Key Information Memorandum



## **Religare Invesco Fixed Maturity Plan -**Series 27 - Plan B

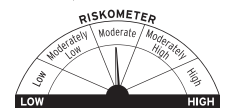
(A Close - Ended Debt Scheme)

#### Suitable for investors who are seeking\*

generate income over the tenure of the Scheme

• generate income by investing in debt and money market instruments

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



Investors understand that their principal will be at moderate risk

Tenure of the Scheme is 1101 days from the date of allotment (including the date of Allotment)

Offer for Units of Rs. 10 each for cash during the New Fund Offer Period

New Fund Offer Opens on

December 21, 2015

New Fund Offer Closes on

Scheme re-opens for continous sale and repurchase on :

December 28, 2015

Not Applicable<sup>1</sup>

<sup>1</sup>As the Scheme is a close ended debt scheme, the Scheme will not provide redemption facility until Maturity Date/ Final Redemption Date. The Units of the Scheme will be listed on the National Stock Exchange of India Ltd. (NSE). Investors can purchase/ sell Units on a continuous basis on the Stock Exchange(s) on which the Units are listed.

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.religareinvesco.com

The Scheme particulars have been prepared in accordance with Securities and Exchange Board of India (Mutual Funds) Regulations, 1996, 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.

#### Disclaimer of National Stock Exchange of India Ltd. (NSE)

"It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Scheme Information Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Draft Scheme Information Document. The investors are advised to refer to the Scheme Information Document for the full text of 'Disclaimer Clause of NSE'."

#### This KIM is dated December 10, 2015.

SPONSORS	INVESTMENT MANAGER	TRUSTEE	MUTUAL FUND
Religare Securities Limited D3, P3 B, District Centre, Saket, New Delhi - 110 017.	Religare Invesco Asset Management Company Private Limited 3rd Floor, GYS Infinity,	Religare Invesco Trustee Company Private Limited 3rd Floor, GYS Infinity,	Religare Invesco Mutual Fund 3rd Floor, GYS Infinity, Paranjpe 'B' Scheme, Subhash Road,
Invesco Hong Kong Limited 41/F, Citi Bank Tower, <mark>3 G</mark> arden Road, Central, Hong Kong.	Paranjpe 'B' Scheme, Subhash Road, Vile Parle (E), Mumbai - 400 057.	Paranjpe 'B' Scheme, Subhash Road, Vile Parle (E), Mumbai - 400 057.	Vile Parle (E), Mumbai - 400 057.

