redemption payouts will be made into such bank accounts during the cooling-off period. Confirmation of registration of bank accounts shall be communicated to the Investor within 10 calendar days from the receipt of the request through such means as may deemed fit by the AMC.
- k. Investors may also note the terms and conditions as appearing in the Multiple Bank Account Registration Form available at the CSCs/ AMC Website. The AMC may request for such additional documents or information as it may deem fit for registering the aforesaid bank accounts.

Procedure for Change of Address:

Investors are requested to note that self attested copies of below mentioned documents shall be submitted along with duly filled in "Change of address form":

For KRA -KYC complied folios:

- Proof of new address (POA) and
- Any other document/ form that the KYC Registration Agency (KRA) may specify form time to time.

The AMC reserves the right to collect proof of old address on a case to case basis while effecting the change of address. The self attested copies of above stated documents shall be submitted along with original for verification at any of the AMC branches / ISCs of CAMS. The original document shall be returned to the investors over the counter upon verification. In case the original of any document is not produced for verification, then the copies should be properly attested / verified by entities authorized for attesting/verification of the documents.

I. Additional mode of payment through Applications Supported by Blocked Amount ("ASBA") (applicable during NFO period only):

ASBA is an application containing an authorization given to a Self Certified Syndicate Bank (SCSB) by the investor to block the application money in his specified bank account maintained with the SCSB towards the subscription of units offered during the NFO of a Scheme of the Fund. ASBA facility can be availed by an investor only if the bank with whom his account is maintained is a Self Certified Syndicate Bank (SCSB) under ASBA. Therefore during the NFO period, apart from the current process of payment wherein cheques / demand drafts etc. are used as a mode of payment, an investor also has the option to subscribe to the units of the Scheme(s) launched by the Fund from time to time, using the Application Supported by Blocked Amount (ASBA) facility, wherein the application money towards the subscription of units will be debited from his / her specified bank account only if his / her application is selected for allotment of units. This facility is available to all categories of investors mentioned under the heading 'Who can invest'.

Benefits of applying through ASBA Facility:

- a. Writing cheque and demand draft is not required, as investor needs to submit ASBA application form accompanying an authorization to block the account to the extent of application money towards subscription of units. The balance money, if any, in the investor's specified bank account can be used for other purposes by the investor.
- b. Release/unblocking of blocked funds after allotment/rejection/ failure of NFO, as the case may be, is done instantaneously.
- c. Unlike other modes of payment, in ASBA facility, there is no loss of interest income on the application money towards subscription of units as application amount remains in the bank account of the investor till the allotment is made.
- d. Refund of money to the investor does not arise as the application money towards subscription of units is debited only on the allotment of units.
- e. The investor deals with a known intermediary i.e. his/her own bank.
- f. Self Certified Syndicate Bank has the same meaning as given to it in clause (zi) of sub-regulation (1) of Regulation (2) of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009. SCSB is a bank which is recognised as a bank capable of providing ASBA services to its customers. Names of such banks and their Designated Branches (DBs) where ASBA Application Form can be submitted are available on the website of SEBI (www.sebi.gov.in).

ASBA Procedure:

An Investor availing of this facility ("ASBA applicant"), which is available only during NFO period, shall submit a duly completed ASBA Application Form to the SCSB with whom the ASBA Applicant's bank account to be blocked, is maintained, authorising blocking of the funds and the SCSB shall block an amount equivalent to the Application Amount in the bank account specified in the ASBA Application Form. Such amount, as marked for application, is not available for utilization by the ASBA Applicant. Application can be submitted in physical form, or if the investor avails internet / electronic banking facility, in electronic form. The acknowledgement of receipt of the application given to the ASBA applicants by the designated branches of the SCSBs does not guarantee that the units shall be allotted either by the SCSB or the Mutual Fund.

The Application shall be further processed by the Registrar & Transfer Agent appointed by the Fund and units shall be allotted after deducting the blocked amount, only if the application is complete in all respects.

The application money shall remain blocked in the investor's bank account until withdrawal / failure of the NFO / rejection of the application or receipt of instructions from the Registrar to unblock the Application Amount, as the case may be.

On allotment, the application money will be debited from ASBA Applicant's specified bank account and transferred to the Fund.

Grounds for rejection of ASBA application forms:

ASBA application forms can be rejected, at the discretion of the RTA / AMC / SCSBs due to various reasons, including but not limited to the following:

- I. Applications by persons not competent to contract under the Indian Contract Act, 1872, including but not limited to minors, insane persons etc.
- ii. Mode of ASBA i.e. either physical ASBA or electronic ASBA is not selected or ticked (applicable as and when electronic ASBA facility is offered).
- iii. ASBA application form without the stamp of the SCSB.
- iv. Application by any person outside India if not in compliance with applicable foreign and Indian laws.
- v. Bank account details not given/incorrect details given.
- vi. Duly certified Power of Attorney, if applicable, not submitted alongwith the ASBA application form.
- vii. No corresponding records available with the Depositories matching the parameters namely, names of the ASBA applicants (including the order of names of joint holders), Depository Participant ID, Beneficiary account number or any other relevant details pertaining to the Depository account (applicable only to demat mode).

Note: If the bank account specified in the ASBA application form does not have sufficient credit balance to meet the application money towards the subscription of units, the SCSB will reject the ASBA application form.

Mechanism for Redressal of Investor Grievances:

All grievances relating to the ASBA facility may be addressed to the AMC/RTA to the issue, with a copy to the SCSB, giving full details such as name, address of the applicants, subscription amount blocked on application, bank account number and the designated branch or the collection centre of the SCSB where the ASBA from was submitted by the investor.

J. Facility to purchase/redeem units of the Scheme through Stock Exchange Mechanism

The Fund may allow subscriptions / redemption of Units by investors through Stock Exchange Mechanism in such notified Scheme(s) and on such Stock Exchanges as may be specified by the Fund from time to time in terms of SEBI Circular No. SEBI /IMD / CIR No. 11 /183204/ 2009 dated November 13, 2009 and related SEBI circulars and in accordance with the guidelines specified by the Exchange(s) from time to time.

The facility enables an applicant to purchase / redeem units through the Stock Exchange Infrastructure. Switching of units is currently not permitted under this facility.

For this purpose, BSE has introduced the 'BSE StAR MF Platform' and NSE has introduced 'Mutual Fund Service System (MFSS)'.

The investors should note that this facility does not imply that the units of the Scheme(s) are listed or can be traded on the stock exchange.

All trading members of the BSE and NSE who are registered with AMFI as Mutual Fund Advisors and are empanelled with the AMC and also registered with BSE & NSE as Participants (Brokers) will be eligible to offer this facility to investors. Such brokers shall be considered as Official Points of Acceptance of the Fund.

The window for purchase/ redemption of units of the Scheme under this facility will be available between 9:00 a.m. and 3:00 p.m. or such other timings as may be decided. A time stamped confirmation slip will be issued to the investors by such brokers for the transaction done through them, which will then be considered for determining the Applicable NAV.

The units can be allotted in physical mode or in depository (dematerialized) mode depending on the choice of the investor. Separate folios will be allotted for Units held in physical mode and depository mode.

Investors intending to deal through the Facility in dematerialized mode should have a demat account with a Depository Participant (DP). For such investors, the KYC performed by DP in terms of SEBI Circular No. MRD/DoP/Dep/Cir-29/2004 dated August 24, 2004 shall be considered compliance with applicable requirements specified in this regard in terms of SEBI Circular ISD/AML/ CIR-1/ 2008 dated December 19, 2008.

Physical Mode:

Purchase of Units:

Under this mode, the investor is required to submit all the requisite documents along with the purchase application to the any of the Brokers. The Broker after verifying the application form, will enter the purchase order in the Stock Exchange System and will issue a confirmation slip to the investor. Funds will have to be transferred by the Investor to the Broker. Allotment details will be provided to the investor by the Broker.

Redemption of units:

The investor is required to submit requisite documents along with the redemption application to any of the Brokers. After verifying the application form the broker will enter the redemption order into the Stock Exchange System and issue a confirmation slip to the investor. The investor will receive the redemption proceeds as per timelines prescribed by SEBI and as per details in the Fund's records.

Depository Mode:

• Purchase of units:

The investor interested to purchase units under the depository mode is required to have a demat account with CDSL/NSDL For purchasing units under this mode, the investor is required to place an order with the broker along with his/her demat account details. The broker then enters the order in the Stock Exchange System and issues a confirmation slip to the investor. Funds will have to be

transferred by the investor to the Broker. Allotment details will be provided to the investor by the Broker.

• Redemption of units:

For redemption of units under the depository mode, it is necessary that the units intended to be redeemed are in the dematerialised form. For redeeming units, the investor will have to place a redemption order with the Broker and submit a Delivery Instruction Slip (DIS) to the Depository Participant with whom the demat account is maintained stating the units to be credited to the Clearing Corporation pool account. The Broker enters the redemption order in the Stock Exchange System and issues an order confirmation slip to the investor. The investor will receive the redemption proceeds as per timelines prescribed by SEBI and as per details in the Fund's records

Note:

- a. Unit holders wishing to hold the Units in a demat form at a later date, will be required to have a beneficiary account with a DP of NSDL/ CDSL and will have to submit the account statement along with a request form asking for the conversion into demat form. This request is called a Demat Request Form (DRF). Unit holder will be required to fill in a DRF in triplicate alongwith the relevant details and submit the same to the Depository Participant alongwith the account statement to be dematerialized. The combination of names in the account statement must be same as that in the demat account. Rematerialization of Units will be in accordance with the provisions of SEBI (Depositories & Participants) Regulations, 1996 as may be amended from time to time. However, in case of units of a Scheme which are not listed on any stock exchange, the option to dematerialise units will not be available till the facility to purchase/ redeem units of the Scheme through Stock Exchange Mechanism is provided by the AMC.
- b. In case of non-financial requests such as change of address change of bank details, etc. investors can approach AMC/R&T in case of units held in physical form and the respective Depository Participant(s) if units are held in demat form.
- c. Account Statements will be issued by the Fund only to investors who hold the units of the Scheme in physical form. For investors holding units in demat form, a demat statement reflecting the transactions in the demat account will be sent by the respective Depository Participants.
- d. The Applicable NAV considered for the transactions under this facility, will be subject to the guidelines issued by SEBI on uniform cut-off timings for applicability of NAV of Mutual Fund Scheme(s)/Plan(s) as amended from time to time.
- e. To participate in this facility, investors will have to comply with the Know Your Customer (KYC) norms as prescribed by NSE/ BSE/CDSL/NSDL and the Fund.
- f. This facility is available subject to such limits, operating guidelines, terms and conditions as may be prescribed by the respective Stock Exchanges from time to time.
- g. The AMC reserves the right to discontinue this facility at any point of time. However the change will be effective only on a prospective basis.

Further, pursuant to SEBI Circular No. CIR/IMD/DF/17/2010 dated November 9, 2010, the following additional facility shall be available as and when the AMC offers the facility to transact through the Stock Exchange Mechanism for such Scheme(s) and on such Stock Exchanges as may be specified by the Fund:

- a. Units of schemes shall be permitted to be transacted through clearing members of the registered Stock Exchanges.
- b. Depository Participants of registered Depositories permitted to process only redemption request of units held in demat form.

With respect to investors having demat account and purchasing/ redeeming mutual fund units through Stock Exchange Brokers and Clearing Members, the following provisions shall be applicable:

- a. Investors shall receive redemption amount (if units are redeemed) and units (if units are purchased) through broker/ clearing member's pool account. The Mutual Fund / AMC shall pay proceeds to the broker/clearing member (in case of redemption) and broker/clearing member in turn to the respective investor and similarly, units shall be credited by the Mutual Fund/AMC into broker/clearing member's pool account (in case of purchase) and broker/clearing member in turn shall credit the units to the respective investor's demat account.
- b. Payment of redemption proceeds to the broker/clearing members by Mutual Fund/AMC shall discharge Mutual Fund/ AMC of its obligation of payment to individual investor. Similarly, in case of purchase of units, crediting units into broker/clearing member pool account shall discharge Mutual Fund/AMC of its obligation to allot units to individual investor.
- c. Investors should note that Clearing Members and Depository Participants will be considered as Official Points of Acceptance of the Mutual Fund in line with SEBI Circular No. SEBI/IMD/ CIR No. 11/78450/06 dated October 11, 2006 and conditions stipulated in SEBI Circular No. SEBI /IMD / CIR No.11/183204/2009 dated November 13, 2009 for stock brokers viz. AMFI / NISM certification, code of conduct prescribed by SEBI for Intermediaries of Mutual Fund shall be applicable for such Clearing Members and Depository Participants as well.

K. Additional facilities:

a. Transactions by Fax:

In order to facilitate quick processing of transaction and / or instruction of investment of investor, the Mutual Fund / AMC / Trustee may (at its sole discretion and without being obliged in any manner to do so and without being responsible and /or liable in any manner whatsoever), accept and process any application, supporting documents and /or instructions submitted by an investor/ Unit holder by facsimile (Fax Submission) and the investor/Unit holder voluntarily and with full knowledge takes and assumes any and all risk associated therewith. The Mutual Fund / AMC/ Trustee shall have no obligation to check or verify the authenticity or accuracy of fax submission purporting to have been sent by the investor and may act thereon as if same has been duly given by the investor. In all cases the investor will have to immediately submit the original documents / instruction to AMC/ Mutual Fund/ Official Points of Acceptance.

b. Transactions through Electronic Mode:

The Mutual Fund may (at its sole discretion and without being obliged in any manner to do so and without being responsible and /or liable in any manner whatsoever) allow transactions in Units by electronic mode (web/ electronic transactions) including transactions through the various web sites with which the AMC would have an arrangement from time to time. Subject to the investor fulfilling certain terms and conditions as stipulated by AMC from time to time, the AMC, Mutual Fund, Registrar or any other agent or representative of the AMC, Mutual Fund, the Registrar may accept transactions through any electronic mode including web transactions and as permitted by SEBI or other regulatory authorities from time to time.

Important note on transactions via Fax Submissions / Electronic Mode:

The acceptance of the fax / web /electronic transactions will be solely at the risk of the Transmitter (i.e. Investor or any person acting on his behalf) of the fax / web / electronic transactions and the AMC, Mutual Fund, Registrar or any other agent or representative of the AMC, Mutual Fund, the Registrar (collectively referred to as "Recipient" for this section) shall not in any way be liable or responsible for any loss, damage caused to the Transmitter directly or indirectly, as a result of the Transmitter sending or purporting to send such transactions including where a fax / web /electronic transaction sent / purported to be sent is not processed on account of the fact that it was not received by the Recipient.

The Transmitter acknowledges that fax /web /electronic transactions is not a secure means of giving instructions / transactions requests and that the Transmitter is aware of the risks involved including those arising out of such transmission being inaccurate, imperfect, ineffective, illegible, having a lack of quality or clarity, garbled, altered, distorted, not timely etc.

The Transmitter's request to the Recipient to act on any fax / web/ electronic transmission is for the Transmitter's convenience and the Recipient is not obliged or bound to act on the same and may without liability accept or refuse instructions by any fax / web / electronic transaction for any or all instructions / transactions.

The Transmitter authorizes the Recipient to accept and act on any fax / web / electronic transmission which the Recipient believes in good faith to be given by the Transmitter and the Recipient shall be entitled to treat any such fax / web / electronic transaction as if the same was given to the Recipient under the Transmitter's original signature.

The Transmitter agrees that security procedures adopted by the Recipient may include signature verification, telephone call-backs or a combination of the same, which may be recorded by tape recording device and the Transmitter consents to such recording and agrees to co-operate with the Recipient to enable confirmation of such fax/web/ electronic transaction requests.

The Transmitter accepts that the fax / web / electronic transactions shall not be considered until time stamped as a valid transaction request in the Scheme(s) in line with SEBI Regulations.

In consideration of the Recipient from time to time accepting and at its sole discretion (including but not limited to the AMC extending/ discontinuing such facilities from time to time) acting on any fax / web / electronic transaction request received / purporting to be received from the Transmitter, the Transmitter agrees to indemnify and keep indemnified the AMC, Mutual Fund, Trustee, Directors, employees, agents, representatives of the AMC, Mutual Fund and Trustee, from and against all actions, claims, demands, liabilities, obligations, losses, damages, costs and expenses of whatever nature (whether actual or contingent) directly or indirectly suffered or incurred, sustained by or threatened against the indemnified parties whatsoever arising from or in connection with or any way relating to the indemnified parties in good faith accepting and acting on fax / web / electronic transaction requests including relying upon such fax / electronic transaction requests purporting to come from the Transmitter even though it may not come from the Transmitter.

ACCEPTANCE OF TRANSACTIONS THROUGH MF UTILITY:

IIFL Asset Management Limited("the AMC") has entered into an Agreement with MF Utilities India Private Limited ("MFUI"), a "Category II – Registrar to an Issue" under SEBI (Registrars to an Issue and Share Transfer Agents) Regulations, 1993, for usage of MF Utility ("MFU")- a shared services initiative of various Asset Management Companies, which acts as a transaction aggregation portal for transacting in multiple Schemes of various Mutual Funds with a single form and a single payment instrument.

Accordingly, all financial and non-financial transactions pertaining to Schemes of IIFL Mutual Fundcan be done through MFU either electronically on www.mfuonline.com and when such a facility is made available by MFUI or physically through the authorized **Points of Service ("POS")** of MFUI with effect from the respective dates as published on MFUI website against the POS locations. The list of POS of MFUI is published on the website of MFUI at www.mfuindia.com as may be updated from time to time. The Online Transaction Portal of MFU i.e. www.mfuonline.com and the POS locations of MFUI will be in addition to the existing Official Points of Acceptance ("OPA") of the AMC.

The uniform cut-off time as prescribed by SEBI and as mentioned in the SID / KIMof respective schemes shall be applicable for applications received on the portal of MFUI i.e. www.mfuonline.com. However, investors should note that transactions on the MFUI portal shalld be subject to the eligibility of the investors, any terms & conditions as stipulated by MFUI / Mutual Fund/ the AMC from time to time and any law for the time being in force.

Investors are requested to note that, MFUI will allot a **Common Account Number ("CAN")**,a single reference number for all investments in the Mutual Fund industry, for transacting in multiple Schemes of various Mutual Funds through MFUand to map existing folios, if any. Investors can create a CAN by submitting the CAN Registration Form (CRF) and necessary documents at the MFUI POS. The AMC and / or its Registrar and Transfer Agent (RTA) shall provide necessary details toMFUI as may be needed for providing the required services to investors / distributors through MFU. Investors are requested to visit the websites of MFUI or the AMC to download the relevant forms.

For any queries or clarifications related to MFU, please contact the Customer Care of MFUI on 1800-266-1415 (during the business hours on all days except Sunday and Public Holidays) or send an email to clientservices@mfuindia.com.

The AMC reserves the right to alter / discontinue all / any of the abovementioned facility(ies) at any point of time. However the change will be effective only on a prospective basis. Further, the AMC reserves the right to introduce more facility (ties) at a later date subject to prevailing SEBI Guidelines and Regulations.

