The asset manager for a changing world

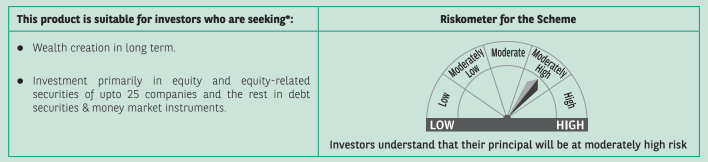


# **KEY INFORMATION MEMORANDUM**

# **BNP PARIBAS FOCUSED 25 EQUITY FUND**

(An open ended equity scheme)

### Offer of units of Rs. 10 each during the New Fund Offer Period and continuous offer for units at NAV based prices



\*Investors should consult their financial advisers if in doubt about whether the product is suitable for them.

New Fund Offer opens on	New Fund Offer closes on	Scheme re-opens on
Friday, September 15, 2017	Friday, September 29, 2017	Within 5 business days from date of allotment

Sponsor	<b>BNP Paribas Asset Management Asia Limited</b> ( <i>erstwhile BNP Paribas Investment Partners Asia Limited</i> ) Registered Office: 30/F, Three Exchange Square, 8 Connaught Place, Central, Hong Kong.
Name of Mutual Fund (Mutual Fund)	BNP Paribas Mutual Fund
Asset Management Company (AMC)	<b>BNP Paribas Asset Management India Private Limited</b> Corporate Identity Number (CIN) : U65991MH2003PTC142972 Registered Office: BNP Paribas House, 1 North Avenue, Maker Maxity, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India.
Name of Trustee Company (Trustee)	<b>BNP Paribas Trustee India Private Limited</b> Corporate Identity Number (CIN) : U65991MH2003PTC142971 Registered Office: BNP Paribas House, 1 North Avenue, Maker Maxity, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India.
	Website of the entity : www.bnpparibasmf.in

This Key Information Memorandum (KIM) sets forth the information, which a prospective investor ought to know before investing. For further details of the scheme/Mutual Fund, due diligence certificate by the AMC, Key Personnel, investors' rights & services, risk factors, penalties & pending litigations etc. investors should, before investment, refer to the Scheme Information Document and Statement of Additional Information available free of cost at any of the Investor Service Centres or distributors or from the website www.bnpparibasmf.in.

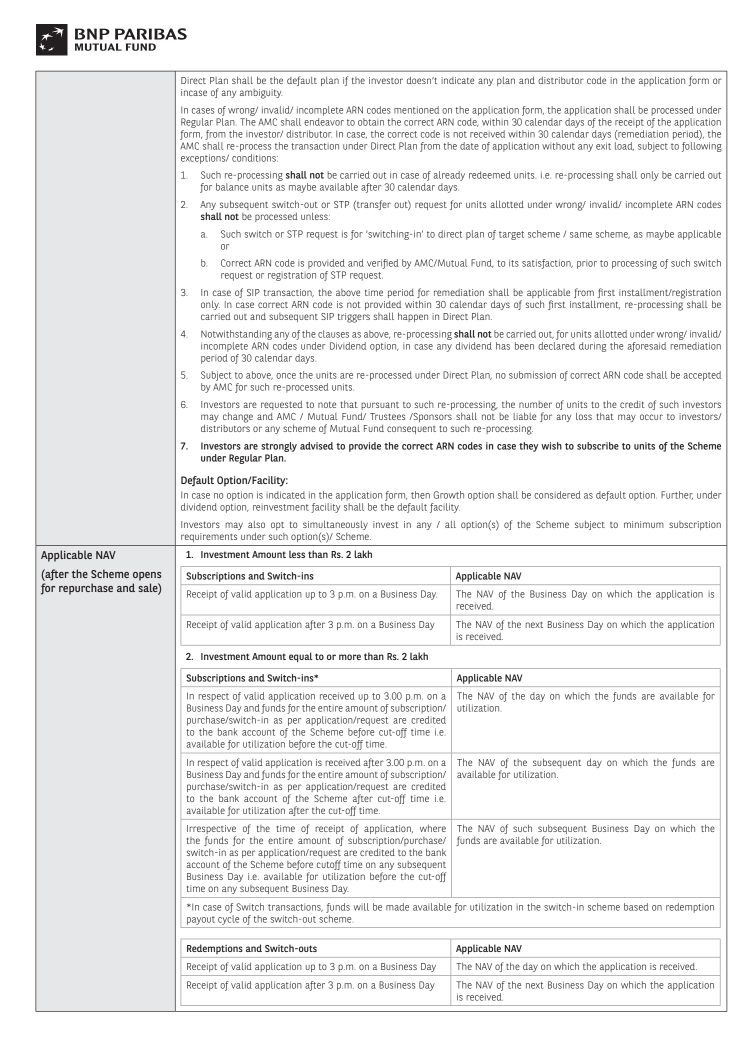
The Scheme particulars have been prepared in accordance with Securities and Exchange Board of India (Mutual Funds) Regulations 1996 (SEBI (MF) Regulations), as amended till date, and filed with Securities and Exchange Board of India (SEBI). The units being offered for public subscription have not been approved or disapproved by SEBI, nor has SEBI certified the accuracy or adequacy of this KIM.



Name of the Scheme	BNP PARIBAS FOCUSED 25 EQUITY FUND						
Type of the Scheme	An open ended equity scheme						
Investment objective	The Scheme seeks to generate long-term capital growth by investing in a concentrated portfolio of equity & equity related instruments of up to 25 companies and the balance in debt securities & money market instruments. However, there can be no assurance that the investment objectives of the Scheme will be realized. The Scheme does no guarantee/indicate any returns.						
Asset Allocation Pattern	The asset allocation of the Scheme under normal circumstances	would be:					
	Instruments	Indicative allocatio Minimum	ns (% of total assets) Maximum	Risk Profile			
	Equity and Equity related securities, (which are not exceeding 25 companies) Of which minimum 65% of equity net assets will be Companies among Nifty 100 by market Capitalization	65	100	High			
	Debt and Money Market instruments	0	35	Low to Medium			
	The cumulative gross exposure through debt and money market in instruments will not exceed 100% of the net assets of the Schem		equity related instrume	ents, and derivative			
	Exposure to debt derivative instruments shall not be more tha balancing. Exposure to equity derivatives shall be only for hedg Scheme will not indulge in short selling and securities lending a including foreign securitised debt and ADR/GDR. The Scheme wil	ing and portfolio bala nd borrowing. The Sc	ancing up to 30% of to heme will not invest in	tal net assets. The			
	The Scheme will not participate in Credit Default Swaps (CDS) for The Scheme may enter into repos/reverse repos as may be perm time to time, the Scheme may hold cash. A part of the net asset Obligations (CBLO) or repo or in an alternative investment as ma	itted by RBI other tha ts may be invested ir	n the Collateralised Bo				
	It may be noted that AMC has to adhere to the asset allocation promal circumstances.	pattern indicated in t	he Scheme Informatio	n Document under			
	According to SEBI circulars (reference no. SEBI/IMD/CIR No. 1/ 91171/07 dated April 16, 2007, SEBI/IMD/CIR No. dated October 26, 2007 and SEBI/IMD/CIR No. 7/129592/08 dated June 23, 2008), pending deployment of funds or in securities in terms of investment objective of the Scheme, the Mutual Fund may invest the funds of the Scheme deposits of scheduled commercial banks subject to restrictions laid down under the SEBI (MF) Regulations from <b>Portfolio rebalancing</b> The Scheme shall rebalance the portfolio in case of any deviation to the asset allocation. Such rebalancing shall b 30 days from the date of occurrence of deviation. In the event of the Scheme not being rebalanced within the afo justification for the same shall be placed before Investment Committee of the AMC and reasons for the same shall in writing. Investment Committee shall then decide on the course of action and may suggest rebalancing of However, at all times the AMC shall ensure that the portfolio would adhere to the overall investment objective of considerations that optimise returns of the Scheme through investment opportunities or upon various defensive c including market conditions, market opportunities, applicable regulations and political and economic factors. As proportions may vary substantially depending upon the perception of the AMC the intention being at all time protect the interests of the unit holders. Such changes in the investment Committee of the AMC will conduct the stall the interest of the and polition. In addition, as part of the investment process, the Investment Committee of the AMC will conduct the stall the investment committee of the AMC will conduct the interest of the unit holders.						
Investment Strategy	<ul> <li>review of the asset allocation and may suggest rebalancing of the portfolio.</li> <li>The equity portion of the portfolio will aim to provide long-term capital growth through a concentrated portfolio of equity equity related instruments of up to 25 companies. The Scheme seeks to add the best opportunities that the market presen without any sector bias. In case of using equity strategy the Scheme will follow a bottom-up approach for stock-picking a choose companies across sectors and the Scheme will primarily focus on companies that have demonstrated characterist such as market leadership, strong financials and quality management, and have the potential to create wealth for the shareholders by delivering steady performance through the ups and downs of the market. The focus would be to build portfolio of both value and growth companies, all companies selected will be analysed taking into account the busine fundamentals, the company's financial strength, industry structure, management quality, future earnings expectations a sensitivity of earnings.</li> </ul>						
	The debt portion of the portfolio will be actively managed based on the AMC's view on interest rates. The price of fixed incom instruments varies with changes in interest rates. As interest rates decline, the value of fixed income securities rise and interest rates rise, their value declines. The AMC forms views on the likely direction of interest rates and the portfolio structured consistent with these views. Individual instruments are bought and sold based on the conformity with the interer rate view and the instrument specific factors (credit risk, exposure). By actively managing the portfolio, the Scheme attempt to achieve its objective through both interest yield and capital appreciation. As such, the Scheme may not invest solely base on the best available yields in the market at all points of time.						
Risk Profile of the Scheme	Mutual Fund units involve investment risks including the post Document (SID) carefully for details on risk factors before invest						
	<b>Risks associated with investing in equities:</b> The risks associated with investments in equities and similar ins of fluctuations is likely to be accentuated for short-term investm declines or stagnates may have a negative impact on the perform	ents. The risk that th	e performance of one o	or more companies			
	Stock markets are volatile and can decline significantly in respon developments etc. Different parts of the market can react differe also change over a period of time as the characteristic of the sto	ently to these develo	pments. The stock-spe	cific volatility may			



	in growth stoc market develo stocks, especia	ks which may be more volatile than pments and to specific information ab ally over short periods. These stocks	v short time, which could tend to increat the market in general and may react bout the issuer. Growth stocks tradition may also be more expensive in relation the more volatility to variations in profigure to the more volatility to variations in profigure to the more volatility to variations in profigure to the more volatility to variations in profigure to the more volatility to variations in profigure to the more volatility to variations in profigure to the more volatility to variations in the more volatility to var	differently to economic, political and ally show higher volatility than other on to their profits than the market in				
	The Fund Manager may temporarily adopt a more defensive approach if it considers that the equity market or economy is experiencing excessive volatility, a persistent general decline, or other unfavourable conditions. In such circumstances, the Scheme may be unable to achieve or pursue its investment objective.							
	floated share i		itial public offering. In such cases ther s the absence of previous trading, uns					
	Concentratio	n Risk:						
	securities or in or be concentr market liquidit	vest a greater proportion of assets in rated on a few market sectors as com ry risk on account of concentration. Th sensitive to economic, business, polit	versification. It may invest in a limited the securities of very few issuers (with pared to a diversified scheme. The Sci his could have implications on the perf cical or other changes and this may le	in the limits permitted by regulation) heme is also expected to have higher ormance of the Scheme. The Scheme				
	be subject to v such as Credit in Derivatives from time to t Usage of deriv of derivatives traditional invv with inflation,	various risk factors including but no t and Counterparty risk, Liquidity ris (The fund may use various derivati ime only for portfolio balancing and vatives will expose the Scheme to ce are different from or possibly greate estments), investments in liquid fund legal risk, taxation risk, valuation risk	rpus of the Scheme investments in t limited to risks associated with: inv sk, Market risk, Interest Rate risk & F ive instruments and techniques, perr hedging purpose, which may increase rtain risks inherent to such derivative r than, the risks associated with inve ls. The Scheme shall also be subject to c, operational risk & risk factors associa ough Stock Exchange Mechanism as p	estments in Fixed Income Securities Re-investment risk etc., investments nitted within SEBI (MF) Regulations the volatility of fund's performance. es. The risks associated with the use sting directly in securities and other o other risks including risk associated ated with processing of transaction in				
			ould invest as given in the SID/ KIM ca d with investments in various securitie					
	Investors may, if they wish, consult their legal, tax, investment and other professional advisors to determine possible leg tax, financial or other considerations of subscribing to or redeeming Units, i.e. before making a decision to invest/redeem Uni							
	Investors in the Scheme are not being offered any guaranteed returns. Please refer to SID for detailed scheme specific r factors.							
Risk Control Measures	Since investing requires disciplined risk management, the AMC would incorporate adequate safeguards for controlling the portfolio construction process. Subject to the stated investment objective, since this is a relatively concentrated inve strategy, the Investment Manager will aim to diversify by gaining broad exposure to different industries and companie allocating and choosing securities, in order to reduce risk.							
	For investments in fixed income instruments, a credit evaluation of each investment opportunity will be undertaken to mana, credit risk. The AMC will utilise ratings of recognised rating agencies as an input in the decision making process. The fur manager shall follow the asset allocation pattern in SID under normal circumstances and residual cash may be invested in the collateralised borrowing & lending obligations (CBLO) / repo market, units of mutual fund which seeks to ensure liquidity in the Scheme under normal circumstances. There can however be no guarantee against liquidity risk within the Scheme.							
	The AMC may also implement certain internal control procedures / risk & exposure limits etc. for controlling risks which may be varied from time to time. The Scheme may utilise derivative instruments for hedging & portfolio balancing purposes. All Interest Rate Swaps will be undertaken with approved counter parties under pre-approved International Swaps and Derivative Association (ISDA) agreements. The Scheme may also use various derivatives and hedging products from time to time, as would be available and permitted by SEBI/RBI for the purpose of hedging and portfolio rebalancing.							
	The above risk control measures shall be implemented by the AMC on best effort basis however there can be no guarantee th such measures can completely mitigate the risks involved in Scheme.							
Plans & Options	such measures The Scheme of BNP Parib	s can completely mitigate the risks in ffers following two plans: vas Focused 25 Equity Fund - Regular	volved in Scheme.					
Plans & Options	such measures The Scheme of BNP Parib BNP Parib	s can completely mitigate the risks in ffers following two plans: pas Focused 25 Equity Fund - Regular pas Focused 25 Equity Fund - Direct P	volved in Scheme.					
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	Please note the following provisions with respect to applicability of NAV for the subscription / switch ins with an amount equal to or more than Rs. 2 lakh for receipt of the closing NAV of the same Business Day:						
		switch-ins is received before the applicable cut-off time, i.e. 3 p.m.					
		bscription/switch-ins as per the application are credited to the bank account of the					
	Scheme before the cut-off time i.e. 3 3. The funds are available for utilizat otherwise, by the Scheme.	3 p.m. tion before the cut-off time without availing any credit facility whether intra-day or					
		5/BP/35/2012-13 dated February 18, 2013, following provisions shall be applicable for ansactions received on the same day (as per time stamping rule):					
	<ul> <li>a. All purchases, additional purchases, excluding switches, systematic transactions and triggered transactions received under all non-liquid schemes of the Fund shall be aggregated and closing NAV of the day on which funds are available for utilization will be applied where the aggregated amount of the investment is Rs. 2 Lakh and above. In case the funds are received under the Scheme on separate days and are available for utilization on different Business days before the cut off time, then the applicable NAV shall be the Business day on which the cleared funds are available for the respective amount.</li> <li>b. The aggregation shall be done on the basis of investor/s PAN. In case of joint holding, transactions with similar holding structures to be aggregated, similar to the principle applied for compilation of Consolidated Account Statement (CAS).</li> <li>c. The transactions shall be done irrespective of the number of folios under which the investor has invested or through direct/through distributor route.</li> </ul>						
		nor received through guardian will not be aggregated with the transaction in the name ions of two minors received through same guardian shall not be aggregated.					
Minimum Application Amount	Purchase	Lumpsum investment: Rs. 5,000 and in multiples of Re. 1 thereafter.					
		Systematic Investment Plan: Rs. 500 and in multiples of Re. 1 thereafter.					
	Additional Purchase	Rs. 1,000 and in multiples of Re.1 thereafter					
	Redemption / Switch Out	Rs. 1,000 and in multiples of Re. 1 thereafter There will be no minimum redemption criterion for Unit based redemption.					
	There is no upper limit on the amount for	pr application.					
		change the minimum amount for application and the additional amount for application ese could be different under different plan(s) / option(s).					
Despatch of Repurchase (Redemption) Request	As per the SEBI (MF) Regulations, the Mutual Fund shall despatch redemption proceeds within 10 Business Days of receiving the valid redemption / repurchase request at any of the Official Points of Acceptance of Transactions (OPAT). A penal interest of 15% per annum or such other rate as may be prescribed by SEBI from time to time, will be paid in case the redemption proceeds are not despatched within 10 Business Days of the date of valid redemption request.						
Benchmark Index	Nifty 100						
Dividend Policy	Dividend declaration shall be in line with provisions mentioned in SEBI Circular IMD/Cir. No. 1/64057/06 dated April 4, 2006 read with further clarifications issued from time to time.						
Name of the Fund Manager	Mr. Abhijeet Dey and Mr. Karthikraj Laks	hmanan					
Name of the Trustee Company	BNP Paribas Trustee India Private Limited						
Performance of the Scheme	This Scheme is a new Scheme and does	not have any performance track record.					
Expenses of the Scheme	(i) Load Structure						
	Entry Load: Nil						
	<ul> <li>Exit Load:</li> <li>If units of the Scheme are redeemer allotment - Nil.</li> </ul>	d or switched out up to 10% of the units (the limit) within 12 months from the date of					
	<ul> <li>If units of the scheme are redeemed of the applicable NAV.</li> </ul>	or switched out in excess of the limit within 12 months from the date of allotment - 1% $$					
		switched out after 12 months from the date of allotment - Nil.					
		for switches between the schemes of the Fund and all Systematic Investment Plans, Vithdrawal Plans. No load will be charged on dividend re-investment units and bonus					
	Switch of investments from Regular Plan to Direct Plan under the same Scheme/Plan shall be subject to applicable exit load, unless the investments were made directly i.e. without any distributor code. However, any subsequent switch-out or redemption of such investments from Direct Plan will not be subject to any exit load. No exit load shall be levied for switch-out from Direct Plan to Regular Plan. However, any subsequent switch-out or redemption of such investment from Regular Plan to subject to exit load based on the date of switch in of investment into the Regular Plan.						
	no entry load will be charged for purc on investment made by the investor, if assessment of various factors including	-					
	The exit load charged, net of Goods and	Services Tax (GST), if any shall be credited to the Scheme.					
		ling the investment management and advisory fee that can be charged to the Scheme If average daily net assets as given in the table below. Expenses over and above the MC.					



Parti	iculars	% of daily Net Assets
Inves	stment Management & Advisory Fee	
Trust	tee fee	
Audit	t fees	
Custo	odian Fees	
Regis	strar & Transfer Agent Fees	
Mark	keting & Selling Expenses including Agents Commission	
Costs	s related to investor communications	
Costs	s of fund transfer from location to location	Upto 2.50%
Cost	of providing account statements and dividend redemption cheques and warrants	000 2.30%
Costs	s of statutory Advertisements	
Cost	towards investor education & awareness (at least 2 bps)	
	erage & transaction cost over and above 12 bps and 5 bps for cash and derivative market trades ectively@	
GST	on expenses other than investment management and advisory fees	
GST	on brokerage and transaction cost	
	r Expenses	
Maxi	imum total expense ratio (TER) permissible under Regulation 52 (6) (c) (i)	Upto 2.50%
Addit	tional expenses under regulation 52 (6A) (c)	Upto 0.20%
Addit	tional expenses for gross new inflows from specified cities	Upto 0.30%
nd Ao	r Regulation 52(6)(c)(i) of SEBI (MF) Regulations, the total expenses of the Scheme, including Inves dvisory Fees, shall be subject to following limits as specified below: In the first Rs. 100 crore of the daily net assets 2.50%;	0
.,		
. ,	In the next Rs. 300 crore of the daily net assets 2.25%;	
. ,	In the next Rs. 300 crore of the daily net assets 2.00%;	
• •	In the balance of the assets 1.75%	
	er, the following costs or expenses shall be charged to the Scheme:	
. ,	xpenses not exceeding 0.30 per cent of daily net assets, if the new inflows from beyond top 15 cities	s are at least -
	30 per cent of gross new inflows in the Scheme, or;	
	ii) 15 per cent of the average assets under management (year to date) of the Scheme, whichever is	0
n	rovided that if inflows from such cities is less than the higher of sub-clause (i) or sub- clause (ii), su	
	et assets of the Scheme shall be charged on proportionate basis.	
-	et assets of the Scheme shall be charged on proportionate basis. 'he top 15 cities shall mean top 15 cities based on Association of Mutual Funds in India (AMFI) data of Consolidated Data for Mutual Fund Industry' as at the end of the previous financial year.	n 'AUM by Geograph
– P ir	et assets of the Scheme shall be charged on proportionate basis. The top 15 cities shall mean top 15 cities based on Association of Mutual Funds in India (AMFI) data of Consolidated Data for Mutual Fund Industry' as at the end of the previous financial year. Provided further that expenses charged under this clause shall be utilised for distribution expenses offlows from such cities.	n 'AUM by Geograph incurred for bringir
- Ir TI Si	et assets of the Scheme shall be charged on proportionate basis. he top 15 cities shall mean top 15 cities based on Association of Mutual Funds in India (AMFI) data of Consolidated Data for Mutual Fund Industry' as at the end of the previous financial year. Provided further that expenses charged under this clause shall be utilised for distribution expenses offlows from such cities. The said additional expenses on account of inflows from beyond top 15 cities so charged shall be cheme, in case the said inflow is redeemed within a period of 1 year from the date of investment.	n 'AUM by Geograph incurred for bringin
- ir Ti Si (b) a	et assets of the Scheme shall be charged on proportionate basis. The top 15 cities shall mean top 15 cities based on Association of Mutual Funds in India (AMFI) data of Consolidated Data for Mutual Fund Industry' as at the end of the previous financial year. Trovided further that expenses charged under this clause shall be utilised for distribution expenses offlows from such cities. The said additional expenses on account of inflows from beyond top 15 cities so charged shall be cheme, in case the said inflow is redeemed within a period of 1 year from the date of investment. dditional expenses under Regulation 52(6A) (c) at 0.20%;	n 'AUM by Geograph incurred for bringir e clawed back in th
- P ir Ti Si (b) ar (c) Ti Si	et assets of the Scheme shall be charged on proportionate basis. The top 15 cities shall mean top 15 cities based on Association of Mutual Funds in India (AMFI) data of Consolidated Data for Mutual Fund Industry' as at the end of the previous financial year. Trovided further that expenses charged under this clause shall be utilised for distribution expenses offlows from such cities. The said additional expenses on account of inflows from beyond top 15 cities so charged shall be cheme, in case the said inflow is redeemed within a period of 1 year from the date of investment. dditional expenses under Regulation 52(6A) (c) at 0.20%; The AMC may charge GST on investment management and advisory service fees ('AMC Fees') which s cheme in addition to the total expense ratio mentioned in table above;	n 'AUM by Geograph incurred for bringir e clawed back in th shall be borne by th
- P ir TI Si (b) au (c) TI Si (d) @	et assets of the Scheme shall be charged on proportionate basis. The top 15 cities shall mean top 15 cities based on Association of Mutual Funds in India (AMFI) data of Consolidated Data for Mutual Fund Industry' as at the end of the previous financial year. Trovided further that expenses charged under this clause shall be utilised for distribution expenses offlows from such cities. The said additional expenses on account of inflows from beyond top 15 cities so charged shall be cheme, in case the said inflow is redeemed within a period of 1 year from the date of investment. dditional expenses under Regulation 52(6A) (c) at 0.20%; The AMC may charge GST on investment management and advisory service fees ('AMC Fees') which s	n 'AUM by Geograph incurred for bringir e clawed back in th shall be borne by th cluded in the cost
- P ir (b) ac (c) Ti (d) @ (d) @ ir tr tc dc dc	et assets of the Scheme shall be charged on proportionate basis. The top 15 cities shall mean top 15 cities based on Association of Mutual Funds in India (AMFI) data of Consolidated Data for Mutual Fund Industry' as at the end of the previous financial year. Trovided further that expenses charged under this clause shall be utilised for distribution expenses offlows from such cities. The said additional expenses on account of inflows from beyond top 15 cities so charged shall be cheme, in case the said inflow is redeemed within a period of 1 year from the date of investment. dditional expenses under Regulation 52(6A) (c) at 0.20%; The AMC may charge GST on investment management and advisory service fees ('AMC Fees') which s cheme in addition to the total expense ratio mentioned in table above; Perokerage and transaction costs which are incurred for the purpose of execution of trade and is in investment shall not exceed 0.12 per cent in case of cash market transactions and 0.05 per cent i	n 'AUM by Geograph incurred for bringir e clawed back in th shall be borne by th cluded in the cost of n case of derivative e may be capitalize ctively. Any paymer ket transactions ar a sprescribed under
- P In Si (b) au (c) TI (d) @ (d) @ (d) @ tr tc tc tc tc tc tr The tc	et assets of the Scheme shall be charged on proportionate basis. he top 15 cities shall mean top 15 cities based on Association of Mutual Funds in India (AMFI) data of Consolidated Data for Mutual Fund Industry' as at the end of the previous financial year. trovided further that expenses charged under this clause shall be utilised for distribution expenses offlows from such cities. the said additional expenses on account of inflows from beyond top 15 cities so charged shall be cheme, in case the said inflow is redeemed within a period of 1 year from the date of investment. dditional expenses under Regulation 52(6A) (c) at 0.20%; the AMC may charge GST on investment management and advisory service fees ('AMC Fees') which se cheme in addition to the total expense ratio mentioned in table above; BRokerage and transaction costs which are incurred for the purpose of execution of trade and is in nvestment shall not exceed 0.12 per cent in case of cash market transactions and 0.05 per cent i ransactions. is clarified that the brokerage and transaction cost incurred for the purpose of execution of trade to the extent of 12bps and 5bps for cash market transactions and derivatives transactions respec- towards brokerage and transaction cost, over and above the said 12 bps and 5bps for cash market rerivatives transactions respectively may be charged to the Scheme within the maximum limit of TEF egulation 52 of the SEBI (MF) Regulations. Any expenditure in excess of the said prescribed limit (incl	n 'AUM by Geograph incurred for bringin e clawed back in th shall be borne by th cluded in the cost o n case of derivative e may be capitalize ctively. Any paymer ket transactions an a sprescribed unde uding brokerage an
- P in (b) ac (c) Ti (d) @ (d) @ (d) @ (f) (d) @ (f) (f) (f) (f) (f) (f) (f) (f) (f) (f)	et assets of the Scheme shall be charged on proportionate basis. The top 15 cities shall mean top 15 cities based on Association of Mutual Funds in India (AMFI) data of Consolidated Data for Mutual Fund Industry' as at the end of the previous financial year. Trovided further that expenses charged under this clause shall be utilised for distribution expenses offlows from such cities. The said additional expenses on account of inflows from beyond top 15 cities so charged shall be cheme, in case the said inflow is redeemed within a period of 1 year from the date of investment. dditional expenses under Regulation 52(6A) (c) at 0.20%; The AMC may charge GST on investment management and advisory service fees ('AMC Fees') which se cheme in addition to the total expense ratio mentioned in table above; PBrokerage and transaction costs which are incurred for the purpose of execution of trade and is in nvestment shall not exceed 0.12 per cent in case of cash market transactions and 0.05 per cent in ransactions. It is clarified that the brokerage and transaction cost incurred for the purpose of execution of trade to the extent of 12bps and 5bps for cash market transactions and derivatives transactions resper to wards brokerage and transaction cost, over and above the said 12 bps and 5bps for cash market reivatives transactions respectively may be charged to the Scheme within the maximum limit of TEF egulation 52 of the SEBI (MF) Regulations. Any expenditure in excess of the said prescribed limit (incl ransaction cost, if any) shall be borne by the AMC or by the trustee or sponsors. bal fungible expense charged to the Scheme shall be the maximum limit of TER as prescribed und	n 'AUM by Geograph incurred for bringir e clawed back in th shall be borne by th cluded in the cost of n case of derivative e may be capitalize ctively. Any paymer ket transactions ar as prescribed und uding brokerage ar er regulation 52 ar n expenses, whether fee, shall not excee