# RELIGÁRE AN Invesco Mutual Fund

	Tenure of the Scheme is 1101 day		3		a de a de a de la compañía de la com							
nvestment Objective	To generate income by investing the Scheme.	in a portfolio of debt and mone	ey market instrumer	its maturing on or before	e the date of maturity							
	However, there is no assurance of assure or guarantee any returns.	or guarantee that the investmer	nt objective of the S	Scheme will be achieved	d. The Scheme does r							
sset Allocation Pattern of	Under normal circumstances, the	asset allocation of the Scheme	would be as follows:									
ne Scheme		Indicative Allocatio	on (% of total assets	) Risk	Risk Profile							
	Instruments	Minimum	Maximum		edium/Low							
	Debt Instruments	80	100	Low to	Medium							
	Money Market Instruments	0	20	l	_OW							
	The Scheme will not invest in sec The Scheme will not participate is sector (excluding investments in Public Sector Banks) shall not exc (over and above the limit of 30%) to AA and above rated securitie investment/exposure in HFCs will by AMFI. In case AMFI classification specified by AMFI. The Scheme will not undertake on The Scheme may use derivatives restricted to 50% of the net assets	in Credit Default Swaps (CDS) for Bank CDs, CBLO, G-Secs, T-Bills - ceed 30% of the net assets of the not exceeding 10% of the net as si sisued by Housing Finance C not exceed 30% of the net asset on is not available for an issuer, A werseas investments / invest in for for purposes as may be permitte s of the Scheme.	or corporate bonds. and AAA rated sect e Scheme. Further a sosets of the scheme ' companies (HFCs) re s of the scheme. AM AMC will classify the oreign securities. ed from time to time	The total exposure of th urities issued by Public F n additional exposure to will be allowed by way o egistered with National C shall utilize the "Sector" issuer internally based o e. The maximum gross d	e Scheme in a particu inancial Institutions a financial services sec f an increase in exposi Housing Bank. The to 'classification prescrib n the "Sector" categor erivative position will							
	However, the cumulative gross ex subject to SEBI circular dated Aug derivative exposure to create secu	just 18, 2010 w.r.t. investments in	derivatives. For the									
nvestment Strategy of the scheme	The investment objective of the So on or before the date of maturity		esting in a portfolio	of debt and money mark	et instruments maturi							
	on or before the date of maturity of the Scheme. Under normal circumstances, passive portfolio management strategy would be adopted.											
	The total exposure of the Scher securities issued by Public Financia an additional exposure to financia will be allowed by way of an inc registered with National Housing AMC shall utilize the "Sector" class the issuer internally based on the	ial Institutions and Public Sector al services sector (over and above crease in exposure to AA and al g Bank. The total investment/exp sification prescribed by AMFI. In	Banks) shall not exc e the limit of 30%) no bove rated securitie bosure in HFCs will r case AMFI classificat	eed 30% of the net asset ot exceeding 10% of the s issued by Housing Fin not exceed 30% of the n	s of the Scheme. Furth net assets of the scher ance Companies (HF et assets of the scher							
	The fund manager will follow a str will carry out rigorous in depth c evaluation includes a study of the and the short term/ long term fir as the guide to credit quality.	credit evaluation of the money r operating environment of the is	market and debt ins ssuer, the past track r	truments proposed to b ecord as well as the futur	e invested in. The cre re prospects of the iss							
	Additional disclosure pursuant to	SEBI circular dated August 1, 20	11:									
	a) Credit Evaluation Policy:	·										
	<ul> <li>borrower/issuer. Investment to company. The due diligence risk. For evaluating industry rocompetitive scenario, demand regulatory environment &amp; poevaluation model which take analysis of the financial data management track record, int any defaults to their creditors to seek further clarifications a forward. The financial analysis report from the credit analyst</li> <li>b) The Scheme shall not invest in</li> </ul>	, ,	alyst for conducting omic risk, industry r across industries wh s (if any), profitability, edit analyst prepares and quantitative par alitative factors like lity of the products of eetings with the ma al performance of the ad against its peers to ed on the credit risk a prate operating in ge	the due-diligence and ti isk, business risk, financi- ich are evaluated includ cyclicality, vulnerability ti s a detailed research re- rameters. The research re- the sector in which the of the company in the ma- nagement of the compa- te company and undersi- p measure relative streng analysis. em & jewellery.	horough analysis of ea al risk and manageme e size, historical grow o technological chang port based on the cre aport includes a detail company operates, t arket, past track record ny are arranged in ord tand its strategies goi ths and weaknesses. T							
	c) Floors and ceilings within a ra	ange of 5% of the intended alloca	ation against each s	ub asset class/credit ratir	ng will be as follows:							
	Instruments/ Credit Rating Certificate of Deposits(CDs)	9 AAA -	A1+ A	A <sup>1</sup> A <sup>1</sup>	Not Applicable							
	Commercial Papers (CPs)	- 	-		-							
	Non-Convertible Debenture CBLO, G - Sec, T - Bills	es (NCDs) 95% - 100%	-		- 0 - 5%							
		A chall include A Land A & AA	Land AA recorded	-	0 - 3%							
	•	AA shall include A+ and A- & AA- nt towards higher credit rating ir		·								
	e) In case of non availability of a	nd taking into account the risk-r easury Bills and Cash Managem	reward analysis of CF	s, NCDs, the Scheme ma								
	f) At the time of building up the and cash equivalent and high	e portfolio post NFO and towards	the maturity of the	Scheme, there may be a	higher allocation to c							
	g) Subsequent to the initial por like (i) Inflows on account of											