L. List of documents required to be submitted along with the Application Forms:

a. Companies / Body Corporate /Banks / Financial Institutions:

- Certified copy of the Board Resolution authorising investments/ disinvestments in Mutual Funds
 Schemes, certified by the Company Secretary/authorised signatory.
- List containing names and signatures of the signatories, authorised as per the above Board Resolution, duly attested by the Notary/Company Secretary/ any of the Directors of the Company on the Company's letterhead.
- Copy of the Memorandum and Articles of Association of the Company, duly attested by the Company Secretary or any other authorised signatory.
- Other relevant documents governing the statute (in case of Body Corporate not covered under the Companies Act, 1956).
- Documents required to be submitted under normal circumstances like PAN & proof of KRA KYC
 Compliance (compulsory irrespective of the amount invested).
- Cancelled Cheque leaf with the name of the company or Body Corporate printed on it

b. Partnership Firms/LLP:

- Copy of the Partnership Deed/Partnership agreement, duly attested by any of the partners. Signature of the partners attested by Notary.
- Partnership deed signed by the partners should authorise such investments/disinvestments in the Mutual Fund Scheme and corresponding operational procedures.
- Certified copy of the Resolution authorising investments/ disinvestments in Mutual Funds Schemes, certified by the Partner/authorised signatory.
- List containing names and signatures of the authorized signatories to sign, duly attested by the partner.
- Documents required to be submitted under normal circumstances like PAN & proof of KRA KYC
 Compliance (compulsory irrespective of the amount invested).
- Cancelled Cheque Leaf with the Name of the partnership/LLP printed

c. HUF/AOP/BOI/SPV:

Documents required to be submitted under normal circumstances like PAN & proof of KRA - KYC
 Compliance (compulsory irrespective of the amount invested).

- Copy of the Constituent Documents or formation Documents (Legal Entity Documents) duly attested by the Authorised Signatories
- Cancelled Cheque Leaf with the Name of the HUF/AOP/BOI/SPV printed

d. Trusts/Funds:

- Copy of the Trust Deed attested by the Trustee/ Secretary.
- Copy of the Resolution passed by the Trustee authorising investments/disinvestments in Mutual Fund Schemes, duly certified by the Trustee/ Secretary or by the office bearer of the society.
- List of the Trustee and signatures, authorised as per the above resolution, duly attested by the notary / Secretary of the Trust on the Trust's letterhead.
- Documents required to be submitted under normal circumstances like PAN & proof of KRA KYC
 Compliance (compulsory irrespective of the amount invested).
- Cancelled Cheque Leaf with the Name of the Trust printed on the Cheque

e. Co-operative Societies:

- Copy of the Registration Certificate attested Secretary/ office bearer of the society.
- Copy of the Resolution authorising investments/ disinvestments in the Mutual Fund Schemes, duly attested by the Secretary/ office bearer of the society.
- List of authorised signatories with designation & their specimen signatures, attested by the Notary.
- Documents required to be submitted under normal circumstances like PAN & proof of KRA KYC Compliance (compulsory irrespective of the amount invested).
- Cancelled Cheque Leaf with the Name of the Co-Operative Society printed on the Cheque

f. Any other Non-individual Investor:

In case of an application by any Non-individual Investor other than the aforementioned Non-individual Investors, a duly certified copy of the relevant resolution or a document providing evidence of the authority to such Investor to invest in units of the Scheme(s), along with the updated specimen signature list of authorised signatories must be submitted along with the Application Form / Transaction Slip. Further, a certified copy of the incorporation deeds / constitutive documents should be submitted, where the AMC so requires.

g. Individual Investors:

Documents required to be submitted under normal circumstances like PAN & proof of KRA - KYC Compliance (compulsory irrespective of the amount of investment).

h. Non Resident Investors:

• In case Indian rupee drafts are purchased abroad or from FCNR / NRE A/c, an account debit certificate from the Bank issuing the draft confirming the debit to Investor's account shall also be enclosed along with the Application Form.

- For subscriptions amounts remitted out of debit to the FCNR / NRE A/c, the Application form must be accompanied with an account debit certificate confirming the account type and account number, issued by the Investor's banker(s).
- Documents required to be submitted under normal circumstances like PAN & proof of KRA KYC
 Compliance (compulsory irrespective of the amount invested).

i. Applications made under Power of Attorney:

- An applicant applying through power of attorney holder must lodge an original or a copy of the Power Of Attorney (POA) duly attested by a notary public at any of the Official Points of Acceptance.
- The Power of Attorney Document must contain the signatures of both the applicant and the constituted Attorney and must be an unconditional power of attorney.
- Documents otherwise required to be submitted under normal circumstances by an Investor should be submitted by both the Investor and the POA holder in case of applications made under a POA.

j. Applications on behalf of minor:

- In case of court appointed legal guardian, supporting documentary evidence shall be obtained.
- In case of natural guardian, a document evidencing the relationship shall be obtained if the same is not available as part of the documents submitted as per the below point.
- Date of birth of the minor along with photocopy of supporting documents as enumerated below shall be mandatory while opening the account on behalf of minor:
- · Birth certificate of the minor, or
- School leaving certificate / Mark sheet issued by Higher Secondary Board of respective states, ICSE, CBSE etc., or
- Passport of the minor, or
- Any other suitable proof evidencing the date of birth of the minor.

Note:

- a. All documents not required to be submitted in original or not required to be attested by a notary public should be self attested by the respective authorized signatories specified therein.
- b. Certified PAN Card copy is mandatory for all the above investors. Investors will be required to submit the original PAN card for verification.
- c. AMC reserves the right to call for such other information / documents that it deems fit to fulfill its KRAKYC /other obligations.
- d. If any of the above documents are in a language not specified in the Eighth Schedule of the Constitution of India / Foreign Language, then the same have to be translated into English for submission as required by the AMC.
- e. Any request for purchase of units may not be processed if the necessary documents are not submitted.

SECTION VI - RIGHTS OF UNIT HOLDERS OF THE SCHEMES

- 1. Unit holders of the Schemes have a proportionate right in the beneficial ownership of the assets of the Schemes.
- 2. When the Mutual Fund declares a dividend under the Scheme, the dividend warrants shall be dispatched within 30 days of the declaration of the dividend. In event of failure of dispatch of dividend within the stipulated 30 day period, the AMC shall be liable to pay interest @15% per annum to unitholders or such other rate of interest as may be prescribed from time to time for the delay period. Account Statement reflecting the new or additional subscription as well as Redemption/ Switch of Units shall be dispatched to the Unit holder within 5 working days from the date of closure of the initial subscription list and / or from the date of receipt of the request from the unitholders. Provided if a Unit holder so desires the Mutual Fund / AMC shall issue a Unit certificate (non- transferable) within 5 working days of the receipt of request for the certificate.

An applicant in whose application has been accepted by the fund shall have the option either to receive the statement of accounts or to hold units in dematerialised form and the Mutual Fund/ AMC shall issue to such applicant, a statement of accounts specifying the number of units allotted to the applicant or issue units in dematerialized form within five working days from the date of closure of the initial subscription list. The first-named Unit holder shall receive the account statements, all notices and correspondence with respect to the account as well as the proceeds of any Redemption requests or dividends or other distributions. In addition, such holder shall have the voting rights, as permitted, associated with such Units as per the applicable guidelines.

- 3. The Mutual Fund shall allot units / refund of money and dispatch statements of accounts within five business days from the closure of the NFO and all the Schemes (except ELSS) shall be available for ongoing repurchase/ sale/ trading within five business days of the allotment date.
- 4. The Mutual Fund shall dispatch Redemption proceeds within 10 Business days of receiving the Redemption request. In case of failure to dispatch redemption proceeds within 10 business days, the AMC will be liable to pay a penal interest of 15% or such other rate as may be prescribed by SEBI from time to time, for the delay period.
- 5. The Trustee is bound to make such disclosures to the Unit holders as are essential in order to keep the unitholders informed about any information known to the Trustee which may have a material adverse bearing on their investments.
- 6. The appointment of the AMC for the Mutual Fund can be terminated by majority of the Directors of the Trustee Board or by seventy five percent of the Unit holders of the Scheme.
- 7. 75% of the Unit holders of a Scheme can pass a resolution to wind-up a Scheme.
- 8. The Trustee shall obtain the consent of the Unit holders:
 - Whenever required to do so by SEBI, in the interest of the Unit holders.
 - Whenever required to do so if a requisition is made by three-fourths of the Unit holders of the Scheme.

- 9. When the Trustee decides to wind up the Scheme or prematurely redeem the Units. The Trustee shall ensure that no change in the fundamental attributes of any Scheme or the trust or fees and expenses payable or any other change which would modify the Scheme and affects the interest of Unit holders, shall be carried out unless:
 - I. A written communication about the proposed change is sent to each Unit holder and an advertisement is given in one English daily newspaper having nationwide circulation as well as in a newspaper published in the language of the region where the Head Office of the Mutual Fund is situated; and
 - II. the Unit holders are given an option to exit at the prevailing Net Asset Value without any Exit Load.
- 10. In specific circumstances, where the approval of unitholders is sought on any matter, the same shall be obtained by way of a postal ballot or such other means as may be approved by SEBI. Only one Unit holder in respect of each folio or account representing a holding shall vote and he shall have one vote in respect of each resolution to be passed.

SECTION VII - INVESTMENT VALUATION NORMS FOR SECURITIES AND OTHER ASSETS

A. Valuation Norms

Equity and Equity Related Securities

	Traded	Non Traded	Thinly Traded	
	At the last quoted closing price on the National Stock Exchange (NSE)/Bombay Stock Exchange (BSE) or	When on a valuation day, a security listed on the NSE, does not trade then price at which it is traded on another stock exchange is used.	As per SEBI Regulation	
Equity Shares Preference Shares Warrants		When a security does not trade on any exchange on a valuation day then previous closing price on NSE / Any other SE will be used as long as date of the previous closing price is less than 30 days.		
	O , ,	If trading in an equity security is suspended for more than 30 days, then the Asset Management Company/Trustees will decide the valuation norms to be followed and such norms would be documented and recorded		
Futures and Options	At the closing price provided by the respective stock exchanges			
Unlisted / Illiquid / Rights Equity Securities	In accordance with guidelines prescribed by SEBI			

Notes:

- 1. Unlisted / Illiquid / Rights equity securities will be valued in accordance with guidelines prescribed by SEBI.
- 2. Thinly Traded Equity/Equity related Security When trading in an equity/equity related security in a month is both less than Rs. 5 lacs and the total volume is less than 50,000 shares, it shall be considered as a thinly traded security.
- 3. Demerger: In case of a demerger, valuation will be done as approved by the Valuation Committee.

4. In case of a demerger pending listing, the resultant company/ies shall be valued at the intrinsic value arrived at on the date of corporate action.

POLICY FOR VALUATION OF DEBT AND MONEY MARKET INSTRUMENTS:

I. <u>Valuation of Money Market and Debt Securities with residual maturity of up to 60 days</u> Traded Securities

Traded Securities will be valued at the weighted average YTM at which they are traded and reported on reporting platform on the particular valuation day.

Non Traded Securities

When such securities are not traded on a particular valuation day they shall be valued on Straight line amortization basis to maturity from cost or last valuation price whichever is more recent.

The amortised price may be used for valuation as long as it is within $\pm 0.10\%$ of the reference price. In case the variance exceeds $\pm 0.10\%$, the valuation shall be adjusted to bring it within the $\pm 0.10\%$ band.

Spread between Purchase Yield and Benchmark Yield as fixed by Fund Manager at the time of purchase would be fixed throughout the life of instruments and would be changed only if there is justification for the change.

II. Valuation of Money Market and Debt Securities with residual maturity above 60 days.

All securities (including traded and non traded) will be valued as per the prices provided by the AMFI appointed independent valuation agencies – currently CRISIL & ICRA;

III. Inter Scheme Transfers

Inter Scheme Transfer would be done at fair valuation as stated above.

If market price as well as self trade price of a security is not available on a particular day, inter scheme transfer of such security would be done at a price available for similar security (yield, maturity etc.). If no such price of similar security is available, the inter scheme transfer would be done at a price calculated basis the closing yield of said security on previous business day.

IV.ABNORMAL SITUATION:

If an abnormal trade is determined, the said trade will be excluded from the computation of weighted average YTM. In such cases, the Fund Manager would seek approval of Valuation Committee for determining the appropriate method of valuation. The decision of Valuation Committee in such abnormal situations shall be reported to the Board of Directors of the AMC & Trustee at the meeting held subsequent to said valuation committee meeting.

Note:

*Securities would be considered as traded under following criteria:

- if there are at least three trades in market lot aggregating to Rs. 100 crores or more.
- In cases of self trades (Self trade mean trades done by the schemes of IIFL Mutual Fund), only a trade of a market lot or more will be considered for valuation. In case there are both qualifying market trades and self trades, the market trades will be given a higher priority. For this purpose

market lot means INR 5 Crore. Government Securities and Treasury Bills will be valued same as debt securities mentioned above, depending upon the residual maturity (i.e. 60 days residual maturity) at provided by CRISIL and ICRA.

- * Following assets will be valued at cost in addition to income accrual / amortization:
 - a. Bank Fixed Deposits b. CBLO / Reverse Repo c. Cash Management Bills

B. Accounting Policies & Standards

In accordance with the Regulations, the AMC will follow the accounting policies and standards, as detailed below:

- a. The AMC, for each Scheme, shall keep and maintain proper books of account, records and documents, for each Scheme, so as to explain its transactions and to disclose at any point of time the financial position of each Scheme and, in particular, give a true and fair view of the state of affairs of the Fund.
- b. For the purposes of the financial statements, the Mutual Fund shall mark all investments to market and carry investments in the balance sheet at market value. However, since the unrealized gain arising out of appreciation on investments cannot be distributed, provision shall be made for exclusion of this item when arriving at distributable income.
- c. Dividend income earned by a Scheme shall be recognised, not on the date the dividend is declared, but on the date the share is quoted on an ex-dividend basis. For investments which are not quoted on the stock exchange, dividend income shall be recognised on the date of declaration.
- d. In respect of all interest-bearing investments, income shall be accrued on a day-to-day basis as it is earned. Therefore, when such investments are purchased, interest paid for the period from the last interest due date up to the date of purchase shall not be treated as a cost of purchase but shall be debited to Interest Recoverable Account. Similarly, interest received at the time of sale for the period from the last interest due date up to the date of sale shall not be treated as an addition to sale value but shall be credited to Interest Recoverable Account.
- e. In determining the holding cost of investments and the gain or loss on sale of investments, the "average cost" method shall be followed for each security.
- f. Transactions for purchase or sale of investments shall be recognised as of the trade date and not as of the settlement date, so that the effect of all investments traded during a financial year are recorded and reflected in the financial statements for that year. Where investment transactions take place outside the stock market, for example, acquisitions through private placement or purchases or sales through private treaty, the transaction would be recorded, in the event of a purchase, as of the date on which the Scheme obtains an enforceable obligation to pay the price or, in the event of a sale, when the Scheme obtains an enforceable right to collect the proceeds of sale or an enforceable obligation to deliver the instruments sold.
- g. Bonus shares to which the Scheme becomes entitled shall be recognised only when the original shares on which the bonus entitlement accrues are traded on the stock exchange on an ex-bonus basis. Similarly, rights entitlements shall be recognised only when the original shares on which the right entitlement accrues are traded on the stock exchange on an ex-rights basis.

- h. Where income receivable on investments has been accrued and has not been received for a period specified in the guidelines issued by SEBI, provision shall be made by debiting to the revenue account the income so accrued in the manner specified by guidelines issued by SEBI
- i. When in the case of an Open-ended Scheme units are sold, the difference between the sale price and the face value of the unit, if positive, shall be credited to reserves and if negative shall be debited to reserves, the face value being credited to Capital Account. Similarly, when units are repurchased, the difference between the purchase price and face value of the unit, if positive, shall be debited to reserves and, if negative, shall be credited to reserves, the face value being debited to the Capital Account.
- j. In the case of an Open-ended Scheme, when units are sold an appropriate part of the sale proceeds shall be credited to an Equalisation Account and when units are repurchased an appropriate amount would be debited to Equalisation Account. The net balance on this account shall be credited or debited to the Revenue Account. The balance on the Equalisation Account debited or credited to the Revenue Account shall not decrease or increase the net income of the Fund but is only an adjustment to the distributable surplus. It shall, therefore, be reflected in the Revenue Account only after the net income of the Fund is determined.
- k. The cost of investments acquired or purchased shall include brokerage, stamp charges and any charge customarily included in the broker's bought note. In respect of privately placed debt instruments any front-end discount offered shall be reduced from the cost of the investment.
- I. Underwriting commission shall be recognised as revenue only when there is no devolvement on the Scheme. Where there is devolvement on the Scheme, the full underwriting commission received and not merely the portion applicable to the devolvement shall be reduced from the cost of the investment.
- m. The accounting policies and standards outlined above are as per the existing Regulations and are subject to change as per changes in the Regulations.

C. Procedure and Recording of Investment Decisions:

All investment decisions, relating to the schemes, shall be undertaken by the AMC in accordance with the Regulations and the investment objectives of the respective Scheme(s). The Fund may additionally observe such internal guidelines as may be prescribed by the Boards of the AMC / Trustee Company or any internal committee.

All investment decisions shall be recorded in terms of SEBI Circular No. MFD / CIR / 6 / 73 / 2000 dated July 27, 2000 as amended from time to time.

The Board of Directors of the AMC has appointed an Investment Committee of the AMC. The primary function of the Investment Committee shall, inter-alia, be to formulate and review the investment policy for the various schemes of the Mutual Fund and to review the portfolio and performance of the Schemes periodically.

The performance of each scheme shall be monitored by the Boards of AMC and Trustee Company on a periodic basis vis-a-vis the respective benchmark index as mentioned in the respective SIDs.

The Chief Executive Officer of the AMC shall inter-alia ensure that the investments made by the fund managers are in the interest of the Unit holders. The Fund Manager shall ensure that the funds of the Scheme(s) are invested in line with the investment objective of the Scheme(s) and in the interest of the Unit holders.

SECTION VIII - TAX & LEGAL & GENERAL INFORMATION

The following outline of tax implications is provided for general information purposes only, based on the law prevailing as at the date of this document and also incorporating the amendments made by the Finance Act, 2017. These implications should be considered in light of the specific facts of each individual case. Furthermore, in the event of periodic amendments to the relevant legislation, the nature and / or quantum of these benefits / implications are subject to change.

Accordingly, it is recommended that each unit holder should appropriately consult its tax consultant with respect to the specific tax implications arising out of their participation in the scheme.

I. To the Mutual Fund:

Income in the hands of the Mutual Fund

The entire income of a Mutual Fund registered under the Securities and Exchange Board of India Act, 1992 ('SEBI') or any regulations made thereunder is exempt from income tax in accordance with the provisions of section 10(23D) of the Income-tax Act, 1961 ('the Act').

Mutual Funds may invest in the units of securitisation trusts. The key features of the taxation regime for securitisation trusts are as under:

- Tax pass-through status is accorded to trusts set-up by ARCs and securitisation trusts.
- Exemption in respect of income of investor from securitisation trust should not be available, and hence the same should be taxable in the hands of the investors. However, the income received by a mutual fund from a securitisation trust should still continue to remain exempt, as section 10(23D) of the Act provides exemption to the entire income earned by a mutual fund.
- Tax should be deducted at source by the securitisation trust at the rate of 25% in case the payments are made to resident individuals/ HUFs and at the rate of 30% in case payments are made to other resident assessees. However, income received by a mutual fund should not be liable to deduction of tax at source in accordance with the provisions of section 196(iv) of the Act. Even otherwise, no tax should be deducted at source by a securitisation trust while making payments to a mutual fund, as any income received by a mutual fund is entirely exempt from tax under section 10(23D) of the Act.

Income received by a Mutual Fund is not liable for the deduction of income tax at source as per the provisions of section 196(iv) of the Act. Where the Mutual Fund receives any income from investments made in overseas jurisdictions, this income may be subject to withholding in the relevant jurisdiction. As the income of the Mutual Fund is exempt from tax in India, credits/ refunds in relation to these foreign taxes may not be available in India.