		mates have been m and are subject to o							
	If an invest same sche	ation of impact of e tor A invests in a reg me with an expense	ular plan of a sche of 1% p.a. Assumin	me with an expens g the gross return o	of this fund is 10% f	or that given year, ii			
	Also, pleas	8% (post expense) f e take a look at belo invested over period	ow illustration whi	ch shows impact of	different expense	ratio assumed on ir	nitial investment o		
	Value at	Assuming 10%		As	suming 10% p.a. g	ain			
	End of Year	p.a. gain (without any expense ratio)	with an average expense of 0.5% p.a.	with an average expense of 1.00% p.a.	with an average expense of 1.50% p.a.	with an average expense of 2.00% p.a.	with an average expense of 2.50% p.a.		
	0*	10000.00	10000.00	10000.00	10000.00	10000.00	10000.00		
	1	11000.00	10950.00	10900.00	10850.00	10800.00	10750.00		
	2	12100.00	11990.25	11881.00	11772.25	11664.00	11556.25		
	3	13310.00	13129.32	12950.29	12772.89	12597.12	12422.97		
	4	14641.00	14376.61	14115.82	13858.59	13604.89	13354.69		
	5	16105.10	15742.39	15386.24	15036.57	14693.28	14356.29		
	6	17715.61	17237.91	16771.00	16314.68	15868.74	15433.02		
	7	19487.17	18875.52	18280.39	17701.42	17138.24	16590.49		
	8	21435.89	20668.69	19925.63	19206.04	18509.30	17834.78		
	9	23579.48	22632.22	21718.93	20838.56	19990.05	19172.39		
	10	25937.42	24782.28	23673.64	22609.83	21589.25	20610.32		
	*initial inv	estment amount							
	<ol> <li>First time investor in Mutual Fund (across all the Mutual Funds): Transaction charge of Rs. 150/- for subscription of Rs. 10,000 and above shall be deducted.</li> <li>Existing investor in Mutual Funds (across all the Mutual Funds): Transaction charge of Rs. 100/- per subscription of Rs. 10,000 and above shall be deducted.</li> <li>For SIP - The transaction charges in case of investments through SIP shall be deducted only if the total commitment (i.e. amount per SIP installment × No. of installments) amounts to Rs. 10,000/- and above. The transaction charges shall be deducted in 3-4 installments.</li> </ol>								
	<ol> <li>Transaction charges shall not be deducted for:</li> <li>a. purchases /subscriptions for an amount less than Rs. 10,000/-</li> </ol>								
	<ul> <li>b. transaction other than purchases/ subscriptions relating to new inflows such as Switch/ Systematic Transfer Plan (STP), Systematic Withdrawal Plan (SWP) etc.</li> </ul>								
	c. purchases /subscriptions made directly with the Fund (i.e. not through any distributor/agent).								
	d. Ti	ransactions through	stock exchange.						
	<ol> <li>The statement of account shall reflect the net investment as gross subscription less transaction charge and the number of units allotted against the net investment.</li> </ol>								
	6. As per SEBI circular no. SEBI/ IMD/ CIR No. 4/ 168230/09 dated June 30, 2009, the upfront commission to distributors shall be paid by the investor directly to the distributor by a separate cheque based on the investor's assessment of various factors including service rendered by the distributor.								
Waiver of Load for Direct Applications	no entry lo	nce with the require ad will be charged j direct application is	or purchase / addit						
Tax treatment for the Investors (unitholders)	Investors a advisor.	ire advised to refer t	to the details in the	e Statement of Addi	tional Information	and also independe	ntly refer to his ta		
Daily Net Asset Value	The AMC w	vill calculate and dis	close the first NAV	(s) of the Scheme n	ot later than 5 Bus	iness days from the	e date of allotmer		
(NAV) Publication	9.00 p.m. a delay, the also be rep following d	hall declare the Ne and also on its web reasons for such de orted to SEBI on bi- lay due to any reason d be able to publish	site (www.bnpparil lay would be expla monthly basis. If th n, the Mutual Fund	pasmf.in). The NAV ained to AMFI and ne NAVs are not ava	shall be calculated SEBI in writing and ilable before the co	d for all Business D I the number of sum mmencement of bu	ays. In case of a ch instances wou usiness hours of th		
	The NAV w (MF) Regul	vill be declared on a ations.	ll Business Days a	nd will be publishe	ed in atleast 2 daily	/ newspapers in ac	cordance with SE		

BNP PARIBAS

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For Investor Grievances, please contact	Investor grievances will normally be received directly by the Registrar and Transfer Agent or at the Investor Service Centres or at the office the AMC.
	Sundaram BNP Paribas Fund Services Limited No. 23, Cathedral Garden Road, Nungambakkam, Chennai - 600034 (Corporate Office)
	Name, address, telephone number, fax number, e-mail id of Investor Relations Officer: Mr. Allwyn Monteiro
	BNP Paribas Asset Management India Private Limited
	1, North Avenue, Maker Maxity, Bandra Kurla Complex, Bandra (E), Mumbai - 400051 Phone: 91-22-3370 4000 or 1800-102-2595 (Tollfree), Fax: 91-22-3370 4294
	E-mail: customer.care@bnpparibasmf.in
	For any grievances with respect to transactions through Stock Exchange Platform for Mutual Funds, the investors should approach either the stock broker or the investor grievance cell of the respective stock exchange.
Unitholders' Information	Allotment: The process of allotment of units will be completed within 5 (five) business days from the date of closure of the New Fund Offer Period.
	Account Statements:
	AMCs shall send confirmation regarding allotment of units specifying the number of units allotted to the applicant by way of email and/or SMS's to the applicant's registered email address and/or mobile number as soon as possible but not later than five working days from the date of closure of the new fund offer period and / or from date of receipt of the request from the unit holder. Further, Consolidated Account Statement (CAS) shall be issued for each calendar month on or before tenth day of succeeding month detailing all the transactions and holding at the end of the month including transaction charges paid to the distributor, across all the schemes of all mutual funds in whose folios transaction has taken place during that month.
	No Account statements will be issued to investors opted to hold units in electronic (demat) mode, since the statement of account furnished by depository participant periodically will contain the details of transactions
	For more details, Investors are requested to refer the Scheme Information Document (SID).
	Half Yearly Disclosures (Unaudited Financial Results / Portfolio):
	Mutual Fund / AMC shall within one month from the close of each half year, (i.e. 31st March and on 30th September), host a soft copy of its unaudited financial results on its website (www.bnpparibasmf.in). Further, the Mutual Fund / AMC shall publish an advertisement disclosing the hosting of such unaudited half yearly financial results on their website, in atleast one national English daily newspaper and a regional newspaper published in the language of the region where the Head Office of the Mutual Fund is situated.
	The Mutual Fund / AMC shall before the expiry of one month from the close of each half year (i.e. 31st March and 30th September), publish complete statement of the scheme portfolio in prescribed format as at end of such half year in one national English daily newspaper and in a regional newspaper published in the language of the region where the Head Office of the Mutual Fund is situated.
	<b>Monthly Portfolio Disclosures:</b> The monthly portfolio of the Scheme (alongwith ISIN) shall also be made available on the website of Mutual Fund (www.bnpparibasmf.in) on or before tenth day of the succeeding month. The same shall be disclosed on website at http://bnpparibasmf.in/Downloads/index.aspx
	Annual Report or abridged summary thereof:
	SEBI Circular No. Cir/ IMD/ DF/16/ 2011 dated September 8, 2011 shall be complied with in order to bring cost effectiveness in printing and dispatching the annual reports or abridged summary thereof.
	For more details, Investors are requested to refer the Scheme Information Document (SID).
Application Supported by Blocked Amount or ASBA	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. Investors wish to apply through ASBA facility may approach Self Certified Syndicate Banks (SCSBs) authorized by SEBI for this purpose. Please visit the website www.sebi.gov.in for further details on ASBA. Presently, ASBA facility is available for investors holding demat account.
	Applicants applying through the ASBA process should carefully read the provisions applicable to such applications before making their application through the ASBA process. Notwithstanding any of the above conditions, any application may be accepted or rejected at the sole and absolute discretion of the Trustee.
Compliance with	FATCA and CRS requirements may require disclosure regarding your investment in the units of the Scheme.
Foreign Accounts Tax Compliance Act ("FATCA") and Common Reporting Standards (CRS) requirements	Investors are further informed that the AMC / the Fund are required to adhere to various requirements interalia including submission of various information / details relating to the investors in the schemes of the mutual fund, to authorities/third parties including the U.S Internal Revenue Service ('IRS') or the Indian tax authorities, for the purpose of onward transmission to the U.S. Internal Revenue Service or such other authority as specified under the applicable laws from time to time. The information disclosed may include (but is not limited to) the identity of investors and their direct or indirect beneficiaries, beneficial owners and controlling persons, their residential status / details. Accordingly, Investors are requested to provide all the necessary information / declarations and to comply with any reasonable request from the AMC/ the Fund to allow the AMC/ the Fund to comply with such information reporting requirements.
	For more details, investors are requested to refer to SID.
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Notwithstanding anything contained in the Key Information Memorandum, the provisions of SEBI (Mutual Funds) Regulations, 1996 and Guidelines thereunder shall be applicable. Further, investors may ascertain about any further changes from the Mutual Fund/Investor Service Centres / Distributors or Brokers.



	COMPARISON	OF EXISTING OPEN I		) EQ	UITY	SCHEM	ES OF THE FUN	D			
Name of the Scheme	Investment Objective	Asset	Allocatio	n			Product Differentiation	Number of folios as on 31-Jul- 17	AUM as on 31-Jul-17 (Rs. in crores)		
BNP Paribas Equity Fund	The investment objective of the	Type of Instruments	Type of Instruments Allocation (as % of Risk Net Assets) Profile		The Scheme will invest in a range	47,828	1,091.26				
	Scheme is to generate long-term capital growth from a	Equities and Equity Related Securities	Norma 95	-	<b>Max</b> 100	Medium to High	of companies, with a bias towards large and medium				
	diversified and actively managed portfolio of equity and equity related securities.	Debt Instruments and Money Market Instruments (including cash and money at call)	5		35	Low to Medium	market capitalisation companies.				
BNP Paribas Dividend	To generate long term capital growth	Type of Instruments	Alloca Ne	tion (a t Asset		Risk Profile	The corpus of the Scheme will be	13,265	381.99		
Yield Fund	from an actively		Normal	Min	Max		primarily invested in				
	managed portfolio of equity and equity related securities primarily being high	Equities and Equity Related Securities of companies that are high dividend yield stocks	75	65	100	High	high dividend yield equity and equity related securities. The Scheme may				
	dividend yield stocks. High dividend yield stocks are defined as stocks of companies	Equities and Equity Related Securities of companies instruments that are not high dividend yield stocks	20	0	35	High	also invest its corpus in debt or money market instruments, to manage its liquidity				
	that have a dividend yield in excess of 0.5%, at the time of investment.	Debt Instruments and Money Market instruments (including money at call)	5	0	35	Low	requirements.				
BNP Paribas Long Term	The investment objective of the			Risk Profile	The Scheme has a lock-in period of	62,770	588.19				
Equity Fund	Scheme is to generate long-term capital growth from a diversified and		Normal		Max		3 years from the date of allotment. As per the Finance Act, 2005, this is an		1		
[Equity Liquid Savings		Equities and Equity Related Securities of companies	95	80	100	High					
Scheme having 3 year lock-in period]	actively managed portfolio of equity and equity related securities along with income tax rebate, as may be prevalent from time to time.	Debt Instruments and Money Market instruments (including money at call)	5	0	20	Low	eligible investment for deduction under section 80C of the Income Tax Act, 1961, for Individuals and HUFs for subscription to the extent of Rs. 150,000/				
BNP Paribas	To seek to generate long-term capital	Type of Instruments	Allocation (as % of Net Assets) Min Max						The fund will emphasize on	54,990	825.93
Mid Cap Fund	appreciation by				companies that						
	investing primarily in companies with high growth opportunities in the middle and	Equity and equity related securities of companies categorised as Future Leaders	65		100	Medium to High	appear to offer opportunities for long- term growth and will be inclined towards				
	small capitalization segment, defined as 'Future Leaders'.	Equity and Equity related securities of Companies other than Future Leaders	0		35	Medium to High	companies that are driven by dynamic style of management				
		Debt Instruments and Money Market instruments (including money at call)	0		35	Low to Medium	and entrepreneurial flair.				
BNP Paribas Enhanced	The primary investment objective	Type of Instruments		ation (a et Asse	as % of ets)	Risk Profile	The Scheme will invest in mix of	1,675	458.21		
Arbitrage	of the Scheme is to		Mir		Max	ax arbitrage, lor					
Fund	generate income and capital appreciation by investing in a	Equities, equity related instruments (unhedged)*	0		10	Medium to High	index futures and debt and money market instruments. The				
	combination of diversified portfolio of equity and equity related instruments, including use of equity derivatives strategies	Equities, equity related instruments and derivatives including index futures, stock futures, index options, & stock options, etc. as partly hedged arbitrage exposure*			90	Medium to High	scheme also aims to manage risk through active selection within the specified asset allocation range. The aim is to improve				
	and arbitrage opportunities with exposure in debt and fixed income instruments.	Debt Securities and Money market instruments with maturity upto 91 days only and/or units of liquid fund\$	10		35	Low	risk adjusted returns through diversification across these instruments and asset classes.				



	COMPARISON	OF EXISTING OPEN E	NDED E	QUITY	SCHEN	<b>IES OF THE FUN</b>	D	
Name of the Scheme	Investment Objective	Asset Allocation			Product Differentiation	Number of folios as on 31-Jul- 17	AUM as on 31-Jul-17 (Rs. in crores)	
		*Equity allocation is measured a equity related instruments and enter into derivatives transactio The derivative positions will be positions in either equity or de the strategies involved. On the does not intend to take a net sl Unhedged positions in the portfor without corresponding exposure exceed 10% of the net assets. \$Debt instruments may include net assets. Includes investments	d derivativ ons for arbin e hedged a erivative m total portfo nort exposu- ilio (investri e to equity securitized	es. The So trage/parti gainst cor arkets dep olio level t irre to equin nents in eq derivative debt up to	cheme will al hedging. responding on he Scheme ty markets. uity shares ) shall not			
BNP Paribas	The Scheme seeks to generate income and	Under normal circumstances:		(0) 5	<b>D</b> : 1	The funds strategy seeks to generate	21,110	374.66
Balanced Fund	capital appreciation	Type of Instruments		on (% of assets)	Risk Profile	income and capital		
	by investing in a diversified portfolio		Min	Max		appreciation by taking advantage		
	of equity and equity related instruments	Equity and equity related instruments	30	60	Medium to High	of diversification by investing in a mix of asset classes comprising equity & equity related instruments and fixed income securities including money market instruments.		
and fixed incon instruments	and fixed income instruments	Net Equity Arbitrage Exposure	5	10	Medium to High			
		Debt and Money market instruments and/or units of liquid fund	30	60	Low			
		Alternate asset allocation when very few opportunities are available or no opportunities are available, the asset allocation is expected to be as follows:		BNP Paribas Balanced Fund is the first balanced of BNP Paribas investing in				
		Type of Instruments		on (% of assets)	Risk Profile	Equity, equity related instruments and fixed	ted	
			Min	Max	Trojite	income instruments.		
		Equity and equity related instruments	30	60	Medium to High			
		Debt and Money market instruments and/or units of liquid fund	40	70	Low			
BNP Paribas	The investment	Instruments		n (as % of		The fund will	NA	NA
Focused 25	objective of the Scheme is to generate		net a Min	ssets) Max	Profile	emphasize on investing in a		
Equity Fund	long-term capital	Equity and Equity related	65	100	High	concentrated portfolio		
	growth by investing in a concentrated portfolio of equity & equity related instruments of up to 25 companies and the balance in debt	securities, (which are not exceeding 25 companies) Of which minimum 65% of equity net assets will be companies among Nifty 100 by market Capitalization	05	100	mgn	of equity & equity related instruments of up to 25 companies. The Scheme seeks to add the best opportunities that the market presents, without any sector bias. The Scheme aball edapt a flavible		
	securities & money market instruments.	Debt and Money Market instruments	0	35	Low to Medium			
				the chours		shall adopt a flexible long-term approach to investing with a focus on generating long term capital appreciation.		

For further details on asset allocation and investment pattern and investment strategy of each of the above schemes, please refer to the Scheme Information Document of the respective scheme.

### INSTRUCTIONS

### 1. GENERAL INFORMATION

a) The Application Form should be completed in ENGLISH in BLOCK LETTERS only. Please Tick (✓) in the appropriate box (□), where boxes have been provided. Please refer to the Scheme Information Document, Statement of Additional Information, Key Information Memorandum and these Instructions carefully before filling the Application Form. All applicants are deemed to have accepted the terms of the Scheme Information Document subject to which this offer is being made and bind themselves to such terms of the Scheme Information Document, Statement of Additional Information, Key Information Memorandum upon signing the Application Form and tendering the payment.

### b) Directions to investors applying under the Scheme of the Fund directly

All existing / prospective investors are requested to note and follow the belowmentioned directions while applying for the units of the Scheme of BNP Paribas Mutual Fund to enable the AMC to treat them as direct applications:

- 1. In case of receipt of application form having broker code as blank space at the time of processing and allotting the units by the Registrars, AMC will consider such application as "Direct". However, the Investors are requested to fill the blank space with the words such as "Not Applicable" or "Direct" so as to ensure that their application is processed as direct. Alternatively, investors can also strike off the blank space in the broker code field.
- 2. Investors subscribing under Direct Plan of a scheme will have to indicate "Direct Plan" in the application form. Investors should also indicate "Direct" in the ARN column of the application form. However, in case Distributor code is mentioned in the application form, but "Direct Plan" is indicated against the scheme name, the Distributor code will not be considered and the application will be processed under Direct Plan. Further, where application is received for distributor plan without Distributor code or "Direct" mentioned in the ARN Column, the application will be processed under Direct Plan. If the Distributor Code is mentioned, but the Plan is not mentioned, the application shall be processed under Distributor Plan. Direct Plan shall be the default plan if the investor doesn't indicate any plan in the application form or incase of any ambiguity.
- Incase, the Broker code is pre-printed on the application form, investors (any / all incase of joint holders) must strike-off the code & countersign before submitting the application form at the applicable collections centres / Official Points of Acceptance of Transaction, if investors requires change in the broker / direct status.
- 4. Investors must provide their full signatures for the changes on the pre-printed application forms. Investors are also informed that if the changes / alterations carried out in the broker code are not accompanied with the full countersignature by the investor(s) on the said modification, the application will be processed with existing broker code details as recorded with the AMC. In case of multiple brokers preprinted on the transaction slip, the additional investment will be under "Direct", if the investor does not mention a specific broker.
- 5. The Registrar shall be diligent in effecting the received changes in the broker code within a reasonable period from the time of receipt of the written request from the investors at the designated Official Points of Acceptance of Transaction.
- 6. The detailed list of all the Official Points of Acceptance of Transactions will be available on the AMC website from time to time. The application received shall be considered "Direct" if they are submitted at the designated Official Points of Acceptance of Transactions, as notified from time to time.
- If the Scheme name on the application form and on the payment instrument are different, the application may be processed and units allotted at applicable NAV of the scheme mentioned in the application / transaction slip duly signed by investor(s).

Investors should note that the AMC, the Trustee and the Mutual Fund should not be held liable for any claims in case the application forms are not completed in the manner stated as above.

### c) Employees unique identity number (EUIN)

- Investors should provide EUIN of the distributor, particularly in advisory transactions. This would assist in tackling the problem of mis-selling even if the employee / relationship manager / sales person leaves the employment of the distributor.
- 2. EUIN is applicable to sales persons of non individual ARN holders only. Individual / Sole Proprietorship ARN holders should intimate AMFI-unit of CAMS in case they employ any Sales Person for selling mutual funds so that EUIN could be allotted to them by AMFI. EUIN will not be applicable for overseas distributors who comply with the requirements as per AMFI circular CIR/ARN-14/12-13 dated July 13, 2012.
- 3. Transactions that will be considered for this purpose are purchases, switches, SIP / STP / STP Triggers registration, Dividend Transfer Plan. Transactions that will be excluded are auto SIP / STP / SWP / STP Triggers Installments, Dividend Reinvestments, Bonus Units, Redemption, SWP Registration, Zero Balance Folio creation and Dividend Transfer Plan installments.
- 4. Distributors shall ensure that the sub broker affixes his / her ARN code and the EUIN of the Sales Person in the columns separately provided in addition to the current practice of affixing the internal code issued by the main ARN holder.
- 5. In case EUIN is not provided or fails the validation test, ARN holder shall

remediate the same within 90 days either by providing the EUIN or submitting the declaration signed by the investor in the format prescribed by AMFI.

- The remediation period of 30 days from the date of transaction for transactions submitted post June 30, 2014.
- In case EUIN or the above declaration is not provided within aforesaid remediation period, brokerage on the transaction shall be forfeited permanently.
- AMC reserves the right to conduct a due diligence on the distributor's activities if it is observed that significantly large number of transactions is being submitted without EUIN.
- The EUIN requirement shall be applicable for all modes of transactions including transaction through Stock Exchange Platform. The AMC shall comply with AMFI guidelines on this matter from time to time.

## Applications under Power of Attorney / Body Corporate / Registered Society / Trust / Partnership

In case of an application under a Power of Attorney, the application should be accompanied by an original Power of Attorney or by a duly notarised copy of the Power of Attorney. The Mutual Fund / Trustee / AMC reserves the right to reject the application forms not accompanied by a Power of Attorney. Further, the Mutual Fund / Trustee / AMC reserves the right to hold Redemption proceeds in case the requisite documents are not submitted.

Prerequisites for registration of POA are as follows:

- POA document should contain the clause for empowering investment in units of Mutual Fund / shares & securities and should bear signatures of Power of Attorney grantor & holder.
- A copy of PAN of POA holder is mandatory. The KYC compliance requirements are mandatory for both the POA issuer (i.e. Investor) and the Attorney (i.e. the holder of POA), both of whom should be KYC compliant in their independent capacity.
- 3. POA holder should not be a resident of United States of America and Canada.
- Further, in case an application has been signed by POA holder, and the POA documents are not valid for any of the reasons mentioned above, then the application shall be rejected.
- The Mutual Fund / Trustee / AMC reserve the right to reject the application at the applicable NAV as on the date of rejection of subscription without any load, in case of non submission of requisite documents w.r.t. POA registration as above.
- The above POA process is also applicable for Partnership firm / Corporate / Trust.
- 7. For all communication, the address of the Investors shall be captured.