RELIGÁRE AN INVESCO Mutual Fund

	anticipation c or equivalent not available.	of any adverse credit event. Ir ) / Treasury Bills / Cash Mana	n such cases, the Scheme agement Bills /CBLO) till s	as an alternate wo uch time as suita	ould invest in CDs of highest ble instruments of desired o	credit ratings (A1 redit quality is/ ar
	h) All investmer	nt shall be made based on t the most conservative public	he rating prevalent at the	e time of investm	ent. However, in case of an	instrument havin
	<b>J</b> .	of any deviations from the flo	, ,		r any instrument, the same s	shall be rebalance
		t be any variation between n d, e, f & i above.	the intended portfolio all	ocation and the f	final portfolio allocation exc	ept the exceptior
	Fixed Income	Securities (Debt Instruments int paid at fixed dates. It is a ot limited to Government se securities/mortgage backed	): Fixed income securities ( contractual or written assu curities, treasury bills, corp securities, pass through ce	or debt instrumen urance to repay a porate bonds, deb ertificates etc.	nts are financial claims with p debt. Fixed income securitie entures, commercial papers,	romised cash flow s/debt instrument floating rate note
	<ul> <li>Diversification in case of mo</li> </ul>	n: The Scheme will try to ach ney market instruments. tion criteria: The process of s	nieve diversification by ha	ving at least 7 issu	uers in case of debt instrume	
	<ul><li>Investment</li><li>Credit qual</li><li>Liquidity of</li></ul>	tobjective and asset allocat lity of the security, judged by f the asset in the secondary the security on the portfolio	ion mandate of the schen y using internal research a market (based on historic	ne as specified in and rating assigne al traded volume	the scheme information do ed by the credit rating agen	
Risk Profile of the Scheme	Mutual Fund Unit before investmer	ts involve investment risks in nt. Scheme specific Risk Facto	cluding the possible loss of or a summarized below	of principal. Please v:	,	
	marketability	ed with investing in fixed ir risk, re-investment risk etc.	,			
	securities and as well as disp derivative to o	ed with the use of derivative l other traditional investmen proportionate losses to the ir correlate perfectly with unde lerivative quickly enough at	its. Derivative products are nvestor. Other risks include erlying assets, rates and inc	ssibly greater tha e leveraged instru e risk of mispricin dices, illiquidity ris	n, the risks associated with i ments and can provide disp g or improper valuation and sk whereby the Scheme may	nvesting directly proportionate gair the inability of th y not be able to se
	<ul> <li>Risks associat Exchange(s) r their NAV etc.</li> </ul>	ed with trading of Units o nay be halted because of m	n Stock Exchange(s) invo arket conditions or for oth	blve absence of p her reasons, the L	prior active market, trading Jnits of the Scheme may tra	in Units on Sto de above or belo
	Risk Mitigation	-				
	Type of Risk	Measures to mitigate r		tatuata au (i.a. la u	upped healed) the ANAC do no	t foresser velatili
	Volatility	As the Scheme would for risk in the portfolio.	bliow passive investment	t strategy (i.e. bu)	/ and hold), the AMC do no	t foresee volatili
	Liquidity	made only in debt and	money market instrume	ents maturíng on	e/final redemption date. Ir or before the maturity of	the Scheme.
	Concentration	As the exposure to a sing substantial extent. Furthe of debt instruments and (Sectoral restriction of 30 securities issued by Publi	le sector is restricted to 30 er, to mitigate issuer conc 4 issuers in case of mone % is not applicable for inv ic Financial Institutions an	0% of net assets, t entration risk, the y market instrum estments made ir d Public Sector B	he sectoral concentration ri 2 Scheme would have at lea ents. 1 Bank CDs, CBLO, G-Secs, T-I anks)	sk is mitigated to st 7 issuers in ca Bills and AAA rate
Plan/Options	Religare Invesco F routed through D	ixed Maturity Plan - Series 27 istributor). Thus under Religa	- Plan B offers a separate S	ub-Plan for invest	ments directly with the Fund	(i.e. application n
		Description		Sub-Plan	Options	
	Religare Ir	nvesco Fixed Maturity Plan	- Series 27 - Plan B	Regular	Growth Dividend Payout	
	Religare Ir	nvesco Fixed Maturity Plan	- Series 27 - Plan B	Direct	Growth	
	However portfoli	o of Direct Sub-Plan will for	rm part of portfolio of Re	ligare Invesco Fix	Dividend Payout ed Maturity Plan - Series 27	7 - Plan B - Regu
	common portfoli Default Plan / Or	re will be no separate portfo o under Religare Invesco Fix otion	ed Maturity Plan - Series 2	27 - Plan B.		
	for treatment of a	bing Units under Direct Sul Investors should also mentio application under "Direct/Re	gular" Sub-Plan is as follov	NS:		
		er Code mentioned by the mentioned	investor Sub-Plan men Not mentione		vestor Default Sub-Plan Direct	to be captured
		mentioned	Direct	G	Direct	
		mentioned	Regular		Direct	
		tioned	Direct Not Mentione	d	Direct Direct	
	5 Direc 6 Direc		Regular	u	Direct	
		tioned	Regular		Regular	
	8 Ment	tioned	Not Mentione		Regular	
	In cases of wrong Sub-Plan. The AN investor/ distribu Direct Sub-Plan fi on reprocessing o	y/ invalid/ incomplete ARN c 1C shall contact and obtain tor. In case, the correct cod rom the date of application. of application.	code mentioned on the ap the correct ARN code witl e is not received within 3 Since the Scheme is close	oplication form, th hin 30 calendar d 0 calendar days, 1 e-ended scheme,	ne application will be proce- ays of the receipt of applica the AMC shall reprocess the the provision of exit load wi	ssed under Regu tion form from t transaction unc Il not be applicat
	Investors should purpose in the ap as default option	indicate option for which soplication form. In case of va	subscription is made by i lid application received w	indicating the ch vithout any choice	oice in the appropriate bo of option, dividend payout	x provided for th will be considered
Minimum Target Amount	Rs. 20 Crores					
Applicable NAV (after	Subscriptions / p	ourchases / switch - ins:	for subscriptions / auto-	h in after the al-	ture of NEO Deviced Therefore	o tho provision -
the Scheme opens for	cut-off time for si	Scheme will not be available ubscription including switch	-ins will not be applicable	e to the Scheme.	שוויב טו וארט צפווטמ. Therefor	e, the provisions
repurchase and sale)	Redemption / re Units of the Sch	purchases / switch - outs: eme cannot be redeemed e. Therefore, the provisions		vestors directly	with the Fund until the M	aturity Date/ Fir

received by the Fund on the Maturity Date/Final Redemption Date. Switch-out request will be accepted upto 3.00 p.m. on the Maturity Date/Final Redemption Date. Please read SID for settlement of Purchase / Sale of Units of Scheme on NSE and rolling settlement.