Mutual Funds may earn dividend income from its investments in shares of Indian companies. As per section 115BBDA of the Act, dividend income earned by specified assessees in excess of INR 10 lakhs is chargeable to tax at the rate of 10%.

As per Explanation to section 115BBDA of the Act, "specified assessees" means a person other than (i) a domestic company; or (ii) a fund or institution or trust or any university or other educational institution or any hospital or other medical institution referred to in sub-clause (iv) or sub-clause (v) or sub-clause (vi) or sub-clause (via) of clause (23C) of section 10; or (iii) a trust or institution registered under section 12A or section 12AA.

Thus, mutual funds are not excluded from the definition of "specified assessees". However, any income received by mutual funds is exempt from tax under section 10(23D) of the Act. In view of the non-inclusion of mutual fund for the purpose of section 115BBDA of the Act, there could be litigation with the tax authorities with respect to exemption from dividend income.

Distribution of income by the Mutual Fund to the unit holders

Under section 115R of the Act, where the income is distributed to the unit holders, the Mutual Fund is required to pay tax on the income distributed by it, as under:

- In the case of other than equity oriented fund, being a money market mutual fund or liquid fund @ 25% plus surcharge on such income tax @ 12% plus education cess and secondary and higher education cess @ 3% on the amount of tax and surcharge, on income distributed to individuals and Hindu Undivided Family ('HUFs'); and
 - @ 30% plus surcharge on such income tax @ 12% plus education cess and secondary and higher education cess @ 3 % on the amount of tax and surcharge, on income distributed to persons other than individuals and HUFs.
- In case of other than equity oriented fund, not being a money market mutual fund or a liquid fund (including infrastructure debt funds)

In the case of Infrastructure Debt Fund

@ 5% plus surcharge on such income tax @ 12% plus education cess and secondary and higher education cess @ 3 % on the amount of tax and surcharge, on income distributed to a non-resident by an Infrastructure Debt Fund ('IDF').

In the case of other than Infrastructure Debt Fund

- @ 25% plus surcharge on such income tax @ 12% plus education cess and secondary and higher education cess @ 3% on the amount of tax and surcharge, on income distributed to individuals and HUFs;
- @ 30% plus surcharge on such income tax @ 12% plus education cess and secondary and higher education cess @ 3 % on the amount of tax and surcharge, on income distributed to persons other than individuals and HUFs; and

Proviso (b) to section 115R(2) of the Act specifically exempts equity oriented mutual funds from distribution tax on income distributed.

As per section 115R of the Act additional income-tax on the income distributed to unit-holders should be levied on the amount of income to be distributed including such additional tax (i.e. grossing-up), as against levy on only the amount of income to be distributed. This may result in a higher effective tax rate.

The expression 'money market mutual fund' has been defined in Explanation (d) to section 115T of the Act which means a scheme of a Mutual Fund which has been set up with the objective of investing exclusively in money market instruments as defined in sub-clause (p) of clause (2) of the Securities and Exchange Board of India (Mutual Funds) Regulations, 1996.

The expression 'liquid fund' has been defined in Explanation (e) to section 115T of the Act which means a scheme or plan of a Mutual Fund which is classified by the SEBI as a liquid fund in accordance with the guidelines issued by it in this regard under the Securities and Exchange Board of India Act, 1992 or the regulations made thereunder.

The expression 'Infrastructure debt fund' has been defined in clause 1 of the regulation 49L of the Securities and Exchange Board of India (Mutual Fund) Regulations, 1996. As per clause 1 of regulation 49L, an 'infrastructure debt fund scheme' would mean a scheme which invests primarily (minimum 90% of scheme assets) in debt securities or securitized debt instrument of infrastructure companies, infrastructure capital companies, infrastructure projects, special purpose vehicles, etc. or other permissible assets in accordance with these regulations or bank loans in respect of completed and revenue generating projects of infrastructure companies or projects or special purpose vehicles.

Classification of the fund as an 'equity oriented fund' or 'other than equity oriented fund' for the purposes of the Act

The expression 'equity oriented fund' has been defined in Explanation (b) to section 115T of the Act to include a fund where the investible funds are invested by way of equity shares in domestic companies to the extent of more than sixty-five per cent of the total proceeds of the fund. Furthermore, as per the proviso to Explanation (b) to section 115T, the percentage of equity shareholding of the fund shall be computed with reference to the annual average of the monthly averages of the opening and closing figures.

II. To the unit holders:

Deduction from total income

Under section 80C of the Act, an assessee, being an individual or HUF, is eligible to claim a deduction up to an aggregate of INR 1.5 lakhs on account of sums paid as subscription to units of an Equity Linked Savings Scheme ('ELSS').

ELSS refers to a scheme formulated under Equity Linked Savings Scheme, 2005, as notified by the Central Board of Direct Taxes ('CBDT'), Ministry of Finance *vide* notification dated 3 November, 2005 as amended *vide* notification dated 13 December, 2005.

Under section 80CCG of the Act, an assessee who is a resident individual with a gross total income of upto INR 12 lakhs can invest in eligible securities (which includes units of certain listed mutual funds schemes) under Rajiv Gandhi Equity Savings Scheme ('RGESS') in accordance with the scheme as notified by the Central Government and claim a tax benefit on 50% of the amount invested to the extent the deduction does not exceed INR 25,000. Deduction with respect to investment in RGESS is available for three consecutive years beginning with the year in which such units were first acquired. Investors may note that, eligibility for deduction under section 80CCG of the Act shall be subject to compliance with various provisions of the scheme as notified by the Central Government and other applicable tax laws. No deduction under section 80CCG of the Act shall be allowed from AY 2018-19 onwards. However, in case any assessee who has acquired units of equity oriented scheme and claimed deduction upto AY 2017-18, shall be allowed deduction till AY 2019-20, if he is otherwise eligible to claim deduction in accordance with the provisions of section 80CCG of the Act.

Securities Transaction Tax

Under chapter VII of the Finance (No. 2) Act, 2004, the unit holder is liable to pay Securities Transaction Tax ('STT') on any 'taxable securities transaction' at the applicable rate. Taxable securities transactions include the purchase or sale of units of an equity oriented fund, entered into on the stock exchange or the sale of units of an equity oriented fund to the Mutual Fund.

The purchaser of the units of an equity oriented fund is not liable to pay STT where the purchase is entered into on a recognised stock exchange and the contract for the purchase of such units is settled by the actual delivery or transfer of such units.

The seller of the units of an equity oriented fund is liable to pay STT at 0.001% where the sale is entered into on a recognised stock exchange and the contract for sale of such units is settled by the actual delivery or transfer of such units.

At the time of the sale of units of an equity oriented fund to the Mutual Fund, the seller is required to pay STT @0.001%.

STT is not applicable on purchase/sale/redemption of units other than equity oriented units.

STT is not deductible for the computation of capital gains. However, if it is held that gains on the sale of securities are in the nature of business profits, then for the purpose of computing the business income, an amount equivalent to the STT paid on the transaction value will be allowed as a deduction from the gains earned, under section 36 of the Act.

Incomes from units

Under the provisions of section 10(35) of the Act, any income (other than income arising from the transfer of units) received by any person on the units of the Mutual Fund is exempt from income tax.

Gains on transfer / redemption of units

Gains arising on transfer / redemption of units, as well as from switching between schemes will be chargeable to tax under the Act. The characterisation of income from investments in securities as 'business income' or 'capital gains' should be examined on a case-by-case basis.

However, the CBDT has issued a circular which states the following:

- Where the assessee opts to treat the listed shares/ securities as stock-in-trade, the income arising from the transfer of such listed shares/ securities would be treated as business income.
- If the assessee desires to treat the gains arising from transfer of listed shares/ securities held for a
 period of more than 12 months as capital gains, the same shall not be put to dispute by the Assessing
 Officer.

The aforementioned circular shall not apply in a case where the genuineness of the transaction itself is questionable.

As per section 2(14) of the Act, any investment in securities made by Foreign Institutional Investors ²('FIIs') in accordance with the regulations made under the Securities and Exchange Board of India would be treated as a capital asset. Consequently, any income arising from transfer of securities by FIIs are to be treated in the nature of capital gains.

Business Income

Where the units of the Mutual Fund are held as stock-in-trade, then any gains arising from the transfer / redemption of units would be taxed under the head of "Profits and gains of business or profession" under section 28 of the Act. The gain / loss is to be computed under the head of "Profits and gains of business or profession" after allowing for normal business expenses (inclusive of the expenses incurred on the transfer).

Business income is chargeable to tax at the following rates:

Assessee	% of Income Tax
Individuals, HUFs, Association of Persons	Applicable Slab Rate
Domestic company having turnover/ gross	25%
receipt not exceeding INR 50 crore in	
financial year 2015-16	
Partnership Firms, including Limited	30%
Liability Partnerships ('LLPs') & Domestic	
Company (having turnover/ gross receipt	
exceeding INR 50 crore in financial year	
2015-16)	
Foreign Companies	40%

Unless specifically stated, the income-tax rates specified above and elsewhere in this document are exclusive of the applicable surcharge, education cess and secondary and higher education cess. The rates of surcharge applicable for assessment year 2018-19 are given below:

Type of Investor Surcharge* rate as a % of income-tax

¹ Circular no. 6/2016 dated February 29, 2016

2 2 As per Notification No. 9/2014 dated 22 January 2014, the Central Government has specified Foreign Portfolio Investors registered under the Securities and Exchange Board of India (Foreign Portfolio Investors) Regulations, 2014, as 'Foreign Institutional Investor' for the purposes of clause (a) of the Explanation to section 115AD of the Act.

	If income is less than INR 50 lakhs	If income exceeds INR 50 lakhs but less than INR 1 crores	If income exceeds INR 1 crore but less than INR 10 crores	If income exceeds INR 10 crores
Individual, HUF, AOP (Resident & foreign)	Nil	10%	15%	15%
Partnership firm (Domestic & foreign)	Nil	Nil	12%	12%
Domestic Company	Nil	Nil	7%	12%
Foreign Company	Nil	Nil	2%	5%

^{*} Additionally, education cess and secondary and higher education cess is leviable @ 3% on the income tax and surcharge as computed above.

Capital Gains

The mode of computation of capital gains would be as follows:

Sale Consideration xxx
Less: Cost of Acquisition (Note 1) (xxx)
Expenses on Transfer (Note 2) (xxx)

Capital Gains xxx

Note 1: In case of the computation of long term capital gains, the option of indexation of cost is available.

Note 2: This would include only expenses relating to transfer of units.

In case of ELSS, the units are subject to a lock-in period of 3 years. Accordingly, any sale of units after this lock-in period will qualify as a long term capital gain.

Long term capital gains

In the case of other than equity oriented fund, including a money market mutual fund or a liquid fund

Capital gains arising on transfer or redemption of other than equity oriented units should be regarded as long-term capital gains if such units are held for a period of more than 36 months, immediately preceding the date of transfer.

As per section 112 of the Act, tax on long-term capital gains arising from the transfer of units shall be taxable at the rate of 20% plus applicable surcharge and education cess @ 3% on the amount of tax and surcharge, after substituting the indexed cost of acquisition for the cost of acquisition.

Furthermore, long-term capital gains in the case of non-residents would be taxable @ 10% on the transfer of capital assets, being unlisted securities, computed without giving effect to the first and second proviso of section 48 i.e. without taking benefit of foreign currency fluctuation and indexation benefit.

The benefit of indexation will, however, not be available to specified offshore fund which is taxable @ 10% plus the applicable surcharge and education cess @ 3% on the total amount of tax and surcharge in terms of section 115AB of the Act.

The benefit of indexation will also not be available to FIIs³ who are taxed under section 115AD of the Act @ 10% plus applicable surcharge and education cess @ 3% on the total amount of tax and surcharge.

In cases where the taxable income, reduced by long term capital gains of a resident individual or HUF is below the taxable limit, the long term capital gain will be reduced to the extent of this shortfall and only the balance of the long term capital gain is chargeable to income tax.

The following deductions are available on long term capital gains arising on the transfer of Mutual Fund units, if the sale proceeds are invested in eligible avenues:

Particulars	Section 54 EC	Section 54F	Section 54EE
Eligible persons	All assessees	Individuals and	All assessees
		HUFs	
Asset to be purchased to	Specified Bonds of		Long term
claim exemption	National Highways		specified asset -
	Authority of India and	in India	i.e. units issued
	Rural Electrification		before 1 April
	Corporation Limited		2019, by any
	(cap of INR Fifty lakhs in		fund notified by
	a financial year) or any		the Central
	other bond notified by		Government.
	the Central Government		(cap of INR 50
	in the official gazette		lakhs in any
	(cap of INR 50 lakhs in a		financial year in
	financial year)		any long term
			specified asset
			post 1 April
			2016)
Time limit for purchase	6 months	Purchase: 1 year	6 months
from date of sale of MF		backward / 2 years	
units		forward or	

³ As per Notification No. 9/2014 dated 22 January 2014, the Central Government has specified Foreign Portfolio Investors registered under the Securities and Exchange Board of India (Foreign Portfolio Investors) Regulations, 2014, as 'Foreign Institutional Investor' for the purposes of clause (a) of the Explanation to section 115AD of the Act.

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		Construction: 3	
	years forward		
Amount Exempted	Investment in the new	Capital gains	Investment in
	asset or capital gain	proportionate to	the new asset or
	whichever is lower	the investment	capital gain
		made from the sale	whichever is
		proceeds (subject to	lower
		other conditions of	
		owning / purchasing	
		the residential	
		house mentioned in	
		the section)	
Lock-in period	3 years	3 years	3 years

The investment under section 54EC on account of which the exemption has been claimed from long term capital gains will not be available for deduction under section 80C of the Act.

In the case of equity oriented fund

Capital gains arising on transfer or redemption of equity oriented units shall be regarded as long-term capital gains if such units are held for a period of more than 12 months, immediately preceding the date of transfer.

Long term capital gains arising from the transfer of such units are exempt under section 10(38) of the Act. Units of equity oriented funds (which may include ELSS) are subject to STT. The Mutual Fund would recover the STT from the unit holder at the applicable rate.

• Short term capital gains

In the case of other than equity oriented fund, including a money market mutual fund or a liquid fund Short term capital gains arising from the transfer of units of funds other than equity oriented scheme would be chargeable to tax as follow:

Short term capital gains are taxed at the normal rates applicable to each unit holder. In case where the taxable income as reduced by short term capital gains of a resident individual or HUF is below the taxable limit, the short term capital gain will be reduced to the extent of this shortfall and only the balance short term capital gain is chargeable to income tax.

In the case of an equity oriented fund

Short term capital gains arising from the transfer of units of an 'equity oriented fund' (as defined under section 115T of the Act), being subject to STT would be charged to tax under section 111A of the Act @ 15% (plus the applicable surcharge, education cess and secondary and higher education cess). The Mutual Fund would recover the STT from the unit holder at the applicable rate when the units are re-purchased by the Mutual Fund/redeemed by the investor.

Capital losses

Losses under the head capital gains cannot be set off against income under any other head. Furthermore, within the head capital gains, losses arising from the transfer of long term capital assets cannot be adjusted against gains arising from the transfer of a short term capital asset. However, losses arising from the transfer of short term capital assets can be adjusted against gains arising from the transfer of either a long term or a short term capital asset.

Under section 10(38) of the Act, long term capital gains on sale of units of an equity oriented fund are exempt from income tax subject to certain conditions. Hence, losses arising from such transactions would not be eligible for set off against taxable capital gains.

Unabsorbed long term capital losses (other than the losses relating to sale of units of equity oriented fund as stated above) can be carried forward and set off against the long term capital gains arising in any of the subsequent eight assessment years. Unabsorbed short term capital losses can be carried forward and set off against the income under the head capital gains in any of the subsequent eight assessment years.

• Consolidation / Merger of schemes

In case of consolidation of mutual fund schemes, the investors generally receive units in the consolidated scheme in consideration of units held in the consolidating scheme. The following provisions are applicable in case of consolidation of mutual fund schemes.

- As per section 47(xviii) of the Act, any transfer of units held by the investor in the consolidating scheme
 of the mutual fund in consideration of allotment of units in the consolidated scheme, shall not to be
 regarded as a taxable transfer, provided that the consolidation is of two or more schemes of an equity
 oriented fund or two or more schemes of a fund other than equity oriented fund.
- Further, as per section 49(2AD) of the Act, the cost of acquisition of units in the consolidated scheme shall be deemed to be the cost of acquisition of the units in the consolidating scheme. Also, as per section 2(42A) of the Act, the period of holding of the units in the consolidated scheme shall include the period of holding of the units in the consolidating scheme.
- 'Consolidating scheme' has been defined under section 47(xviii) of the Act as the scheme of a Mutual Fund which merges under the process of consolidation of the schemes of mutual fund in accordance with the SEBI (Mutual Funds) Regulations, 1996. 'Consolidated scheme' has been defined as the scheme with which the consolidating scheme merges or which is formed as a result of such merger.

Minimum Alternate Tax/Alternate Minimum Tax

Where, the income tax payable on the total income as computed under the Act is less than the tax computed at 18.5% of its book profits, then such book profits shall be deemed to be the total income of the company and the tax payable should be at the rate of 18.5% (plus applicable surcharge and cesses) on such book profits.

Where MAT has been paid, credit is available in subsequent financial years for the MAT paid in excess of income-tax payable in a financial year. This credit should be eligible to be carried forward for 15 years and set-off against future income-tax payable to the extent normal income-tax payable exceeds MAT in that financial year.

The income on the transfer of Mutual Fund units by a company would be taken into account in computing the book profits and Minimum Alternate Tax, if any, under section 115JB of the Act (irrespective of whether or not it is exempt under section 10(38) of the Act).

The taxable income on transfer of Mutual Fund units would be taken into account in computing the Adjusted Total Income and Alternate Minimum Tax, if any, under section 115JC⁴ of the Act.

Tax deduction at source on capital gains

Resident unit holders

No income tax is required to be deducted at source from capital gains arising on transfer of units by resident unit holders.

In the case of other than equity oriented fund

A) Non-Resident Individual unit holders

Tax is required to be deducted at source on payment of any sum chargeable under the provisions of the Act to a non-resident under section 195 of the Act at the following rates.

- On income by way of long term capital gains @ 20% (plus applicable surcharge and education cess).
 Furthermore, long term capital gains in the case of non-residents would be taxable @ 10% on transfer of capital assets, being unlisted securities, computed without giving effect to the first & second proviso of section 48 i.e. without taking benefit of foreign currency fluctuation and indexation benefit.
- On income by way of short term capital gains @ 30% (plus applicable surcharge and education cess)

A non-resident, eligible to claim treaty benefits, would be governed by the provisions of the Act to the extent that they are more beneficial. Accordingly, tax should be withheld as per the provisions of the Act or the provisions of the relevant Double Taxation Avoidance Agreement ('DTAA'), whichever is more beneficial to the assessee. However, the Unit holder will be required to provide appropriate documents to the Fund in order to be entitled to a beneficial rate under such DTAA.

As per section 90(4) of the Act, a non-resident shall not be entitled to claim treaty benefits, unless the non-resident obtains a Tax Residency Certificate ('TRC') of being a resident of his home country. Furthermore, as per section 90(5) of the Act, non-resident is also required to provide such other documents and information, in Form 10F.

B) Offshore fund unit holders

Under section 196B of the Act, tax shall be deducted at source from long term capital gains @ 10% plus applicable surcharge, education cess and secondary and higher education cess @ 3% on the amount of tax and surcharge.