For applications by a company, body corporate, eligible institutions, registered society, trusts, partnership or other eligible non-individuals who apply in the Scheme should furnish a certified copy of resolution or authority to make the application as the case may be, a list of specimen signatures of the authorised officials, duly certified / attested and a certified copy of the Memorandum and Articles of Association and / or bye-laws and / or Trust Deed and / or Partnership Deed and certificate of registration or any other document as the case may be. In case of a trust / fund, it shall submit a certified true copy of the resolution from the trustee(s) authorising such Subscriptions and Redemptions. The authorised officials should sign the application under their official designation.

### e) Fax / Scan Submission

In order to facilitate quick processing of financial transactions and / or Financial transaction instructions of investors the AMC / Trustee / 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) accept and process any financial transactions towards an Initial Purchase, additional purchase, SIP, STP, SWP along with necessary prerequisite supporting documents and / or instructions submitted by an investor / unit holder by facsimile (fax) / scan image by electronic mail (email) to designated email ids mentioned hereunder and the Investor / unit holder voluntarily and with full knowledge takes and assumes any and all risks associated therewith. The AMC /Trustee / Mutual Fund shall have no obligation to check or verify the authenticity or accuracy of fax / scan requests purporting to have been sent by the Investor and may act thereon as if same had been duly given by the Investors.

Wherever an investor chooses to submit fax / scan requests, investor should adopt the following safeguards to mitigate risks:

- i. The investor shall seek a confirmation from the AMC for successful receipt of the fax / scan submission by the AMC. The confirmation can be sought from respective branch of AMC, contact details of which are available on the website of Mutual Fund (www.bnpparibasmf.in). In case, the transaction is not received by the AMC, then the AMC shall not be liable to indemnify the investor for such action.
- ii. The investor must submit the original within 24 hours of submission of the fax / scan request. Hence, Investors are requested to choose from amongst email ids based on nearest feasible location.
- iii. The investor must indicate by marking / stamping "Original for record purpose only" on the face of the original request submitted. It may be noted that if such



### **INSTRUCTIONS (Contd...)**

indication is not there on the original request when submitted, there is a risk of processing the original again as a fresh transaction and the investor could be faced with adverse consequences.

 It may be noted that in the event the processing is based on the fax / scan request, any discrepancy between the original and fax request may not be rectifiable.

The investor / unit holder shall indemnify the AMC / Trustee / Mutual Fund at all times and keep the AMC / Trustee / Mutual Fund indemnified and save harmless against any and all claims, losses, damages, costs, liabilities and expense (including without limitation, interest and legal fees) actually incurred, suffered or paid by the AMC / Trustee / Mutual Fund (directly or indirectly) and also against all demands, actions, suits, proceedings made, filed, instituted against the AMC / Trustee / Mutual Fund (directly or indirectly) and also against all demands, actions, suits, proceedings made, filed, instituted against the AMC / Trustee / Mutual Fund (by the investor or any third party), in connection with or arising out of or relating to the AMC / Trustee / Mutual Fund accepting and acting pursuant to, in accordance with or relying upon, any fax/ scan request signed by the Investor or authorised representative of the Investor.

The designated email ids for submission of the scan request shall be as follows: Mumbai@bnpparibasmf.in; Delhi@bnpparibasmf.in; Pune@bnpparibasmf.in; Kolkatta@bnpparibasmf.in; Chennai@bnpparibasmf.in; Ahmedabad@ bnpparibasmf.in; Bangalore@bnpparibasmf.in

### f) Unitholding option

- Please fill up this section to indicate your preference of holding units in physical mode or dematerialized (demat) mode.
- Please provide latest "Client Investor Master" or "Demat Account Statement" for opting units in demat form. If any of the document is not provided, the units by default will be allotted in physical mode.
- In case there is any mismatch in the information provided in the application form, the details appearing on Client Investor Master or Demat Account statement shall be considered.
- 4. In case units are held in demat form, the request for redemption or any other non-financial request shall be submitted directly to the depositories participant (DP) and not to the AMC / RTA of the Fund. Further, investors will receive an account statement from their respective DPs and not from AMC / RTA of the Fund incase units are held in demat form.
- 5. Units will be credited in the demat account only based on fund realization.
- 6. The facility of availing the units in demat / remat form is available subject to such processes, operating guidelines and terms & conditions as may be prescribed by the DPs and the depositories from time to time.
- 7. Presently, the option to hold units in demat form shall not be available for systematic transactions like Systematic Transfer Plan (STP), Systematic Withdrawal Plan (SWP) etc. Similarly, such option shall not be provided to the investors investing in the plans with daily, weekly & fortnightly dividend frequency. Such investors shall be mandatorily allotted units in physical form.
- 8. Pursuant to SEBI circular no. CIR/IMD/DF/9/2011 dated May 19, 2011 and AMFI communication no. 35P/MEM-COR/35/11-12 dated December 23, 2011 an option to hold units in demat form shall be available for Systematic Investment Plan (SIP) transactions. However, the units will be allotted based on the applicable NAV as per the SID and will be credited to investors demat account on weekly basis upon realization of funds. For e.g. units will be credited to investors demat account every Monday (or immediate next business day in case Monday happens to be a non -business day) for realization status received in last week from Monday to Friday. Investors are requested to note that if an investor has opted to hold units in demat form for Systematic Investment Plan (SIP) transactions, he will be able to redeem / transfer only those units which are credited to his demat account till the date of submission of redemption / transfer request. Accordingly, redemption / transfer request shall be liable to be rejected in case of non-availability of sufficient units in the investor's demat account as on date of submission of redemption / transfer request.
- Incase details of more than one demat account are provided, the Fund may choose any one of the demat accounts for the purpose of verification and processing of application.
- 10 In case of valid demat account details provided, the bank account details, joint holding details, mode of holding (joint / anyone or survivor) in case of joint holdings, address details and nominee details as per the demat account shall prevail over the corresponding details provided on the application form.
- Investors applying as Joint holders, need to provide Demat details of their Joint Demat Account.

#### g) Email Communication

1. All investors are requested to note that as a part of "Go Green" initiative, electronic mail (e-mail) shall be the default mode of communication for those investors whose e-mail id is available in the database of BNP Paribas Mutual Fund. In case, email address is not available, the AMC shall send all the communication in physical copies at the address available in the records of the AMC. In case the unitholder submits a request to receive any communication in physical mode then AMC shall provide the same within five working days from the date of receipt of request.

- In case an investor wishes to receive communication via physical copies, please tick the option provided.
- In accordance with SEBI Circular No. Cir/IMD/DF/16/2011 dated September 8, 2011, in order to bring cost effectiveness in printing and dispatching the annual reports or abridged summary thereof, the following shall be applicable:
  - In case the unit holder has provided the email address, the AMC shall send the scheme annual reports or abridged summary only via email.
  - In case email address is not available, the AMC shall send the physical copies of these reports at the address available in the records of the AMC.
  - In case of any request from the unit holder for physical copies notwithstanding their registration of email addresses, AMC shall provide the same within five working days from the date of receipt of request.

### 2. APPLICANT'S INFORMATION

Individual Applicants must provide all the details for all applicants under Applicant's Information in Section 2 of the Application Form.

ai) Name and address must be given in full (P.O. Box Address alone is not sufficient). In case of NRIs / FIIs, 'Overseas Address' is mandatory. Investors are requested to note with effect from April 16, 2012, self attested copies of following documents shall be submitted for change in address along with original for verification at any of the AMC branches / ISCs of SBFS. 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.

For KYC not complied folios:

- Proof of new address and
- Proof of identity (POI): Only PAN card copy shall be considered if PAN is updated in the folio or other proof of identity if PAN is not updated in the folio.
- For 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 SBFS. 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. List of admissible documents for POA & POI mentioned in SEBI Circular MIRSD/SE/Cir-21/2011 dated October 05, 2011 shall be considered.

- aii) If the applicant is minor, the minor shall be the first and the sole holder in an account. Minor Application with joint holding shall be rejected. There shall not be any joint accounts with minor as the first or joint holder. Also, minor cannot appoint a nominee. Guardian in the folio on behalf of the minor should either be a natural guardian (i.e. father or mother) or a court appointed legal guardian. It is mandatory to provide information on the relationship / status of the guardian as father, mother or legal guardian in the application form. In case of natural guardian, a document evidencing the relationship has to be submitted. If the above documents are not submitted, the application will be liable to be rejected. The account of the minor shall be frozen for operation by the guardian on the day the minor attains the age of majority and no transactions shall be permitted. The request for change in status of the accounts shall be submitted in the required form along with the requisite documents. Please refer Checklist for the documents to be submitted for establishing date of birth or relationship status incase of application on behalf of minor.
- aiii) Investors are requested to note that prior to minor attaining majority, the Fund shall 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". It is to be noted that the guardian cannot undertake any financial and non-financial transactions including fresh registration of Systematic Transfer Plan (STP), Systematic Investment Plan (SIP) and Systematic Withdrawal Plan (SWP) after the date of the minor attaining majority till the time the above application form along with the prescribed documents are submitted to the Fund. The Fund will continue to process the standing instructions like SIP, STP, SWP ETC. and will send an advance notice to the guardian and the minor stating 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 Fund along with the prescribed documents. Such standing instruction shall be terminated within 30 days from the date of receiving the instruction. Mutual funds shall send such advance notice by email or mobile alerts where email ids and mobile numbers are available with the Fund. The request form with details of the list of standard documents to change account status from minor to major is available on our website www.bnpparibasmf.in. The applications, if not conforming to the above requirements, shall be liable to be rejected.
- aiv) When there is a change in guardian either due to mutual consent or demise of

## **INSTRUCTIONS (Contd..)**

the existing guardian, a request along with requisite documents shall be sent to the Fund. The new guardian must be a natural guardian (i.e. father or mother) or a court appointed legal guardian. The request form alongwith the list of requisite documents is available on our website www.bnpparibasmf.in. The applications, if not conforming to the above requirements, shall be liable to be rejected.

av) In accordance with SEBI Circular No. CIR/MIRSD/13/2013 dated December 26, 2013, the additional details viz. Occupation details, Gross Annual Income / networth and Politically Exposed Person (PEP)\* status mentioned under section 2 & 3 which was forming part of uniform KYC form will now be captured in the application form of the Fund. Also, the detail of nature of services viz. Foreign Exchange / Gaming / Money Lending, etc., (applicable for first / sole applicant) is required to be provided as part of CDD) Process of the Fund.

The said details are mandatory for both Individual and Non Individual applicants. \*PEP are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government / judicial / military officers, senior executives of state owned corporations, important political party officials, etc.

#### bi) PAN Information

- It is mandatory for investors (except ASBA investors) making an application for investment to furnish copy of PAN. A copy of PAN has to be self certified by the investor and the original PAN card should be made available for verification in the manner and to the entity as may be specified by the BNP Paribas Asset Management India Private Limited (AMC) from time to time.
- If your investment is being jointly made with other co-applicants, the PAN for each of the co-applicants should be furnished along with a copy of a document, evidencing the PAN for each of the co-applicant.
- Where the person making an application is a minor, Guardian PAN copy is mandatory even if minor has his / her own valid PAN.
- Applications, where the details of the documents submitted as evidence for PAN do not match with the Applicants / existing information available with BNP Paribas Mutual Fund, will be rejected.
- In case of Micro Investment, under SIP or lumpsum investments where aggregate of installments in a rolling 12 month period or in a financial year i.e. April to March does not exceed ₹ 50,000 (to be referred as "Micro Investments" hereinafter) shall be exempted from the requirement of PAN. This exemption will be applicable only to investments by individuals, NRIs, minors, joint holders and sole proprietary firms (but not including PIOs, HUFs and other categories). Those investors (including Joint holders) subscribing to a Micro Investments will be required to submit a self attested photocopy / attested by the ARN holder (mentioning the ARN) of any one of the current and valid documents as mentioned on the page no. 26 along with their applications. Further, these Investors are required to undergo Know Your Customer (KYC) procedure with any of the SEII registered KYC Registration Authorities (KRA). Eligible Investors must quote PAN Exempt KYC Reference Number (PEKRN) issued by the KRA under the KYC acknowledgement letter in the application form and submit a copy thereof along with the application form. In case the applicate Eligible Investors (i.e. the First Holder) must not possess a PAN at the time of submission of application form. Eligible investors must hold only one PEKRN issued by any one of the KRAs.
- The AMC will reject a application if it is found that the registration of the application will result in the aggregate of Micro Investments to exceed ₹ 50,000 in a financial year or if there are deficiencies in the supporting documents. In case the first SIP installment is processed (as the cheque may be banked), and the application is found to be defective, the SIP registration will be ceased for future installments. No refunds will be made for the units already allotted. Investor will be sent a communication to this effect. However, redemptions shall be allowed.

Applications not complying with the above requirements will be deemed to be incomplete and will be rejected.

#### bii) Know Your Client (KYC) information / documents

Investors are requested to note that with effect from January 01, 2011, KYC compliance is mandatory for all the investments irrespective of amount of application. SEBI vide circular no. MIRSD/SE/Cir-21/2011 dated October 5, 2011 has mandated that the uniform KYC form and supporting documents shall be used by all SEBI registered intermediaries in respect of all new clients from January 1, 2012. Further, SEBI vide circular no. MIRSD/Cir-23/2011 dated December 2, 2011, has developed a mechanism for centralization of the KYC records in the securities market to bring about uniformity in securities markets. Accordingly, KYC registration is being centralised through KYC Registration Agencies (KRA) registered with SEBI. Thus each investor has to undergo a uniform KYC process only once in the securities market and the details would be shared with other intermediaries by the KRA. Investors are requested to note the following:

### Additional KYC requirements:

Investors are requested to note that with effect from December 03, 2012, investors who have completed their KYC through CDSL Ventures Ltd (CVL) upto December 31, 2011 wish to invest in a new mutual fund where they have not invested earlier (or not opened a folio earlier), they will be required to submit 'missing / not available' KYC information and complete the 'In Person Verification' (IPV) requirements.

In case of Individual investors, the following details need to be submitted:

- 1. Father's / Spouse's Name,
- 2. Marital Status,
- 3. Nationality,
- 4. Gross Annual Income or Net worth (not older than 1 year)
- 5. In-Person Verification (IPV)

Individual investors are requested to fill in 'KYC Details Change Form' issued by CVL - KRA and also available on the AMC website www.bnpparibasmf. in. This duly filled form along with IPV completed status can be submitted along with purchase application, to the new mutual fund where the investor is investing or opening an account. Alternatively, investors may also approach their existing mutual funds at any investor service centre for completion of this KYC requirement.

 In case of Non Individuals, KYC is required to be done again with any SEBI registered KRA due to significant changes in KYC requirements, else they will not be able to invest with a new mutual fund from the effective date.

#### For new investors in mutual funds from January 01, 2012:

Investors who have not completed the KYC process with CVL for investments in mutual funds in the old format, has to comply with new uniform KYC norm (including submission of new KYC forms along with relevant supporting documents & and in - person verification. Please refer to our website www.bnpparibasmf.in for KYC forms). The KYC acknowledgment issued by the KRA can be used for all investments in securities market, including mutual funds.

Investors who have completed KYC process through any of the intermediaries on or after January 01, 2012 and hold a valid acknowledgement issued by KRA for the same may invest with any of the mutual funds. However, BNP Paribas Mutual Fund / AMC / Trustee reserves the right to carry out enhanced due diligence based on its internal client due diligence policy.

Investors are requested to further note that:

- Minors: In respect of a Minor applicant, the Guardian should obtain a KYC confirmation / acknowledgement in his / her own name and quote it while investing in the name of the minor. The Minor, upon attaining majority, should immediately apply for a KYC Confirmation in his / her own capacity and intimate it to BNP Paribas Mutual Fund, in order to transact further in his / her own capacity. Guardian's KYC Compliance is mandatory even if minor has his / her own KYC acknowledgement.
- Power of Attorney (PoA) Holder: Investors desirous of investing through a PoA must note that the KYC confirmation / acknowledgement is required to be obtained by both the PoA issuer (i.e. Investor) and the Attorney (i.e., the holder of PoA).
- 3. Transmission (in case of death of the unit holder): If an individual becomes a BNP Paribas Mutual Fund Investor due to an operation of law, e.g., transmission of units upon death of an Investor, the claimant will be required to obtain KYC confirmation / acknowledgement. If the deceased is the sole applicant, the claimant should submit his / her KYC confirmation / acknowledgement along with the other relevant documents to effect the transmission of units in his / her favour.

Non-individual investors are requested to note that they have to furnish mandated certain additional documents as stated under SEBI circular no. MIRSD/SE/Cir-21/2011 dated October 5, 2011 otherwise application shall be liable to be rejected. It shall be further noted that if it comes to the knowledge of the AMC subsequently that the KYC of the applicant has failed then further purchase, switch and other related transactions shall not be permitted.

AMC reserves the right to validate the investors details with the records of KRA, income tax database; as the case may be either before allotting the units or subsequently. AMC further reserves the right to refund the investments made subsequently, if it is found that a valid KYC confirmation / acknowledgement is not provided & valid PAN is not quoted on such application(s), refund will be done at applicable NAV, subject to payment of applicable exit load.

It may be noted that the Mutual Fund, Trustees or AMC shall not be liable for any failure to perform its obligations, to the extent that such performance has been delayed, hindered or prevented by systems failures, network errors, delay or loss of data / document during transit, due to interoperability issues amongst multi-intermediaries involved therein.

For those who have updated the KYC confirmation / acknowledgement with the Fund, it may be noted that communication with respect to change in address should be sent to KRA & not to the Registrar.

## In accordance with SEBI Circular No. CIR/MIRSD/13/2013 dated December 26, 2013, Investors are also requested to provide additional KYC details viz. networth / Income details, occupation, kind of business, etc. This information shall be mandatory. AMC reserves the right to reject the application in case these details are not provided.

#### Operationalisation of CKYC:

Pursuant to SEBI circular no. CIR/MIRSD/66/2016 dated July 21, 2016, SEBI Circular no. CIR/MIRSD/120/2016 dated November 10, 2016 and AMFI Best Practices Guidelines Circular No. 68/2016-17 pertaining to implementation of Central KYC ('CKYC') norms, new individual investors investing in Schemes of the Fund are requested to note the following effective February 01, 2017:

1. New individual investors who have never done KYC under KYC Registration



### **INSTRUCTIONS (Contd..)**

Agency (KRA) regime will be required to fill in the new CKYC forms while investing with the Fund. (It may be noted that the requirement of PAN shall be mandatory for completing CKYC process).

Currently, CKYC is not applicable for Non-Individual investors and Non-Individual investors shall continue to use old KRA KYC forms.

- If any new individual investor uses the old KRA KYC form, which does not have all information needed for registration with CKYC, then such customer will be either be required to fill the new 'CKYC Form' or provide additional/missing information using a 'Supplementary CKYC Form'.
- 3. Investors who have already completed CKYC &have obtained their KYC Identification Number (KIN) from CKYC platform can invest in the Fund using their KIN. In case of minors, KIN of the Guardian shall be applicable. However, in case the PAN of the investor is not updated in the CKYC system, then the investor will be required to provide a self-certified copy of PAN card.

The aforesaid forms are available on our website (www.bnpparibasmf.in).

### biii) Country of Tax Residence and Foreign Tax ID number:

Tax Regulations require us to collect information about each Investor's tax residency. Please indicate all countries in which you are resident for tax purposes and the associated Tax ID numbers. In certain circumstances (including if we do not receive a valid self-certification from you) we may be obliged to share information on your account with relevant tax authorities. If you have any questions about your tax residency, please contact your tax advisor. Should any information provided change in the future, please ensure you advise us of the changes with updated self-declaration within 30 days. If you are a US citizen or resident, please include United States in this related field along with your US Tax Identification Number. If you declare more than one country of Tax Residence, please provide the exhaustive list in free form along with the associated Tax ID numbers with the application form.

### biv) FATCA & CRS Instructions:

If you have any questions about your tax residency, please contact your tax advisor. If you are a US citizen or resident or green card holder, please include United States in the foreign country information field along with your US Tax Identification Number.

It is mandatory to supply a TIN or functional equivalent if the country in which you are tax resident issues such identifiers. If no TIN is yet available or has not yet been issued, please provide an explanation and attach this to the form.

In case customer has the following Indicia pertaining to a foreign country and yet declares self to be non-tax resident in the respective country, customer to provide relevant Curing Documents as mentioned below:

FATCA & CRS Indicia observed (ticked)	Documentation required for Cure of FATCA / CRS indicia
U.S. place of birth	<ol> <li>Self-certification that the account holder is neither a citizen of United States of America nor a resident for tax purposes;</li> <li>Non-US passport or any non-US government issued document evidencing nationality or citizenship (refer list below);AND</li> <li>Any one of the following documents: Certified Copy of "Certificate of Loss of Nationality or Reasonable explanation of why the customer does not have such a certificate despite renouncing US citizenship; or Reason the customer did not obtain U.S. citizenship at birth</li> </ol>
Residence / mailing address in a country other than India	<ol> <li>Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and</li> <li>Documentary evidence (refer list below)</li> </ol>
Telephone number in a country other than India	<ol> <li>If no Indian telephone number is provided</li> <li>Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and</li> <li>Documentary evidence (refer list below)</li> </ol>
	<ul> <li>If Indian telephone number is provided along with a foreign country telephone number</li> <li>1. Self-certification that the account holder is neither a citizen of United States of America nor a tax resident for tax purposes of any country other than India; OR</li> <li>2. Documentary evidence (refer list below)</li> </ul>
Telephone number in a country other than India	<ol> <li>Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and</li> <li>Documentary evidence (refer list below)</li> </ol>

List of acceptable documentary evidence needed to establish the residence(s) for tax purposes:

1. Certificate of residence issued by an authorized government body\*

- Valid identification issued by an authorized government body\* (e.g. Passport, National Identity card, etc.)
- \* Government or agency thereof or a municipality of the country or territory in which the payee claims to be a resident.

### bv) Non acceptance of Third Party payment under the Scheme:

- Definition of Third Party payment:
  - a) When payment is made through instruments issued from an account other than that of the beneficiary investor, the same is referred to as Third Party payment.
  - b) It is clarified that in case of payments from a joint bank account, the first holder of the mutual fund folio has to be one of the joint holders of the bank account from which payment is made.

Exceptions:

Third Party payments shall be rejected except in the following exceptional situations:

- (i) Payment by Parents / Grand-Parents / related persons on behalf of a minor in consideration of natural love and affection or as gift for a value not exceeding ₹ 50,000/- (each regular purchase or per SIP installment). However this restriction will not be applicable for payment made by a guardian whose name is registered in the records of the Fund in that folio.
- (ii) Custodian on behalf of an FII or a client.
- (iii) Payment by Employer on behalf of employee under Systematic Investment Plans or lump sum / one time subscription through Payroll deductions or deductions out of expense reimbursements. The AMC shall exercise extra due diligence in terms of ensuring the authenticity of such arrangements from a fraud prevention and KYC perspectives.
- (iv) Payment by the AMC to an empanelled distributor on account of omission/ incentive etc. in the form of Mutual Fund Units of the schemes managed by the AMC through SIP or lump sum / one-time subscription, subject to compliance with SEBI regulations and Guidelines issued by AMFI, from time to time.
- (v) Payment by a 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 the Mutual fund units through SIP or lump sum / one-time subscription, subject to compliance with SEBI regulations and Guidelines issued by AMFI, from time to time.

For iv & v above, AMC shall exercise extra due diligence in terms of ensuring the authenticity of such arrangements from a fraud prevention and ensure compliance with provisions of PMLA, 2002 regarding prevention of money laundering etc.

If applicant belongs to any of the above categories, please fill in the required block (Block No. 4) in the Application Form and also provide KYC acknowledgement of the Third Party along with declaration in required format. Applications with Demand Drafts should be supported by a Banker's Certificate as per format attached.

Applications with Third Party payments not conforming to the above requirements shall be rejected and the amounts received shall be refunded. Transfer letter format to clearly state the source Bank Name and Account Number.

- c) Please provide the name of the Guardian in case of investments on behalf of minor or the name of the Contact Person in case of investments by a Company / Body Corporate / Partnership Firm / Trust / Society / FIIs / Association of Persons / Body of Individuals.
- Applications not complying with the above requirements will be deemed to be incomplete and will be rejected.
- bvi) Investors are requested to note that transaction requests such as subscriptions, redemptions, switches etc. submitted by the investor must be correct, complete, clear and unambiguous in all respects and should conform to the procedure / documentation requirements prescribed for such requests, failing which the Trustee / AMC reserves the right to reject the same and in such a case the Trustee / AMC will not be responsible for any consequence therefrom.

If the investor submits the transaction request in a format other than the one prescribed by AMC, the same shall also need to conform to the above requirements. Further, in such cases, it would be implied that the investor has read and understood the contents of the Statement of Additional Information, respective Scheme Information Document, and Key Information Memorandum and Application form of the Fund and that the investor agrees to abide by the provisions thereof including such other terms and conditions as may be amended from time to time.