# RELIGÁRE AN INVESCO Mutual Fund

	mum Application unt/ Number of Units	Purchase <sup>1</sup>	Additional Purchase		Repurchase							
	ng the NFO Period)	Rs. 5,000/- and in		Not Applicable								
		multiples of Rs.10/- thereafter.	N.A.		he Stock Exchange, the Sch Maturity Date / Final Red							
		therearter. redemption facility until the Maturity Date / Final Redemption Date. <sup>1</sup> including switch-ins from existing Scheme(s) of Religare Invesco Mutual Fund (subject to completion of Lock-in Period, if any).										
		After the Units of the Sch Exchange(s) on which th of time and underlying I	neme are listed on the Stoc ne Units are listed. The price NAV. There is no minimum i	k Exchange(s), investors can p of Units on the Stock Exchan nvestment, although Units ar	urchase / sell Units on a cont ge(s) will depend on demand e normally traded in round lo	inuous basis on the Stock d and supply at that point ots of 1 Unit.						
•	atch of Repurchase emption) Request	-	from Maturity Date / Final F		,							
Benc	hmark Index	CRISIL Composite Bond	Fund Index									
Divic	lend Policy	accordance with SEBI (N Date of Scheme. The a calculated in accordance	F) Regulations. The Fund w ctual declaration of divide with SEBI (MF) Regulation	ay declare the dividend, subje ill endeavour to declare the di and frequency will, inter s and the decisions of the Tru lers as to the rate of dividend	ividend on or béfore Maturity -alia, depend on availability stees shall be final in this reg	<ul> <li>Date / Final Redemption</li> <li>of distributable surplus</li> <li>ard.</li> </ul>						
Nam	e of the Fund Manager	Mr. Nitish Sikand										
Nam	e of the Trustee Company	Religare Invesco Trustee	Company Private Limited									
Perfo	ormance of the scheme	This Scheme is a new sc	heme and does not have a	ny performance track record.								
Expe (i)	nses of the Scheme Load Structure	The upfront commissior his assessment of variou Exit Load: Not Applicab	n, if any, on investment mad s factors including the serv <b>le</b>	3230/09 dated June 30, 2009, Je by the investor shall be pa ice rendered by the Distribut neme cannot be redeemed d on the Stock Exchange(s).	id by the investor directly to or.	the Distributor, based on						
(ii)	Recurring expenses	First Rs. 100 Crores	Next Rs. 300 Crores	Next Rs. 300 Crores	Over Rs. 700 Crores							
	(maximum as a % of daily net assets)	2.25%	2.00%	1.75%	1.50%							
	dany net assets)	Annual Scheme Recurri distribution expenses w by at least 31.11% vis-à- <b>Note:</b>	ng Expenses charged to D Il not be charged to the Dir vis Regular Sub-Plan at all p	virect Sub-Plan will be restric ect Sub-Plan. The Total Recurr oints of time.	ted upto 1.55% of daily net ing Expenses charged to Dire	assets. Commission and ect Sub-Plan will be lower						
		2. Service tax on other However, service tax	expenses (including on broom investment and advisor	will be set aside for investor e okerage & transaction cost, if ry fees will be in addition to m	any) will be borne by the Sc naximum limit as mentioned	heme within above limit above.						
(iii)	Additional Distribution Expenses in case of new inflows from specified cities	Expenses not exceeding from beyond top 15 citic (year to date) of the Scl additional expenses sha DF/21/2012 dated Septe	0.30% of daily net assets of es are at least (a) 30% of gro neme, whichever is higher. Il be charged to Scheme o ember 13, 2012.	the Scheme will be charged to ss new inflows in the Scheme In case inflows from beyond n proportionate basis in acco	owards additional distributio e or (b) 15% of the average as d top 15 cities is less than hi rdance with SEBI Circular vic	n expenses if new inflows ssets under management gher of (a) or (b) above le reference no. CIR/IMD/						
(iv)	Brokerage and Transaction Cost	In addition to limits spe execution of trade not derivative transactions ( Any payment towards b transactions and 0.05% f regulation 52 of the Reg	orokerage and transaction or derivatives transactions r	of the Regulations, brokerac of trade in case of cash mark be capitalised. cost for execution of trade, ov nay be charged to the scheme	ge and transaction costs inc et transaction and 0.05% of ver and above the said limit e within the maximum limit c	urred for the purpose of value of trade in case of of 0.12% for cash market of TER as prescribed under						
		The total expenses of t Regulation 52 of the SEE	he Scheme including the BI (MF) Regulations.	Investment Management an (including brokerage and tra								
Trans	saction Charges	who have opted to recc. <sup>1</sup> Distributors shall also i. For existing investo ii. For first time invest However, there will be i. Subscription of less ii. Transactions other iii. Direct subscription iv. Subscription routed The transaction charge	eive transaction charge ch nave the option to either or rin a Mutual Fund: Rs.100 or in Mutual Funds: Rs.150 no transaction charge on: than Rs. 10,000/-; or than purchases / subscrip (subscription not routed through distributor who if any, will be deducted I	opt in or opt out of levying ti 0/- per subscription of Rs.10, 1/- per subscription of Rs.10,(	ransaction charge based on 000/- and above; 000/- and above. ;; or harging of transaction charg mount and shall be paid to	type of the product. ge. distributor. The balance						
	er of Load for Direct ications	Not Applicable										
	reatment for the		Resident Investor		Mutual Fund							
nves	stors (Unit holders)	Tax on Dividend	Nil	Individual & HL	JF 28.84% and Others 34.60	)8% (Refer Notes below)						
		Capital Gain: Long Term	20% with indexatior	1	Nil							
			come tax rate as applicab		Nil							
		Notes: 1. Religare Invesco Mur income of the Mutua Act, 1961	I Fund will be exempt from	registered with Securities and income tax in accordance with	th the provisions of Section 1	0 (23D) of the Income-ta>						
		1961 in the case of i equity shares in dom scheme. Accordingly @ 28.84% in case of secondary and high- From 1 October, 20 change in effective r	s Scheme (other than equi lestic companies to the ext vas per the current tax law Individual & HUF and 34.6 er education cess @ 1%). 4 rate of dividend distribu- ate of dividend distribution	al Fund, additional income ta: ty oriented funds i.e. such fur ent of 65% of the total proce s, the additional income tax ( 08% in case of Others (includ ition tax will be applied on ' <u>c</u> tax.	nds where the investible fun- eds of such funds). The Sche on the income distribution b ding surcharge @ 12% and e gross amount' of dividend pa	ds are invested by way of me is a close ended debt y the Scheme is payable ducation cess @ 2% and ayable which will lead to						