Tax is required to be deducted at source under section 195 of the Act, on payment to a non-resident of any sum chargeable under the provisions of the Act, at the applicable rates. A non-resident, eligible to

⁴ Section 115JC is applicable to all persons other than company which has claimed any deduction under Chapter VI-A under the heading 'C- Deductions in respect of certain incomes' (other than section 80P) or section 10AA.

claim treaty benefits, would be governed by the provisions of the Act to the extent that they are more beneficial. Accordingly, tax should be withheld as per the provisions of the Act or the provisions in the DTAA whichever is more beneficial to the assessee, subject to certain conditions. However, the unit holder will be required to provide appropriate documents to the Fund, in order to be entitled to a beneficial rate under the relevant DTAA. As per section 90(4) of the Act, a non-resident shall not be entitled to claim treaty benefits, unless the non-resident obtains a TRC) of being a resident of his home country. Furthermore, as per section 90(5) of the Act, a non-resident is also required to provide such other documents and information, in Form 10F.

In the case of an equity oriented fund for non-resident unit holders (including offshore fund unit holders)

Tax is required to be deducted at source under section 195 of the Act on payment to a non-resident on any sum which is chargeable under the provisions of the Act, at the following rates:

- Income from way of long term capital gains arising from the transfer of units, subject to STT, is exempt from tax.
- On income by way of short term capital gains arising from the transfer of units, subject to STT, taxable under section 111A of the Act @ 15% (plus applicable surcharge and education cess).

Tax is required to be deducted at source under section 195 of the Act, on payment to a non-resident of any sum chargeable under the provisions of the Act, at the applicable rates. A non-resident, eligible to claim treaty benefits, would be governed by the provisions of the Act to the extent that they are more beneficial than the DTAA. Accordingly, tax should be withheld as per the provisions of the Act or the provisions in the DTAA, whichever is more beneficial to the assessee, subject to certain conditions. However, the unit holder will be required to provide appropriate documents to the Fund, in order to be entitled to a beneficial rate under the relevant DTAA.

As per section 90(4) of the Act, a non-resident shall not be entitled to claim treaty benefits, unless the non-resident obtains a TRC of being a resident of his home country. Furthermore, as per section 90(5) of the Act, a non-resident is also required to provide such other documents and information, in Form 10F.

Foreign Institutional Investors / Foreign Portfolio Investors

As per the provisions of section 196D of the Act, no deduction of tax shall be made from any income from capital gains arising from the transfer of securities referred to in section 115AD, payable to FIIs⁵.

Failure to provide Permanent Account Number ('PAN')

Section 206AA of the Act states that the deductee is required to furnish his PAN to the deductor failing which the deductor shall deduct tax at source at the higher of the following rates:

1. The rate prescribed in the Act;

⁵ As per Notification No. 9/2014 dated 22 January 2014, the Central Government has specified Foreign Portfolio Investors registered under the Securities and Exchange Board of India (Foreign Portfolio Investors) Regulations, 2014, as 'Foreign Institutional Investor' for the purposes of clause (a) of the Explanation to section 115AD of the Act.

- 2. The rate in force i.e., the rate mentioned in the relevant Finance Act; or
- 3. The rate of 20%.

However, as per notification no. 53/2016, in the case of a non-resident, not being a company, or a foreign company and not having PAN, the aforementioned provisions of section 206AA of the Act shall not be applicable on payments for transfer of capital asset, if the following documents are provided by the deductee to the deductor:

- Name, e-mail address, contact number and address;
- A certificate of the deductees being resident in their respective countries from the Governments of those countries if the law of that country provides for issuance of such certificate; and
- Tax Identification Number or a unique number on the basis of which the deductees could be identified by their Governments as a resident of those countries.

Dividend stripping

As per section 94(7) of the Act, loss arising on sale of units which are bought within 3 months of the record date and sold within 9 months after the record date, shall be ignored for the purpose of computing income chargeable to tax to the extent of exempted income received or receivable on such units.

Bonus stripping

As per section 94(8) of the Act, units purchased within a period of 3 months prior to record date of entitlement of bonus and sold within a period of 9 months after such date, the loss arising on the transfer of original units shall be ignored for the purpose of computing the income chargeable to tax.

The amount of loss ignored shall be deemed to be the cost of purchase / acquisition of the bonus units.

III. Religious and Charitable Trust

Investments in units of the Mutual Fund will rank as an eligible form of investment under section 11(5) of the Act read with Rule 17C of the Income-tax Rules, 1962 for Religious and Charitable Trusts.

IV. New pension scheme

Any income, including gains from redemption of Mutual Fund units, received by any person for, or on behalf of, the New Pension System Trust (as established under the provisions of Indian Trust Act, 1882, on 27 February, 2008), is exempt in the hands of such person under section 10(44) of the Act.

STT is not leviable in respect of taxable securities transactions entered into by any person for, or on behalf of, the New Pension System Trust referred to in section 10(44) of the Act.

VI. Gift-tax

The Gift-tax Act, 1958 was repealed on 1 October 1998. Gift of Mutual Fund units would be subject to income tax in the hands of the donee. As per section 56(2)(x), receipts of securities, the fair market value of which exceeds fifty thousand rupees, without consideration or without adequate consideration is taxable as income in the recipients.

Further the above provision of section 56(2)(x) shall not apply to any units/shares received by the donee:

- (a) From any relative; or
- (b) On the occasion of the marriage of the individual; or
- (c) Under a will or by way of inheritance; or
- (d) In contemplation of death of the payer or donor, as the case may be; or
- (e) From any local authority as defined in the Explanation to clause (20) of section 10 of the Act; or
- (f) From any fund or foundation or university or other educational institution or hospital or other medical institution or any trust or institution referred to in clause (23C) of section 10 of the Act; or
- (g) From any trust or institution registered under section 12AA of the Act.
- (h) By any fund or trust or institution or any university or other educational institution or any hospital or other medical institution referred to in sub-clause (iv) or sub-clause (v) or sub-clause (vi) or sub-clause (via) of clause (23C) of section 10; or
- (i) By way of transaction not regarded as transfer under clause (i) or clause (vi) or clause (via) or clause (viaa) or clause (vib) or clause (vic) or clause (vic) or clause (vid) or clause (vii) of section 47; or
- (j) From an individual by a trust created or established solely for the benefit of relative of the individual.

The term 'relative' shall mean:

- A] In the case of an Individual -
- (i) The spouse of the individual
- (ii) The brother or sister of the individual
- (iii) The brother or sister of the spouse of the individual
- (iv) The brother or sister of either of the parents of the individual
- (v) Any lineal ascendant or descendant of the individual
- (vi) Any lineal ascendant or descendant of the spouse of the individual
- (vii) The spouse of the person referred to in clauses (ii) to (vi), and
- B] In case of a HUF, any member thereof.

B. Legal Information

i. Nomination Facility:

Pursuant to Regulation 29A of the SEBI (MF) Regulations, the AMC is providing an option to the Unit holder to nominate (in the manner prescribed under the SEBI (MF) Regulations), a person(s) in whom the Units held by him shall vest in the event of his death.

The Unit Holder/s can at the time an application is made or by subsequently writing to Official Point of Acceptance of transactions, request for a Nomination Form in order to nominate one/more person/s (multiple nominations) to receive the Units upon his/ her death subject to the completion of the necessary formalities. To enable the AMC to transfer the unit holdings in the name of the Nominee upon death of a Unitholder, the AMC shall call for requisite documents from the Nominee (for list of documents please refer to section on 'Transfer and Transmission of units').

Nomination will be maintained at the folio or account level and will be applicable for investments in all schemes in the folio or account.

Where the Units are held by more than one person jointly, the joint Unit holders may together nominate a person(s) in whom all the rights in the Units shall vest in the event of death of all the joint Unit holders. In such cases, all joint holders should sign the request for nomination/cancellation of nomination, even if the mode of holding is not "Joint".

Nomination shall be mandatory for new folios / accounts opened by individuals especially with sole holding and no new folios / accounts for individuals in single holding will be opened without nomination. Even those investors who do not wish to nominate must sign separately confirming their non-intention to nominate.

By provision of this facility the AMC is not in any way attempting to grant any rights other than those granted by law to the nominee(s). A nomination in respect of the Units does not create an interest in the property after the death of the Unit holder. The nominee(s) shall receive the Units only as an agent and trustee for the legal heirs or legatees as the case may be. It is hereby clarified that the nominees(s) under the nomination facility provided herein shall not necessarily acquire any title or beneficial interest in the property by virtue of this nomination.

Non-individuals including society, trust, body corporate, partnership firm, Karta of Hindu Undivided Family, holder of Power of Attorney cannot nominate. Nomination will be not allowed in a folio held on behalf of a minor. The Nominee shall not be a trust other than a religious or charitable trust, society, body corporate, partnership firm, Karta of Hindu Undivided Family or a Power of Attorney holder.

A non-resident Indian can be a Nominee subject to the exchange controls in force from time to time. Minor(s) can be nominated and in that event, the name and address of the guardian of the minor nominee shall be provided by the Unit holder. However, in such cases, the unit holder(s) cannot be the guardian of the nominated minor. Nomination can also be in favour of the Central Government, State Government, a local authority, any person designated by virtue of his office or a religious or charitable trust.

Nomination can be made for maximum of three nominees. In case of multiple nominees, the percentage of allocation / share in favour of each of the nominees should be indicated against their name and such allocation / share should be in whole numbers without any decimals making a total of 100 percent. In the event of Unitholders not indicating the percentage of allocation / share for each of the nominees, the Mutual Fund / AMC, by invoking default option shall settle the claim equally amongst all the nominees.

Nomination in respect of the Units stands rescinded upon the redemption of Units. Every new nomination for a folio/account will overwrite the existing nomination. Cancellation of nomination can be made only by those individuals who hold Units on their own behalf singly or jointly and who made the original nomination. On cancellation of the nomination, the nomination shall stand rescinded and the Mutual Fund /AMC shall not be under any obligation to transfer the Units in favour of the nominee(s).

The nomination facility extended under the Scheme is subject to existing laws. The AMC shall, subject to production of such evidence which in their opinion is sufficient, proceed to effect the payment to the Nominee(s). Transfer of Units / payment to the nominee(s) of the sums shall discharge the Mutual Fund / AMC of all liability towards the estate of the deceased Unit holder and his/her/their successors/legal heirs.

Nomination in case of Units held in Electronic (Demat) Mode

For units of the Scheme(s) held in electronic (demat) form with the Depository, the nomination details provided by the Unit holder to the depository will be applicable to the Units of the Scheme. Such nomination including any variation, cancellation or substitution of Nominee(s) shall be governed by the rules and bye-laws of the Depository. Payment to the nominee of the sums shall discharge the Mutual Fund of all liability towards the estate of the deceased Unit holder and his/her legal successors/legal heirs. In case nomination has been made for DP account with joint holders, in case of death of any of the joint holder(s), the securities will be transmitted to the surviving holder(s). Only in the event of death of all the joint holders, the securities will be transmitted to the nominee. In case nomination is not made by the sole holder of DP account, the securities would be transmitted to the account of legal heir(s), as may be determined by an order of the competent court.

ii. Prevention of Money Laundering and Know Your Customer (KYC) requirements:

Please refer note on 'Prevention of Money Laundering and Know Your Customer (KYC) requirements under section II -'How to apply'.

iii. Transfer and Transmission of units:

The Mutual Fund will be repurchasing (subject to completion of Lock-in Period, if any) and issuing units of the Schemes on an ongoing basis and hence the transfer facility is found redundant. Any addition / deletion of name from the folio of the Unit holder is deemed as transfer of Units. In view of the same, additions / deletions of names will not be allowed under any folio of the Scheme. The said provisions in respect of deletion of names will not be applicable in case of death of a Unit holder (in respect of joint holdings) as this is treated as transmission (transfer of units by operation of law) of Units and not transfer.

If a transferee becomes a holder of the Units by operation of law or upon enforcement of a pledge, then the AMC shall, subject to production of such evidence and submission of such documents, which in their opinion is sufficient, proceed to effect the transfer, if the intended transferee is otherwise eligible to hold the Units.

Transmission to surviving unit holders in case of death of one or more unit holders:

If Units are held by more than one registered Unit holder, then, upon death of one of the Unit holders, the Units shall be transmitted in favour of the remaining Holder(s) (in the order in which the names appear in the register of Unit holders with the Registrar) on production of the following documents:

- a. Letter from surviving unit holders to the Fund / AMC requesting for transmission of units,
- b. Death Certificate in original or photocopy duly notarized or attested by gazette officer or a bank manager*,
- c. Bank Account Details of the new first unit holder along with attestation by a bank branch manager* or cancelled cheque or bank statement bearing the account details and account holders name.
- d. KRA complied status as obtained from KRA agencies or their website of the surviving unit holders, if not already available

Transmission in case of HUF, due to death of Karta:

The members of the HUF need to submit following documents for transmission due to death of Karta:

- a. Letter Requesting for change of Karta,
- b. Death Certificate in original or photocopy duly notarized or attested by gazette officer or a bank manager*.
- c. Duly certified Bank certificate stating that the signature and details of new Karta have been appended in the bank account of the HUF

- d. New Bank account details duly attested by the Bank Manager or Cheque Copy with account number and holder's name printed on the cheque
- e. Proof of KRA KYC Compliance of the new Karta.
- f. Indemnity bond signed by all the surviving coparceners and new Karta
- g. In case of no surviving co-parceners or the transmission amount is ₹ One Lakh or more or where there is an objection from any surviving members of the HUF, transmission will be effected only on the basis of any of the following mandatory documents:
- Notarized copy of Settlement Deed, or
- Notarized copy of Deed of Partition, or
- Notarized copy of Decree of the relevant competent Court.

Transmission to registered nominee/s in case of death of Sole or All unit holders:

Units shall be transmitted in favour of the nominee (only upon death of all the Unit holders, in case of Joint holding) where the Unit holder/s have appointed a nominee upon production of the following documents:

- a. Letter from claimant nominee/s to the Fund / AMC requesting for transmission of units,
- b. Death Certificate/s in original or photocopy duly notarized or attested by gazette officer or a bank manager*
- c. Bank Account Details of the new first unit holder as per specified format along with attestation by a bank branch manager* or cancelled cheque or bank statement bearing the account details and account holders name
- d. KRA KYC of the claimant/s,

Transmission to claimant/s, where nominee is not registered, in case of death of Sole or All unit holders:

If the Unit holder has not appointed a nominee or in the case where the nominee dies before the Unit holder, the Units shall be transmitted in favour of or as otherwise directed by the Unit holder's legal representative(s) on production of the following documents:

- a. Letter from claimant/s to the Fund / AMC / RTA requesting for transmission of units,
- b. Death Certificate/s in original or photocopy duly notarized or attested by gazette officer or a bank manager*,
- c. Bank Account Details of the new first unit holder along with attestation by a bank branch manager* or cancelled cheque bearing the account details and account holders name,
- d. Proof of KRA KYC Compliance of the claimant/s
- e. Indemnity Bond from legal heir/s
- f. Individual affidavits from legal heir/s
- g. If the transmission amount is below ₹ Two Lakh: any appropriate document evidencing relationship of the claimant/s with the deceased unitholder/s.
- h. If the transmission amount is ₹ Two Lakh or more: Any one of the documents mentioned below:

- Notarised copy of Probated Will, or
- Legal Heir Certificate or Succession Certificate or Claimant's Certificate issued by a competent court, or
- Letter of Administration, in case of Intestate Succession.
 - * In case of certification by bank manager, the document should be certified by the bank manager with his/ her full signature, name, employee code, bank seal and contact number

It may, however, be noted that in the event of death of the Unit holder of open-ended equity linked savings schemes of the Fund, the nominee/ legal heir, subject to production of requisite documentary evidence to the satisfaction of the AMC, will be able to redeem the investment only after the completion of one year or any time thereafter, from the date of allotment of Units to the deceased Unit holder.

Note:

- a. Where the units are to be transmitted to a claimant who is a minor, various documents like KRA-KYC, PAN, Bank details, indemnity should be of the guardian of the nominee.
- b. The list of documents mentioned above is not exhaustive and the AMC reserves the right to seek such additional documents, as it deems fit.

Units held in Electronic (Demat) Mode:

For units of the Scheme(s) held in electronic (demat) form, the Units will be transferable (subject to lock-in period, if any) and will be subject to the transmission facility in accordance with the provisions of SEBI (Depositories and Participants) Regulations, 1996 as may be amended from time to time.

The delivery instructions for transfer of units will have to be lodged with the DP in the requisite form as may be required from time to time and transfer will be effected in accordance with such rules/regulations as may be in force governing transfer of securities in dematerialized form.

Investments of the minor investor on attaining majority:

Upon attaining majority, a minor has to write to the fund, giving his specimen signature duly authenticated by his banker as well as his new bank mandate, PAN details, in order to facilitate the Fund to update its records and permit the erstwhile minor to operate the account in his own right.

Prior to minor attaining majority, the Mutual Fund may send an advance notice to the registered correspondence address advising the guardian and the minor to submit an application form along with prescribed documents to change the status of the account to "major".

The account shall be frozen for operation by the guardian on the day the minor attains the age of majority and the guardian will not be able undertake any financial and non-financial transactions including fresh registration of STP SIP and SWP after the date of the minor attaining majority till the time the above application form along with the prescribed documents are received by the Mutual Fund.

The Mutual Fund shall continue to process the existing standing instructions like SIP, STP, SWP registered prior to the minor attaining majority and will send an advance notice to the registered correspondence address advising the guardian and the minor that the existing standing instructions will continue to be processed beyond the date of the minor attaining majority till the time a instruction from the major to terminate the standing instruction is received by the Mutual Fund along with the prescribed documents. The standing instruction shall be terminated within 30 days from the date of receiving the instruction.

List of standard documents to change account status from minor to major as are follows:

- a. Service Request form, duly filled and containing details like name of major, folio numbers, etc.
- b. New Bank mandate where account changed from minor to major,
- c. Signature attestation of the major by a manager of a scheduled bank / Bank Certificate / Letter,
- a. Proof of the KRA complied status as obtained from KRA agencies or their website of the Major.

ix. Change in Guardian:

When there is a change in guardian either due to mutual consent or demise of existing guardian, the following documents are required to be submitted prior to registering the new guardian:

- a. Request letter from the new guardian,
- b. No Objection Letter (NoC) or Consent Letter from existing guardian or Court Order for new guardian, in case the existing guardian is alive.
- c. Notarized copy or attested copy of the Death Certificate of the deceased guardian, where applicable. The attestation may also be done by a special executive magistrate, AMC authorised official or manager of a scheduled bank.
- d. The new guardian must be a natural guardian (i.e. father or mother) or a court appointed legal guardian.
 - In case of natural guardian, a document evidencing the relationship shall be obtained.
 - In case of court appointed legal guardian, supporting documentary evidence shall be obtained.
- e. Bank attestation attesting the signature of the new guardian in a bank account of the minor where the new guardian is registered as the guardian.

f. Proof of the KRA complied status as obtained from KRA agencies or their website.

iv. Duration of the Scheme/Winding up

a. Duration of the Scheme:

Close - ended Scheme(s):

Each closed-ended Scheme/ Plan will have a maturity date / final redemption date and will be compulsorily and without any act by the unit holder(s) redeemed on maturity date/final redemption date. On maturity/final redemption date of the Scheme/ Plan, the units will be redeemed at the Applicable NAV.

Open - ended Scheme(s):

An Open-ended / Interval Scheme has a perpetual life. However in terms of SEBI (MF) Regulations, the Scheme may be wound up as provided in (b) below.