### 3. BANK ACCOUNT DETAILS (MANDATORY)

- a) Applicants should provide the name of the bank, branch address, account type and account number of the Sole / First Applicant. Please note that as per SEBI guidelines, it is mandatory for investors to mention their bank account details in the Application Form. Applications without this information will be deemed to be incomplete and will not be accepted by the Mutual Fund.
- b) Investments or redemptions should be made from / to domestic accounts i.e. accounts within Indian Banking system. Investors should make subscription of



### **INSTRUCTIONS (Contd...)**

units of the Fund in their own name and through their own bank accounts only and no third party subscription will be allowed.

c) In addition to providing the redemption bank mandate, it is mandatory for applicants to mention their Bank Account number, instrument number and the Bank name from which the subscription is funded, in their each Subscription request.

#### d) Direct Credit Facility

We offer a Direct Credit Facility with the following banks for payout of Dividend entitlement / Redemption proceeds:

BNP Paribas Bank	Citibank N.A	Deutsche Bank
HDFC Bank	HSBC	ICICI Bank
IDBI Bank	Kotak Mahindra Bank	Axis Bank
Standard Chartered Bank	Yes Bank	

Direct Credit facility (RTGS / NEFT or such other means introduced by RBI from time to time) shall be considered as default mode of payment i.e. for your dividend entitlement / redemption proceeds. This facility will be provided to unitholders having bank accounts with other banks as and when the same is facilitated by AMC. Please provide correct IFSC, NEFT, MICR code for ensuring correct direct credit into your account.

Investors should provide original of any of the following documents of the bank account to be registered:

- Cancelled original cheque of the bank mandate with first unitholder name and bank account number printed on the face of the cheque OR
- Self attested copy of bank statement OR
- Bank pass book page with account number, account holder's name and address with current entries not older than 3 months OR
- Bank Letter duly signed by branch manager / authorized personnel. 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 SBFS. 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 only by the branch manager or authorized personnel of the Bank with the full signature, name, employee code, bank seal and contact number stated.

If you wish to receive cheque payout instead of direct credit facility, please indicate your preference for the same by ticking in the box provided.

The investor shall not hold AMC / Fund liable for any non-receipt or delay or deficiency in service by the banks executing direct credit or due to any incorrect bank account details provided by the bank.

### e) Process for change in Bank Account

Investors shall submit duly filled in "Change of bank mandate & Registration of multiple bank accounts form" at any of the Official Point of Acceptance of Transactions (OPAT) of the Fund. The request form alongwith the list of requisite documents is available on our website www.bnpparibasmf.in.

- . The original of any of the following documents of the new bank account shall be required:
  - Cancelled original cheque of the new bank mandate 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
- 2. 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. 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 SBFS. 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 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 not more than 10 calendar days for validation and registration of new bank account. Post the completion of such validation, redemption proceeds shall be released 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) Registration of multiple bank accounts

Unitholders can also register multiple bank accounts in his folio. The "Change of Bank Mandate & Registration of Multiple Bank Account Form" shall be used by the unitholders for change in existing bank mandate or for registration of multiple bank account details for all investments held in the specified folio (existing or new). Individuals / HUF / Sole Proprietor firm can register upto 5 different bank accounts for a folio by using this form. Non individuals can register upto 10 different bank accounts for a folio. The request form alongwith the list of requisite documents is available on our website www.bnpparibasmf.in.

### 4. INVESTMENT DETAILS & PAYMENT DETAILS

- Applicants should indicate the Plan / Option and Dividend Mode, for which the application is made, by indicating the choice in the appropriate box provided for this purpose in the Application Form.
- b) In case Applicants wish to opt for both the Plans / Options, separate Application Forms will have to be filled.
- c) If no indication of plan / option / facility is given, the provision as stated in the Scheme Information Document of the scheme shall be applicable.
- d) The application amount can be tendered by cheque / demand draft payable locally at any of the ISCs and designated collection centres. Application Forms accompanied with outstation cheques / stockinvests / postal orders / money orders / cash / post dated cheques (except for SIP) will not be accepted. The AMC reserves the rights to refund such application money if deposited by the Collecting Banks in inadvertently.

All cheques and bank drafts must be drawn in the name of the Scheme / Plan as applicable and crossed "Account Payee only". For e.g. "BNP Paribas Focused 25 Equity Fund". A separate cheque or bank draft must accompany each Application.

Investors residing in Centres where the Investor Service Centres / Collection Centres are not located are requested to make payment by demand drafts payable at the place where the application is submitted.

Bank charges for outstation demand drafts will be borne by the AMC and will be limited to the bank charges levied by State Bank of India, if a demand draft issued by a bank in a place where there is no ISC / Collection Centre provided for the investors. In all other cases, the AMC will not accept any request for refund of demand draft charges.

### e) Cheque Bouncing

In cases where the cheque(s) given by the investor for the application made by him / her in the Scheme, are bounced (i.e. not realised) on presentation to the Bank on which it is drawn, the AMC / Trustee / Mutual Fund reserves the right to reject the application and also restrain the said investor from making any further investment in any of the Schemes of the Mutual Fund. The AMC / Trustee / Mutual Fund will not be responsible in any manner whatsoever for any losses / damages (whether direct, indirect or otherwise including opportunity loss) caused to the investor as result of the AMC / Trustee / Mutual Fund rejecting the application on the basis of cheque bouncing and also for restraining the investor from making any further investment in any of the Schemes of the Mutual Fund.

### f) Direct Plan

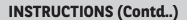
- Direct Plan is only for investors who purchase / subscribe Units in a Scheme directly with the Fund and is not available for investors who route their investments through a Distributor.
- 2. All Plans / Options / Sub-Options offered under the Scheme will also be available for subscription under the Direct Plan.
- 3. All categories of investors (whether existing or new Unitholders) as permitted under the Scheme Information Document of the Scheme are eligible to subscribe under Direct Plan. Investments under Direct Plan can be made through various modes offered for investing directly with BNP Paribas Mutual Fund {except Stock Exchange Platform(s) and all other Platform(s) where investors' applications for subscription of units are routed through Distributors}.

### g) NRIs, Persons of Indian Origin, FIIs

Payment by FIIs / NRIs / Persons of Indian Origin must be made by cheque out of funds held in the NRE / FCNR account, in the case of purchases on a repatriation basis or out of funds held in the NRO / NRE / FCNR account, in the case of purchases on a non-repatriation basis.

### 5. NOMINATION INSTRUCTIONS

- Nomination will be maintained at the folio or account level and shall be applicable for investments in all schemes in the folio or account.
- b) Incase of joint holders, all joint holders should sign the request for nomination / cancellation of nomination, even if the mode of holding is not "joint".
- c) Nomination form cannot be signed by Power of attorney (PoA) holders. In case PoA holder provides nomination form, such application will be processed. However information regarding nomination will not be considered. Such information will be ignored.



d) Every new nomination for a folio / account will overwrite the existing nomination.

BNP PARIBAS MUTUAL FUND

- e) Nomination shall be mandatory for all the new folios / accounts opened by individuals (with single holding) and sole proprietor. Investors who do not wish to nominate must mention about their non-intention to nominate and sign the relevant section under nomination.
- f) Nomination is not allowed in a folio held on behalf of a minor. Hence any information provided shall not be considered in the folio.
- g) Pursuant to the SEBI Regulation 29A, the AMC is introducing Multiple Nomination Facility to enable Unitholders to nominate more than one person in whom the Units held by the Unitholder shall vest in the event of the demise of the Unitholder. Accordingly, Multiple nominees can be designated per folio maximum upto 3 nominees.
- h) The investor has an option to provide nomination details of maximum upto 3 nominees.
- The Unitholders are further informed that additional nominee(s) can be added to the existing nominee(s) in their investments with BNP Paribas Mutual Fund. Such request form is available on the website.
- j) The nomination can be made only by individuals including proprietorship firms applying for / holding Units on their own behalf singly or jointly. Non-individuals including society, trust, body corporate, partnership firm, Karta of Hindu Undivided Family, holder of Power of Attorney cannot nominate.
- k) A minor can be nominated and in that event, the name and address of the Guardian of the minor Nominee shall be provided by the Unitholder. Nomination can also be in favour of Central / State Government, a local authority, any person designated by a virtue of his office or a religious or a charitable trust.
- I) 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.
- Momination in respect of the Units stands rescinded upon the Redemption / transfer of Units.
- n) The nomination facility extended under the Scheme is in accordance with the SEBI Regulations and subject to other applicable laws. Transmission of the Units in the name of the nominee shall discharge the Mutual Fund, the Trustee and the AMC from any liability towards the successor(s) / heir(s) of the deceased Unitholder(s). However, the Mutual Fund / Trustee / AMC may request the nominee to execute suitable indemnities in favour of the Mutual Fund and / or the Trustee and / or the AMC, and to submit necessary documentation to the satisfaction of the Mutual Fund before transmitting Units to his / her favour. Nominations received in the form prescribed by the AMC alone shall be valid.
- o) Unitholders are requested to note that in case of multiple nominations, it is mandatory to clearly indicate the percentage of allocation in favour each of the nominees against their Name and such allocation should be in whole numbers without any decimals making a total of 100 percent. It may be noted that if the percentage allocation is not mentioned or is left blank or is ambiguous, in the Nomination Form then the AMC shall apply the default option of equal distribution among all the nominees as designated by the deceased Unitholder.
- p) Request form for changing the Nomination / Cancellation of Nomination is available on our website www.bnpparibasmf.in. The applications, if not conforming to the above requirements, shall be liable to be rejected.

The nomination details as registered with the Depository Participant shall be applicable to unitholders who have opted to hold units in Demat mode.

### 6. DECLARATION AND SIGNATURES

Signatures can be in English or in any Indian language. Thumb impressions must be attested by a Magistrate / Notary Public under his / her official seal. In case of HUF, the Karta will sign on behalf of the HUF.

### 7. WHO CANNOT INVEST

It should be noted that the following persons cannot invest in the Scheme:

- 1. Any person who is a foreign national.
- Overseas Corporate Bodies (OCBs) shall not be allowed to invest in the Scheme. These would be firms and societies, which are held directly or indirectly but ultimately to the extent of at least 60% by NRIs and trusts in which at least 60% of the beneficial interest is similarly held irrevocably by such persons (OCBs).
- 3. Non-Resident Indians residing in the United States of America and Canada. (Kindly note that units of the Scheme are not being offered in US and Canada)
- 4. Individual investors defined as US persons which shall include the following
  - Designation of the unitholder as a US citizen or resident; or
  - Unitholder with a US place of birth; or
  - Unitholder with a current US residence address or US mailing address (including a US post office box); or
  - Unitholder with a current US telephone number (regardless of whether such number is the only telephone number associated with the account holder); or
  - Unitholder with a current power of attorney or signatory authority granted to a person with a US address as above;
    - Accordingly, no fresh purchases in the Scheme would be allowed to be made by US persons as defined above.

- (ii) In case AMC / Fund subsequently identifies, that the subscription amount has been received from US person, then the AMC / BNP Paribas Mutual Fund at its sole discretion shall reject the application at the applicable NAV (at the time of investment) without any load, within 10 working days of identification of their status as US person.
- (iii) If an existing unit holder(s) subsequently becomes a US person, then such unit holder(s) will not be able to purchase any additional Units in any of the Schemes of BNP Paribas Mutual Fund. In case the AMC / Fund subsequently identifies, that the subscription amount has been received from US person, either through its own source or through intimation from the investor, then the AMC/ Fund at its sole discretion shall redeem all the existing investment at the applicable NAV on date of redemption, subject to exit load, if any, within 10 working days of identification of such change.

It is further clarified that the provisions in clause (ii) and (iii) as above shall, mutadis mutandis, also be applicable for investments received from Non-Resident Indians / PIOs residing in Canada.

- 5. NRIs residing in Non-Compliant Countries and Territories (NCCTs) as determined by the Financial Action Task Force (FATF), from time to time.
- 6. Religious and charitable trusts, wakfs or other public trusts that have not received necessary approvals and a private trust that is not authorised to invest in Mutual Fund schemes under its trust deed. The Mutual Fund will not be responsible for or any adverse consequences as a result of an investment by a public or a private trust if it is ineligible to make such investments.
- 7. Investors are requested to note that the Fund/AMC and its Group companies (in India and outside India) are required to and may take any action to meet their obligations pertaining to (i) laws or international guidance and internal policies or procedures, (ii) any demand or request from authorities or reporting, disclosure or other obligations under laws, and (iii) laws requiring us to verify the identity of our customers relating to or in connection with the detection, investigation and prevention of money laundering and other financial crimes in accordance with the laws, regulations and requests of public and regulatory authorities operating in various jurisdictions which relate to money laundering and other financial crimes.

Accordingly, the Fund/AMC may take, and may instruct (or be instructed by) any of its Group Companies to take, any action which it or such other member, in its sole and absolute discretion, considers appropriate to take in accordance with all such laws, regulations and requests. Such action may include but is not limited to (a) combining investor information with other related information in the possession of the BNP Paribas Group, and/or (b) making further enquiries as to the status of a person or entity, whether they are subject to a sanctions regime, or confirming investor's identity and status (c) share information on a confidential basis with such Group offices whether located in India or overseas in relation to prevention of money laundering and other financial crimes.

Further, the Fund/AMC shall restrict investments from investors, in case such investor and/or its/their Related Parties<sup>(1)</sup> who are subject to sanctions, or have any of their citizenship or addresses or residing in major sanctioned countries and such other sensitive countries. The AMC/the Fund may also seek additional information/perform additional due diligence for such investor (and/or its/their Related Parties) having any of their citizenship or addresses or residing in any of the sensitive countries. Considering the above obligations, the Fund and/or AMC shall be entitled to:

- (a) (i) reject any application/transaction, prevent further transactions\* by a unit holder; (ii) to mandatorily redeem the units held by the unit holder at the applicable NAV prevalent at the time of such redemption and/or (iii) reject the transaction/redemption/freeze or seize Unit holder's account. \*(including Systematic Investment Plans, Systematic Transfer Plans and Dividend Transfer Plans)/additional purchases/switches in any Schemes of BNP Paribas Mutual Fund. In case AMC/the Fund subsequently identifies, that the subscription amount or any existing SIP subscription has been received from investors (i.e. NRIs/PIOs/OCIs/FPIs) citizens of, residing and/or having place of business in such countries, either through its own source or through intimation from the investor, then the AMC/the Fund at its sole discretion may take any necessary action enumerated in point (i) till (iii) as above including cancelling any such existing SIP instruction. Also, if an existing Unit Holder(s) subsequently becomes a resident/citizen/establishes a place of business in such countries, then such Unit Holder(s) may not be able to purchase any additional Units in any of the Schemes of BNP Paribas Mutual Fund.
- (b) Seek additional information/perform additional due diligence on subscriptions (including fresh or existing SIP applications) received from investors. Accordingly, the AMC shall (i) scrutinize and verify the identity of the investor (including its/their Related Parties), unit holder, person making the payment on behalf of the investor and the source of the funds invested, to be invested in the Fund; (ii) ask for the required additional information to substantiate that the source of investments is genuine; (iii) In case of any existing SIP in any scheme of BNP Paribas Mutual Fund, the AMC reserves the right to take necessary actions in line with point (i) and (ii) in this para. In case AMC is not satisfied with the details provided available, the AMC/Mutual Fund at its sole discretion shall reserve the right to reject the application/ transaction received and/or force redeem the investments at the applicable NAV (at the time of investment) without any load and/or cancel the fresh or existing SIP instruction and/or reject the SIP subscription amount and/or freeze or seize Unit holder's account/transaction.



### **INSTRUCTIONS (Contd...)**

BNP Paribas Mutual Fund/AMC reserves the right to make changes as required to the above provisions at a later date.

<sup>(1)</sup>Related Parties would include but not limited to any joint holder, any legal representative, beneficial owners for an entity, any senior representative(s) of the investor who is/are in a position to respond on behalf of the entity and/or responsible for managing affairs of the entity for eg. MD, Director, CEO, CFO, COO, President, Treasurer, Legal or Compliance Representative, or other authorized representative.

8. Any other person determined by the AMC or the Trustee as not being eligible to invest in the Scheme

The Fund reserves the right to include / exclude new / existing categories of investors to invest in the Schemes from time to time, subject to SEBI Regulations and other prevailing statutory regulations, if any. As Units may not be held by any person in breach of the SEBI Regulations, any law or requirements of any governmental, statutory authority including, without limitation, exchange control regulations, the Mutual Fund / Trustee / AMC may mandatorily redeem all the Units of any Unitholder where the Units are held by a Unitholder in breach of the same. The Mutual Fund / Trustee / AMC may redeem Units of any Unitholder in the event it is found that the Unitholder has submitted information either in the application or otherwise that is false, misleading or incomplete.

## 8. THE TRUSTEE / AMC RETAINS THE SOLE AND ABSOLUTE DISCRETION TO REJECT ANY APPLICATION.

### 9. CONSOLIDATED ACCOUNT STATEMENT:

Pursuant to amendment to Regulation 36 of SEBI (Mutual Funds) Regulations, 1996 read with SEBI circular no. Cir/IMD/DF/16/2011 dated September 8, 2011, the following shall be applicable with respect to dispatch of account statement:

- a) The AMC shall issue a Consolidated Account Statement (CAS) for each calendar month on or before the tenth day of the succeeding month detailing all the transactions and holding at the end of the month including transaction charges paid to the distributor, across all the schemes of all mutual funds in whose folios transaction has taken place during that month. Accordingly, for all the transactions from the month of October 2011, the CAS shall be issued on or before 10th day succeeding month. CAS is a statement reflecting holdings / transactions across all the mutual funds by the investor. The CAS for each calendar month will be issued on or before the tenth day of the succeeding month to the investors who have provided valid Permanent Account Number (PAN). Due to this regulatory change, AMC shall now cease to send physical account statement to the investors after every financial transaction including systematic transactions. Further, CAS will be sent via email id of the first unit holder as per KYC records. Further, in terms of SEBI circular SEBI/HO/IMD/DF2/CIR/P/2016/89 dated September 20, 2016, each CAS issued to the investors shall also provide the total purchase value / cost of investment in each scheme.
- b) For folios not included in the Consolidated Account Statement (CAS), the AMC shall henceforth issue account statement to the investors on a monthly basis, pursuant to any financial transaction in such folios on or before the tenth day of the succeeding month. In case of a New Fund Offer (NFO), the AMC shall send confirmation specifying the number of units allotted to the applicant by way of a physical account statement or an email and / or SMS's to the investor's registered address and / or mobile number not later than five business days from the date of closure of the NFO.
- c) The AMC shall issue a CAS every half year (September / March) on or before the tenth day of the succeeding month, detailing holding at the end of the six month, across all schemes of all mutual funds to all such investors in whose folios no transaction has taken place during that period.

Further, in terms of SEBI circular SEBI/HO/IMD/DF2/CIR/P/2016/89 dated September 20, 2016, CAS issued for the half-year (ended September/ March) shall also provide:

- The amount of actual commission paid by AMC/Mutual Fund to distributors (in absolute terms) during the half-year period against the concerned investor's total investments in each scheme. The term 'commission' here refers to all direct monetary payments and other payments made in the form of gifts / rewards, trips, event sponsorships etc. by AMCs/MFs to distributors. Further, a mention shall be made in such CAS indicating that the commission disclosed is gross commission and does not exclude costs incurred by distributors such as service tax (wherever applicable, as per existing rates), operating expenses, etc.
- The Scheme's average Total Expense Ratio (in percentage terms) for the halfyear period for each Scheme's applicable plan (regular or direct or both) where the concerned investor has actually invested in.
- Such half-yearly CAS shall be issued to all investors, excluding those investors who do not have any holdings in Schemes and where no commission against their investment has been paid to distributors, during the concerned half-year period.
- d) The AMC shall send confirmation specifying the number of units allotted to the applicant by way of an email and / or SMS's to the applicant's registered email address and / or mobile number as soon as possible but not later than five working days from the date of receipt of the request from the unit holder.

- e) In case of a specific request received from the unit holder, the AMC shall provide the account statement to the investor within 5 business days from the receipt of such request.
- f) In case the folio / account have more than one registered holder, the first named unit holder / guardian (in case of minor) shall receive the CAS.
- g) CAS shall not be issued to the investor who has not updated their Permanent Account Number (PAN) in their respective folios. The unit holders are requested to ensure that the PAN details are updated in all their folio(s).
- For this purpose, common investors across mutual funds shall be identified by their PAN.
- The statement of holding of the beneficiary account holder for units held in demat shall be sent by the respective DPs periodically.
- The word 'transaction' for the issuance of CAS shall include purchase, redemption, switch, dividend payout, dividend reinvestment, SIP, SWP, STP etc.
- k) Further, in accordance with SEBI circular CIR/MRD/DP/31/2014 dated November 12, 2014, investors are requested to note that a single consolidated view of all the investments of an investor in Mutual Funds and securities held in demat form with the depositories is being enabled.
- I) Consolidation of account statement shall be done on the basis of PAN and for PANs which are common between depositories and AMCs, the depositories shall send the CAS. In other cases, (i.e. PANs with no demat account and only MF units holding), the AMC / RTA shall continue to send the CAS to their unitholders in compliance with Regulations 36(4) of the SEBI (Mutual Funds) Regulations, 1996 and guidelines issued thereunder.
- m) Accordingly, the AMC / RTA shall provide the data with respect to common PANs to the depositories within three days from the month end. The depositories shall then consolidate and dispatch the CAS within ten days from the month end. AMC / RTA shall be responsible for the authenticity of the information provided through CAS in respect of Mutual Fund investments and timely sharing of information with depositories.
- n) The depositories and the AMC / RTA shall ensure data integrity and confidentiality in respect of shared information. The depositories shall utilize the shared data only for the purpose of providing CAS and shall not share the same with their depository participants.

### 10. ADDITIONAL INSTRUCTIONS FOR APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA)

A. BNP Paribas Mutual Fund extends ASBA facility to the Investors subscribing for the Units under this New Fund Offer ("NFO") in addition to its existing mode of subscriptions, subject to the same being extended by all the concerned intermediaries involved in the ASBA process. For availing this facility, Investors are requested to check with the Designated Branches ("DBs") of the Self Certified Syndicate Banks ("SCSBs"). For the complete list of SCSBs with details of controlling/ designated branches please refer to websites : http://www.sebi.gov.in, http://www.nseindia. com and http://www.bseindia.com.

Investors shall use the ASBA Application Form bearing the stamp of the Syndicate Members and/or the DBs of SCSB, as the case may be, for the purpose of making an application for Subscription of Units of Plan(s) under the Scheme. Investors are required to submit their applications, either in physical or electronic mode. In case of application in physical mode, the Investor shall submit the application at the DBs of the SCSB. In case of application in electronic form, the Investor shall submit the application either through the internet banking facility available with the SCSB, or such other electronically enabled mechanism for blocking funds in the ASBA account held with SCSB, and accordingly registering such Applications. On submission of the application, the Investors are deemed to have authorised (i) the SCSB to do all acts as are necessary to make the application including, blocking or unblocking of funds in the bank account maintained with the SCSB specified in the application, transfer of funds to the Bank Account of the Scheme/BNP Paribas Mutual Fund on receipt of instructions from the Registrar and Transfer Agent after the allotment is made; and (ii) the Registrar and Transfer Agent to issue instructions to the SCSB to remove the block on the funds in the bank account specified in the application ("ASBA Account"), upon rejection of the application/ winding up of the Scheme, as the case may be.

Applications completed in all respects, must be submitted at the SCSBs with whom the bank account is maintained.

In case the ASBA application form is erroneously submitted at any of the official points of acceptance of the Fund, the same shall be rejected.

The SCSB shall block amount equivalent to the application amount mentioned in the Form, after verifying that sufficient funds are available in the bank account ("ASBA Account") till the date of allotment of Units or upon rejection of the application/ winding up of the Scheme, as the case may be.

## No request for withdrawal of ASBA application form will be allowed after the closure of New Fund Offer Period. $\ensuremath{\mathsf{S}}$

### B. SCSB DETAILS

Investors shall correctly mention the bank account number in the application and should ensure that funds equal to the application amount towards the Subscription of Units are available in the ASBA Account before submitting the application to the



### **INSTRUCTIONS (Contd..)**

respective DBs. In case the amount available in the ASBA Account specified in the applications is insufficient, the SCSB shall reject the application.

### C. DEMATERIALIZATION

Investors desiring to get allotment of units through ASBA process must have an active beneficiary account with a Depository Participant (DP) of the Depositories i.e. National Securities Depositories Limited (NSDL) / Central Depository Services Limited (CDSL). Investors may note that if the DP-ID, beneficiary account and the PAN provided in the form are incomplete, incorrect or do not match with the Depository records, the application shall be rejected.

### D. REDRESSAL OF COMPLAINTS

All grievances related to ASBA facility shall be addressed to the SCSB, where the application form was submitted or to the RTA viz. Sundaram BNP Paribas Fund Services Ltd.

### **11. TRANSACTION CHARGES**

Pursuant to SEBI Circular No. Cir/ MD/DF/13/2011 dated August 22, 2011, the AMC / the Fund shall deduct transaction charges as per the following details from the subscription amount. The amount so deducted shall be paid to the distributor / agent of the investor (in case they have "opted in" to receive the transaction charge) and the balance shall be invested. In accordance with SEBI circular no. CIR/IMD/DF/21/2012 dated September 13, 2012, the distributors shall have an option either to opt in or opt out of levying transaction charge based on type of the product.