Key Information Memorandum - Religare Invesco Fixed Maturity Plan - Series 27 - Plan B  $\,$   $^3$ 

# RELIGÁRE AN Invesco Mutual Fund

	Since the Scheme is not an equity scheme, no securities transaction tax is payable by the Scheme. For further details on taxation, please refer section <b>'Taxation on investing in Mutual Funds</b> 'in the Statement of Additional Information.
Daily Net Asset Value (NAV) Publication	The Direct Sub-Plan under Religare Invesco Fixed Maturity Plan Series 27 - Plan B will have a separate NAV. The NAV will be declared on all the Business Days and will be published at least in two daily newspapers having circulation all over India. NAV can also be viewed on www.religareinvesco.com and www.amfiindia.com. Investors can also call at 1800 209 0007.
For Investor Grievances please contact	Name and Address of Registrar Karvy Computershare Pvt. Ltd.Name and Address of Mutual Fund Religare Invesco Asset Management Company Pvt. Ltd.Unit: Religare Invesco Mutual Fund, Karvy Selenium Tower B, Plot No.31& 32 Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032. Tel No.: +91 040 33215121/23Name and Address of Mutual Fund Religare Invesco Asset Management Company Pvt. Ltd. (Investment Manager for Religare Invesco Mutual Fund) 3rd Floor, GYS Infinity, Paranjpe 'B' Scheme, Subhash Road, Vile Parle (East), Mumbai - 400 057. Tel. No.: +91-22- 67310000 • Fax No.: +91-22-28371565 
	E-mail: mfservices@religareinvesco.com
Unitholders' Information	<ul> <li>Accounts Statement:</li> <li>For Unitholder not having a demat account:</li> <li>On acceptance di application for subscription, an alloment confirmation specifying the number of Units allotted will be sent by way of e-mail and/or or SMS to the application's registered annihability of SMS will be sent to reach calendar month to Urin bioletery in whose foliols structure of the APD Fernd.</li> <li>Thereafter, Consolicated Account Statement (CAS) will be sent to reach calendar month to Urin bioletery in whose foliols structure of the APD Fernd.</li> <li>A consolidated Account Statement (CAS) will be sent to reach calendar month.</li> <li>Thereafter, Consolicated Account Statement (CAS) will be sent to reach calendar month.</li> <li>For the purpose of sending CAS, common investor across mutual funds shall be identified by their Permanent Account Number (PAN).</li> <li>In case the folio has more than one registered holder, the first named Urin holder will receive CAS/account statements.</li> <li>Further, the CAS detailing holding across all chemes of all mutual funds shall be identified by their Permanent Account Number (PAN).</li> <li>In case the folio has more than one registered holder, the first named Urin holder will receive CAS/account statement to the investors.</li> <li>The HAC Side Stating holding across all chemes of all mutual will be sent by more and in the Sistered annow its as specific request is made to receive in physical account statement to the investors.</li> <li>The ANC Shallsen first account statement from investors. Mutual Funds shall be identified by their Permanent Account statement to the investors.</li> <li>The ANC Shallsen first account statement mode / (Physical) but having a Demat account</li> <li>A constructure and provide the account statement mode / (Physical) but having a Demat account.</li> <li>The ANC Shallsen first account Statement mode / (Physical) but having a Demat account.</li> <li>Who have epided nore si</li></ul>
	Further, the Mutual Fund and Asset Management Company shall within one month from the close of each half year (i.e. on 31st March and on 30 <sup>th</sup> September) host a soft copy of the unaudited financial results of the Scheme on the website of the Mutual Fund. Also an advertisement disclosing the hosting of the unaudited financial results of the Scheme on the website will be published, in atleast one English daily newspaper having nationwide circulation and in a newspaper having wide circulation published in language of the region where the Head Office of the Mutual Fund is situated. <b>Annual Financial Results:</b> The scheme wise annual report or an abridged summary thereof shall be mailed/e-mailed to all Unit holders not later than four months (or such other period as may be specified by SEBI from time to time) from the date of closure of the relevant accounting year (i.e. 31 <sup>st</sup> March each year). In case of Unit holders who have provided their e-mail address, annual report or an abridged summary thereof will be sent in electronic form only to their registered e-mail address and not as physical copies. The investors, whose e-mail addresses are not available with the Fund, the AMC will continue to send physical copies of scheme annual reports or abridged summary. Full annual report / abridged summary thereof shall also be available for inspection at the Head Office of the Mutual Fund. The Unit holder may request for a physical copy of annual report or abridged summary thereof by writing to the Asset Management Company/Registrar & Transfer Agents. Scheme wise annual report and abridged summary thereof shall also be placed on the website of the Mutual Fund (www.religareinvesco.com) and Association of Mutual Funds in India (www.amfiindia.com) and link for the same will be displayed prominently on the website of the Mutual Fund (www.religareinvesco.com).