Close-ended Scheme(s) with automatic conversion into Open-ended Scheme upon maturity:

Such scheme(s) will remain Close - ended for the period mentioned in the SID and subsequently the Scheme will automatically be converted into an Open- ended Scheme without any further reference from the Mutual Fund/ Trustee/ AMC/ Unit holders. Thereafter, the duration of the Scheme is perpetual. However in terms of SEBI (MF) Regulations, the Scheme may be wound up as provided in (b) below.

In case of Close-ended Scheme(s), the Mutual Fund may convert the Scheme/ Plans under the Scheme after the maturity date / final redemption date into an Open-ended Scheme/ Plan and this shall be in accordance with the SEBI (MF) Regulations.

The Units of Close-ended Scheme/ Plan may be converted into Open-ended Scheme,-

- if the Scheme Information Document (SID) / Offer Document (OD) of such Scheme discloses the option and the period of such conversion; or
- the Unit holders are provided with an option to redeem their units in full.

A Close-ended Scheme shall be fully redeemed at the end of the maturity period.

Provided that a Close ended Scheme may be allowed to be rolled over if the purpose, period and other terms of the roll over and all other material details of the Scheme including the likely composition of assets immediately before the roll over, the net assets and net asset value of the Scheme, are disclosed to the Unit holders and a copy of the same has been filed with SEBI.

Provided further, that such roll over will be permitted only in case of those Unit holders who express their consent in writing and the Unit holders who do not opt for the roll over or have not given written consent shall be allowed to redeem their holdings in full at net asset value based price.

b. Winding Up:

A Closed-ended Scheme/ Plan shall be wound up on the expiry of duration fixed in the Scheme/ Plan on the redemption of the Units unless it is rolled-over for a further period under sub-regulation (4) of regulation 33 of the SEBI (MF) Regulations.

- (i) A scheme of a Mutual Fund may be wound up, after repaying the amount due to the Unit holders-
- a. on the happening of any event which, in the opinion of the Trustee, requires the scheme to be wound up; or
- b. if seventy five per cent of the Unit holders of a Scheme pass a resolution that the Scheme be wound up; or
- c. if SEBI so directs in the interest of the Unit holders.

Further in case of non-fulfillment of SEBI Circular SEBI/ IMD/CIR No. 10/22701/03 dated December 12, 2003 relating to Minimum Number of Investors in Scheme(s)/ Plans of Mutual Funds, the provisions of Regulation 39(2) (c) of SEBI (Mutual Funds) Regulations, 1996 would become applicable automatically without any reference from SEBI.

Further, an average AuM of Rs. 20 crore on half yearly rolling basis has to be maintained for all open ended debt oriented schemes. in case of breach of the this provisions, the AMC shall scale up the AuM of such scheme within prescribed period so as to comply with the provisions, failing which the provisions of Regulation 39(2)(c) of the Regulations related to winding up of scheme would become applicable.

Accordingly, the Scheme(s) shall be wound up by following the guidelines laid down by SEBI.

- (ii) Where a Scheme is to be wound up pursuant to sub clause (i) above, the Trustee shall give notice disclosing the circumstances leading to the winding up of the Scheme:
- a. to SEBI; and
- b. in two daily newspapers having circulation all over India and also in a vernacular newspaper circulating at the place where the Mutual Fund is formed.

Effect of Winding Up

On and from the date of the publication of the notice as stated above, the Trustee or the AMC as the case maybe, shall:

- a. Cease to carry on any business activities in respect of the Scheme so wound up;
- b. Cease to create or cancel Units in the Scheme:
- c. Cease to issue or redeem Units in the Scheme.

Procedure and manner of winding up:

In the event of the Scheme being wound up, the AMC shall proceed as follows:

- 1. The trustee shall call a meeting of the Unit holders of the Scheme to consider and pass necessary resolutions by simple majority of Unit holders present and voting at the meeting for authorising the Trustee or any other person / agency to take the steps for winding up of the Scheme.
 - Provided that a meeting of the Unit holders shall not be necessary if the Scheme is wound up at the end of the maturity period of the Scheme.

The Trustee or the person authorised as above, shall dispose off the assets of the Scheme concerned in the best interests of the Unit holders of that Scheme.

The proceeds of the sale made in pursuance of the above, shall in the first instance be utilised towards discharge of such liabilities as are due and payable under the Scheme and after making appropriate provision for meeting the expenses connected with such winding up, the balance shall be paid to the Unit holders in proportion to their respective interests in the assets of the Scheme as on the date when the decision for the winding up was taken.

- On the completion of the winding up, the Trustee shall forward to SEBI and the Unit holders, a report on the winding up containing particulars such as circumstances leading to the winding up, the steps taken for disposal of assets of the Scheme before winding up, expenses of the Scheme for winding up, net assets available for distribution to the Unit holders and a certificate from the Auditors of the Mutual Fund.
- 3. Notwithstanding anything contained herein, the provisions of SEBI (MF) Regulations in respect of disclosures of half-yearly reports and annual reports shall continue to be applicable until the winding up is completed or the Scheme ceases to exist.
- 4. After the receipt of report referred to in (2) above, if SEBI is satisfied that all measures for winding up of the Scheme have been complied with, the Scheme shall cease to exist.

Unclaimed redemption and dividend amounts:

In terms of SEBI circular SEBI/HO/IMD/DF2/CIR/P/2016/37 dated February 25, 2016, the unclaimed redemption amount and dividend amounts (the funds) may be deployed by the Mutual Fund in money market instruments and separate plan of liquid scheme / Money Market Mutual Fund scheme floated by Mutual Funds specifically for deployment of the unclaimed amounts only. Investors who claim the unclaimed amounts during a period of three years from the due date shall be paid initial unclaimed amount along-with the income earned on its deployment. Investors, who claim these amounts after 3 years, shall be paid initial unclaimed amount along-with the income earned on its deployment till the end of the third year. After the third year, the income earned on such unclaimed amounts shall be used for the purpose of investor education. The AMC will make a continuous effort to remind the investors through letters to take their unclaimed amounts. The details of such unclaimed redemption/ dividend amounts are made available to investors upon them providing proper credentials, on website of Mutual Funds and AMFI along with the information on the process of claiming the unclaimed amount and the necessary forms / documents required for the same. Further, the information on unclaimed amount along-with its prevailing value (based on income earned on deployment of such unclaimed amount), will be separately disclosed to investors through the periodic statement of accounts / Consolidated Account Statement sent to the investors. Further, the investment management fee charged by the AMC for managing the said unclaimed amounts shall not exceed 50 basis points.

v. Pledge of Units

The Units under the respective Scheme(s) (subject to completion of Lock-in Period, if any) may be offered as security by way of a pledge / charge in favour of scheduled banks, financial institutions (FI), non-banking finance companies (NBFCs) or any other Body Corporate for raising loans (subject to conditions of the lending institution). The AMC/Registrar will take note of such pledge (by marking a lien etc.) / charge in its records. Lien shall be marked only upon receipt of duly completed form and requisite documents. Disbursement of such loans will be at the entire discretion of the bank / Financial Institution / Non Banking Financial Company(NBFC) or any other body concerned and the Mutual Fund assumes no responsibility thereof.

The Pledgor will not be able to redeem Units that are pledged until the entity to which the Units are pledged provides written authorisation to the fund that the pledge/lien charge may be removed. As long as Units are pledged, the Pledgee will have complete authority to redeem such Units (subject to lock-in period, if any of the concerned Scheme). Decision of the AMC shall be final in all cases of lien marking.

In case of Units held in electronic form, the rules of Depository applicable for pledge will be applicable for Pledge/Assignment of the Units of the Scheme(s). Units held in electronic form can be pledged by completing the requisite forms/formalities as may be required by the Depository.

vii. Payment of Maturity Proceeds:

On maturity of the Scheme/respective Plan, the outstanding Units shall be redeemed at the NAV of the maturity date and proceeds will be paid to the Unit holders, without any further reference from the Unit holders. For the units held in electronic form, the units will be extinguished with the depository and the redemption amount will be paid on the maturity date, at the prevailing NAV on that date. The maturity amount will be paid to the Unit holders whose names appear on the Register of Unit holders on the respective maturity dates, at the prevailing NAV on that date.

viii. Suspension of Purchase and / or Redemption of Units and Dividend Distribution

The Mutual Fund at its sole discretion reserves the right to suspend purchase and / or redemption of Units, temporarily or indefinitely, if in the opinion of the AMC the general market conditions are not favourable and /or suitable investment opportunities are not available for deployment of funds. The AMC, also reserves the right to suspend purchase of Units in the Scheme temporarily or indefinitely, if the AMC views that increasing the Scheme's size further may prove detrimental to the existing unit holders of the Scheme. However, the suspension of purchase /redemption either temporarily or indefinitely will be with the prior approval from the Board of Directors of AMC and the Trustee Company. The approval from the Board of Directors of AMC and the Trustee Company giving details of the circumstances and justification for the proposed action shall be informed to SEBI in advance. Further, the AMC & Trustee, and subject to necessary communication to SEBI, may also decide to temporarily suspend determination of NAV of the

Scheme(s), and consequently purchase/ redemption of Units, declaration and distribution of dividend in any of the following events:

- 1. When one or more stock exchanges or markets, which provide basis for valuation for a substantial portion of the assets of the Scheme are closed otherwise than for ordinary holidays or trading is restricted.
- 2. When, as a result of political, economic or monetary events or any circumstances outside the control of the Trustee and the AMC, the disposal of the assets of the Scheme is not reasonable, or would not reasonably be practicable without being detrimental to the interests of the Unit holders.
- 3. In the event of a breakdown in the means of communication used for the valuation of investments of the Scheme, without which the value of the securities of the Scheme cannot be accurately calculated.
- 4. During periods of extreme volatility of markets, which in the opinion of the AMC are prejudicial or detrimental to the interests of the Unit holders of the Scheme(s).
- 5. In case of natural calamities, strikes, riots and bandhs etc.
- 6. In the event of any force majeure or disaster that affects the normal functioning of the AMC or the Registrar or any of the CSCs.
- 7. During the period of Book Closure.
- 8. If so directed by SEBI

In the above eventualities, the normal time taken, for processing of requests for purchase and / or redemption of Units and/or distribution of dividend will not be applicable.

Further an order to purchase units is not binding on and may be rejected by the Trustee, the AMC or their respective agents until it has been confirmed in writing by the AMC or its agents and payment has been received.

Investors are requested to note that no redemption/ repurchase of units shall be allowed in a Close ended Scheme prior to the maturity of the Scheme. Unit holders who wish to exit may do so through the Stock Exchange mode

ix .Right to limit Redemption:

The AMC may, in consultation with the Trustee, in the larger interest of the Unit holders of the Scheme and keeping in view the unforeseen circumstances/unusual market conditions, limit the total number of Units which may be redeemed on any Business day, to 5% of the total number of Units then issued and outstanding under any Scheme / Plan/ Option or such other percentage as the AMC may determine.

Restrictions may be imposed under the following circumstances that leads to a systemic crisis or event that severely constricts market liquidity or the efficient functioning of markets.

a) Liquidity issues - When markets at large becomes illiquid affecting almost all securities rather than any issuer specific security.

- b) Market failures, exchange closures When markets are affected by unexpected events which impact the functioning of exchanges or the regular course of transactions. Such unexpected events could also be related to political, economic, military, monetary or other emergencies.
- c) Operational issues When exceptional circumstances are caused by force majeure, unpredictable operational problems and technical failures (e.g. a black out).

Under the aforesaid circumstances, the AMC / Trustee may restrict redemption for a specified period of time not exceeding 10 working days in any 90 days period. Any imposition of restriction would require specific approval of Board of AMCs and Trustees and the same should be informed to SEBI immediately. Unitholders should note that the following provisions shall be applicable when redemption requests are placed during such restricted period.

- (i) No redemption requests upto Rs. 2 lakh shall be subject to such restriction and
- (ii) Where redemption requests are above Rs. 2 lakh, AMCs shall redeem the first Rs. 2 lakh without such restriction and remaining part over and above Rs. 2 lakh shall be subject to such restriction.

Any Units which by virtue of these limitations are not redeemed on a particular Business Day will be carried forward for Redemption to the next Business Day, in order of receipt. Redemptions so carried forward will be priced on the basis of the Applicable NAV (subject to the prevailing load) of the Business Day on which Redemption is made. Under such circumstances, to the extent multiple Redemption requests are received at the same time on a single Business Day, Redemption will be made on pro-rata basis, based on the size of each Redemption request, the balance amount being carried forward for Redemption to the next Business Day(s).

C. General Information

i. Power to Make Rules

The Trustee may, from time to time, prescribe such terms and make such rules for the purpose of giving effect to the provisions of the Scheme(s) with power to the AMC to add to, alter or amend all or any of the terms and rules that may be framed from time to time.

ii. Power to Remove Difficulties

If any difficulty arises in giving effect to the provisions of the Scheme(s), the Trustee may do anything not inconsistent with such provisions, which appear to them to be necessary, desirable or expedient, for the purpose of removing such difficulty.

iii. Scheme(s) to be binding on Investors/Unitholders

In accordance with and subject to the Regulations, the Trustee may, from time to time, add to or otherwise vary or alter all or any of the features, and terms and conditions of the Scheme(s) / Fund, and wherever applicable, after obtaining the prior approval of SEBI and the Unit holders of the Scheme(s) / Fund and the same shall be binding on each Unit holder and any person(s) claiming

through or under them as if each Unit holder or such person(s) expressly had agreed that such features, terms and conditions should be so binding.

iv. Underwriting by the Fund

Subject to the Regulations, the Scheme may enter into underwriting agreements only after the Fund obtains a certificate of registration in terms of the Securities and Exchange Board of India (Underwriters) Rules and Securities and Exchange Board of India (Underwriters) Regulations, 1993, authorising it to carry on activities as underwriters.

The capital adequacy norms for the purpose of underwriting shall be the net assets of the Scheme and the underwriting obligation of the Scheme shall not at any time exceed the total net asset value of the Scheme.

v. Stock Lending and borrowing by the Mutual Fund

Subject to the SEBI Regulations as applicable from time to time, the Mutual Fund may, engage in Stock Lending. Stock Lending means the lending of stock to another person or entity for a fixed period of time, at a negotiated compensation in order to enhance returns of the portfolio. The securities lent will be returned by the borrower on the expiry of the stipulated period.

Such investments shall be made when in view of the Fund Manager, such investments could provide reasonable returns commensurate with risks associated with such investments and shall be made in accordance with the investment objective of the Scheme. The AMC will adhere to strict limits should it engage in Stock Lending. The lending transactions may require procurement of collateral which would exceed in value, the value of the securities lent. The collateral can be in the form of cash, bank guarantee, government securities or certificate of deposits or other securities as may be agreed upon with the approved intermediary.

As with other modes of extensions of credit, there are risks inherent to stock lending, including the risk of failure of the other party, in this case the approved intermediary, to comply with the terms of the agreement entered into between the lender of securities i.e. the scheme and the approved intermediary. Such failure can result in the possible loss of rights to the collateral put up by the borrower of the securities, the inability of the approved intermediary to return the securities deposited by the lender and the possible loss of any corporate benefits accruing to the lender from the securities deposited with the approved intermediary. The Mutual Fund may not be able to sell such lent out securities and this can lead to temporary illiquidity. The AMC with a view to enhance the returns of the Schemes, may increase exposure in stock lending activities as deemed fit from time to time.

If permitted by SEBI under extant regulations/guidelines, the scheme may also engage in stock borrowing. The Scheme may also enter into 'Repo/Reverse Repo' transactions, as may be permitted from time to time. Stock borrowing means the borrowing of stock from another

person or entity for a fixed period of time, at a negotiated compensation. The securities borrowed will be returned to the lender on expiry of the stipulated period.

vi. Borrowing by the Mutual Fund

Under the Regulations, the Fund is allowed to borrow to meet the temporary liquidity needs of the Fund for the purpose of repurchase, redemption of Units or payment of interest or dividend to the Unitholders. Further, as per the Regulations, the Fund shall not borrow more than 20% of the Net Assets of the Scheme and the duration of such borrowing shall not exceed a period of six months or as may be permitted by the Regulations from time to time. The Fund may raise such borrowings after approval by the Trustee from any of its Sponsors/Associate/Group companies/Commercial Banks in India or any other entity at market related rates prevailing at the time and applicable to similar borrowings. The security for such borrowings, if required, will be as determined by the Trustee. Such borrowings, if raised, may result in a cost, which would be dealt with in consultation with the Trustee.

vii. Master Account / Folio:

As an investor friendly measure, unless otherwise requested by the Unit holder, one Folio Number will be assigned for one unit holder having holdings in different Scheme(s) of the Mutual Fund, provided the name of the unit holder/s and order of unit holders (in case of more than one unit holder), nominees and the mode of holding match. In such a case, one consolidated Account Statement will be provided. The number of Units allotted/redeemed will be reflected in his or her account and a statement to this effect will be issued to the Unit holder. The AMC reserves the right to assign the existing Folio Number against multiple applications and / or subsequent purchases under a new application form by an existing holder, with identical mode of holding and address.

viii. Inter-Scheme Transfer of Investments:

Transfers of investments from one scheme to another scheme in the same mutual fund shall be allowed only if -

- a. Such transfers are done at the prevailing market price for quoted instruments on spot basis. *Explanation: "spot basis" shall have same meaning as specified by stock exchange for spot transactions.*
- b. The securities so transferred shall be in conformity with the investment objective of the scheme to which such transfer has been made.

xi. Associate Transactions:

The AMC may, from time to time, for the purpose of conducting its normal business, use the services of and / or enter into transactions with the Sponsors, its associates/ subsidiaries, established or to be established at a later date in case such an associate company (including its employees or relatives) is in a position to provide the requisite services to the AMC. The AMC

will conduct its business with the aforesaid companies (including its employees or relatives) on commercial terms and on arm's length basis to the extent permitted under the applicable laws / rules / regulations (including the SEBI Regulations), after an evaluation of the competitiveness of the pricing offered by the associate companies and the services to be provided by them.

The Scheme(s) of the Fund may invest in the securities of the group companies of the Sponsors subject to the limits under the Regulations.

Services of the group /associate companies may include broking, distribution, investment and other advice etc. Further, while dealing with the aforementioned associate companies, the Scheme will adhere to SEBI Regulations pursuant to which, Scheme(s) of IIFL Mutual Fund shall not make any investment in:

- any unlisted security of an associate or group company of the Sponsors; or
- any security issued by way of private placement by an associate or group company of the Sponsors; or
- the listed securities of group companies of the Sponsors which is in excess of 25% of the net assets of the Scheme.