 First time investor in Mutual Fund (across all the Mutual Funds): Transaction charge of ₹ 150/- for subscription of ₹ 10,000 and above shall be deducted. First time investors for this purpose shall be mean an investor who invests for the first time ever in any mutual fund by way of lumpsum investment or systematic investment plan (SIP).

- Existing investor in Mutual Funds (across all the Mutual Funds): Transaction charge of ₹ 100/- per subscription of ₹ 10,000 and above shall be deducted.
- For SIP The transaction charges in case of investments through SIP shall be deducted only if the total commitment (i.e. amount per SIP installment x No. of installments) amounts to ₹ 10,000/- and above. The transaction charges shall be deducted in 3-4 installments.
- 4. Transaction charges shall not be deducted for:
  - (i) Purchases / subscriptions for an amount less than ₹ 10,000/-
  - (ii) Transaction other than purchases / subscriptions relating to new inflows such as Switch / Systematic Transfer Plan (STP), Systematic Withdrawal Plan (SWP) etc.
  - (iii) Purchases / subscriptions made directly with the Fund (i.e. not through any distributor / agent).
  - (iv) Transactions carried out through stock exchange mechanism.
- The statement of account shall reflect the net investment as gross subscription less transaction charge and the number of units allotted against the net investment.
- 6. As per SEBI circular no. SEBI/IMD/CIR No. 4/168230/09 dated June 30, 2009, the upfront commission to distributors shall be paid by the investor directly to the distributor by a separate cheque based on the investor's assessment of various factors including service rendered by the distributor.

🖈 BNP PARIBAS		<ul> <li>Investors must</li> </ul>	read the Key Information Me		APPLICATION FORM ons before completing this Form.
<b>MUTUAL FUND</b>	<ul> <li>Non Individual investors should</li> </ul>		<ul> <li>The Application Form s</li> </ul>	hould be completed in Englis	h and in BLOCK LETTERS only.
<b>BNP PARIBAS FOCUSED 25 EQUITY F</b>		, ,	r for the Scheme	Application	
This product is suitable for investors who a	are seeking*:	Noterately	Moderate Moder	No.	
<ul><li>Wealth creation in long term.</li><li>Investment primarily in equity and equity-related</li></ul>	ed securities of upto 25 companies and	Wodelow		NEO Opens · Eri	iday, September 15, 2017
the rest in debt securities & money market inst	ruments.	row	क्तु	NFO Closes : Fr	iday, September 29, 2017
*Investors should consult their financial advisers suitable for them.		LOW	HIGH principal will be at moderately hig		ntinuous sale and repurchase from : s from the date of allotment
Name and AMFI Reg. No.	Sub Agent's Name and AMFI Re		b-Broker Code	EUIN*	RIA Code <sup>++</sup>
ARN-	ARN-		allotted by ARN holder)		
Upfront commission shall be paid directly by the investor	r to the AMFI registered Distributors based on	the investors' assess		cluding the service render	ed by the distributor.
*I/We hereby confirm that the EUIN box has been intentionally or advice by the employee / relationship manager / sales pe in-appropriateness, if any, provided by the employee / relation ++ I/We, have invested in the Scheme(s) of your Mutual Func the transactions data feed/ portfolio holdings/ NAV etc. in res	rson of the above distributor / sub broker or notwit iship manager / sales person of the distributor / sub d under Direct Plan. I/We hereby give you my/our c pect of my/our investments under Direct Plan of all	hstanding the advice of broker. onsent to share/provide	First / Sole Applicant / Guardian / POA Holde / Authorised Signatory	r Second Applicant / Guardian / POA Hold	Third Applicant er / Guardian / POA Holder
you, to the above mentioned Mutual Fund Distributor / SEBI-I TRANSACTION CHARGES for Rs. 10,000 and a Existing Investor - Rs. 100 New Inves	above (✓ any one) (See Instruction on page 18)			stor across Mutual Fu	
1. EXISTING INVESTOR'S FOLIO NUM			The det	ails in our records under	the Folio number mentioned
2. APPLICANT'S INFORMATION			alongsio	le will apply for this applic	ation.
First / Sole Applicant OMr. Ms. M/s.	Minor				
Name:	FIRST	MID	DLE		LAST
PAN / Date of Incorpo	Birth*/ DDMMYYYY	uired for First holder / M	KYC Identificati	on	
	Name of Guardian (in case of First / Sc				on-individual Investors)
Guardian PAN / PEKRN	Contact No.		KYC Identificat		
For Investment "on behalf of Minor" O Birth C		Other Relationship		() CFather Mother C	Court Appointed Legal Guardian
Mailing Address	· · · · · · · · · · · · · · · · · · ·		· · · · ·	·	
City	State		I	Pin Code (Mandatory)	
Country	STD Code		Т	el. Off.	
Overseas Address (Mandatory for NRI / FII Applicant)	See Instruction 2.ai) on page 17)				
	<b></b>		Country		
GO GREEN (Default mode of Communication) Tax Status:			E-Mail	Non-Individual	
Resident      NRI-Repatriation      NRI-Non Rep     NRI - On Behalf of Minor      PIO / OCI      HUF	atriation 🔘 Sole-Proprietorship 🔘 On Ber		npany O Trust O Socie Profit Organisation O C	ety / Club O Partnership	
Occupation: Private Sector Service Public S	Sector Service O Government Service O Sector Service	tudent O Profession	al 🔾 Housewife 🔾 Bu	siness O Retired O Ag	griculturist O Proprietorship
O Defence ○ Others (Please Specify)      Gross Annual Income (₹) ○ Below 1 Lac ○ 1-5	Lacs () 5-10 Lacs () 10-25 Lacs () > 25	Lacs - 1 Crore >	1 Crore OR Net wor	th₹	
			n case of more than one	applicant and not ticked)	
Name: OMr. OMs.	FIRST		DLE	LAS	ЗТ
PAN / Date of E			KYC Identification	1	
PEKRN OCCUpation Pvt. Sector Service Pub. Sector Service			Number (KIN) ewife	ed O Defence O Agricultu	rist O Forex Dealer O Others
Gross Annual Income (₹) ◯ Below 1 Lac ◯ 1-5 La	acs 🔿 5-10 Lacs 🛛 10-25 Lacs 🔷 >	25 Lacs - 1 Crore	○>1 Crore OR Net wor	th₹	
Third Applicant's Details					
Name: O Mr. O Ms.	FIRST	MIE	DLE	LAS	ЭТ
PAN / Date of E	irth DDMMYYYY Mobile		KYC Identification Number (KIN)		
Occupation ○ Pvt. Sector Service ○ Pub. Sector Serv Gross Annual Income (₹) ○ Below 1 Lac ○ 1-5 La		Professional () Hous 25 Lacs - 1 Crore			rist
Additional Details					
signatories / Pro	Person (PEP) Status : (Also applicable for a moters / Karta / Trustee / Whole time Directors	withorised Are yo	ou / entity involved in write do	any of the services me wn it in the following b	entioned below? If yes
	I am Related to PEP Not Applicable				
	I am Related to PEP      Not Applicable      Precious metals (in particular buying		ems	Boats   Race-horse	s • Jewellery • Money
Are you / entity involved in any of the followin Service Businesses (MSB) & their agents (excluding E • Street Market stall • Hotels • Restaurants • (excluding Automobile Franchise) • Casinos • Lo	Internet Cafes <ul> <li>Door to door sales compan</li> </ul>	ies • Taxi • Bars	<ul> <li>Night Clubs</li> <li>Seco</li> </ul>	nd hand Goods sales 🔹	Second hand vehicle dealers
3. POWER OF ATTORNEY (PoA) HOLD		· · ·			
First / Sole Applicant     Second Appli	cant				
Mr. Ms. M/s. Others	Name of PoA Holder				
PAN KYC Ide Enclosed PAN card proof KYC Confirmation pr	ntification Number (KIN)			Sig	nature of (PoA) Holder
BNP PARIBAS	ACKNOWLEDGEMENT SLIP (	To be filled in by t	he Applicant)		
<b>WUTUAL FUND</b>		<del>ro be filled lif by</del> t	ne Applicant)	Application	
BNP PARIBAS FOCUSED 25 EQUITY FUND (A Received from Mr./Ms./M/s.	n open enaea equity scneme)			No.	in Data & Signature
an application for allotment of Units of the scheme BN	P Paribas Focused 25 Equity Fund (as menti	oned overleaf) Plan _		ise stam	p, Date & Signature

an application for allotment of Units of the scheme BNP Paribas Focused 25 Equity Fund (as mentioned overleaf) Pla Option \_\_\_\_\_\_\_ along with Cheque / Demand Draft / Payment Instrument as detailed overleaf.

Please Note : Application form received for purchase of units, subject to realization of payment instrument, verification of application and conditions

4. INVESTMENT & PAYN				- h - mu - f - m I			Scheme details ar	nd Payment & Th	hird Party P	ayment Details)
The name of the first / s Scheme N		ant must be p		r Plan		egistration.	Select your O	ption		
BNP Paribas Focused		ty Fund	O Regular Plan	O Dire		0	Dividend Payout	O Dividend Reinve		◯ Growth
Note: Multiple cheques not permit	ted with sing	gle application fo	rm. Note: F	or Default opt	ions, please refer KI	И.				
For Lumpsum Investment				·			hird Party Paymer			
Amount of Cheque / DD / Pa Instrument / RTGS / NEFT in fig		DD Charges if any	s, Net Chequ Amou		Cheque / DD / Pa nstrument / UTR N		Drawn on Ban	k / Branch	Bank Ac	count Number
For Investment through SIP	mode (Ref	or Gonoral Instru	uction 7)	Payment Ty	pe : Non-Third Par	ty Payment	Third Party Paymer	nt Please attach 'Thi	rd Party Payme	ent Declaration Form'
Each SIP Amount (Rs.)		or ocherar motiv		 Fr	equency OWeekly	/ OI	Monthly* Quarte	rlv (*Default Frequ	uencv)	
	londay to Fr	iday): Day of tra	nsfer				ed Debit Date (Any da		2,7	
SIP Period Start From M M			on M M Y Y	YY	DR O Until cancelle	d Cheque	e Amount^ (Rs.)	• •		
First SIP Transaction via Cheque	No.		Ch	eque Dated	D D M M Y	Y Y	Y Bank			
Mandatory Enclosure (for existing			,			Copy of				
Note for SIP through Auto Debit / I				n Debt Manda	te Form ^ The f	Irst SIP cheq	ue amount should be	e same as each SIF	<sup>2</sup> Amount	
5. DEMAT ACCOUNT DE			· · · ·							
Central Depository Services (I		Deposito DP ID No	ry Participant Name		Beneficia	ary Account N	No.			
Investor willing to invest in Demat option	,			s to match the I		,		form is not filled, the	default option	will be physical mode.
6. BANK ACCOUNT DE			on 3 on page 15)							l Regulations)
Bank Name										
Bank A/c. No.				A/c. T	ype O Savings	<ul> <li>Current</li> </ul>				
Branch Name				City				Pin Code		
MICR Code		(9 Di	git No. next to your Chequ	ue No.) IFSC	Code					
7. OVERSEAS EXPOSU	RE - MAN	IDATORY O	NLY FOR CORPO	ORATES / I	<b>BANKS / FINAN</b>	CIAL INST	TITUTIONS			
Does your Entity* have any offices,		,			Yes	No				
* includes any business directly or If the answer is "Yes", please fill or						vw.bnppariba	asmf.in.			
8. FATCA DETAILS For I							rily fill separate F	ATCA detail form		
Details under Foreign Tax Lav			ole Applicant / Gua			ond Applic		0	d Applicant	O PoA
Place & Country of Birth		<u> </u>						<u></u>		
Nationality		<ul> <li>Indian</li> <li>Others</li> </ul>	OUS (Please Spec	cify)	<ul> <li>○ Indian</li> <li>○ Others</li> </ul>	US (Please	Specify)	<ul> <li>Indian</li> <li>Others</li> </ul>	US (Please	Specify)
Address Type			O Registered Office	OBusiness	Residential O	Registered C	Office OBusiness	O Residential O	Registered C	office O Business
Are you a tax resident (i.e. are	e you asse	ssed for Tax)	in any other count	ry outside l	ndia? 🗌 Yes	No	(If Yes, please p	rovide information	on below)	
Country of Tax Residency Tax Identification Number or Functiona	al Equivalent									
Identification Type (TIN or Other, plea		- 0		0.000						(0)
If TIN is not available, please tick Country of Tax Residency		Reason OA (		se Specify)	Reason O A O I	B () C	(Please Specify)	Reason OA O	в 🔾 С	(Please Specify)
Tax Identification Number or Functiona										
Identification Type (TIN or Other, plea If TIN is not available, please tick	ase specify)	Reason OA		se Specify)	Reason OA OI		(Please Specify)	Reason OA O		(Please Specify)
Reason A: The country where Accou	Int Holder is I	liable to pay tax d	oes not issue TIN to it	s residents			d (Select this only if the			
do not require the TIN to be collected 9. NOMINATION - MAND			s, please specify the re		A holder connet	nominato c	and abould not fil	this section (S	aa Inatrustii	on E on nogo (6)
					DA noider cannot			runs section (Se		
1. I/We do not wish to nomina	ate SIG	NATURE(S)	First / Sol	e Applicant		Second	Applicant		Third Appli	cant
2. Having read and understood the in	struction for N	Iomination, I / We	hereby nominate the pe	erson(s) more p	articularly described he	1				
Nominee 1		Non	ninee Name			Date of E	Birth <sup>^</sup> Allocation %	.# Gi	uardian Signa	ature^
Nominee 2										
Nominee 3										
<sup>^</sup> In case Nominee is minor. <sup>#</sup> Pleas		· ·	allocation / share for	each of the n	ominees in whole nu	mbers only w	vithout any decimals	making a total of 1	00 per cent.	
10. DECLARATION & SIG			t etc., of any regulation, includ	ing SEBL I / We con	firm that my application is in c	ompliance with app	plicable Indian and foreion law	s. I / We hereby confirm and	d declare as under:	- I / We have neither received
I / We am / are not prohibited from accessing capita nor been induced by any rebate or gifts, directly or proxyholders of a person who is a US person. I/We	r indirectly in make	ing this investment. I / V	Ve hereby declare that I am / v tent under the applicable laws	we are not a US per and duly authorised	son, within the meaning of the where required to make this i	e United States Se nvestment in the a	ecurities Act, 1933, as amend bove mentioned scheme 1/V	ed from time to time; and the confirm that I am / we are	nat I am / we are no e not NRIs/PIOs re:	ot applying on behalf of or as siding in any of the prohibited
/ banned Countries mentioned in the SID/addendur Mutual Fund ('the Fund') indicated above. I/We he	ms to the SID. I / \	Ne have read, understo	od and hereby agree to comply	with the terms and	conditions of the scheme rela	ted documents an	d apply for allotment of Units of	of the BNP Paribas Focused	d 25 Equity Fund (`t	the Scheme') of BNP Paribas
abovementioned investment does not involve and i	is not designed for	r the purpose of any cor	travention or evasion of any A	ct, Rules, Regulatio	ns, Notifi cations or Directions	or of the provision	is of any law in India including	but not limited to The Incor	me Tax Act, the Prev	vention of Money Laundering
Act, 2002, The Prevention of Corruption Act, 1988 a information provided by me/us is found to be contra	adictory or non-rel	liable tothe above stater	ments or if I / we fail to provide	adequate and comp	olete information, the AMC / M	utual Fund / Truste	ees reserve the right to not cre	eate a folio / account, reject	the application / wit	thhold the investments made
by me / us and/or make disclosures and report the I / We hereby authorize the Fund, AMC and its Age	ents to disclose m	v / our details including	investment details to my / our	bank(s) /Fund's bar	nk(s) and / or Distributor / Brol	ker / Investment Ad	dvisor and to verify my / our b	ank details provided by me	/ us. or to disclose	to such service providers as
deemed necessary for conduct of business. I / We exempt category of investors). I / We will indemnif (in the form of trail commission or any other mode)	y the Fund, AMC,	Ve do not have any exis Trustee, RTA and othe	ting Micro SIP / Investments v r intermediaries in case of any	which together with dispute regarding the	the current application will res ne eligibility, validity and autho	ult in aggregate in rization of my/our	transactions. The ARN holder	000/- in a financial year or (AMFI registered Distribute	a rolling period of c or) has disclosed to	one year (Applicable for PAN me / us all the commissions
ANY INDICATIVE PORTFOLIO AND / OR ANY IND	DICATIVE YIELD	BY THE FUND / AMC /	ITS DISTRIBUTOR FOR THIS	S INVESTMENT.						
I/We declare that the information provided in this fo to advise the AMC /Mutual Fund/ Trustees prompt	rm is, to the best of ly of any change	of my knowledge and be in circumstances which	elief, accurate and complete an causes the information contai	d further agree to fu ned herein to beco	rnish such other further/addition me incorrect and to provide the the incorrect and to provide the the subscription of the	onal information as e AMC /Mutual Fu	s may be required by the BNP und/ Trustees with a suitably u	Paribas Asset Managemen updated self-declaration wit	t India Pvt Ltd (AMC thin 30 days of suc	C) / Fund. I further undertake h change in circumstances. I
hereby declare that the AMC / Fund can provide m Additional declaration for NRIs only : I	y information to a	ny institution /tax autho	rities / governmental body for t	he purpose of ensu	ing appropriate withholding fr	om the account or	any proceeds in relation there	eto.		
External / Ordinary Account / FCNR Account.				•				•		
Additional declaration for Foreign Nati account of change in residential status.					• •				, ,	
Additional declaration for NRIs / PIO / please ( ) Yes No If yes, (</th <th>OCIs only: I/ ✓) □ Repatri</th> <th></th> <th>ted from accessing capital ma n-Repatriation basis</th> <th>rkets under any ord</th> <th>er / ruling / judgment etc., of a</th> <th>any regulation, incl</th> <th>luding SEBI. I / We confirm th</th> <th>at my application is in com</th> <th>pliance with applica</th> <th>able Indian and foreign laws.</th>	OCIs only: I/ ✓) □ Repatri		ted from accessing capital ma n-Repatriation basis	rkets under any ord	er / ruling / judgment etc., of a	any regulation, incl	luding SEBI. I / We confirm th	at my application is in com	pliance with applica	able Indian and foreign laws.

Dated	First / Sole Applicant / Guardian / POA Holder / Authorised Signatory	Second Applicant / Guardian / POA Holder	Third Applicant / Guardian / POA Holder

Scheme	e Name	Select yo	our Plan (Please	e √)	Select your Option (Please √)								
BNP Paribas Focus	sed 25 Equity Fund	○ Regular Plan		ect Plan	O Dividend Payout	O Dividend Reinvestm	nent O Gro	owth					
Cheque / DD / Payment Instrument No. & Date			Drawn on (Bank & Branch)				Amount in Figures (Rs.)						



### **APPLICATION SUPPORTED BY BLOCKED AMOUNT (ASBA) FORM**

### **BNP** Parib

			Pleas	e read ASBA instructions b	efore filling t	he Form								
BNP P	aribas Foc	used 25 Eq	uitv Fund	N	FO Opens : Friday, Septem	lber 15, 2017								
(An open	ended equity	scheme)	,			NF	FO Closes : Friday, Septem	nber 29, 2017						
							pens for continuous sale a 5 Business Days from the							
This pro	oduct is suitab	le for investors	who are seeking*:				Riskometer for the Sche	eme						
• Weal	th creation in lo	ng term.					unalen Moderate Moder							
secu	rities & money r	narket instrumen	ts.	pto 25 companies and the r		Huter and Moderate Manager								
them.	ors snouid cons	suit their tinancia	il advisers if in doubt abo	but whether the product is s	suitable for	Investors und	LOW HI erstand that their principal will be	GH e at moderately high risk						
N	ame and AMFI	Reg. No.	Sub Agent's Name ar AMFI Reg. No.	nd Bank Serial No.	S	BFS Serial No.	Sub-Broker Code	EUIN						
ARN-			ARN-			(As allotted by ARN holder)								
EUIN De	claration (only	where EUIN box	is left blank) (Refer Gene	ral Instruction 1)				<u> </u>						
O I/We I of the ab	hereby confirm th ove distributor / s	at the EUIN box ha	as been intentionally left blan thstanding the advice of in-a	k by me / us as this transaction ppropriateness, if any, provide	is executed w d by the empl	vithout any interaction oyee / relationship n	on or advice by the employee / relati nanager / sales person of the distrib	onship manager / sales person putor / sub broker.						
TRAN	SACTION C	HARGES FO	OR APPLICATIONS	THROUGH DISTRIB	UTORS C	NLY (Refer Ge	eneral Instruction on page	12)						
[Please (v	✓) any one] ○I	confirm that I a	am a first time investor a	across Mutual Funds. 🔘	I confirm th	at I am an existing	investor in Mutual Funds.							
							same are deductible as applicable							
							e amount investment (i.e. amour amount invested. Upfront commission							
investor to	the ARN Holder	(AMFI registered [	Distributor) based on the inve	estors' assessment of various f	factors includi	ng the service rende	ered by the ARN Holder.							
	Sole/First /	Sign Here Applicant/Guardian	/Karta	Sign H Second Ap			Sign Ho Third App							
				· · · · · · · · · · · · · · · · · · ·	piloant		Third App	licant						
1. APF	PLICANT'S	PERSONAL	DETAILS (IN BLOC	K LETTERS)										
		First / Sole A	pplicant	Second Applicant	Guardian	/ PoA Holder	Third Ap	oplicant						
Name														
PAN														
Applicants	s must ensure tha	t the sequence of	the names as mentioned in t	he application form matches w	ith that of ber	eliciary account hele	d with the Depository Participant.							
2. DE	TAILS OF B	ANK ACCOU	INT FOR BLOCKIN	G OF FUNDS		·								
Bank Acco	ount Number				Bank Name									
Bank Addı	ress													
Account t (Rs. in fig	to be blocked jures)			Account to be blocked (Rs. in words)										
Sub-Pla	ın(s) / Option(s)			Amount (in	Rs.)		ISIN							
Regular	Plan - Growth													
Regular	Plan - Dividend F	Payout / Reinvestm	ient											
Direct Pl	an - Growth													
Direct Pl	an - Dividend Pa	yout / Reinvestmer	nt											
Total A	mount													
3. DEI	ΜΑΤ ΑCCOL	JNT DETAIL	S (MANDATORY) P	lease (√)										
NSDL	DP Name			DP ID I N			Beneficiary Account No.							
CDSL	DP Name			Beneficiary Account No.										

The investors shall receive payments of Redemption/Dividend proceeds in the Bank Account linked to the Demat A/c as mentioned above.

\_ \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ \_ \_

## - - - - -BNP PARIBAS

ACKNOWLEDGEMENT SLIP (To be filled by the Applicant)

Application No.

### **BNP PARIBAS FOCUSED 25 EQUITY FUND**

(An open ended equity scheme)

Received from								
ASBA Form Dated	D D M M Y Y Y Amount to be Blocked (Rs.)							
SCSB (Bank & Branch)	Bank Account No.	Submission Date	DD	M	M	ΥY	Ý	Y

### General Declaration:

I/We am/are not prohibited from accessing capital markets under any order/ruling/judgment etc., of any regulation, including SEBI. I/We confirm that my application is in compliance with applicable Indian and foreign laws. I /We hereby confirm and declare as under:-

- (1) I / We have read, understood and hereby agree to comply with the terms and conditions of the scheme related documents (i.e. Scheme Information Document, Statement of Additional Information and Key Information Memorandum) and apply for allotment of Units of the BNP Paribas Focused 25 Equity Fund ('the Scheme') of BNP Paribas Mutual Fund ('the Fund') indicated above.
- (2) I/We am/are eligible Investor(s) as per the scheme related documents and am/are authorised to make this investment as per the Constitutive documents / authorization(s). The amount invested in the Scheme is derived through legitimate sources only and is not held or designed for the purpose of contravention of any Act, Rules, Regulations or any statute or legislation or any other applicable laws or any Notifications, Directives of the provisions of the Income Tax Act, Anti Money Laundering Laws, Anti Corruption Laws or any other applicable laws enacted by the Government of India from time to time. I/We confirm that the funds invested in the Scheme, legally belongs to me/us. In event "Know Your Customer" process is not completed by me/us to the satisfaction of the Fund, I/we hereby authorize the Fund, to redeem the funds invested in the Scheme, in favour of the applicable NAV prevailing on the date of such redemption and undertake such other action with such funds that may be required by the law.
- (3) I / We have not received nor have been induced by any rebate or gifts, directly or indirectly, in making this investment.
- (4) The information given in / with this application form is true and correct and further agree to furnish such other further/additional information as may be required by the BNP Paribas Asset Management Private Limited (AMC) / the Fund and undertake to inform the AMC / the Fund/Registrars and Transfer Agent (RTA) in writing about any change in the information furnished from time to time.
- (5) That in the event, the above information and/or any part of it is/are found to be false/ untrue/misleading, I/We will be liable for the consequences arising therefrom.
- (6) I/We hereby authorize you to disclose, share, remit in any form/manner/mode the above information and/or any part of it including the changes/updates that may be provided by me/us to the Fund, its Sponsor/s, Trustees, AMC, its employees, agents and third party service providers, SEBI registered intermediaries for single updation / submission, any Indian or foreign statutory, regulatory, judicial, quasijudicial authorities / agencies including but not limited to Financial Intelligence Unit-India (FIU-IND) etc without any intimation/advice to me/us.
- (7) If the transaction is delayed or not effected at all for reasons of incomplete or incorrect information, I/We would not hold the AMC / the Fund, their appointed service providers or representatives responsible. I/We will indemnify the Fund, AMC, Trustee, RTA and other intermediaries in case of any dispute regarding the eligibility, validity and authorization of my/our transactions.
- (8) The ARN holder (AMFI registered Distributor) has disclosed to me/us all the commissions (in the form of trail commission or any other mode), payable to him/them for the different competing Schemes of various Mutual Funds from amongst which the Scheme is being recommended to me/us.
- (9) I/We do not have any existing Micro Investments which together with the current Micro Investment application will result in aggregate investments exceeding Rs. 50,000/- in a year (applicable to Micro Investment investment investors only).
- (10) I / We confirm that I / We are not United States person(s) under the laws of United States or residents(s) of Canada as deined under the applicable laws of Canada.
- (11) I/WE HEREBY CONFIRM THAT I/WE HAVE NOT BEEN OFFERED/ COMMUNICATED ANY INDICATIVE PORTFOLIO AND/ OR ANY INDICATIVE YIELD BY THE FUND / AMC / ITS DISTRIBUTOR FOR THIS INVESTMENT.