The mutual fund/AMC and its empanelled brokers have not given and shall not give any indicative portfolio and indicative yield in any communication, in any manner whatsoever. Investors are advised not to rely on any communication regarding indicative yield/ portfolio with regard to the scheme.

<b>\$</b> RELI	GÂRE –		vesco	(A Clos Suitable • gener marke *Investo	the Ended Debt e Ended Debt e for Investors w ate income over rate income by ir tt instruments ors should cons ubt about wheth n.	Scheme tho are se the tenur nvesting ir ult their t	e) eeking* re of the n debt a financia	Scheme and money al advisers		woder of ow Investo	RISKON telv Mode	AETER rate Moc		GH	ŀ	NFO C	Pleas bef cation Opens :	se rea ore fi No : Dec 2	ad ins Illing : 21, 20	
Key Partne	r / Agent In	format	ion	Tenure o	of the Scheme is	1101 days	s from th	ne date of all		• •	<b>I will be</b> a ng the da						loses :	Dec 2	10, 20	15
Distributor	/ Broker AR	N	Sub-Brok	ker Code	Internal Sul	b-Broker,	/Emplo	oyee Code			ique Idei			EUIN	)	For Of	ffice Us	se On	ıly	
ARN -											RN holder nager / Sal			istribu	tor)					
of the above	thout any inte distributor/sub ne employee/r	raction o broker	or advice by the or notwithsta	ne employee/rel anding the advi	ank by me/us as ationship manag te of in-appropri ne distributor/sul	er/sales p iateness, i	if any,	Transact	st time i existing	investor investor	in Mutu 'in Mutu	al Func Ial Func	ls / ds (Defa	ult)						dia, for
_	n Here		Sign H		Sign l			any app declarat		(√): □	Yes /	No	o (Mano	dator	y to 🗸	'). If ye	s, plea	se fill	FATC	A / CRS
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	Third		] Below 1 Lac ] 10-25 Lacs		Lacs <i>(Default)</i> .acs - 1 Crore	□ 5-10 □ > 1		Net-worth			in ₹				as on	DI	D N	M	Y	YYYY han 1 yea
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<sup>1</sup> PAN/KRN (Ref	fer Instruction	no. 4). 2	Mandatory in	case of Minor, a	dditionally refer li	nstruction	n no. 3.	<sup>3</sup> KYC (Refer	nstructi	on no. 1	4)									
Acknowled	lgement Sl	ip (To l	be filled by	the Applicant)										۸	nlice	tion				
Reveived from	n [	Mr. / 1	Ms./M/s.											Ар	prica	tion N	υ.			
An application	n for Units of [	Re	ligare Invesco	Fixed Maturity Pl	an - Series 27 - Pla	in B	] Date		D	D M	M	YYY	Υ							
Amount (Rs.)	[						Cheq	ue / DD No.							0	Signatı	ure, Sta	imp 8	ک Dat	e