Names of associates of the Sponsors or the Asset Management Company as on date of SAI are as follows:

Associate Companies
Gammon Infrastructure Projects Ltd
Jai Prakash Associates Ltd
Meliora Asset Reconstruction Company Ltd.
Triveni Engineering & Industries Ltd.
Vizag Seaport Private Limited
Reliance Securities Limited
Reliance Financial Limited (April 13, 2016)
ROLTA INDIA LIMITED
Gammon Infrastructure Projects Ltd
Jai Prakash Associates Ltd
Meliora Asset Reconstruction Company Ltd.
Triveni Engineering & Industries Ltd.
Shriram City Union Finance Ltd.
IIFL Wealth Management LimitedIIFL Asia Pte. Ltd
IIFL Inc
IIFL Capital pte Limited
IIFL Securities Pte Limited
IIFL Wealth (UK) Limited
IIFL Private Wealth Hongkong Limited
IIFL Private Wealth Management (Dubai) Limited
IIFL Private Wealth (Suisse) SA

NEW GROWTH COMTRADE PRIVATE LIMITED
NEOGROWTH CREDIT PRIVATE LIMITED
Group Companies
IIFL Holdings Limited (Formerly India Infoline Limited)
India Infoline Limited (Formerly India Infoline Distribution Company Limited)
India Infoline Finance Limited
India Infoline Housing Finance Limited
IIFL Wealth Management Limited
IIFL Trustee Limited
IIFL Alternate Asset Advisors Limited
IIFL Investment Adviser and Trustee Services Limited
IIFL Distribution Services Limited
IIFL Wealth Finance Limited
India Infoline Insurance Brokers Limited
India Infoline Commodities Limited
India Infoline Insurance Services Limited
IIFL Facilities Services Ltd
India Infoline Media and Research Services Limited
IIFL Capital Limited
IIFL Inc., New York , US
IIFL (Asia) Pte. Ltd., Singapore (IAPL)
IIFL Capital Pte. Ltd
IIFL Securities Pte. Ltd (ISPL)
IIFL Wealth (UK) Ltd
IIFL Private Wealth Hong Kong Limited
IIFL Private Wealth (Dubai) Private Limited
IIFL Private Wealth (Mauritius) Limited (renamed to IIFl Asset Management (Mauritius) Limited
IIFL Private Wealth (Suisse) SA
IIFL Capital Inc
IIFL Asset Reconstruction Limited
IIFL PROPERTIES PRIVATE LIMITED
5Paisa Capital Ltd
FIH Mauritius Investments Ltd
I Investments Ltd
FIH Private Investments Ltd
Genral Atlantic Singapore Fund Pte. Ltd.
India Infoline Foundation
IIFL Capital (Canada) Limited
IIFL Holdings Limited (Formerly India Infoline Limited)

India Infoline Limited (Formerly India Infoline Distribution Company Limited)
India Infoline Finance Limited
India Infoline Housing Finance Limited
IIFL Wealth Management Limited
IIFL Trustee Limited
IIFL Alternate Asset Advisors Limited
IIFL Investment Adviser and Trustee Services Limited
IIFL Distribution Services Limited
IIFL Wealth Finance Limited
India Infoline Insurance Brokers Limited
India Infoline Commodities Limited
India Infoline Insurance Services Limited
IIFL Facilities Services Ltd
India Infoline Media and Research Services Limited
IIFL Capital Limited
IIFL Inc., New York , US
IIFL (Asia) Pte. Ltd., Singapore (IAPL)
IIFL Capital Pte. Ltd
IIFL Securities Pte. Ltd (ISPL)
IIFL Wealth (UK) Ltd
IIFL Private Wealth Hong Kong Limited
IIFL Private Wealth (Dubai) Private Limited
IIFL Private Wealth (Mauritius) Limited (renamed to IIFI Asset Management (Mauritius) Limited
IIFL Private Wealth (Suisse) SA
IIFL Capital Inc
IIFL Asset Reconstruction Limited
IIFL PROPERTIES PRIVATE LIMITED
5Paisa Capital Ltd

FIH Mauritius Investments Ltd
I Investments Ltd
FIH Private Investments Ltd
Genral Atlantic Singapore Fund Pte. Ltd.
India Infoline Foundation
IIFL Capital (Canada) Limited
Schemes of Alternative Investment Funds
IIFL NATIONAL DEVELOPMENT AGENDA FUND
IIFL BEST OF CLASS FUND I
IIFL CASH OPPORTUNITIES FUND
IIFL INVESTMENT OPPORTUNITIES FUND – SPECIAL SERIES 1
IIFL ASSET REVIVAL FUND - SERIES 2
IIFL BALANCED FUND
IIFL INDIA GROWTH FUND - Series 1
IIFL HIGH GROWTH COMPANIES FUND
IIFL ASSET REVIVAL FUND - SERIES 3
IIFL LONG TERM GROWTH FUND I
IIFL LONG TERM GROWTH FUND II
IIFL SELECT SERIES I
IIFL SELECT SERIES II
IIFL YIELD ENHANCER FUND
IIFL Phoenix Cash Opportunities Fund
IIFL FOCUSED EQUITY STRATEGIES FUND
IIFL Cash Opportunities Fund II
IIFL Debt Advantage Fund
IIFL Fixed Income Plus Fund

IIFL Regular Income Fund
IIFL Re Organize India Equity Fund
IIFL Perpetual Bond Fund – Series 1
IIFL India Opportunities Fund - Series 1
IIFL India Opportunities Fund - Series 2
IIFL India Opportunities Fund - Series 3
IIFL INCOME OPPORTUNITIES FUND
IIFL INCOME OPPORTUNITIES FUND SERIES 2
IIFL INCOME OPPORTUNITIES FUND SERIES SPECIAL SITUATIONS
IIFL REAL ESTATE FUND (DOMESTIC) SERIES 2
IIFL SEED VENTURES FUND 1
IIFL REAL ESTATE FUND (DOMESTIC) SERIES 3
IIFL REAL ESTATE FUND (DOMESTIC) SERIES 4
IIFL Income Opportunities Series Debt Advantage
The meanic opportunities series best navantage
IIFL Select Equity Fund
IIFL Special Opportunities Fund
IIFL Hybrid Fund- Series 1
IIFL Income Opportunities - series Regular Income
IIFL Blended Fund - Series A
IIFL Blended Fund - Series B
IIFL Blended Fund - Series C
IIFL Long Term Equity Growth Fund

Dealings with associates companies

1. Investment in Group Companies of the Sponsor and the AMC

The AMC will, before investing in the securities of the group companies of the Sponsor and the AMC, evaluate such investments, the criteria for the evaluation being the same as is applied to other similar

investments to be made under the Scheme. Investments under the Scheme in the securities of the group companies of the Sponsor will be subject to the limits under the Regulations.

2. Underwriting obligations undertaken by the Scheme(s) of the Fund with respect to issues of Associate Companies:

IIFL Mutual Fund under its Scheme(s) may enter into underwriting contracts with respect to any public issues of securities made by any of the associate companies in accordance with the applicable regulatory requirements. Appropriate disclosures in relation to the same, shall be made, as required by the SEBI Regulations.

3. Subscription by the Scheme(s) in issues lead managed by the associate companies:

The Scheme(s) of IIFL Mutual Fund may subscribe to issues lead managed by the associate companies. Such subscriptions shall be in accordance with the applicable regulatory requirements. Disclosures pertaining to such subscriptions shall be made as required by the SEBI Regulations.

4. Brokerage and Commission paid to associates / related parties/ group companies of sponsor/ AMC: IIFL Mutual Fund may utilise the services of the Sponsor / associate companies for broking and / or sale and distribution services.

Associate Transactions (for period April 01, 2014 to March 31, 2015)
Transaction in Securities of Associate(s) by IIFL Mutual Fund: (figures - in Rs. Crore)

Associate in whose security transaction done	Purchase	Sale	Type of Security
NTPC Ltd.	0.05	1.01	Equity
NTPC Ltd.	-	0.11	Debt

Transactions done by Associate(s) in Schemes of IIFL Mutual Fund: (figures - in Rs. Crore)

Scheme in which	Associate which transacted	Subscription	Redemption
Transaction Done			
IIFL Dynamic Bond			
Fund	IIFL Wealth Management Ltd	1.00	0.00
IIFL India Growth			
Fund	India Infoline Finance Limited	12.00	0.00
IIFL Liquid Fund	IIFL Asset Revival Fund	0.00	4.83
IIFL Liquid Fund	IIFL Distribution Services Ltd	1.64	0.96
IIFL Liquid Fund	IIFL Income Opportunities Fund	10.50	10.37
	IIFL Income Opportunities Fund Series		
IIFL Liquid Fund	Special Situations	13.96	18.68
IIFL Liquid Fund	IIFL National Development Agenda Fund	9.74	6.88
IIFL Liquid Fund	IIFL Real Estate Fund Domestic Series 1	0.00	0.40
IIFL Liquid Fund	India Infoline Commodities Limited	1.40	0.00
IIFL Liquid Fund	India Infoline Commodities Ltd	0.00	1.46

IIFL Liquid Fund	India Infoline Finance Limited	1.00	0.00
IIFL Nifty ETF	IIFL Wealth Management Ltd	0.00	3.39
IIFL Nifty ETF	India Infoline Ltd	0.00	0.69
IIFL Short Term Fund	India Infoline Finance Ltd	0.00	1.08

Securities Transactions with Associate(s) by IIFL Mutual Fund as a Counterparty :(figures - in Rs. Crore)

Associate with whom transaction done (Counterparty)	Scheme which transacted	Purchase	Sale	Type of Security
India Infoline Finance Ltd	IIFL Dynamic Bond		0.00	Debt
	Fund	4.32		

Commission paid to Associate(s) for distribution of units (figures in Rs. Crore):

Associate to whom Commission paid	Nature of Association / Relation	Business Given to Associate		Commission P	aid to Associate
		Amount of Business given	% of total business received by the Fund	Amount of Commission paid	% of total commission paid to distributors
India Infoline Limited	Associate	81.90	20.23%	0.13	14.74%
IIFL Wealth Management Ltd	Associate	308.28	76.16%	0.69	81.24%

Brokerage paid to Associate(s) for carrying out secondary market transactions(figures in Rs. Crore):

Associate to whom Brokerage Paid	Nature of Association / Relation	Value of Transaction done through Associate		_	ge Paid to ociate
		Amount	% of total value of transaction of the Fund	Amount (in lakhs)	% of total brokerage paid by the Fund
India Infoline Limited	Associate	13.17	3.29	0.01	5.23%

<u>Associate Transactions</u> (for period April 01, 2015- March 31, 2016)

Transaction in Securities of Associate(s) by IIFL Mutual Fund: (figures - in Rs. Crore)

Associate in whose security transaction done	Purchase	Sale	Type of Security
India Infoline Finance Ltd	1.41	1.41	NCD
India Infoline Housing Finance Ltd	15.02	15.35	NCD

Transactions done by Associate(s) in Schemes of IIFL Mutual Fund: (figures - in Rs. Crore)

Scheme in which Transaction Done	Associate which transacted	Subscriptio n	Redemptio n
IIFL Dynamic Bond			
Fund	Iifl Cash Opportunities Fund	5.00	5.04
IIFL Dynamic Bond Fund	IIFL INCOME OPPORTUNITIES FUND	40.00	40.04
IIFL Dynamic Bond	IN 2 INCOME OF FOR OWNERS FOR S	10.00	10.01
Fund	IIFL WEALTH MANAGEMENT LTD	1.00	2.15
IIFL Dynamic Bond Fund	INDIA INFOLINE FINANCE LIMITED	65.00	65.04
IIFL India Growth	INDUSTRIAL CONTROL CONTROL	03.00	33.31
Fund	IIFL ALTERNATE ASSET ADVISORS LIMITED	0.00	0.00
IIFL India Growth			
Fund	IIFL WEALTH MANAGEMENT LIMITED	0.00	0.08
IIFL India Growth			
Fund	INDIA INFOLINE FINANCE LIMITED	5.00	12.35
IIFL India Growth Fund	INDIA INFOLINE LIMITED	0.00	0.00
IIFL India Growth	INDIA INI OLINE LIIVIITED	0.00	0.00
Fund	INDIA INFOLINE LTD.	0.22	0.00
IIFL Liquid Fund	CHEPHIS CAPITAL MARKETS LTD	81.00	66.01
IIFL Liquid Fund	IIFL ALTERNATE ASSETS ADVISORS LIMITED	1.60	1.60
IIFL Liquid Fund	IIFL ASSET REVIVAL FUND	98.64	99.40
IIFL Liquid Fund	Iifl Asset Revival Fund Series Ii	52.99	0.00
IIFL Liquid Fund	Iifl Best Of Class Fund	14.44	4.10
IIFL Liquid Fund	Iifl Cash Opportunities Fund	67.04	67.10
IIFL Liquid Fund	IIFL DISTRIBUTION SERVICES LTD	13.52	11.37
IIFL Liquid Fund	IIFL INCOME OPPORTUNITIES FUND	62.95	56.18
	IIFL INCOME OPPORTUNITIES FUND SERIES SPECIAL		
IIFL Liquid Fund	SITUATIONS	51.81	52.57
IIFL Liquid Fund	IIFL Investment Adviser And Trustee Services Ltd	48.00	35.51
IIFL Liquid Fund	IIFL National Development Agenda Fund	88.54	83.60
IIFL Liquid Fund	IIFL SEED VENTURES FUND I	1.00	0.00

IIFL Liquid Fund	IIFL WEALTH MANAGEMENT LTD	181.50	162.04
IIFL Liquid Fund	INDIA INFOLINE FINANCE LIMITED	10.00	11.04
IIFL Liquid Fund	INDIA INFOLINE LTD.	6.86	0.00
IIFL Nifty ETF	IIFL ALTERNATE ASSET ADVISORS LIMITED	0.00	0.00
IIFL Nifty ETF	IIFL WEALTH MANAGEMENT LIMITED	0.42	0.43

securities Transactions with Associate(s) by IIFL Mutual Fund as a Counterparty :(figures - in Rs. Crore)

Associate with whom transaction done (Counterparty)	Scheme which transacted	Purchase	Sale	Type of Security
IIFL Cash Opportunities Fund	IIFL Dynamic Bond Fund	1.41		NCD
IIFL Cash Opportunities Fund	IIFL Dynamic Bond Fund	27.50		СР
IIFL Cash Opportunities Fund	IIFL Dynamic Bond Fund		1.41	NCD
IIFL Cash Opportunities Fund	IIFL Dynamic Bond Fund		6.02	NCD
IIFL Realty Ltd	IIFL Dynamic Bond Fund	15.02		NCD
India Infoline Housing Finance Ltd	IIFL Dynamic Bond Fund		15.35	ZCB

Commission paid to Associate(s) for distribution of units (figures in Rs. Crore):

Associate to whom Commission paid	Nature of Association / Relation	Business Given to Associate		Commission	Paid to Associate
		Amount of Business given	% of total business received by the Fund	Amount of Commission paid	% of total commission paid to distributors
India Infoline Limited	Associate	89.47	9.18%	0.18	8.97%
IIFL Wealth Management Ltd	Associate	871.25	89.44%	1.81	89.00%

IIFL Private Wealth (Mauritius) Ltd	5.70	0.58% 0.03	1.23%
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Brokerage paid to Associate(s) for carrying out secondary market transactions (figures in Rs. Crore):

Associate to whom Brokerage Paid	Nature of Association / Relation		e of Transaction done hrough Associate	Brokerag	e Paid to Associate
		Amount	% of total value of transaction of the Fund	Amount (in lakhs)	% of total brokerage paid by the Fund
India Infoline Limited	Associate	25.71	2.23%	0.03	8.20%

Transaction in Securities of Associate(s) by IIFL Mutual Fund: (figures - in Rs. Crore)

Associate in whose security transaction done	Purchase	Sale	Type of Security
	NIL		

Transactions done by Associate(s) in Schemes of IIFL Mutual Fund: (figures - in Rs. Crore)

Scheme in which Transaction Done	Associate which transacted	Subscripti on	Redemption
IIFL Liquid Fund	IIFL Alternate Asset Advisors Limited	54.03	54.05
IIFL Liquid Fund	IIFL Asset Revival Fund Series 2	173.21	206.22
IIFL Liquid Fund	IIFL Best of Class Fund	52.09	57.73
IIFL Liquid Fund	IIFL Best of Class Fund 1	48.05	46.35
IIFL Liquid Fund	IIFL Cash Opportunities Fund	207.50	207.64
IIFL Liquid Fund	IIFL Distribution Services Ltd	20.61	23.70
IIFL Liquid Fund	IIFL Focused Equity Strategies Fund	159.60	154.56
IIFL Liquid Fund	IIFL Income Opportunities Fund	0.00	7.63
IIFL Liquid Fund	IIFL Income Opportunities Fund Series Special Situations	265.20	264.32
IIFL Liquid Fund	IIFL Investment Adviser and Trustee Services Ltd	15.02	27.79
IIFL Liquid Fund	IIFL Investment Opportunities Fund Special Series I	35.22	34.30
IIFL Liquid Fund	IIFL National Development Agenda Fund	250.47	241.57
IIFL Liquid Fund	IIFL Re Organize India Equity Fund	97.51	38.00
IIFL Liquid Fund	IIFL Real Estate Fund Domestic Series 2	2.14	7.10
IIFL Liquid Fund	IIFL Real Estate Fund Domestic Series 3	0.82	0.83
IIFL Liquid Fund	IIFL Seed Ventures Fund I	140.50	124.43

IIFL Liquid Fund	IIFL Special Opportunities Fund	186.12	118.00
IIFL Liquid Fund	IIFL Wealth Finance Limited	194.80	230.08
IIFL Liquid Fund	IIFL Yield Enhancer Fund	8.00	8.01
IIFL India Growth			
Fund	IIFL Investment Adviser and Trustee Services Limited	0.00	1.00
IIFL India Growth			
Fund	IIFL Wealth Finance Limited	50.01	0.01
IIFL Dynamic			
Bond Fund	IIFL Cash Opportunities Fund	5.00	0.00
IIFL Dynamic			
Bond Fund	IIFL Wealth Finance Limited	4.00	0.00

Securities Transactions with Associate(s) by IIFL Mutual Fund as a Counterparty : (figures - in Rs. Crore)

Associate with whom transaction done (Counterparty)	Scheme which transacted	Purchase	Sale	Type of Security	
IIFL Cash Opportunities Fund	IIFL Dynamic Bond Fund	5.75	4.18	NCD	
IIFL Cash Opportunities Fund	IIFL Dynamic Bond Fund		2.00	CD	
IIFL Cash Opportunities Fund	IIFL Dynamic Bond Fund		3.13	ZCB	

IIFL Wealth Finance Limited	IIFL Dynamic Bond Fund	3.81	NCD

Commission paid to Associate(s) for distribution of units (figures in Rs. Crore):

Associate to whom Commission paid	Nature of Association / Relation	Paid to Associate			
		Amount of Business given	% of total business received by the Fund	Amount of Commission paid	% of total commission paid to distributors
India Infoline Limited	Associate	22.59	5%	0.14	8%
IIFL Wealth Management Ltd	Associate	360.21	82%	1.62	89%
IIFL Private Wealth (Mauritius) Ltd	Associate	4.00	1%	0.03	2%

Brokerage paid to Associate(s) for carrying out secondary market transactions (figures in Rs. Crore):

Associate to whom Brokerage Paid	Nature of Association / Relation	Value of	Transaction done through Associate			
		Amount	% of total value of transaction of the Fund	Amount	% of total brokerage paid by the Fund	
India Infoline Limited						
	Associate	3.70%	0.04	8.75%		

xii. Documents Available for Inspection

The following documents will be available for inspection at the office of the Mutual Fund at, IIFL Centre, 6th floor, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai-400 013 during business hours on any day (excluding Saturdays, Sundays and public holidays):

- Memorandum and Articles of Association of the AMC
- Investment Management Agreement
- Trust Deed and amendments thereto, if any
- Mutual Fund Registration Certificate
- · Agreement between the Mutual Fund and the Custodian
- Agreement with Registrar and Share Transfer Agents
- Consent of Auditors to act in the said capacity
- Securities and Exchange Board of India (Mutual Funds) Regulations, 1996 and amendments from time to time thereto.
- Indian Trusts Act, 1882.

xiii. Investor Services and Investor Grievances Redressal Mechanism

Investor can approach the AMC or Investor Service Centers of Registrar for redressal of their Grievances. The AMC has designated Mr. Chandan Bhatnagar as Investor Service Officer.

In order to protect confidentiality of information, the customer service representatives may require personal information of the investor for verification of the investor's identity.