#### Applicable to NRIs only :

I / We confirm that I am / we are Non-Residents of Indian Nationality / Origin and that the funds are remitted from abroad through approved banking channels or from my / our NRE / NRO / FCNR Account. I / We confirm that the details provided by me / us are true and correct.

#### ASBA Authorizations:

- 1) I/We hereby undertake that I/We am/are an ASBA applicant(s) as per the applicable provisions of the SEBI (Issue of Capital and Disclosure Requirements) (Amendment) Regulations, 2011.
- 2) In accordance with ASBA process provided in the SEBI (Issue of Capital and Disclosure Requirements) (Amendment) Regulations, 2011, I/We authorize (a) the SCSB to do all acts as are necessary to make an application in the NFO of the BNP Paribas Focused 25 Equity Fund, including uploading of application details, blocking the amount to the extent mentioned above in the "Details of Bank Account for Blocking of Funds" or unblocking of funds in the bank account maintained with the SCSB specified in the form, transfer of funds to the nominated BNP Paribas Mutual Fund Bank Account on receipt of instruction from the Registrar to the New Fund Offer after finalisation of allotment entitling me/us to receive Units on such transfer of funds. (b) Registrar to the BNP Paribas Mutual Fund to issue instructions to the SCSB to remove the block on the funds in the bank account specified in the ASBA Form, upon allotment and to transfer the requisite money to BNP Paribas Mutual Fund's nominated Bank account.
- 3) In case the amount available in the bank account specified in the ASBA Form is insufficient for blocking the amount equivalent to the application money, the SCSB shall reject the application.
- 4) If the DP ID, Beneficiary ID or PAN furnished by me/us in the ASBA Form is incorrect or incomplete, the application shall be rejected and BNP Paribas Asset Management Private Limited. (Investment Manager to BNP Paribas Mutual Fund), their appointed service providers and the SCSBs representatives shall not be liable for losses, if any.

Sign Here	Sign Here	Sign Here
Sole/First Applicant/Guardian/Karta	Second Applicant	Third Applicant
Note: To be signed as per mode of operation of the Bank Account		·

ASBA INSTRUCTIONS

- A. Self Certified Syndicate Bank (SCSB): SCSB is a bank which offers the facility of applying through the ASBA process.
- For the complete list of SCSBs with details of controlling/designated branches please refer to websites : http://www.sebi.gov.in , http://www.nseindia.com and http://www.bseindia.com.
- B. Investors Demat Account details
  - · It is mandatory to provide Demat Account details in ASBA Application Form as the units will be credited in the Demat Account specified in ASBA Application Form.
  - Applicant should ensure that the Demat Accounts specified in the ASBA Application Form are active i.e. not frozen or suspended.
  - Applicant to note that in case the DP-ID, beneficiary account no. or PAN provided in the ASBA Application Form are incorrect or do not match with the records of Depositories (NSDL or CDSL), the
    applications will be rejected.
- C. Bank Account details:
  - Applicants should provide Bank Account details from which the application amount is to be blocked along with Bank & Branch name and application amount.
  - Applicant should maintain sufficient balance in the Bank Account in which application amount is to be blocked. In case of insufficient funds in the specified Bank Account the application is liable to be rejected.
  - Applicant can make application for maximum upto 5 ASBA Applications from a single Bank Account with a Bank.
  - It may be noted that no application will be accepted for subscription to units of schemes of BNP Paribas Mutual Fund where such application is accompanied by Third Party Payment other than the
    exceptions allowed. Third-Party Payment' means a payment made through instruments issued from a bank account other than that of bank account of first named applicant/investor. Please refer to
    point no. 8 of the General Instructions for details.
- D. Please refer to point no. 18 of General Instructions.



### SIP AUTO DEBIT (ECS / NACH / SI) FACILITY : REGISTRATION CUM MANDATE FORM

Please read the Instructions before completing this Application Form.

	Name and AMFI Reg. No.								RIA Code++				
ARN-		ARN-				(As allotted ARN hold							
pfront commission shall b	e paid directly by the investo	r to the AMFI r	egistered Distrib	utors based on the in	vestors' as	sessment of vario	us factors i	ncluding the serv	vice render	ed by the dist	tributor.		
	IIN box has been intentionally left employee / relationship manager												
	appropriateness, if any, provided												
+ I/We, have invested in the S	heme(s) of your Mutual Fund und	ler Direct Plan. I/	Ne hereby give you	my/our consent to				econd Applicant			pplicant		
	ata feed/ portfolio holdings/ NAV e to the above mentioned Mutual F				/ Autnon	sed Signatory	/ Gua	ardian / POA Hold	er	/ Guardian /	POA Holder		
1. APPLICANT'S	INFORMATION (M	andatory,	if left blank,	the application	n is liab	le to be rejec	ted)						
lame of Sole / First Uni	Holder	First Name			Midd	le Name			Last	Name		_	
olio No.						L.	Applicatio	on No.					
<b>Iode of Holding</b> (please	✓) Single Joint	Anyone or S	urvivor			I	PAN (First	Unit Holder)					
Nobile No. +91			E-mail ID										
2. SYSTEMATIC	INVESTMENT PLA	N DETAIL	.S										
Scheme / Plan / Option													
requency (Please 🗸)	Weekly SIP	Monthly SI	P Quart	erly SIP (Calender	r Quarter i.	e. January, April, J	luly and Oc	tober)					
IP Date	Weekly SIP (Monday to Frid	day): Day of tra	ansfer	Mon	nthly and Q	uarterly SIP: Prefe	erred Debit	Date (Any date e	except 29th	, 30th and 31	st)		
nrolment Period	Regular From	MIYY	YY To	MMIYYY	ΥΥ	Perpetual Fr	om M N	1 / Y Y Y	Y To	0 1 /	2 0 9 9	9	
Each SIP Amount	₹	No. of insta	alments	Total Amount ₹	₹	Fir	st SIP Ins	talment via: C	heque No				
Drawn on Bank													
Iranch						A/c. No.							
IP Top UP (Optional)	Top Up Amount* Amo	ount in multipl	es of ₹ 500 only	/		Top Up Freque	ncy ∏ ⊦	alf Yearly	Yearly*				
3. DECLARATIO	N & SIGNATURES												
his is to inform that I/We I	ave registered for the RBI's	Electronic Cle	aring Service (De	ebit Clearing) / Direct	t Debit /Sta	nding Instruction	and that my	payment towar	ds my inve	stment in BN	P Paribas Mutu	ıal	
delayed or not effected	ficient funds in the funding a at all for reasons of incomple lutual Fund. execution of th	account on the ete or incorrec	date of execution t information, I w	out any changes in r n of standing instructi rould not hold the Mu	my bank a tion. I herel utual Fund	ccount. I/We have by declare that the or the Bank resp	read and a particulars onsible. If t	given above an he date of debit	rms and co e correct ar tomy/ our	onditions mer nd complete. account happ	ntioned overlea If the transaction pens to be a new	f. on on	
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This is to confirm that the declaration has been carefully read, understood and made by me/us. I am authorizing the User entity/ Corporate to debit my account, based on the instructions as agreed and signed by me. I have understood that I am authorized to cancel / amend this mandate by appropriately communicating the cancellation / amendment request to the User entity / corporate of the bank where I have authorized the debit.

### **SIP - INSTRUCTIONS**

- The SIP Enrolment Form should be completed in English and in Block Letters only. Please tick (✓) in the appropriate box (□), where boxes have been provided. The SIP Enrolment Form, complete in all respects, should be submitted to any of the Official Points of Acceptance of Transactions.
- 2. A single SIP Enrolment Form can be used for one Scheme / Plan / Option / SIP Date only. Investor should use separate forms for more than one Scheme / Plan / Option.
- Existing unit holders are required to submit only the SIP Enrolment Form. Existing unit holders should note that unit holders' details and mode of holding (single, jointly, anyone or survivor) will be as per the existing folio number.
- 4. New investors who wish to enroll for SIP are required to fill the Common Application Form and SIP Application Form. New investors are advised to read the Key Information Memorandum(s) and Scheme Information Document carefully before investing and the same are available with the ISCs / distributors.
- Under SIP the investor can for a continuous period of time invest a fixed amount at regular intervals for purchasing additional Units of the Scheme(s) at the Applicable NAV, subject to applicable Load.
- SIP offers investors the following three facilities and the minimum application amount for SIP will be as follows:
  - Weekly Systematic Investment Facility (WSIF): ₹ 500/- and in multiples of ₹ 1/- thereafter on a weekly basis by providing in advance a minimum of 6 post-dated cheques.
  - Monthly Systematic Investment Facility (MSIF): ₹ 500/- and in multiples of ₹ 1/- thereafter on a monthly basis by providing for a minimum of 6 installments.
  - (iii) Quarterly Systematic Investment Facility (QSIF): W.e.f. August 1, 2014 ₹ 500/- and in multiples of ₹ 1/- thereafter on a quarterly basis by (i.e., January, April, July, October) providing for a minimum of 6 installments.

Accordingly, the provision for SIP facility which requires the standing instruction for SIP {including Post Dated Cheque (PDC) or Auto Debit / NACH} to be such that the criteria of minimum application amount of that particular scheme in which investment is intended via SIP facility is complied with, shall no longer be applicable.

### 7. Applicable Load Structure for SIP (For All Schemes :)

#### Entry Load: Nil

The provisions of Exit Load as applicable to the normal investments as on the date of enrollment will be applicable to fresh SIP investments.

- 8. Separate SIP Enrolment Forms are required to be filled for WSIF, MSIF and QSIF.
- 9. The cheques should be drawn in favour of the respective "Scheme / Plan / Option" and crossed "A/c Payee Only" and must be payable at the locations where applications are submitted at the Official Points of Acceptance of Transactions. Unit holders must write the SIP Enrolment Form number, if any, on the reverse of the cheques accompanying the SIP Enrolment Forms. Outstation cheques will not be accepted and applications accompanied by such cheques are liable to be rejected. No cash, money orders or postal orders will be accepted.
- 10. Investors have the right to discontinue the SIP facility at any time by sending a written request to any of the Official Points of Acceptance of Transactions. Such notice should be received at least 14 days prior to the due date of the next cheque. On receipt of such request, the SIP facility will be terminated.
- 11. The enrolment period of SIP will be as per the instruction given by the investor. In case it is instructed to continue SIP "Till instruction to discontinue the SIP is submitted" investors will have to submit SIP cancellation request to discontinue the SIP. In case of any ambiguity in enrolment period or if the end date of SIP is not mentioned, the default period for SIP will be 5 years.
- 12. In case investor has not selected any frequency or incase of any ambiguity, monthly frequency shall be considered as default option. Similarly, 7th day shall be considered as default execution date. In case of any ambiguity in the enrolment form, the SIP enrolment request shall be liable to be rejected.

- 13. In case of minor application, AMC will register standing instructions till the date of the minor attaining majority, though the instructions may be for a period beyond that date. Prior to minor attaining majority, AMC shall send 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 no fresh transactions shall be permitted till the documents for changing the status are received.
- 14. The Trustee / AMC reserves the right to change / modify the terms of the SIP. The above load structure will be in force till further notice. This load structure is subject to change and may be imposed / modified prospectively from time to time, as may be decided by the Trustee / AMC from time to time.
- If no start date is mentioned by the investors, the SIP will be registered to start from a period after 30 days from the date of submission of the application form.
- 16. In case of 6 successive rejections of ECS / NACH / Auto Debit / SI by the respective bank, the SIP shall be cancelled. In case, the reason mentioned in the feed from the respective bank for rejection of ECS / NACH / Auto Debit / SI request is "A/C Closed', the SIP will stand cancelled immediately on receipt of this feed.

### The terms and conditions for availing the 'Top-Up SIP' shall be as follows:

#### 1. Frequency for Top-Up SIP

#### (i) For Monthly SIP:

- a. Half Yearly Top-Up SIP: Under this option, the amount of investment through SIP installment shall be increased by amount chosen / designated by Investor post every 6th (sixth) SIP installment.
- Yearly Top-Up SIP: Under this option, the amount of investment through SIP installment shall be increased by amount chosen / designated by Investor post every 12th (twelfth) SIP installment.

#### (ii) For Quarterly SIP:

a. Yearly Top-Up SIP: Under this option, the amount of investment through SIP installment shall be increased by amount chosen / designated by Investor post every 4th (fourth) SIP installment. In case the investor who has registered under Quarterly SIP opts for Half Yearly Top-Up SIP, the same shall be registered and processed as Yearly Top-Up SIP.

### 2. Minimum Top-Up SIP Amount:

### ₹ 500 and in multiples of ₹ 500 thereafter.

### 3. Default Top-Up SIP Frequency and amount:

In case the investor fails to specify either the frequency or amount for Top-Up SIP, the same shall be deemed as Yearly Top-Up SIP and ₹ 500 respectively and the application form shall be processed accordingly. In case the investor fails to specify both, i.e. the frequency for Top-Up SIP and amount for Top-Up SIP, the application form may be processed as conventional SIP, subject to it being complete in all other aspects.

- 4. Top-Up SIP shall be available for SIP Investments only through NACH / ECS (Debit Clearing) / Direct Debit Facility only. Top-Up SIP shall not be available under SIP facility availed by Investors through Standing Instructions / PDCs or investing through Channel Partners or through Stock Exchange Platforms.
- 5. Top-Up SIP facility shall not be available under Weekly SIP option.
- 6. Top-Up SIP facility can be availed by the investors only at the time of registration of SIP or renewal of SIP.
- Investors should note that for modification of any of the details of Top-Up SIP details, the existing SIP with Top-Up facility shall be required to be cancelled and investor would be required to enroll a fresh SIP with modified Top-Up facility details.

The Trustee / AMC reserve the right to change / modify the terms of the SIP from time to time on prospective basis.

Declaration: I / We hereby declare that the particulars provided in this mandate are correct and complete and hereby agree to participate in the NACH / ECS / Direct Debit / Standing Instructions (SI) and make payments through the NACH platform according to the terms and conditions thereof. I / We further hereby agree and acknowledge that I / we will not hold the AMC and/or responsible for any delay and / or failure in debiting my bank account for reasons not attributable to the negligence and / or misconduct on the part of the AMC I / We hereby declare and confirm that, irrespective of my / our registration of the above mobile number in the 'DO NOT DISTURB (DND)', 'or in any similar register maintained under applicable laws, now or subsequent to the date hereof, I / We hereby consent to the Bank communicating with me/us in any manner whatsoever on the said mobile number with respect to the transactions carried out in my / our aforementioned bank account(s). I / We hereby agree to abide by the terms and conditions that may be intimated to me / us by the AMC / Bank with respect to the NACH / ECS / Direct Debit / SI from time to time.

Authorisation to Bank: This is to inform that I / We have registered for ECS / NACH (Debit Clearing) / Direct Debit / SI facility and that the payment towards my / our investments in the Schemes of BNP Paribas Mutual Fund shall be made from my / our above mentioned bank account with your Bank. I / We hereby authorize the representatives of BNP Paribas Asset Management India Private Limited, Investment Manager to BNP Paribas Mutual Fund carrying this mandate form to get it verified and executed. I / We authorize the Bank to debit my / our above-mentioned bank account for any charges towards mandate verification, registration, transactions, returns, etc, as applicable for my / our participation in NACH / ECS / Direct Debit / SI.

### ELECTRONIC CLEARING SYSTEM (ECS) / AUTO DEBIT / NACH / STANDING INSTRUCTION (SI) - TERMS & CONDITIONS

### SIP payment through Electronic Clearing System (ECS) / NACH / Auto Debit / Standing Instruction (SI) of the Reserve Bank of India (RBI)

- SIP Auto-Debit Facility is offered to you using RBI's Electronic Clearing System (ECS) / Auto Debit / NACH for effecting SIP payments. By opting for this facility, you agree to abide by the terms and conditions of ECS / Auto debit / SI Facility of Reserve Bank of India.
- 2. New investors need to submit:
  - a. SIP Application Form for the chosen Scheme duly filled in
- b. Completed SIP Auto Debit Facility Form
- 3. These details have to be submitted at least 30 days before the first SIP installment date.
- 4. Existing investors need to mention the Folio Number.
- Investors can opt for SIP on a weekly, monthly or quarterly basis under the ECS / NACH / Auto debit / facility. In case the chosen date falls on a Non-Business Day, the SIP will be processed on the immediate next Business Day.
- The cheque should be drawn in favour of "the respective Scheme / Plan / Option" as applicable and crossed "A/c. Payee Only".
- A separate SIP Enrolment Form must be filled for each Scheme / Plans, Unit Holders must write the Folio Number on the reverse of the Cheque accompanying the Application Form.
- BNP Paribas Mutual Fund, its Investment Manager, Registrar and other service providers shall not be responsible if the transaction is delayed or not effected or your bank account is debited in advance or after the specific SIP date due to various clearing cycles of ECS / NACH / Auto debit / SI.
- 9. BNP Paribas Asset Management India Private Limited, its registrars and other service providers shall not be held responsible and liable for any damages / compensation / loss incurred by the investor. For any reason whatsoever the investor assumes the entire risk of using this facility and takes full responsibility.
- Please refer the Key Information Memorandum for applicable NAV, Risk Factors, Load and other information before investing.
- 11. BNP Paribas Mutual Fund / AMC, reserves the right to reject any application inter alia in the absence of fulfillment of regulatory requirements, fulfillment of requirements of the Scheme Information Document / Addendum(s) and furnishing necessary information to the satisfaction of the Mutual Fund / AMC.
- 12. BNP Paribas Asset Management India Private Limited and its service providers reserve the right to disclose the details of the Investors and their transactions using the SIP Auto Debit Facility to third parties for the purposes of verification and execution of the Auto Debit Facility as also for the purpose of law enforcement, fraud prevention, audit and inspection requirement etc. In case of discontinuance of business by the existing ECS / NACH / Auto debit / SI Service Provider / change in ECS / NACH / Auto debit / SI Service Provider, the investor may be required to resubmit a completed SIP Auto Debit Facility Form to the AMC.
- 13. The Investor undertakes and agrees that the SIP Auto Debit Facility requested for via this Form is subject to acceptance of the terms and conditions mentioned in the Key Information Memorandum / Scheme Information Document.

#### 14. Change of Scheme request in ongoing SIP:

 Investor shall have to provide the request for Change of Scheme in ongoing SIP in a pre-specified format.

The form shall also be made available on website of the Fund (www.bnpparibasmf.in). Request received in other than the pre-specified format will be rejected.

- Change of Scheme shall be available only for ongoing Monthly SIP registrations without Top-Up facility.
- Based on the said request, the SIP in old scheme shall cease and new SIP shall be
  registered in the new scheme for the balance months/installments based on the details

provided by the investor.

- Investors should note that a minimum of six SIP installments must be completed in the old scheme for enabling this feature.
- The request for change of Scheme shall be processed provided criteria like minimum no of installments, amount, etc. are being met as applicable for any new SIP registration and the same shall be registered within 30 days from the date of receipt of the valid request.
- Further, Investors can change the Scheme in an ongoing SIP at any time, provided the minimum of six installments are completed in the old Scheme.
- Transaction charges, if any, shall also be levied under the new scheme.
- In case the request for change of Scheme is rejected, the SIP in old scheme shall continue for the Investor.
- 15. If you have already an existing investor and have provided the post dated cheques and you now wish to avail of the ECS / NACH / Auto debit / SI facility, you will need to submit the following documents atleast 1 month in advance:
  - a. SIP Auto Debit Facility Form
  - b. Letter to discontinue and return the existing post dated cheques.
- 16. Change in debit bank account details for SIP transactions: Investors are requested to note that in case they wish to change their bank account details for any of their ongoing SIP, the following documents should be submitted atteast 30 days in advance of the next SIP debit date: (a) A request letter to change the existing bank account details for SIP transaction mentioning old and new bank account details of ongoing SIP transaction. (b) New SIP Auto Debit Facility Form with new bank account details.
- In case of rejection of SIP form for any reason whatsoever, the Mutual Fund will not accept/ entertain any request for refund of proceeds of first cheque that would have been processed.
- 18. Investors agree that the AMC may discontinue the SIP facility for any investor / folio at its discretion and can advise bank to cancel SI incase one or more debits are rejected and funds not received for any reason.
- In case of insufficient balance in the investor's account on the date of SIP, the transaction shall be rejected and the AMC / Bank will not retry further to debit the amount from the investor's bank account.
- Investors are requested to provide information of start date & end date of SIP clearly on the application form. Forms will multiple tick options or forms with ambiguity shall be liable to be rejected.
- 21. Investors wishing to cancel / discontinue the SIP would need to give a written request to the Bank / AMC / RTA stating that they wish to discontinue the SIP and request the Bank not to deduct any further amount from their account atleast 15 working days prior to the next execution date. Forms shall be submitted at any of official point of acceptance of the transactions of the Fund.
- 22. For Investors who have availed Standing Instructions facility and wish to change their bank account details for any of their ongoing SIP, the following documents should be submitted atleast 30 days in advance of the next SIP debit date: (a) A request letter to discontinue such ongoing SIP transaction. (b) New SIP Auto Debit Facility Form with new bank account details
- 23. In case of 6 successive rejections of ECS / NACH / Auto Debit / SI by the respective bank, the SIP shall be cancelled. In case, the reason mentioned in the feed from the respective bank for rejection of ECS / NACH / Auto Debit / SI request is "A/C Closed", the SIP will stand cancelled immediately on receipt of this feed.

The Trustee / AMC reserve the right to change / modify the terms of the SIP from time to time on prospective basis

### **COMMON CHECKLIST**

### Please ensure that :

Ι.

Please ensure that your Application Form is complete in all respect and signed by all applicants:

• Name, Address and Contact Details are mentioned in full. • Status of First/Sole Applicant is correctly indicated. • Bank Account Details are entered completely and correctly. • Permanent Account Number (PAN) of all Applicants is mentioned irrespective of the amount of purchase and proof attached (if not already validated) OR PAN Exempt KYC Reference Number (PEKRN) in case of PAN exempt investment. • Please attach proof of KYC Compliance status if not already validated. • Appropriate Plan / Option is selected. • If units are applied by more than one applicant, Mode of Operation of account is indicated.

II. Your investment Cheque / DD is drawn in favour of 'the Specific Scheme A/c. PAN' or 'the Specific Scheme A/c Investor Name' dated, signed and crossed 'A/c Payee only'. Application Number / Folio No. is mentioned on the reverse of the Cheque/DD.

III. Documents as listed below are submitted along with the Application Form (as applicable to your specific case).

	Documents	Companies / Trusts / Societies/ Partnership Firms / LLP / FIIs*	FPI	NRI / OCI / PIO	Minor	Investments through Constituted Attorney
1.	Board/ Committee Resolution / Authority Letter	~				
2.	List of Authorised Signatories with Specimen Signature(s) @	✓	✓			~
3.	Notarised Power of Attorney					~
4.	Account Debit Certificate in case payment is made by DD from NRE / FCNR A/c. where applicable			✓		
5.	PAN Proof	✓	$\checkmark$	✓	√#	~
6.	KYC Acknowledgement Letter / Print out of KYC Compliance Status downloaded from CDSL Ventures Ltd. website (www.cvlindia.com)	~	~	~	√#	~
7.	Proof of Date of Birth				$\checkmark$	
8.	Proof of Relationship with Guardian				$\checkmark$	
9.	PIO / OCI Card (as applicable)			✓		
10.	Certificate of registration granted by Designated Depository Participant on behalf of SEBI		$\checkmark$		~	
	Id be original or true copy by the Director / Trustee / Company Secretary / Authorised Signatory / Notary Pu ls, copy of SEBI registration certificate should be provided. # If PAN/PEKRN/KYC proof of Minor is		RN/KYC proof c	of Guardian sho	ould be prov	ided.

### SIP AUTO DEBIT - CHECKLIST

I. Please ensure that if you are an existing investor, you have quoted your Folio No. in the SIP Application Form.

II. Investment Scheme / Plan / Option in which you wish to do systematic investments is clearly indicated in the SIP Application Form.

III. The SIP Amount, the SIP Frequency, your preferred SIP Date and Period are clearly indicated in the SIP Application Form.