3.	Investment Detail	s							( <sup>1</sup> Default Option)
	(Cheque / DD should	be drawn in favour of the Scheme)	Sul	b-Plan : 🗌 Regu	ular	Direct			
	Scheme Name	Religare Invesco Fixed Maturity Plan - Series 27 - Plan B	Ор	tion : 🗌 Growth	🗌 D	ividend Pa	yout <sup>1</sup>		
4.	Payment Details						(Refer Instr	uction no. 7.	For cash refer instruction no. 8)
	Investment Amt. (Rs.)		Mod	e of Payment (🗸)		Cheque		Fund Trans	fer/RTGS 🗌 Cash
	DD charges, if any (Rs.		Date			үүү	Cheque/DD NEFT UTR N	o.	
	Net Amt. (Rs.)		Acco	ount Type (🖌) 🗌	Curren	it 🗌 Savi	ngs 🗌 NRE 🛛	NRO	FCNR SNRR
	A/c. No.			<th></th> <th>-</th> <th></th> <th></th> <th></th>		-			
	Applicable in case of T Name of the Person m	hird Party Payment: Payment on behalf of Please (🗸 naking Payment	') 🗌 N	Ainor 🗌 Clien	t	Employee	e 🗌 Distributo	r	
	PAN	Enclosed	d copy	of KYC Proof	[	( refer	instruction no.	14)	
	Demat Account De							(O	ptional, refer Instruction no. 12)
I	Please ( 🗸 )						00.11		
		PID <sup>2</sup> Beneficiary Account No.					DP Nam	e	1
		le in case of CDSL). The details of th	ha Rank	Account linked wit	th tha [	Demat A/c	as mentioned	above shoul	d be provided under section 5.
	Г	ails (Mandatory As Per Sebi Guidelines)	T			in an 🗔 Mi			(refer Instruction no. 5)
	Account No.	ACCOUNT	Type (pi	iease 🗸 ) 🔄 Current	. 🔄 Sdv				ners
	Bank Name								
	Branch Address						City		
	MICR Code	Image: Provide state stat	GS/IFSC		racter c	ode appea	ring on cheque	leaf)	PIN
I	Please provide a cancelle	ed cheque leaf of the same bank account as mentioned at	bove. We	e will credit the redem	nption/d	ividend pro	ceeds directly int	o investors' ac	count through electronic means if
1	Jnit holders who have	he investors are sufficient for the same. Mentioning your II opted to hold Units in dematerialised form must pro Is as per depository records will be final. Please ( $\checkmark$ )	ovide Ba	nk Account details li	nked w	ith the Der	nat account, as		
7.	Nomination Details	(Mandatory for investors who opt to hold unit	ts in no	on-demat form.)					(refer Instruction no. 11)
		Name		Date of Birth (for m	ninor)	% Share	Relation	ship	Signature
Non	ninee 1			DD M M Y Y	ΥΥ				Optional
	ninee 2			DD M M Y Y	ΥΥ				Optional
Non	ninee 3		[	DD M M Y Y	ΥΥ				Optional
		Name of Guardian (If Nomine	ee is Mi	nor)		Guardia	n's Relation (with	n the minor)	Signature of Guardian Mandatory
Add	ress							]	
l do	not intend to nomin	ate ( $\checkmark$ the box , in case you do not wish to nominat	te) 🗌						
8. I	Declaration & Sign	ature(s)							
	The Trustees, Religare I Having read and und	lerstood the contents of the Statement of Scheme	e of Ŕeli	eclare that the amou gare Invesco Mutual F	<sup>=</sup> und is d	erived throu	ugh legitimate	Sole / First	
	Scheme, I/We hereby a	apply to the Trustees of Religare Invesco Mutual of any	Act, Ru	not held or designed iles, Regulations or a	any stat	ute or legi	slation or any	Applicant / Guardian /	/
	the terms, conditions, r	ules and regulations of the Scheme. I / We have govern	mental	le laws or any Notifion or statutory authority	y from ti	me to time.		POA	
	nor have been induce	d by any rebate or gifts, directly or indirectly, laws of	f United	that I / We are not L States or residents(s)					
	the commissions (in th	e form of trail commission or any other mode).		s of Canada. <b>KRN holders :</b>					
	Funds from amongst	which the Scheme is being recommended I, the fir	rst / sole nt Numł	holder hereby decla	inale 'PA	N exempt I	KRN' issued by	Second	
	Investment Managera	nd its Agents to disclose details of my / our KRA an our bank(s) / Religare Invesco Mutual Fund's Mutual	nd that n I Fund	ny existing investmer together with currer	nt in sch nt appli	nemes of Re ication will	ligare Invesco not result in	Applicant	
	Bank(s) and / or Distrib	utor / Broker/ Investment Advisor and to verify aggreg provided by me / us. I / We hereby declare that period	or in a f	estments exceeding F inancial year i.e. April	Rs. 50,00 to Marc	0/- in a rolli :h.	ng 12 months		
	the particulars given as not effected at all for re	pove are correct. If the transaction is delayed or <b>Applic</b> easons of incomplete or incorrect information, I/We c	confirm t	NRIs only : that I am / we are Nor	n-Reside	ents of India	n Nationality /		
	Pvt Ltd (Investment	Manager to Beligare Invesco Mutual Fund) banking	g chann	the funds are remitteness or from my /our Nor Nor Nor Nor Nor Nor Nor Nor Nor No	NRE / NF	RO / FCNR A	ccount. I / We	TL: !	
	their appointed servi (✔) Yes No	ce providers or representatives responsible. confirm If NRI (✔) ☐ Repatriation basis ☐ Non-Repatriati		e details provided by	/ me / u:	s are true ar	iu correct.	Third Applicant	
		I M Y Y Y Y Place	IOLI DQ212					•	
	Date D V								

### **GET IN TOUCH**

#### Religare Invesco Mutual Fund

3rd Floor, GYS Infinity, Paranjpe 'B' Scheme, Subhash Road, Vile Parle (East), Mumbai - 400 057. T +91 22 67310000 F +91 22 67310301 call : 1800-209-0007 > sms'Invest' to 56677 > Invest Online www.religareinvesco.com

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Bank Account No.