The AMC will at all times endeavour to handle transactions efficiently and resolve investor grievances promptly

Investors can contact the Investor Relations Officer of the AMC as per the below given details:

IIFL Asset Management Limited IIFL Centre, 6th floor, Kamala City, Senapati Bapat Marg, Lower Parel,

Mumbai-400 013

Phone: 022-4249 9000 Toll Free: 1800 -200- 2267 E-mail: service@iiflmf.com

For any grievances with respect to transactions through BSE and/ or NSE, the Investors/Unit Holders should approach either the stock broker or the investor grievance cell of the respective stock exchange.

FY -2013-2014

Comp	Type of Complaint#	(a) No. of					Action or	n (a) and (b)				
laint		complaints	(b) No. of		Reso	lved		Non		Pen	ding	
Code		pending at the beginning of the year	Complaints received during the year	Within 30 days	30- 60 days	60- 180 days	Beyon d 180 days	Actiona ble *	0-3 month s	3-6 months	6-9 mont hs	9-12 months
ΙA	Non receipt of Dividend on Units											
I B	Interest on delayed payment of Dividend											
I C	Non receipt of Redemption Proceeds		81	81								
ID	Interest on delayed payment of Redemption		1	1								
II A	Non receipt of Statement of Account/Unit Certificate		10	10								
II B	Discrepancy in Statement of Account											
IIC	Data corrections in Investor details		17	17								
II D	Non receipt of Annual Report/Abridged Summary											
III A	Wrong switch between Schemes											
III B	Unauthorized switch between Schemes											
III C	Deviation from Scheme attributes											
III D	Wrong or excess charges/load											
III E	Non updation of changes viz. address, PAN, bank details, nomination, etc		13	13								
IV	Others		9	9								
	a. Special Products (SIP/STP/SWP/Swtich)		12	12								
	b. Refund Cases		17	17								
	Total		160	160								

Complaints Received During April 2014 – March 2015

Com	Type of Complaint#	(a) No. of					Action or	n (a) and (b)			
plain	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	complaint	(b) No. of		Reso			Non	<u>, </u>	Pen	ding	
t Code		s pending at the beginning of the year	Complaint s received during the year	Withi n 30 days	30- 60 day s	60- 180 day s	Beyo nd 180 days	Actiona ble *	0-3 month s	3-6 month s	6-9 mon ths	9-12 months
ΙA	Non receipt of Dividend on Units											
ΙB	Interest on delayed payment of Dividend											
I C	Non receipt of Redemption Proceeds		8	8								
I D	Interest on delayed payment of Redemption											
II A	Non receipt of Statement of Account/Unit Certificate		5	5								
II B	Discrepancy in Statement of Account											
IIC	Data corrections in Investor details		1	1								
II D	Non receipt of Annual Report/Abridged Summary											
III A	Wrong switch between Schemes											
III B	Unauthorized switch between Schemes											
III C	Deviation from Scheme attributes											
III D	Wrong or excess charges/load											
III E	Non updation of changes viz. address, PAN, bank details, nomination, etc											
IV	Others		2	2								
	Total		16	16								

Complaints Received During April 2015 – March 2016

Com	Type of Complaint#	(a) No. of					Action or	n (a) and (b)			
plain		complaint	(b) No. of		Reso	lved		Non		Pen	ding	
t Code		s pending at the beginning of the year	Complaint s received during the year	Withi n 30 days	30- 60 day s	60- 180 day s	Beyo nd 180 days	Actiona ble *	0-3 month s	3-6 month s	6-9 mon ths	9-12 months
IA	Non receipt of Dividend on Units	0	0	0	0	0	0	0	0	0	0	0
ΙB	Interest on delayed payment of Dividend	0	0	0	0	0	0	0	0	0	0	0
I C	Non receipt of Redemption Proceeds	0	0	0	0	0	0	0	0	0	0	0
ID	Interest on delayed payment of Redemption	0	0	0	0	0	0	0	0	0	0	0
II A	Non receipt of Statement of Account/Unit Certificate	0	0	0	0	0	0	0	0	0	0	0
II B	Discrepancy in Statement of Account	0	0	0	0	0	0	0	0	0	0	0
IIC	Data corrections in Investor details	0	0	0	0	0	0	0	0	0	0	0
II D	Non receipt of Annual Report/Abridged Summary	0	0	0	0	0	0	0	0	0	0	0
III A	Wrong switch between Schemes	0	0	0	0	0	0	0	0	0	0	0
III B	Unauthorized switch between Schemes	0	0	0	0	0	0	0	0	0	0	0
III C	Deviation from Scheme attributes	0	0	0	0	0	0	0	0	0	0	0
III D	Wrong or excess charges/load	0	0	0	0	0	0	0	0	0	0	0
III E	Non updation of changes viz. address, PAN, bank details, nomination, etc	0	0	0	0	0	0	0	0	0	0	0
IV	Others	0	1	1	0	0	0	0	0	0	0	0
	Total	0	1	1	0	0	0	0	0	0	0	0

Compl	Type of complaint	(a) No.	Action on (a) and (b)									
aint		of	(b) No Resolved			Non	Pending					
code		nts pending at the beginnin g of the year	of compla ints receive d during the year	With in 30 days	30- 60 day s	60- 180 days	Beyo nd 180 days	Actio nable	0-3 mon ths	3-6 mont hs	6-9 mont hs	9-12 mont hs
IA	Non receipt of Dividend on Units	-	-	-	-	1	-	-	-	-	-	-
ΙB	Interest on delayed payment of Dividend	-	-	-	-	-	-	-	-	-	-	-
I C	Non receipt of Redemption Proceeds	-	-	-	-	-	-	-	-	-	-	-
ID	Interest on delayed payment of Redemption	-	-	-	-	-	-	-	-	-	-	-
II A	Non receipt of Statement of Account/Unit Certificate	-	-	-	-	-	-	-	-	-	-	-
II B	Discrepancy in Statement of Account	-	-	-	-	-	-	-	-	-	-	-
II C	Data corrections in Investor details	-	-	-	-	-	-	-	-	-	-	-
II D	Non receipt of Annual Report/Abridged Summary	-	-	-	-	-	-	-	-	-	-	-
III A	Wrong switch between Schemes	-	-	-	-	-	-	-	-	-	-	-
III B	Unauthorized switch between Schemes	-	-	-	-	-	-	-	-	-	-	-
III C	Deviation from Scheme attributes	-	-	-	-	-	-	-	-	-	-	-
III D	Wrong or excess charges/load	-	-	-	-	-	-	-	-	-	-	-
III E	Non updation of changes viz. address, PAN, bank details, nomination, etc	-	-	-	-	-	-	-	-	-	-	-
IV	Others		1					1				

Total	1			1		

Notwithstanding anything contained in this Statement of Additional Information, the provisions of the SEBI (Mutual Funds) Regulations, 1996 and the guidelines there under shall be applicable

LIST OF DESIGNATED COLLECTION CENTRES

AMC OFFICES

IIFL Asset Management Ltd (Formerly India Infoline Asset Management Company Ltd.), IIFL Centre, 6th Floor, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013

CAMS COLLECTION CENTRES

Ahmedabad 111- 113, 1st Floor - Devpath Building Off C G Road Behind Lal Bungalow, Ellis Bridge, Ahmedabad Gujarat 380006 Bangalore Trade Centre, 1st Floor 45, Dikensen Road (Next to Manipal Centre), Bangalore, Karnataka, 560042 Bhubaneswar Plot No -111, Varaha Complex Building3rd Floor, Station Square, Kharvel Nagar, Unit 3-Bhubaneswar-Orissa-751001 Chandigarh Deepak Tower SCO 154-155, 1st Floor - Sector 17-Chandigarh-Punjab-160017 Chennai Ground Floor No.178/10, Kodambakkam High Road Opp. Hotel Palmgrove, Nungambakkam-Chennai-Tamilnadu-600034 Cochin 1st Floor , K C Centre, Door No.42/227-B, Chittoor Road, Opp. North Town Police Station, Kacheripadym, Cochin-Kerala-682018 Coimbatore Old # 66 New # 86, Lokamanya Street (West)Ground Floor 1st Floor, K C Centre, Door No.42/227-B, Chittoor Road, Opp. North Town Police Station, Kacheripadym, Cochin-Kerala-682018 Coimbatore 01d # 66 New # 86, Lokamanya Street (West)Ground Floor, R.S. Puram, Coimbatore, Tamilnadu-641002 Durgapur CAMS SERVICE CENTRE, Plot No.3601, Nazrul Sarani, City Centre, Durgapur-713216 Goa Lawande Shamalkar Bhavan, 1st Floor, Office No.2, Next to Mahalakshmi Temple, Panaji Goa, Goa-403001 Hyderabad 208, II Floor Jade Arcade Paradise Circle, Hyderabad, Telangana, 500003 Indore 101, Shalimar Corporate Centre8-B, South Tukogunj, Opp. Greenpark, Indore, Madhya Pradesh, 452001 Jaipur R-7, Yudhisthir Marg C-Scheme Behind Ashok Nagar Police Station, Jaipur, Rajasthan, 302001 Kanpur I Floor 106 to 108City Centre Phase II, 63/2, The Mall Kanpur Uttarpradesh-208001 Kolkata Saket Building, 44 Park Street, 2nd Floor, Kolkata, West Bengal, 700016 Lucknow No. 4, 1st Floor, Centre Court Building, 3/c, 5 - Park Road, Hazratganj Lucknow, Uttarpradesh-226001 Ludhiana UJ (G.F. Prince Market, Green Field, Near Traffic Lights, Sarabha Nagar Pulli, Pakhowal Road, Ludhiana, Pulnjab, 141002 Madurai ist Floor, 278, North Perumal Maistry street(Nadar Lane), Madurai, Tamilnadu, 625001 Mangalore No. G 4 & G 5, Inland Monarch Opp. Karnataka Bank Kadri Main Road, Kadri, Mangalore, Karnataka, 575003 Mumbai Rajabahdur Compound, Ground Floor Opp Allahabad Bank, Behind ICICI Bank30, Mumbai Samachar Marg, Fort Mumbai, Maharashtra, 400023 Nagpur 145, Lendra, New Ramdaspeth, Nagpur, Maharashtra, Place, New Politik, New New Delhi 7-E, 4th Floor Deen Dayaal Research Institute Building Swami Ram Tirath Nagar, Near Videocon Tower Jhandewalan Extension, New Delhi, New Delhi, 110055 Patha G-3, Ground Floor, OM Complex Near Saket Tower, SP Verma Road, Patna, Bihar, 800001 Pune Nirmiti Eminence, Off No. 6, I Floor Opp Abhishek Hotel Mehandale Garage Road, Erandawane, Pune, Maharashtra, 411004 Surat Plot No.629, 2nd Floor, Office No.2-C/2-DMansukhlal Tower, Beside Seventh Day Hospital Opp. Dhiraj Sons, Athwalines, Surat, Gujarat, 395001 Vadodara 10a Aries Complex, Bpc Road, Off R. C. Dutt Road, Alkapuri, Vadodara, Gujarat, 390007 Vijayawada, Andhra Pradesh, 520010 Visakhapatnam CAMS SERVICE CENTRE Door No 48-3-2, Flat No 2, 1st Floor, Sidhi Plaza, Near Visakha Library, Srinagary, Visakhapatnam -530 016 Agra No. 8, Il Floor Maruti Tower Sanjay Place, Agra, Uttarpradesh-282002 Ajmer AMC No. 423/30 Near ChurchOpp T B Hospital, Jaipur Road, Ajmer, Rajasthan, 305001 Allahabad 30/2, A&B, Civil Lines Station Besides, Vishal Mega Mart Strachey Road, Allahabad, Uttarpradesh-211001 Alwar 256A, Scheme No:1, Arya Nagar, Alwar, Rajasthan, 301001 Amaravati 81, Gulsham Tower, 2nd Floor 81, Gulsham Tower, 2nd Floor 81, Near Panchsheel Talkies, Amaravati, Maharashtra, 444601 Amritsar SCO - 18J, 'C' Block Ranjit Avenue, Amritsar, Punjab, 143001 Anand 101, A.P. Tower, B/H, Sardhar Gunj, Next to Nathwani Chambers, AnandGujarat388001 Asansol Block – G 1st Floor , P C Chatterjee Market Complex Rambandhu Talab PO, Ushagram Asansol West Bengal Pin No 713303 Aurangabad Office No. 1, 1st Floor, Amodi Complex Juna Bazar, AurangabadMaharashtra431001 Belgaum 1st Floor, 221/2A/1B, Vaccine Depot Road, Near 2nd Railway gate, Tilakwadi, BelgaumKarnataka590006 Berhampur Kalika temple Street, Adjacent To SBI Bazar Branch, Berhampore, Dist-Ganjam-760002 Bhavnagar 305-306, Sterling Point, Waghawadi Road Opp. HDFC BANK, BhavnagarGujarat364002 Bhilai CAMS SERVICE CENTRE, 1st Floor, Plot No.3, Block No.1, Priyadarshini Pariswar tanjan-rootoz bandagar 305-306, stelling Folin, wagnawar (Ar Koduyan) Associates Shop No 211-213 2nd Floor Indra Prasth Tower syam Ki Sabji Mandi Niear Mukerjee Garden Bhilwara-311001 (Rajasthan) Bhopal Plot no 10, 2nd Floor; Alankar Complex, Near ICICI Bank, MP Nagar, Zone II, Bhopal, MadhyaPradesh462011 Bokaro Mazzanine Floor F-4, City Centre, Sector 4, Bokaro Steel City, Bokaro, Jharkhand, 827004 Burdwan CAMS SERVICE CENTER, No.399, G T Road, 1* Floor; Above Exide show room, BurdwanWestbangal713101 Calicut 29/97G 2nd Floor; S A Arcade, Mavoor Road, Arayidathupalam, CalicutKerala-673016 Cuttack Near Indian Overseas Bank Cantonment Road, Mata Math, Cuttack, Orissa, 753001 Davangere 13, 1st Floor; Akkamahadevi Samaj Complex Church Road, P.J. Extension, Davangere, Karnataka, 577002 **Dehradun** 204/121 Nari Shilp Mandir Marg(Ist Floor) Old Connaught Place, Chakrata Road, Dehradun (Uttarkhand, 248001 **Irode** 197, Seshaiyer Complex, Agraharam Street, Erode, Tamilnadu, 638001 **Faridabad** B-49, 1st Floor , Nehru Ground, Behind Anupam Sweet House NIT, Faridabad, Haryana, 121001 **Ghaziabad** CAMS SERVICE CENTRE, FF-26, Konark Building, 1st Floor , RDC-Rajnagar, Ghaziabad-201002 **Gorakhpur** Shop No. 3, Second Floor , The Mall Cross Road, A.D. Chowk Bank Road Gorakhpur Uttarpradesh-273001 **Guntur** Door No. 5-38-44, 5/1 Brodipet, Near Ravi Sankar Hotel, Guntur, Andhra Pradesh, 522002 **Gurgaon** SCO - 16, Sector - 14, First Floor , Gurgaon, Haryana, 122001 **Guwahati** A. K. Azad Road, Rehabari Tinali, Old Post Office Lane, Opp Nirmal Sagar Appartment. Guwahati – Assam-781008 **Gwalior** G-6 Global Apartment, Reilash Golony, Colony, Colony Kottayam, Kerala, 686001 Meerut 108 Ist Floor Shivam Plaza, Opp: Eves Cinema, Hapur Road, Meerut, Uttar Pradesh, 250002 Moradabad H 21-22, Ist Floor Ram Ganga Vihar Shopping Complex, Opposite Sale Tax Office, Moradabad-244001 Muzaffarpur Brahman Toli, Durgasthan Gola Road, Muzaffarpur, Bihar, 842001 Mysore No.1, 1st Floor, CH.26 7th Main, 5th Cross (Above Trishakthi Opposite sair as Office, motadasus 24-401 MuZania Michael 101, Mark 101 and 102 Mark Raipur Hit, C-23 Sector - 1Devendra Nagar, Kaipur, Chattisgarn, 492004 Rajammundry Door No: 6-2-12, 1st Floor - 1, Rajex, Near Yamsikrisna Hospital, Nyapatni vari Street, 1 Nagar, Rajahmundry, Andhra Pradesh, 533101 Rajkot Office 207 - 210, Everest Building Harihar Chowk Opp Shastri Maidan, Limda Chowk, Rajkot, Gujarat, 360001 Ranchi 4, HB Road No: 206, 2nd Floor - 1, New Fairlands, Salem, Tamilnadu, 636016 Sambalpur C/o Raj Tibrewal & Associates Opp. Town High School, Sansarak Sambalpur, Orissa, 768001 Siliguri 17B Swamiji Sarani, Siliguri, West Bengal, 734001 Tirupur 1(1), Binny Compound, Il Street, Kumaran Road, Tirupur, Tamilnadu, 641601 Tirunelveli 1 Floor , Mano Prema Complex182 / 6, S.N High Road, Tirunelveli, Tamilnadu, 627001 Trichur Room No. 26 & 27Dee Pee Plaza, Kokkalai, Trichur, Kerala, 680001 Trichy No 8, I Floor , 8th Cross West Extn, Thillainagar, Trichy, Tamilnadu, 620018 Trivandrum R S Complex, Opp of LIC Building, Pattom PO, Trivandrum, Kerala, 695004 Udaipur CAMS PVT LTD, Shree Kalyanam, 50 Tagore Nagar, Sector-4, Hiranmagri, Udaipur-313001 Valsad 3rd Floor , Gita Nivas, opp Head Post Office, Halar Cross Lane Valsad, Gujarat, 396001 Varanasi Office no 1, Second Floor, Bhawani Market, Building No. D-58/2-41, Rathyatra beside Kuber Complex, Varanasi, Uttarpradesh-221010 Vellore No.1, Officer's Line2nd Elong MNB Arcade Opp. (EUC Bank Krishna Nagar, Hanamkonda Waranaga). Line2nd Floor, MNR Arcade Opp. ICICI Bank, Krishna Nagar, Vellore, Tamilnadu, 632001 Warangal Hno. 2-4-641, F-7, 1st Floor, A.B.K Mall, Old Bus Depot Road, Ramnagar, Hanamkonda, Warangal. Telangana- 506001 Balasore B C Sen Road, Balasore, Orissa, 756001 Jammu JRDS Heights, Lane Opp. S&S Computers Near RBI Building, Sector 14, Nanak Nagar Jammu, Jammu &Kashmir, 180004 Bellary 60/5, Mullangi Compound, Gandhinagar Main Road(Old Gopalswamy Road) Bellary, Karnataka, 583101 Navsari C/O Vedant Shukla Associates 16 Shivani Park opp Shankeshwar complex Kaliawadi , Navsari 396 445 Rohtak 205, 2nd Floor , Building No 2 Munjal Complex, Delhi Road , Rohtak Tirupati Shop No : 6, Door No: 19-10-8, (Opp to Passport Office), AIR Bypass Road, Tirupati-517501, Andhra Pradesh Kalyani Kalyani A - 1/50, Block A Kalyani - Nadia Dt, PIN- 741235 Bhuj Data Solution, Office No:171st Floor Municipal Building Opp Hotel Prince, Station Road, Bhuj, Gujarat, 370001 Solapur Flat No 109, 1st Floor A Wing, Kalyani Tower126 Siddheshwar Peth, Near Pangal High School Solapur, Maharashtra, 413001 Junagadh "Aastha Plus", 202-A, 2nd Floor Sardarbag Road, 370001 Solapur Flat No 109, 1st Floor A Wing, Kalyani Tower126 Siddheshwar Peth, Near Pangal High School Solapur, Maharashtra, 413001 Junagadh "Aastha Plus", 202-A, 2nd Floor Sardarbag Road, Nr. Alkapuri Opp, Zansi Rani Statue Junagadh Gujarat-362001 Ankleshwar Shop No - F-56first Floor, Omkar Complex Opp Old Colony, Nr Valia Char Rasta, GlDC, Ankleshwar, Gujarat, 393002 Kollam, Kochupilamoodu Junction, Near VLC, Beach Road, Kollam, Kerala, 691001 Jhansi No.372/18D, 1st Floor Above IDBI Bank, Beside V-Mart, Near RAKSHAN, Gwalior Road, Jhansi-284001 Aligarh City Enclave, Opp. Kumar Nursing Home Ramghat Road Aligarh Uttarpradesh-20201 Satara 117 / A / 3 / 22, Shukrawar Peth, Sargam Apartment, Satara, Maharashtra, 415002 Kumbakonam Jalani Complex47, Mutt Street, Kumbakonam, Tamilnadu, 612001 Bhagalpur, Firshna, Floor, Near Mahadev Cinema, Dr. R.P.Road, Bhagalpur, Bhagalp SERVICE CENTRE, Shop No.26 and 27, Door No.39/265A and 39/265B, Second Floor , Skanda Shopping Mall, Old Chad Talkies, Vaddageri, 39th Ward, Kurnool-518001 Hisar 12, Opp. Bank of Baroda, Red Square Market, Hisar, Haryana, 125001 Sri Ganganagar 18 L Block Sri Ganganagar, Rajasthan, 335001 Bhatinda 2907 GH, GT Road, Near Zila Parishad, Bhatinda, Punjab, 151001 Shimoga No.65 1st Floor Kishnappa Compound1st Cross, Hosmane Extn, Shimoga, Karnataka, 577201 Palakkad 10 / 688, Sreedevi Residency, Mettupalayam Street, Palakkad, Kerala, 678001 Margao CAMS SERVICE CENTRE, F4-Classic Heritage, Near Axis Bank, Opp. BPS Club, Pajifond, Margao, Goa-403601 Karur 126 G, V.P.Towers, Kovai Road, Basement of Axis Bank Karur, Tamilnadu, 639002 Bikaner Behind Rajasthan patrika In front of Vijaya bank 1404, amar singh pura Bikaner.334001 Kakinada CAMS SERVICE CENTRE, D No.25-4-29, 1St Floor, Kommireddy vari street, Beside Warf Road, Opp swathi medicals, Kakinada-533001 Bilaspur CAMS SERVICE CENTRE, Shop No.B-104, First Floor, Narayan Plaza, Link Road, Bilaspur (C.G)-495001 Vapi 208, 2nd Floor HEENA ARCADE, Opp. Tirupati Tower medicals, Kakinada-533001 Bilaspur CAMS SERVICE CENTRE, Shop No.B-104, FIRST Floor, Arrayan Plaza, Link Road, Bilaspur (L.G.)-495001 vapi 208, 2nd Floor HEENA ARCADE, Opp. Hirtpatt Tower Near GLDC. Char Rasta, Vapi, Equiparta, 396195 Ambala shop no 48, opp peer, Bal Bhawan Road, Ambala City, Haryana Agartala Advisor Chowmuhani (Ground Floor), Krishnanagar Ratala, Tripura, 799001 Saharanpur I Floor, Krishna Complex Opp. Hathi Gate Court Road, Saharanpur, Uttar Pradesh, 247001 Kharagpur Shivhare Niketan, H.No.291/1, Ward No-15Malancha Main Road Opp: UCO Bank, Kharagpur, West Bengal, 721301 Tiruvalla 24/590-14, C.V.P Parliament Square Building Cross Junction, Tiruvalla, Kerala, 689101 Alleppey Doctor's Tower Building, Door No. 14/2562, 1st Floor, North of Iorn Bridge, Near Hotel Arcadia Regency, Alleppey Kerala, 688001 Noida Flar Jirus Floor, Sector 2 Noida Near JCB Office, Noida-201301 (UP) Thane 3rd Floor, Nalanda Chambers "B" Wing, Cokhale Road, Near Hanuman Temple, Naupada, Thane, Maharashtra, 400602 Andheri CAMS Pvt Ltd, No.351, Icon, 501, 5th Floor, Western Express Highway, Andheri East, Mumbai-400069 Sangli Jiveshwar Krupa Bldg Shop. NO.2, Ground Floor, Tilak Chowk Harbhat Road, Sangli, Maharashtra-416416 Jalna Shop No 6, Ground Floor, Anand Plaza Complex, Bharat Nagar, Shivaji Putla Road, Jalna, Maharashtra, 431203 Borivali CAMS PVT LTD, Hirji Heritage, 4th Floor, Office No.402, L.T.Road, Borivali, Mumbai-400092 Bharuch (parent: Ankleshwar TP) F-108, Rangoli Complex, Station Road, Bharuch, Gujarat, 392001 Karnal (Parent: Panipat TP) No.29, Avtar Colony, Behind vishal mega mart, Karnal-132001 Mapusa (Parent ISC: Goa) Office no.CF-8, 1st Floor; Business Point, Above Bicholim Urban Co-op, Bank Angod, Mapusa Goa, 403507 Nadiad (Parent TP: Anand TP) F 142, First Floor; Ghantakarna Complex Gunj Bazar, Nadiad, Gujarat, 387001 Bhusawal (Parent: Jalgaon TP) 3, Adelade Apartment, Christain Mohala, Behind Gulshan-F-Iran Hotel, Amardeep J Bhusawal, Maharashtra, 425201 Unjha (Parent: Mehsana) 10/11, Maruti Complex, Opp. B Marbles, Highway Road, Unjha, Gujarat, 384170 Gondal (Parent Rajkot) A/177, Kailash Complex Opp. Khedut Decor Gondal, Gujarat, 360311 Vasco(Parent Goa) No DU 8, Upper Ground Floor; Behind Techoclean Clinic, Suvidha Complex Near ICICI Bank, Vasco, Goa, 403802 New Delhi-CC Flat no.512, Narian Manzil, 23 Barakhamba Road Connaught Place, New Delhi, 110001 Kolkata-CC (Kolkata Central) 2A, Ganesh Chandra Avenue Room, No.3A, Commerce House" (4th Floor), Kolkata, West Bengal 700013 Chennai-Satelite ISC No.158, Rayala Tower-1, Anna salai, Chennai-600002 Ahmednagar B, 1+3, Krishna Encloave Complex, Near Hotel Natraj Nagar, -Aurangabad Road, Ahmednagar, Maharashtra 414001 Basti CAMS C/O RAJESH MAHADEV & CO SHOP NO 3 JAMIA COMLEX STATION ROAD BASTI PIN 272002 Chhindwara Shop No. 01, Near Puja Lawn, Prarasia Road, Chhindwara, Madhya Pradesh 480001 Chittorgarh 3, Ashok Nagar, Near Heera Vatika, Chittorgarh, Rajasthan 312001 Darbhanga Ground Floor, Belbhadrapur, Near Sahara Office, Laheriasarai Tower Chowk, Laheriasarai, Darbhanga-846001. Dharmapuri 16A/63A, Pidamaneri Road, Near Indoor Stadium, Dharmapuri, Tamilnadu 636701 Dhule House No 3140, Opp Liberty Furniture, Jannalal Bajaj Road, Near Thower Garden, Dhule, Maharashtra 424001 Faizabad CAMS SERVICE CENTRE, 1/13/196, Civil Lines, Behind Tripati Hotel, Faizabad, Uttarpradesh-224001 Gandhidham 5-7, Ratnakala Arcade, Plot No. 231, Ward - 12/B, gandhidham, Gujarat 370201 Gulbarga Pal Complex, Ist Floor, Opp. City Bus Stop, Super Market, Gulbarga, Karnataka 585101 Haldia 1st Floor, New Market Complex, Durgachak Post Officer, Durgachak, Haldia, Westbangal 721602 Haldwani Durga City Centre, Nainital Road, Haldwani, Uttarakhand-263139 Himmatnagar D-78, First Floor, New Durga Bazar, Near Railway Crossing, Himmatnagar, Gujarat 383001 Hoshiarpur Near Archies Gallery, Shimla Pahari Chowk, Hoshiarpur, Punjab 146001 Hosur No.9/2, 1st Floor, Attible Road, HCF Post, Behind RTO office, Mathigiri, Hosur, Tamilnadu 635110 Jaunpur 248, Fort Road Near Amber Hotel, Jaunpur Uttarpradesh-222001 Katni 1st Floor, Gurunanak dharmakanta, Jabalpur Road, Bargawan, Katni, Madhya Pradesh 483501 Khammam Shop No: 11 - 2 - 31/3, 1st Floor, Philips Complex, Balajinagar, Wyra Road, Near Baburao Petrol Bunk, Khammam, Telangana 507001 Madda Daxhinapan Abasan, Opp Lane of Hotel Kalinga, SM Pally, Malda, Westbangal 732101 Manipal Basement Floor, Academy Tower, Opposite Corporation Bank, Manipal, Karnataka 576104 Mathura 159/160 Vikas Bazar Mathura Uttarpradesh-281001 Moga Gandhi Road, Opp Union Bank of India, Moga, Punjab 142001 Namakkal 156A / 1, First Floor, Lakshmi