IV. Your First SIP Cheque from the same bank from which you wish your Auto-Debits to happen is enclosed and the cheque details are clearly indicated in the SIP Auto Debit Facility Form.

V. Your Bank Account Details are correctly and completely furnished including the 9 Digit MICR Code.

VI. Cancelled Cheque leaf of the Bank Account mentioned in the SIP Auto Debit (ECS) Account to be attached.

VII. In case of current account, please affix company's seal at columns "ECS DEBIT BANK ACCOUNT DETAILS (MANDATORY)" and AUTHORISATION OF BANK ACCOUNT HOLDER section.

VIII. Authorisation of Bank Account is signed in the same manner as your signatures in Bank Records.

## **MICRO INVESTMENT - CHECKLIST**

Documents required for Micro SIP applications (any one of the following):

Ref. No.	Documents
Ι.	Voter Identity Card
П.	Driving License
111.	Government / Defence identification card
IV.	Passport
V.	Photo Ration Card
VI.	Photo Debit Card
VII.	Employee ID cards issued by companies registered with Registrar of Companies
VIII.	Photo Identification issued by Bank Managers of Scheduled Commercial Banks / Gazetted Officer / Elected Representatives to the Legislative Assembly / Parliament
IX.	ID card issued to employees of Scheduled Commercial / State / District Co-operative Banks.
Х.	Senior Citizen / Freedom Fighter ID card issued by Government.
XI.	Cards issued by Universities / deemed Universities or institutes under statutes like ICAI, ICWA, ICSI.
XII.	Permanent Retirement Account No (PRAN) card issued to New Pension System (NPS) subscribers by CRA (NSDL).
XIII.	Any other photo ID card issued by Central Government / State Governments /Municipal authorities / Government organizations like ESIC / EPFO.
In addition to	the photo identification documents prescribed above, a copy of the proof of address which is self attested and also attested by the ARN Holder will be required.

		CHECKLIST FOR "APPLICATIONS ON BEHALF OF MINOR"
	l.	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 / relationship.
	II.	Copy of PAN of Guardian.
Ì	III.	KYC acknowledgement of Guardian.

# BNP PARIBAS

### DETAILS OF FATCA & CRS INFORMATION (For non-individuals / legal entity)

Name	of the entity																													Τ										
Type of	address giv	/en at Kl	RA	Residential or Business     Residential     Business     Registered Office																																				
PAN									1			Da											Date	of In	corp	oration		DD	1	M	M	1	Y	Y	Y	Y				
Citv of	ncorporatio	n																												Т									T	
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	of Incorpor	L																																						
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	yes, pleas										ent fo			oses a	and t	he a	ssoc	iated	Tax I	ID ni	ımbe	r bel	ow)																	
				Coι	intry										•	Tax I	dent	tificat	tion I	Num	ber ^							Ide	tifica	tio	n Type	(TIN	l ro C	ther,	plea	ise s	oeci	fy)		
															Tax Identification Number *																									
^ In cas																														-										
	In case Tax Identification Number is not available, kindly provide its functional equivalent <sup>§</sup> I case TIN or its functional equivalent is not available, please provide Company Identification number or Global Identification Number or GIIN, etc. I case the Entity's Country of Incorporation / Tax residece is U.S. but Entity is not a Specified U.S. Person, mention Entity's exemption code here																																							
	case TIN or its functional equivalent is not available, please provide Company Identification number or Global Identification Number or GIN, etc. case the Entity's Country of Incorporation / Tax residece is U.S. but Entity is not a Specified U.S. Person, mention Entity's exemption code here lease refer to para 3(vii) Exemption code for U.S. person under Part D of FATCA Instructions & Definitions.																																							
110000	case the Entity's Country of Incorporation / Tax residece is U.S. but Entity is not a Specified U.S. Person, mention Entity's exemption code hereease refer to para 3(vii) Exemption code for U.S. person under Part D of FATCA Instructions & Definitions.																																							
PAF	RT A (to	be fille	ed l	y Fin	ancia	l Ins	titutio	ons	or D	)irec	t Re	porti	ing l	VFEs	)																									
	FATCA & CRS Declaration Please confult your professional tax advisor for further guidance on FATCA & CRS classification PART A (to be filled by Financial Institutions or Direct Reporting NFEs) 1. We are a																																							
	Please confult your professional tax advisor for further guidance on FATCA & CRS classification PART A (to be filled by Financial Institutions or Direct Reporting NFEs) 1. We are a																																							
	Direct repo ( <i>Please tic</i>								Name	e of s	ponso	oring e	entity																											
GIIN	not availa	able (P	lea	se tick	as an	nroni	riate)		Арр	lied	for																													
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2.	Is the Ent												No		Ye	s	(If ye	es, ple	ease	spec	ify na	me o	of the	liste	d coi	mpar	ny an	d on	e stoc	k ex	cchang	e on	which	the s	stock	is reg	ulari	ly trad	led)	
	(a compa securities			hares a	are reg	Julari	y trade	io be	n an	estat	lishe	ed						ted c		any_																				
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3.	Is the Ent	itv an a	ctiv	o <sup>1</sup> non	finan	vial F	ntity (1		<u> </u>						Name of stock exchange															-										
J.		ity an a	GUV	e non	man		intry (i	NI L.	)				NC	No Yes Name of Business																										
																				b-ca	itegoi	y of	Activ	e N	E [ (Mention code - refer 2c of Part D)															
4.	Is the Ent	ity a pa	ssiv	/e <sup>2</sup> NFE	Ξ								Nc	)	Yes [] (If yes, please fill UBO declaration in the next section)																									
															Na	ame o	of Bi	usine	SS																					_
<sup>1</sup> Re	er 2 of Par	t D   3	<sup>2</sup> Re	efer 3(ii	) of Pa	art D	<sup>3</sup> F	Refer	1(i)	of Pa	rt D	<sup>4</sup>	Refer	<sup>-</sup> 3(vi)	of P	'art D																								
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	ountry of B	irth											.   F	ather	's Na	ame	_																							
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3. N												Occupation Type         DOB DID / MM / YYY												$ $ $\vee$ $ $	$\overline{\mathbf{v}}$															
	AN											Nationality											<u> </u>	T																
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<u> </u>	ountry of B ditional det		oe fi	lled by	contre	llina	perso	ns w	/ith t≏	ax req	iden	icv / n	erm:	anent	resid	denci	v / ri	itizen	shin	/ Gr4	en C	ard	in an	V CO	untr	/ oth	er th	an Ir	dia											-
	nclude US														. 551		,, 0		p /	0.0		21.0	arr	,		Jun														

^ In case Tax identification Number is not available, kindly provide functional equivalent

The Central Board of Direct Taxes has notified Rules 114F to 114H as part of the Income-tax Rules, 1962, which Rules require Indian financial institutions such as the Bank to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our account holders. In relevant cases, information will have to be reported to tax authorities / appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto

Should there be any change in any information provided by you, please ensure you advise us promptly, i.e. within 30 days.

If any controlling person of the entity is a US citizen or resident or green card holder, please include United States in the foreign country information field along with the US Tax Identification Number. <sup>\$</sup> It is mandatory to supply a TIN or functional equivalent if the country in which you are tax resident issues such identifiers. If no TIN is yet available or has not yet been issued, please provide an explanation and attach this to the form

### **PART C : CERTIFICATION**

I / We have understood the information requirements of thsi Form (read alongwith the FATCA & CRS Instructions) and hereby confirm that the information provided by me/us on this Form is true, correct and complete. I / We also confirm that I / We have read and understood that FATCA & CRS Terms and Conditions below and hereby accept the same.

Name																		
Designation																		
Date	DDIAMM/	YYY	ΥY															
	Signature						Sign	ature						Signa	ature			

PART D : FATCA INSTRUCTIONS & DEFINITIONS (Note : The Guidance Note / notification issued by the CBDT shall prevail in respect to Interpretation of the terms specified in the form)

- Financial Institution (FI) The term FI means any financial institution that is a Depository Institution, Custodial Institution, Investment Entity or Specified Insurance company, as defined. 1(i)
- 1(ii) Depository institution: is an entity that accepts deposits in the ordinary course of banking or similar business.
- Custodial institution is an entity that holds as a substantial portion of its business, holds financial assets for the account of others and where its income attributable to holding financial assets and related 1(iii) financial services equals or exceeds 20 percent of the entity's gross income during the shorter of-
  - The three financial years preceding the year in which determination is made; or (i)
  - The period during which the entity has been in existence, whichever is less. (ii)
- 1(iv) Investment entity is any entity
  - The primarily conducts a business or operates for or on behalf of a customer for any of the following activities or operations for or on behalf of a customer (a)
    - Trading in money market instruments (cheques, bills, certificates of deposit, derivatives etc.); foreign exchange; exchange, interest rate and index instruments; transferable securities; or (i) commodity futures trading; or Individual and collective portfolio management; or
    - Investing, administering or managing funds, money or financial asset or money on behalf of other persons; (ii)
  - The gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that is a depository institution, a custodial (b) institution, a specified insurance company, or an investment entity described above. An entity is treated as primarily conducting as a business one or more of the 3 activities described above, or an entity's gross income is primarily attributable to investing, reinvesting, or trading in financial assets of the entity's gross income attributable to the relevant activities equals or exceeds 50 percent of the entity's gross income during the shorter of:
    - The three-year period ending on 31 March of the year preceding the year in which the determination is made; or (i)
    - The period during which the entity has been in existence. (ii)
  - The term "Investment Entity" does not include an entity that is an active non-financial entity as per codes 04.05.06 and 07 (refer point 2c.)
- 1(v) Specified Insurance Company: Entity that is an insurance company (or the holding company of an insurance company) that issues, or is obligated to make payments with respect to, a Cash Value Insurance Contracts or an Annuity Contract.

#### 1(vi) FI not required to apply for GIIN: Refer Rule 114F(5) of Income Tax Rules, 1962 for the conditions to be satisfied as "non-reporting financial institution and Guidance issued by CBDT in this regard" Reasons why FI not required to apply for GIIN: Α

Code	Sub-Category
01	Government Entity, International Organization or Central Bank
02	Treaty Qualified Retirement Fund; a Broad Participation Retirement Fund; a Narrow Participation Retirement Fund; or a Pension Fund of a Government Entity, International Organization or Central Bank
03	Non-public fund of the armed forces, an employees' state insurance fund, a gratuity fund or a provident fund
04	Entity is an Indian FI society because it is an Investment entity
05	Qualified credit card issuer
06	Investment Advisors, Investment Managers & Executive Brokers
07	Exempt collective investment vehicle
08	Trust
09	Non-registering local banks
10	FFI with only Low-Value Accounts
11	Sponsored investment entity and controlled foreign corporation
12	Sponsored, Closely Held Investment Vehicle

#### 2 Active Non-financial entity (NFE) : (any one of the following): Refer Explanation (A) to 114F(6) of Income Tax Rules, 1962 for details.

Code	Sub-Category
01	Less than 50 percent of the NFE's gross income for the preceding financial year is passive income and less than 50 percent of the assets held by the NFE during the preceding financial year are assets that produce or are held for the production of passive income;
02	The stock of the entity is regularly traded on an established securities market or the non-financial entity is a related entity of an entity, the stock of which is regularly traded on an established securities market
03	The NFE is a Governmental Entity, an International Organization, a Central Bank, or an entity wholly owned by one or more of the foregoing;

Code	Sub-Category
04	Substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an entity shall not qualify for this status if the entity functions as an investment fund, such as a private equity fund, venture capital fund, leveraged buy out fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes
05	The NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE;
06	The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommerce operations in a business other than of a Financial Institution;
07	The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution;
08	Any NFE that fulfills all of the following requirements:
	<ul> <li>It is established and operated in India exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in India and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare;</li> </ul>
	It is exempt from income tax in india;
	It has no shareholders or members who have a proprietory or beneficial interest in its income or assets;
	The applicable laws of the NFE's country or territory of residence or the NFE's formation documents do not permit any income or assets of the NFE to be distributed to or applied for the benefit of, a private person or non-charitable Entity other than pursuant to the conduct of the NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFE has purchased; and
	The applicable laws of the NFE's country or territory of residence or the NFE's formation documents require that, upon the NFE's liquidation or discussion, all of its assets be distributed to a governmental entity or other non-profit organization, or escheat to the government of the NFE's country or territory of residence or any political subdivision thereof.
	Explanation - For the purpose of this sub-clause, the following shall be treated as fulfiling the criteria provided in the said sub-clause, namely:
	(i) an Investor Protection Fund referred to in clause (23EA)
	(ii) a Credit Guarantee fund Trust for Small Industries referred to in clause 23EB; and
	(iii) an Investor Protection Fund referred to in clause (23EC),
	of Section 10 of the Act;
Other defin	itions

### 3. Other definitions

(i) Related Entity

An entity is a 'related entity' or another entity if either entity controls the other entity, or the two entities are under common control. For this purpose, control includes direct or indirect ownership of more than 50% of the votes and value in an entity.

#### (ii) Passive NFE

- The term passive NFE means
- (i) any non-financial entity which is not an active non-financial entity; or
- (ii) an investment entity defined in clause 1(iv)(b) of these instructions
- (iii) a withholding foreign partnership or withholding foreign trust;

#### (iii) Passive Income

- The term passive income includes income by way of :
- (1) Dividends
- (2) Interest
- (3) Income equivalent to Interst
- (4) Rents and royalties, other than rents and royalties derived in the active conduct of a business conducted, at least in part, by employees of the NFE
- (5) Annuities
- (6) The excess of gains over losses from the sale or exchange of financial assets that gives rise to passive income
- (7) The excess of gains over losses from transactions (including futures, forwards, options and similar transactions) in any financial assets
- (8) The excess of foreign currency gains over foreign currency losses
- (9) Net income from swaps
- (10) Amounts received under cash value insurance contracts

But passive income will not include, in case of a non-financial entity that regularly acts as a dealer in financial assets, any income from any transaction entered into in the ordinary course of such dealer's business as such a dealer.

(iv) Controlling persons

Controlling persons are natural persons who exercise control over an entity and includes a beneficial owner under sub-rule (3) of rule 9 of the Prevention of Money-Laundering (Maintenance Records) Rules, 2005.

In determining the beneficial owner, the procedure specified in the following circular as amended from time to time shall be applied, namely:

- (i) DBOD AML. BC.No.71/14.01.001/2012-13, issued on the 18th January, 2013 by the Reserve Bank of India; or
- (ii) CIR/MIRSD/2/2013, issued on the 24th January, 2013 by the Securities and Exchange Board of India; or

(iii) IRDA/SDD/GDL/CIR019/02/2013, issued on the 4th February, 2013 by the Insurance Regulatory and Development Authority.

In the case of a trust, the controlling person means the settlor, the trustees, the protector (if any), the beneficiaries or class of beneficiaries, and any other natural person exercising ultimate effective control over the trust, and in the case of a legal arrangement other than a trust, the said expression means the person in equivalent or similar position.

(A) Controlling Person Type:

Code	Sub-Category
01	CP of legal person-ownership
02	CP of legal person-other means
03	CP of legal person-senior managing official
04	CP of legal arrangement-trust-settlor
05	CP of legal arrangement-trust-trustee
06	CP of legal arrangement-trust-protector
07	CP of legal arrangement-trust-beneficiary
08	CP of legal arrangement-trust-other
09	CP of legal arrangement-other-settlor equivalent

Code	Sub-Category
10	CP of legal arrangement-other-trustee equivalent
11	CP of legal arrangement-other-protector equivalent
12	CP of legal arrangement-other-beneficiary equivalent
13	CP of legal arrangement-other-other equivalent
14	Unknown

(v) Specified U.S. person - A U.S. person other than the following:

- (i) a corporation the stock of which is regularly traded on one or more established securities markets;
- (ii) any corporation that is a member of the same expanded affiliated group, as defined in section 1471(e)(2) of the U.S. Internal Revenue Coe, as a corporation described in clause (i);
- (iii) the United States or any wholly owned agency or instrumentality thereof;
- (iv) any State of the United States, any U.S. Territory, any political subdivision of any of the foregoing, or any wholly owned agency or instrumentality of any one or more of the foregoing;
- (v) any organization exempt from taxation under section 501(a) of the U.S. Internal Revenue Code or an Individual retirement plan as defined in section 7701(a)(37) of the U.S. Internal Revenue Code;
- (vi) any bank as defined in Section 581 of the U.S. Internal Revenue Code;
- (vii) any real estate investment trust as defined in section 856 of the U.S. Internal Revenue Code;
- (viii) any regulated investment company as defined in section 851 of the U.S. Internal Revenue Code or any entity registered with the U.S. Securities and Exchange Commission under the Investment Company Act of 1940 (15 U.S.C. 80a-64)
- (ix) any common trust fund as defined in section 584(a) of the U.S. Internal Revenue Code;
- (x) any trust that is exempt from tax under section 664(c) of the U.s. Internal Revenue Code or that is described in section 4947(a)(1) of the U.S. Internal Revenue Code;
- (xi) a dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards and options) that is registered as such under the laws of the United States or any State;
- (xii) a broker as defined in section 6045(c) of the U.S. Internal Revenue Code; or
- (xiii) any tax-exempt trust under a plan that is described in section 403(b) or section 457(g) of the U.S. Internal Revenue Code.

(vi) Direct reporting NFE

- A direct reporting NFE means that elects to report information about its direct or indirect substantial U.S. owners to the IRS.
- (vii) Exemption code for U.S. persons (Refer 114F(9) of Income Tax Rules, 1962 for details

Code	Sub-Category
А	An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
В	The United States or any of its agencies or instrumentalities
С	A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities
D	A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(i)
Е	A corporation that is a member of the same expanded affiliated group as a corporation described in Reg. section 1.1472-1(c)(1)(i)
F	A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, future, forwards and options) that is registered as such under the laws of the United States or any state
G	A real estate investment trust
Н	A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the investment Company Act of 1940
I	A common trust fund as defined in section 584(a)
J	A bank as defined in section 581
К	A broker
L	A trust exempt from tax under section 664 or described in section 4947(a)(1)
М	A tax exempt trust under a section 403(b) plan or section 457(g) plan









## **DECLARATION FOR ULTIMATE BENEFICIAL OWNERSHIP (UBO)**

(Mandatory for Non-Individual Applicant / Investor)

PART I : APPLICANT / INVESTOR DETAILS :																									
Investor Name																									
																						1			
																PA	N				-	+	+		1
(i) I / We hereby declare Our Company is Our Company is Our Company is (ii) Details of Listed Com Stock Exchange on w <b>^ The details of ho</b>	ART II : APPLICABLE FOR LISTED COMPANY / ITS SUBSIDIARY COMPANY ONLY         ) I / We hereby declare that -        Our Company is Listed Company listed on recognized stock exchange in India        Our Company is a subsidiary of the Listed Company        Our Company is controlled by a Listed Company        Our Company is controlled by a Listed Company         i) Details of Listed Company^A         Stock Exchange on which listed         * The details of holding / parent Company to be provided in case the applicant / investor is a Subsidiary Company.         ART III : APPLICABLE FOR NON-INDIVIDUALS OTHER THAN LISTED COMPANY / ITS SUBSIDIARY COMPANY																								
(i) Category [Please tick (✓) applicable category]: Unlisted Company Partnership Firm Limited Liability Partnership Company Unincorporated association / body of individuals Public Charitable Trust																									
Religious Trust       Private Trust       Private Trust created by a Will       Others (Please specify)																									
(ii) Details of Ultimate Be	enefici	iary	Owner																						
(In case the space pr	ovideo	d is	insufficie	ent, pl	leas	se provid		nformat	ion b	y atta	chin	g sep	oarate o	 	forms)										
	(In case the space provided is insufficient, please provide the information by attaching separate declaration forms)           1         2         3         4																								
Name of UBO [Mandato with Designation / Position applicable																									
UBO Code [Refer instruc	ction 3	3]																							
PAN or any other valid II those where PAN is not																									
KYC (Yes/No) <sup>2</sup>																									
Taxpayer Identification N	lumbe	er <sup>3</sup>																							
Country of Tax Residence	y [CT	R]																 		 1	 				
CP / UBO Code [Refer li	nstruc	tion	n E]											 						 1	 				
Country of Birth [COB]																		 		 +-	 				
Date of Birth [dd- mm-yy	vvl																	 			 				
Country of Permanent A		s [C	CPA]																						
Gender [Male, Female, o	others	]																							
Father's Name																									
Occupation [Service, Bu	usines	s, C	Others]																						
Percentage of Holding (9	%) <sup>4</sup>																			1					
<ul> <li>If UBO is KYC compliant, KYC proof to be enclosed. Else PAN or any other valid identity proof must be attached. Position / Designation like Director / Settlor of Trust / Protector of Trust to be specified wherever applicable.</li> <li>If UBO is not KYC compliant, request to complete KYC formalities and send the intimation to SBFS / Fund. Attach valid address proof</li> <li>If UBO is resident / citizen of 'other than India' or citizen/tax resident/green card holder of USA, please provide Taxpayer ID Number / US Social Security Number [SSN]</li> <li>Attach valid documentary proof like Shareholding pattern duly self attested by Authorized Signatory / Company Secretary</li> <li>Note: Attached documents should be self-certified by the UBO and certified by the Applicant/Investor Authorized Signatory/ies.</li> </ul>										cified															
PART IV: DECLAR	PART IV: DECLARATION																								
I/We acknowledge and confirm that the information provided above is/are true and correct to the best of my/our knowledge and belief and provided after consulting necessary tax professionals, read & understood the FATCA terms and conditions. In case any of the above specified information is found to be false or untrue or misleading or misrepresenting, I/We am/are aware that I/We may liable for it. I/We hereby authorize you to disclose, share, remit in any form, mode or manner, all / any of the information provided by me/ us, including all changes, updates to such information as and when provided by me/ us to Mutual Fund, its Sponsor, Asset Management Company, trustees, their employees / associated parties / RTAs ('the Authorized Parties') or any Indian or foreign governmental or statutory or judicial authorities / agencies including but not limited to the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India and other investigation agencies without any obligation of advising me/us of the same. Further, I/We, authorize to share the given information to other SEBI Registered Intermediaries to facilitate single submission / update & for other relevant purposes. I/We also undertake to keep you informed in writing about any changes / modification to the above information in future and also undertake to provide any other additional information / documentary proof as may be required at your end. Authorized Signatories [with Company/Trust/Firm/Body Corporate seal]																									
Autho	Authorized Signatory Authorized Signatory Authorized Signatory																								
																 			7						
Place Date D D M M Y Y Y Y																									

### **GENERAL INFORMATION & INSTRUCTIONS000**

As per SEBI Master Circular No. CIR/ISD/AML/3/2010 dated December 31, 2010 regarding Client Due Diligence policy, related circulars on anti-money laundering and SEBI circular No. CIR/IMIRSD/2/2013 dated January 24, 2013, non- individuals and trusts are required to provide details of controlling persons [CP] / ultimate beneficiary owner [UBO] and submit appropriate proof of identity of such CPs / UBOs. The beneficial owner has been defined in the circular as the natural person or persons, who ultimately own, control or influence a client and / or persons on whose behalf a transaction is being conducted, and includes a person who exercises ultimate effective control over a legal person or arrangement.

### 1. Ultimate Beneficiary Owner [UBO]:

### A. For Investors other than individuals or trusts:

- The identity of the natural person, who, whether acting alone or together, or through one or more juridical person, exercises control through ownership or who ultimately has a controlling ownership interest. Controlling ownership interest means ownership of / entitlement to:
  - more than 25% of shares or capital or profits of the juridical person, where the juridical person is a company;
  - more than 15% of the capital or profits of the juridical person, where the juridical person is a partnership;
  - 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.
- (ii) In cases where there exists doubt under clause (i) above 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 of the natural person exercising control over the juridical person through other means like through voting rights, agreement, arrangements or in any other manner.
- (iii) Where no natural person is identified under clauses (i) or (ii) above, the identity of the relevant natural person who holds the position of senior managing official.

### B. For Investors which is a trust:

The identity of the settler of the trust, the trustee, the protector, the beneficiaries with 15% or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

### C. Exemption in case of listed companies / foreign investors

The client or the owner of the controlling interest is a company listed on a stock exchange, or is a majority-owned subsidiary of such a company, it is not necessary to identify and verify the identity of any shareholder or beneficial owner of such companies. Intermediaries dealing with foreign investors; viz., Foreign Institutional Investors, Sub Accounts and Qualified Foreign Investors, may be guided by the clarifications issued vide SEBI circular CIR/MIRSD/11/2012 dated September 5, 2012, for the purpose of identification of beneficial ownership of the client

#### 2. KYC requirements

Beneficial Owner(s) is / are required to comply with the prescribed KYC process as stipulated by SEBI from time to time with any one of the KRA & submit the same to AMC. KYC acknowledgement proof is to be submitted for all the listed Beneficial Owner(s).