Vilas Building Opp. To District Registrar Office, Trichy Road, Namakkal, Tamilnadu 637001 Palanpur 3rd Floor, T - 11, Tirupati Plaza Opp. Goverment Quarters College Road, Palanpur, Gujarat 385001 Rae Bareli 17, Anand Nagar Complex Opposite Moti Lal Nehru Stadium SAI Hostel Jail Road Rae Bareilly Uttar Pradesh -229001 Rajapalayam No 59 A/1, Railway Feeder Road(Near Railway Station) RajapalayamTamilnadu626117 Ratlam Dafria & Co, No.18, Ram Bagh, Near Scholar's School, Ratlam, Madhya Pradesh 457001 Ratnagiri Office No - 2, Kohinoor Complex, Near Savarkar Natya Theatre, Nachane Road, Ratnagiri, Maharashtra. 415639 Roorkee 22, Civil Lines, Ground Floor, Hotel Krish Residency, Roorkee, Uttarakhand 247667 Sagar Opp. Somani Automobile, s Bhagwanganj Sagar, MadhyaPradesh 470002 Shahjahanpur Bijlipura, Near Old Distt Hospital, Jail Road, Shahjahanpur Uttarpradesh-242001 Sirsa M G Complex, Bhawna marg, Beside Over Bridge, Sirsa Haryana, 125055 Sitapur Arya Nagar Near Arya Kanya School Sitapur Uttarpradesh-261001 Solan 1st Floor, Above Sharma General Store, Near Sanki Rest house, The Mall, Solan, Himachal Pradesh 173212 Srikakulam Door No 4—4-96, First Floor xijaya Ganapathi Temple Back Side, Naubala Street x, Srikakulam, AndhraPradesh 52001 Sultanpur 967, Civil Lines Near Pant Stadium Sultanpur Uttarpradesh-228001 Surendranagar 2 M I Park, Near Commerce College, Wadhwan City, Surendra nagar Gujarat 363035 Tinsukia CAMS Transaction Point, Bhowal Complex Ground Floor, Near Dena Bank, Rongagora Road PO / Dist - Tinsukia Assam PIN -786 125 Tuticorin 4B/A16, Mangal Mall Complex, Ground Floor, Mani Nagar, Tuticorinfamilnadu628003 Ujjain 123, 1st Floor, Siddhi Vinanyaka Trade Centre, Saheed Park, UjjainMandhyaPradesh456010 Yavatmal Pushpam, Tilakwadi, Opp. Dr. Shrotri Hospital, Yavatmal, Maharashtra 445001 Kutkapally CAMS SERVICE CENTRE, No.15-31-2M-1/4, 1st Floor, 14-A, MiG, KPHB colony, Kutkapally, Hyderabad-500072

	1/4, 1 Thou , 14-A, Mid, ki lib colony, kukapany, nyuerabau-300072						
	IIFL Mutual Fund	Registrar and Transfer Agent	CMS Collection Bankers				
	Customer ServiceCenters and Official Points of						
Acceptance							
	IIFL Asset Management Ltd. (Formerly Infoline Asset	Computer Age Management Services Private Limited (CAMS)	HDFC Bank Limited				
	Management Company Ltd.)	Registered Office:	Registered Office:				
	Registered Office: IIFL Centre, 6th Floor, Kamala City,	New No. 10, Old No. 178, M.G.R. Salai, Nungambakkam,	HDFC Bank House, Senapati Bapat Marg,				
	S.B. Marg, Lower Parel, Mumbai - 400 013	Chennai - 600 034	Lower Parel, Mumbai - 400 013				
	www.iiflmf.com	www.camsonline.com	www.hdfcbank.com India				



IIFL Asset Management Limited

(Formerly known as India Infoline Asset Management Company Limited)
Regd. Office: IIFL Center, 6th Floor, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013
CIN: U74900MH2010PLC201113

NOTICE CUM ADDENDUM TO STATEMENT OF ADDITIONAL INFORMATION (SAI) OF IIFL MUTUAL FUND (No. 7/2017)

NOTICE IS HEREBY GIVEN THAT Mr. Hemal Zaveri is appointed as Key Personnel of IIFL Asset Management Limited (IIFL AMC) pursuant to his appointment as the Risk Officer w.e.f September 1, 2017.

Brief profile of Mr. Zaveri is given below:

Name of Key Personnel,	Brief Experience					
Age, Qualification						
Mr. Hemal Zaveri	Mr. Zaveri has over 12 years of work experience in Asset Management Industry.					
Age: 38 years;						
Qualification : B.com, CA, CFA (ICFAI)	Prior to Joining IIFL Group he was associated with Reliance Nippor Life Asset Management Limited, JM Financial Asset Managemen Limited and Edelweiss Asset Management Limited.					
	He is a commerce graduate, Chartered Accountant and is a CFA from The Institute of Chartered Financial Analysts of India (ICFAI).					

Mr. Prashasta Seth, Chief Executive Officer and Whole Time Director of IIFL AMC has been redesignated as Chief Executive Officer.

The contents of this addendum shall form an integral part of the SAI of IIFL Mutual Fund, and all other features, terms and conditions thereof remain unchanged.

For IIFL Asset Management Limited

Place: Mumbai SD/-

Date: September 01, 2017 Authorised Signatory

"Mutual Fund investments are subject to market risks, read all scheme related documents carefully"



IIFL Asset Management Limited.

(Formerly known as India Infoline Asset Management Company Limited)

Regd Off: 6th Floor, IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013

CIN: II74900MH2010PLC201113

NOTICE CUM ADDENDUM TO THE SCHEME INFORMATION DOCUMENT (SID) AND KEY INFORMATION MEMORANDUM (KIM) OF ALL EXISTING SCHEMES OF IIFL MUTUAL FUND AND STATEMENT OF ADDITIONAL INFORMATION (SAI) OF IIFL MUTUAL FUND

Implementation of the Prevention of Money-laundering (Maintenance of Records) Second Amendment Rules, 2017 with respect to seeding of Aadhaar number:

Investors are requested to note that the Ministry of Finance (Department of Revenue) in consultation with the Reserve Bank of India has made certain amendments to the Prevention of Money-laundering (Maintenance of Records) Rules, 2005, namely, the Prevention of Moneylaundering (Maintenance of Records) Second Amendment Rules, 2017, These Rules have come into force with effect from June 1, 2017. These Rules, inter alia, make it mandatory for investors to submit Aadhaar number issued by the Unique Identification Authority of India (UIDAI) in respect of their investments.

Accordingly, investors are requested to note the following requirements in relation to submission of Aadhaar number and other prescribed details to IIFL Mutual Fund/its Registrar and Transfer Agent/Asset Management Company ("the AMC"):

i. Where the investor is an individual, who is eligible to be enrolled for Aadhaar number, the investor is required to submit the Aadhaar number issued by UIDAI. Where the Aadhaar number has not been assigned to an investor, the investor is required to submit proof of application of enrolment for Aadhaar. If such an individual investor is not eligible to be enrolled for Aadhaar number, and in case the Permanent Account Number (PAN) is not submitted, the investor shall submit one certified copy of an officially valid document containing details of his identity and address and one recent photograph along with such other details as may be required by the Mutual Fund.

The investor is required to submit PAN as defined in the Income Tax Rules, 1962.

ii. Where the investor is a non-individual, apart from the constitution documents, Aadhaar numbers and PANs as defined in Income-tax Rules, 1962 of managers, officers or employees or persons holding an attorney to transact on the investor's behalf is required to be submitted. Where an Aadhaar number has not been assigned, proof of application towards enrolment for Aadhaar is required to be submitted and in case PAN is not submitted an officially valid document is required to be submitted. If a person holding an authority to transact on behalf of such an entity is not eligible to be enrolled for Aadhaar and does not submit the PAN, certified copy of an officially valid document containing details of identity, address, photograph and such other documents as prescribed is required to be submitted.

The timelines for submission of the Aadhaar numbers, as per the requirements stated above, are as follows:

- Requirements for all folios prior to June 01, 2017:
 - For folios existing prior to lune 01, 2017, investors are required to submit the requisite details / documents as stated above, by December 31, 2017. In case of failure by such investors, to submit the above details by December 31, 2017, the folios of such investors shall cease to be operational till the time the above details are submitted by the investors.
- Requirements for folios opened between June 01, 2017 and October 15, 2017:

For folios opened between June 01, 2017 and October 15, 2017, investors are required to submit the requisite details / documents, as stated above, by December 31, 2017. In case of failure by such investors, to submit the above details by December 31, 2017, the folios of such investors shall cease to be operational till the time the above details are submitted by the investors.

- iii. Requirements for folios opened from October 16, 2017 to December 31, 2017:
 - For all folios opened from October 16, 2017 to December 31, 2017, investors are required to submit the requisite details / documents, as stated above, at the time of account opening. In case of failure by such investors, to submit the above details at the time of account opening, the AMC may, at its sole discretion, open the account pending receipt of the requisite details/documents. In such cases where the AMC decides to open the account, if the investors fail to submit the requisite details/ documents by December 31, 2017, the folios of such investors shall cease to be operational till the time the above details are submitted by the investors.
- iv. Requirements for folios opened from January 01, 2018:

For all folios opened from January 01, 2018, investors are required to submit the requisite details / documents, as stated above, at the time of account opening. No new folios shall be opened from January 01, 2018, if the requisite details / documents, as stated, are not submitted at the time of account opening.

Where the investors who are individuals or in the case of investors who are non-individuals, managers, officers or employees or persons holding an attorney to transact on the investor's behalf, as the case may be, do not have an Aadhaar number, the proof of enrolment for Aadhaar can be submitted. However, in such cases, the Aadhaar number shall be required to be provided for eventual authentication within the prescribed timeframe of 6 months as aforesaid, failing which the account / folio shall cease to be operational.

It may be noted that the requirement of submitting Form 60 as prescribed in the aforesaid notification is not applicable for investment in mutual fund units.

Necessary/incidental changes, if any, shall be made in the SID and KIM of all the existing Schemes of IIFL Mutual Fund and SAI of IIFL Mutual Fund in the above regard.

This Addendum forms an integral part of the SID and KIM of the Schemes of IIFL Mutual Fund and SAI of IIFL Mutual Fund.

All other terms and conditions of the SID and KIM of the Schemes of IIFL Mutual Fund and SAI of IIFL Mutual Fund will remain unchanged.

For IIFL Asset Management Limited

(Investment Manager for IIFL Mutual Fund)

Sd/-

Authorised Signatory

Place: Mumbai