### 3. Controlling Person Type [CP / UBO] Codes:

UBO Code	Description
01	CP of legal person-ownership
02	CP of legal person-other means
03	CP of legal person-senior managing official
04	CP of legal arrangement-trust-settlor
05	CP of legal arrangement-trust-trustee
06	CP of legal arrangement-trust-protector
07	CP of legal arrangement-trust-beneficiary
08	CP of legal arrangement-trust-other
09	CP of legal arrangement-other-settlor equivalent
10	CP of legal arrangement-other-trustee equivalent
11	CP of legal arrangement-other-protector equivalent
12	CP of legal arrangement-other-beneficiary equivalent
13	CP of legal arrangement-other-other equivalent
14	Unknown



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### THIRD PARTY PAYMENT DECLARATION (Should be enclosed with each payment)

- Payments by : Parent / Grand-Parents/Related Persons Other than the Registered Guardian
- Payments to : To a Minor Folio only; In consideration of: Natural love and affection or as gift only
- Maximum Value : Not Exceeding ₹ 50,000/- (each regular purchase or per SIP installment)

### Application and Payment Details (All details below are Mandatory, including relationship, PAN & KYC):

Folio No.						Applic	ation	Form	n No.									
Beneficial Minor's Name																		
Investment Amount in ₹																		
Payment Cheque No.							Date	ed		D	D	Μ	Μ	Y	Y	Y	Y	
Cheque Drawn on Bank																		
Cheque Drawn on A/c. No.																		

### **Declaration and Signatures:**

	Parent / Grand-Parents / Related Persons Other than the Registered Guardian	Guardian of Minor, as registered in the Folio
Name		
Relationship with Minor		
Income Tax PAN		
KYC Acknowledgement	Attached (Mandatory for any amount)	Attached (Mandatory for any amount)
Declaration	I hereby declare and confirm the minor stated above is the beneficial owner of the investment details mentioned above and I am providing the funds for these investments on account of my natural love and affection or as gift from my bank account only.	I confirm that I am the legal guardian of the Minor, registered in folio and have no objection to receiving these funds on behalf of the Minor.
Signature		
Contact Number		

### BANKER'S CERTIFICATE in case of Demand Draft / Pay Order / Any Other pre-funded instrument

To whomsoever it may concern, we hereby confirm the following details regarding the instrument issued by us:

### Instrument Details:

Instrument Type	Demand Draft	Pay Order / Banker's Cheque										
Instrument Number		Date D D M M Y Y Y Y										
Investment Amount in ₹												
In Favour of / Favouring												
Payable At												

### Details of Bank Account Debited for issuing the instrument:

Bank Account No.		Account Type
Account Holder Details	Name	Income Tax PAN
1		
2		
3		

### If the issuing Bank branch is outside India:

We further declare that we are registered as a Bank / branch as mentioned below:

Under the Regulator	Name of the Regulator						
In the Country	Country Name						
Registration No.	Registration Number						
We confirm having carried out necessary Customer Due Diligence with regard to the Beneficiary and to the source of the funds received from him, as per the standards of Anti-Money							

Laundering laws and other applicable relevant laws in our country.

### Branch Manager/ Declarant(s)

Signature		
Name		
Address		Bank & Branch Seal
City	State Postal Code	
Country	Contact Number	

Important Note: It is clarified that the bankers certificate suggested above is recommendatory in nature, as there may be existing Bank Letters / Certificates / Declarations, which will confirm to the spirit of the requirements, if all required details are mentioned in the certificate.

### CUSTODIAN ON BEHALF OF AN FII OR CLIENT (Should be enclosed with each Third party payment. See Instruction bv) on page 19)

To whomsoever it may concern

### Application and Payment Details (All details below are Mandatory)

Folio No.										App	licatio	n For	m No.										
Beneficial Applicant / Investor Name																							
Investment Amount in ₹																							
Payment Mode		Chequ	le			Fun	d Tran	sfer			RT	GS			NEF	Г							
Payment Cheque / UTR No.											D	ated		D	D	M	Μ	Y	Y	Y	Y		
Payment from Bank														-		-					-		
Payment from A/c. No.																							
We further declare that we are registered as a Custodian with SEBI under Registration No																							
We confirm the beneficial owner as stated a Applicant / Investor.	bove a	and tha	at this	payme	ent is i	ssued	by us i	in our	capaci	ity to tl	пе Арр	licant /	Invest	or. Th	e sou	rce of	this pa	aymei	nt is fr	om fui	nds pr	ovided to u	is by th

Signature of Declarant(s) :		
Name of Declarant(s):		
Income Tax PAN :		
Address of Declarant(s) :		
		_ State :
Postal Code :	Country :	
		stematic Investment Plans or Lump sum / one-time subscription, through
Payroll deductions or deductions out of exp	ense reimbursements. Should	be enclosed with each Third party payment. See Instruction bv) on page 19)
	To whomsoeve	r it may concern
We hereby declare that the Applicant Form No/s		for subscription of units in
		(Name of the Scheme / Plan / Option) is accompanied by
ChequeNo		Dated
Drawn on		(Name of the Bank / Branch).
We confirm that the beneficial owner(s) of the invest	tment in these units is / are	
		(Name of the Employee/s, with employee number/s).
who is / are my / our employee/s and am providing	g the funds for these investments	through the payroll deduction or deductions out of expense reimbursements.
SignatureofDeclarant(s):		
NameofDeclarant(s):		
Income Tax PAN :		KYC Acknowledgement attached (Mandatory for any amount)
AddressofDeclarant(s):		
City:		State:
PostalCode:		Country:
Signature of Beneficiary (ies) :		
Signature of Beneficiary (ies) :		

### AMC INVESTOR SERVICE CENTRES :

Mumbai: 2nd Floor, French Bank Building, 62, Homji Street, Fort, Mumbai - 400 001. Mumbai - Borivali: Shop no. 5, Chitalia Enclave Co-op. Hsg. Soc. (Kapoor Apt.), Junction of Punjabi lane & Chandavarkar road, Borivali (W), Mumbai - 400092. Mumbai - Thane: Shop No. 02, Ground Floor, ShubhJyot CHS, Near Ghantali Temple, Naupada, Thane (West) 400602. Bengaluru: Unit No. 205, 2nd Floor, West Wing - Raheja Tower, 26-27, M. G. Road, Bangalore 560 001 Chennai: 3rd Floor, Prince Towers, Door Nos. 25 & 26, College Road, Nungambakkam, Chennai - 600 006. Kolkata: 9th Floor Landmark Building, 228A, A.J.C. Bose Road, Kolkata - 700020. New Delhi: 8th, Floor, Dr. Gopal Das Bhawan, 28 Barakhamba Road, New Delhi - 110 001. Pune: Office No. A-4, Fourth Floor, Deccan Chambers 33/40, Erandwana, Karve Road, Pune - 411 004. Ahmedabad: 302, 3rd Floor, VIVA complex, Near Parimal Garden, Ellisbridge, Ahmedabad - 380 006. Hyderabad-Telangana: 8-2-618/8 & 9, Unit No. 404, ABK Olbee Plaza, Banjara Hills Road No. 1811, Hyderabad, Telangana.

### **SBFS CUSTOMER CARE CENTRES :**

Agra: First Floor. Sky Tower. 29-F/2 11. Saniay Palace. Agra - 282002 Ahmedabad: 104. First Floor. Shivam Complex. Nr. Silicon Tower. Opp. National Handloom Law Garden. Ellisbridge. Ahmedabad 380006 Ahmednagar: 209, 2nd Floor, Adish Plaza, ICICI Home Finance Building (Opp. Dowle Hospital) Nagar Manmad Road, Savedi, Ahmednagar 414003 Ajmer: 1st Floor, Adjoining K C Complex Opp: Daulat Bagh, Ajmer 305001 Akola: C-13, First Floor, Dakshata Nagar Vyapari Complex Sindhi Camp Chowk, Akola 444001 Aligarh: Shop No.7 & 22, U.G.F ALIG Corporate Plaza, Marris Road, Aligarh, Uttar Pradesh 202001 Allahabad: 1st Floor, Saroj Bhavan, 14/4, Stanley Road, Near Patrike Crossing, Civil Lines, Allahabad 211001 Alwar: 29, Harshil Tower, 3 Rd Floor Naru Marg, Keshav Nagar, Alwar 301001 Amaravathi: 2nd Floor, Sakshi Complex, Opp. to Rajapeth Police Station, Mudholkar Peth, Badnera Road, Amaravathi - 444605. Ambala: I Floor, SCO No 102, Above State Bank of Bikaner & Jaipur, Prem Nagar, Ambala City - 134 003 Amritsar: 1st Floor, 27-A, Classic Plaza, Majitha Road, Amritsar Land mark : Above Punjab National Bank, Amritsar 143001 Anand: 2, Drashti Arcade, 2nd Floor, Opp. HDFC Bank, Lambhvel Road, Anand-388 001, Gujarat Anantapur: 1st Floor T Nagaraju Complex, D.No. 10/323, Sarojini Road, Opp. To Vasunderadevi Hospital, Near Clock Towers, Anantapur 515001 Asansol: 1st Floor, Above United Bank of India, B.B. College More, Ushagram East, G.T. Road, P.O. Asansol, Dist. Burdwan, Asansol 713303 Aurangabad: 1st Floor, Plot no. 26, Keshansinghpura, (Old Ashoka Aurangabad Hotel), Behind ABC Complex & District Court, Adalat Road, Aurangabad 431005. Balasore: First Floor, Choudhury Niwas, P O – Sahadeb Khuntha Near Bus Stand, Balasore - 756001 Baroda: 518 & 519, Centre Point, R C Dutt Road Alkapuri, Baroda 390005 Bareilly: II Floor, 116, Civil Lines, Circuit House Road, ICICI Bank Building, Bareilly 243001. Belgaum: 1st Floor, Shop No.8, Mujawar Arcade, Mujawar Compound P B Road, Nehru Nagar, Belgaum 590010 Bellary: Flat No.3 & 9,1st Floor, Ward No.16, T.S. No.52 Near Clock Tower Circle, Bellary 583101 Bengaluru: S-403, Manipal Centre, 47, Dickenson Road, Bengaluru 560042 Berhampur: 1st Floor, Alakananda Enclave, 1st Lane, Gajapati Nagar, Ganjam Dist, Berhampur 760010 Bhagalpur: Ground Floor, Radha Rani Sinha Road, Opp - Church Gate, Jagdispur, Bhagalpur 812001 Bharuch: No.230-232, 2nd Floor, Aditya Complex, Kasak Circle, Bharuch 392002 Bhatinda: 1st Floor, 3038 - A Guru Kanshi Marg, Bhatinda 151001 Bhavnagar: F-1, 'Shree Krishna Complex', Survey No.-199, Plot no. 1-A/B/C/D, Desai Nagar, Chitra, Bhavnagar, Gujarat - 364 003 Bhilai: No. 36/3, Second Floor, Nehru Nagar (East), Above ING Vysya Bank, Bhilai, Durg District, - 490020 Bhilwara: Second Floor, Budh Plaza Opp: Circuit House, Basant Vihar, Bhilwara 311001 Bhopal: Plot No. 6, VnV Plaza, 3rd Floor Zone II M P Nagar, Bhopal 462011 Bhubaneshwar: 2nd Floor, Banadev Bhawan, A/108, Saheed Nagar, Khurda Dt, Bhubaneshwar 751007 Bhuj: Office No.7, First Floor, Royal Plaza, Plot No.2 & 3, Near Shiv K pa Nagar, Bhuj-Mirzapur Highway, Bhuj 370001 Bikaner: 2nd Floor, Chugh Mansion, Opp. DRM Office, Modern Market, Bikaner 334001 Bokaro: 1st Floor, Ms. Ranju Automobiles Pvt. Ltd Main Road, Chas, Bokaro 827013 Burdwan: No. 5B, M.V Apartment, 35 G.T. Road, Parbirhata, Po: Sripally, Burdwan - 713103 Chandigarh-Mohali: SCO 56-57, 2nd Floor, Phase- II, Above HDFC Bank, Mohali – 160072 Chembur: Flat No. 313, Swastik Chambers 3rd Floor, Sion-Trombay Road, Chembur, Mumbai 400071 Chennai: Ground Floor, 19, Patullos Road, Chennai 600002 Coimbatore: No.62, First Floor, 'Time Square' Balasundaram Road, A.T.T. Colony, (Near RTO Office), Coimbatore 641012 Cuddapah: Ist Floor, Lalithamma Building; Ngo's Colony, Upstairs Union Bank Of India, Cuddapah 516002 Cuttack: First Floor, Kailash Plaza, (above Yes Bank), Link Road, Cuttack, Orissa – 753012 Davangere: # 268/3, Jayavibhava Nilaya, First Floor, Opp Ram & Co Provision Stores, 4th Main, P.J.Extension, Davanagere 577002 Dehradun: Shiva Palace, Ilnd Floor 57 / 19, Rajpur road, Dehra Dun 248001 Dhanbad: 1st Floor, Shop No.107, Sree Ram Plaza, Dhanbad 826001 Durgapur: Sri Chaitanya Complex, 2nd Floor, Bengal Ambuja Phase II, Ambetkar Sarani, City Centre, Durgapur MC 713216 Ernakulam : 1st Floor, Welfare Services Centre, Ponnurunni, Vytilla PO, Ernakulam 682019 Erode: Ms. URT Tower, No. 139/1, Perundurai Road, Erode - 638011 Faridabad: SCO 107, 1st Floor, Sector - 16, Behind Sagar Cinema, Above J & K Bank, Faridabad 121002 Ghaziabad: 1st Floor, FF - 31, Konark Building, GDA Market, RDC, Ghaziabad 201001 Gorakhpur: No: 402/C, Opposite to MG College, M.G. Road, Bank Road, Pudilpur, Gorakhpur, Uttar Pradesh - 273001 Guntur: Door No 6-9-9, First Floor, 9th Lane, 2nd Cross, Arundelpet, Guntur - 522002 Gurgaon: III Floor, SCO No 62, Old Judicial complex, Civil lines, Gurgaon - 122 001, Haryana Guwahati: Door No. 3C, Dihang Arcade, G.S Road, 3rd floor, Dist - Kamrup, Near-Goenka Ready Mates - 781005. Gwalior: II Floor, 44 City Centre, Narayan Krishna Madhav Rao Scindia Road, Gwalior 474002 Hisar: Shop No. 46 DSB, First Floor, Red Square Market, Hisar, - 125001 Hosur: "SAI PRABHA" Towers, Denkanikotta Road, Opp. Dhanam Super Market, Hosur - 635109 Hubli: 1st Floor, Centre Point 107, 108 New Cotton Market, Sanje Vani Press, Hubli 580029 Hyderabad-Somajiguda: Sri Sai Goverdhan Kunj, Flat No-401,4th Floor, GHMC No-7-397/101, 118, Opp. Dominos, S. R. Nagar, Hyderabad – 500038 Indore : No: 103, Dev Darshan Apartment, In front of Sanghi Brothers, Palasia Square, Indore - 452001 Jabalpur: Second Floor,"Digamber Tower", 936, Wright Town, Pandit Bhawani Prasad Ward, Jabalpur, Madhya Pradesh 482002 Jaipur : 205,2nd Floor, Sangam Towers, Church Road, OFF. M I Road, Jaipur 302001 Jalandhar: Shop no 43 & 44, Fifth Floor, City Square Building, GT Road, Jalandhar 144001 Jalgaon: 2nd Floor, India Plaza Complex, Vivekananda Nagar, Swatantry Chowk, Jilha Peth, Jalgaon 425001 Jammu: Sadhana Commercial Building, No 27, A/c Gandhi Nagar Jammu 180001 Jamnagar: 404, Corporate House, Opp. To St. Ann's High School, Pandit Nehru Marg, Jamnagar 361008 Jamshedpur: 3rd Floor, Madhukunj Building, Q-Road, Bistupur, Jamshedpur - 831001 Jhansi: Shop No. 5, Narayan Plaza, JOJO House, Infront of Employment Exchange, Gwalior Road, Jhansi - 284001 Jodhpur: 201, 202, Second Floor, Mody Arcade Chopasani Road, Near Bombay Motors, Jodhpur 342003 Junagadh: 2nd Floor, Shop No.212, Amba Arcade, M G Road, Junagadh 362001 Kakinada: 2nd Floor, D. No.5-1-61, Opp. Brindhavan Lodge, Main Road, Surya Rao Peta, Kakinada 533001 Kancheepuram: 24, Annai Indira Gandhi Salai (Nellukara Street), Kanchipuram 631502 Kannur : "The Centrium", 2nd Floor, Near Kalyan Silks,Kannothumchal, Chowa P.O, Kannur- 670006 Kanpur: 217, 2nd Floor "Kan Chamber", 14/113 Civil Lines (Near Krishna Tower), Kanpur 208001 Karim Nagar: 1st Floor, House No: 8-6-179/2A Hyderabad Road, Above Mahi Motors, Kothirampur, Karimnagar 505001 Karur: SRN Towers, IInd Floor, TS No. 208/1, 1st Cross, Covai Road, Sengunthapuram, Karur 639001 Kolhapur: Office No:12, 2nd Floor, R.D. Vichare C plex (Gemstone), Near Central Bus Stand, New Shahupuri, Karveer Maharashtra, Kolhapur - 416001 Kolkata: "Chowringhee Court", 2nd Floor, Unit No.33, 55/55/1, Chowringhee Road, Opp. Nehru Children Museum, Kolkata 700071 Kollam : 1st Floor, KMK Complex, Second Milestone, Kilikollur, Kollam 691004 Kota: Second Floor, Above Reebok Showroom, 393, Shopping Centre, Nr. Ghode wale Baba Circle, Kota – 324007 Kottayam: 1st Floor, Kytharam Complex, Union Club Junction, Kottayam 686001 Kozhikode: No.5/3249-H, First Floor, Century Plaza Building, Behind KTC Petrol Pump, Indira Gandhi Road(Mavoor Road), Kozhikode 673001 Kumbakonam: 1st Floor, Nalli Plaza, Old Door No:34&34A, T S R Big Street, Kumbakonam 612001 Kurnool: DPLR Plaza, 2nd Floor, Upstairs SBI (Old Town-branch), Opp: Children's Park, Eswar Nagar, Kurnool 518004 Latur: Sanmaan, First Floor, Opp to Amba Mata Mandir, Chandra Nagar, Latur 413512 Lucknow: 303, Third Floor, Sky Hi Chambers, 11/5, Park Road, Lucknow - 226 001, Uttar Pradesh Ludhiana: S C O-13, 1st Floor, Shanghai Towers, Feroz Gandhi Market, Ludhiana 141001 Madgaon: Second Floor, Saldana Business Tower, Wing A, 212, Near Mapusa Court, Mapusa - Goa 403507 Madurai: 37, Krishna Rao Tank Street, (TVS Co-operative Store) Madurai, 625001 Mangalore: 2nd Floor, Krishna Prasad Bldg. Above Pabbas Ice Cream Parlour, Nr. Mangalore City Corporation, Lal Bagh, Mangalore 575003 Mathura: 3rd Floor, Shop No.330, Dwarikadheesh Plaza, Mohalla Brijnagar, Junction Road, Sonkh Adda, Mathura 281001 Mehsana: FF/01, Sigma Oasis, Nr. Raikamal Petrol Pump, Besides Hdfc Bank, Highway Road, Mehsana - 384002 Moradabad: 2nd Floor, Office No.3, Vallabh Complex, Near PMS School Civil Lines, Moradabad 244001 Mumbai : 5, Apeejay House, 130, Apollo Street, Fort, Mumbai - 400 023 Muzaffarpur: Saroj Complex, Ground Floor, Diwan Road, Musahri Ramna, Muzzaffarpur – 842002 Mysore: Venjay, Edifice, II Floor, No.37, JLB Road Chamarajapuram, Mysore 570005 Nagpur: 110-111, Shri Mohini Complex, Opp. Kasturchand Park 345, Kingsway R d, Nagpur 440001 Nasik: First Floor, Padma-Vishwa Regency, Behind Saroj Travels, Next to Manavta Cancer Hospital Mumbai Naka, Nasik, Dindori 422001 Navsari: 1st Floor, Shop No.116, Manohar Complex, Opp. Dabu Hospital, Fuwara, Navsari 396445 Nellore : 24/1677, Brahmanandapuram, Dargamitta, Nellore 524003 New Delhi: 605, Sixth Floor 'Ashoka Estate Building', 24, Barakhamba Road, New Delhi 110001 Palakkad: First Floor, 15/513 (50), Akshava Foundation, Stadium Bve-Pass Road, Palakkad 678001 Panipat: 1st Floor, No.75, BMK Market, G.T.Road, Panipat, 132103 Patiala: Third Floor, SCO-107, New Leela Bhawan, Near Yes Bank, Patiala – 147001 Patna: 104, C-Block, Laxmi Kant Parisar Jamal Road, Near Ambition Business Centre, Patna - 800001, Bihar Pondicherry: Ms Royal Enclave, Plot No. 19, 100 Feet Road, Mudaliarpet-Pondicherry - 605004 Pune: 1st Floor, 'Mantri Vertex' Law College Road, Pune 411004 Raichur: Sai Ram complex, 1-10-38, Station Road Opp. Ram Mandir, Raichur 584101 Raipur : 203, 2nd Floor, Vanijaya Bhavan, Devendra Nagar Road, Raipur 492001 Chattisgarh Rajahmundry: AMT Plaza, C18, Second Floor, D. No. 76-5-29, Ganuga Street, Gandhipuram- 2, Rajamundry - 533103 Rajkot: 201, TITAN Complex, 2nd Floor, Kalawad Road, Near G T Seth School, Opp. to Punjab Honda, Rajkot 360005 Ranchi: 1st Floor, Amarnath Complex, New Daily Market, Ranchi. 834001 Ratlam: 2nd Floor, 16/45, Ratlam Plaza, Block NO.C, Opp. ICICI Bank, Ratlam 457001 Rohtak: 2nd Floor, Shop No.5-B, Gopal Complex, Civil Road, Rohtak 124001 Rourkela: Plot No. 309/P, 2nd Floor, Udit Nagar, Opp. Ambedkar Chowk, Dist-Sundergarh, Rourkela, Odisha 769012 Sagar: 1st Floor, Singhai Buildings, 10, Civil Lines, Sagar 470002 Salem-City: Sri Vari Shopping Mall , First Floor no 2/91 New Bus Stand Road , Meyyanoor Salem 636004 Sambalpur: 1st Floor Sabat Complex, Near WESCO Office, Main Road, Ainthapalli Sambalpur Odisha - 768004 Sangli: Shiv Ratna Complex, S4, 3rd Floor, CST No.1047B, College Corner North Shi ji Nagar, Madhavnagar 416416 Satna: 2nd Floor, Collectorate Road, Civil Line, (Above M/S. Siddhivinayak Motors), Satna, Satna 485001 Shimla: 1st Floor, Hameer House, Lower Chakker, Shimla 171005 Shimoga: Srija Archade, 1st Parallel Road, 1st Cross, Opp. Uma Dental Clinic Road, Javanagar, Shimoga - 577201 Sholahpur: 786.Maruti Tele Sankul, South Kasba, Shinde Chowk, North Sholapur 413007 Siliguri: Shree Radha Complex, Block-B 2nd Floor, Iskon Mandir Road Siliguri, dt Darjeeling 734001. Surat: No. 607, 21st Century Business Centre, Near Udhan Darwaja, Ring Road, Surat - 395002 SurendraNagar: 2nd Floor, Rudraksh, Plot No. 328, Opp. to New Age Industries, Wadhwan Road, Surendra Nagar – 363035 Thiruvananthapuram: 2nd Floor, Ali Plaza Building, Opp. Tennis Club, Kaudiar, Thiruvananthapuram 695003 Thrissur: Second Floor, R V Trade Centre, Patturaikkal Junction, Near Karthiyani Nursing Home, Shoranur Road, Thrissur 680022 Tirunelveli: No 985/1-C2, 1D, Indira Complex, South Bye pass Road, Opp. Passport Offi ce, Tirunelveli - 627005. Tirupathi: Door No 2/89, 1st Floor, Tiruchanur Road, Sreenivasapuram, Tirupathi 517503 Tirupur: 70/74, J.G Nagar, K.S.N Complex, 2nd Street, 60 Feet Road, Near North RTO, Tirupur - 641602. Trichy: Bus Plaza, 2nd Floor. Front No.5-G, Lawsons Road, Contonment, Trichy 620001 Udaipur: 4th Floor, Plot No. 32/1105, Centre Point, Opp. B.N. College, Udaipur - 313001 Udupi: Second Floor, Andrade Arcade, Near Syndicate Bank, Catholic Centre, K M Marg, Udupi – 576101 Valsad: 2nd Floor, Shop No.216, Trade Centre, Station Road, Valsad. 396001 Vapi: Shop No.19 & 20, 1st Floor, Walden Plaza, Imran Nagar, Opp. to SBI, Daman - Silvassa Road, Vapi 396191 Varanasi : Flat no.7, 2nd Floor, Rama Kunj, C-32-22/17 Ram Singh Rana Nagar Colony, Cantt Sigra Road, Varanasi 221002 Vijayawada : # 40-1-126, First Floor, Vasanth Plaza, Chandramoulipuram, Benz Circle, Vi yawada 520010 Vellore: First Floor, 141/3 M.P Sarathi Nagar, Vellore District Bus Owner Association Building, Chennai-Bangalore Bypass Road, Vellore - 632012 Visakhapatnam: D NO 47-10-13, 1st Floor, Redanam Regency, Near Diamond Park, Dwaraka Nagar, Vishakapatnam 530016 Warrangal: D.NO : 15-1-422/A/B, 2nd Floor, S.V.S Legend, Beside Industrial Estate Kaman, S.V.P. Road, Warangal 506002 YamunaNagar: SCO-103, 1st Floor, Sector 17, Huda Jagadhari By Pass Road, Jagadhari, Yamunanagar 135001



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