SCSB (Bank & Branch)

X

Submission Date DD

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#### ASBA INSTRUCTIONS

Self Certified Syndicate Bank (SCSB): SCSB is a bank which offers the facility of applying through the ASBA process. The current list of SCSB's as available on SEBI A. website is as follows:

- Axis Bank Ltd
- Corporation Bank
- IDBI Bank Ltd
- Yes Bank Ltd
- Punjab National Bank
- Union Bank of India
- Bank of Baroda
- Vijaya Bank
- State Bank of India
- HSBC Ltd.
- Bank of India
- IndusInd Bank
- Karur Vysya Bank Ltd
- Indian Bank
- Oriental Bank of Commerce
- J P Morgan Chase Bank, N.A
- UCO Bank.
- United Bank of India.

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 alongwith Bank & Branch name and application amount.
- Applicant should maintain sufficient balance is 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 Religare Invesco 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. 7(e) of the Instructions for details.

- State Bank of Hyderabad
- State Bank of Travancore
- State Bank of Bikaner and Jaipur
- Punjab National Bank
- Deutsche Bank
- HDFC Bank Ltd
- ICICI Bank Ltd.
- Bank of Maharashtra
- Andhra Bank
- Kotak Mahindra Bank Ltd.
- Citi Bank
- Allahabad Bank
- The Federal Bank
- Central Bank of India
- Standard Chartered Bank
- Nutan Nagrik Sahakari Bank Ltd.
- Canara Bank.
- Syndicate Bank

- South Indian Bank
- Indian Overseas Bank
- Tamilnad Mercantile Bank
- City Union Bank
- BNP Paribas
- The Kalupur Commercial Co-Op Bank
- Bank Of America
- The Lakshmi Vilas Bank Ltd.
- State Bank Of Patiala
- State Bank Of Mysore
- The Surat Peoples Co-Op Bank Ltd.
- Dhanalaxmi Bank Ltd.
- The Saraswat Co-Op Bank Ltd.
- DBS Bank Ltd.

RELIGÂRE AN INVESCO Mutual Fund	(	nexure for	roprietor) (Refe	al Accounts	ired)
	FATCA & CRS I	NFORMATION (SI		TION)	
Name					
Gender M F O	PAN		00	ccupation Type Service B	usiness Others
Father's Name					
Address of tax residence would b	oe taken as available in KR	A database. In case of a	ny change please appr	oach KRA & notify the changes	
Type of address given at K	KRA 🗸	Residential	Business	✓ Registered	ed Office
Documents reqd., if PAN n	ot provided OPassport	C Election ID Card C Gov	t. ID Card ODriving Licer	nse O UIDAI Card ONREGRA Job C	ard Others
Date of Birth	City of Bi	rth			
Country of Birth					
Nationality					
Are you a tax resident of a	iny country other than	India? Yes 🗸	No 🗸		
If yes, please indicate	e all countries in which y	ou are resident for tax	purposes and the a	ssociated Tax ID Numbers be	elow.
Country of Tax resid	ency *	Tax Identification	Number <sup>%</sup>	Identification	Туре
				(TIN or Other, pleas	e specify)
<sup>#</sup> To also include USA, where	the individual is a citizer	n / green card holder o	of The USA		
<sup>%</sup> In case Tax Identification Nu		-			
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(read alongwith the FAT Form is true, correct an	CA & CRS Instruction d complete. I/We he d/Religare Invesco Mi	ons) and hereby cor reby agree and cor	nfirm that the infor firm to inform Rel s for any modificati	Conditions mentioned in the mation provided by me/us igare Invesco Asset Mana on to this information pron Third Applicant	s on this agement
First / Sole Applicant			cant		
Date d m m	y y y y P	ace			
	FATC	A & CRS Terms &	& Conditions		
Details under FATCA & CRS 1962, which require Indian certifications and documen authorities / appointed ager as withholding agents for th	financial institutions t ntation from all our u ncies. Towards compli	o seek additional pe Init holders. In relev ance, we may also b	ersonal, tax and be vant cases, inform e required to provid	neficial owner information ation will have to be repo de information to any instit	and certain orted to tax utions such

Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Please note that you may receive more than one request for information if you have multiple relationships with Religare Invesco AMC or our group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

### **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 greencard 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	<ul> <li><i>If no Indian telephone number is provided</i></li> <li>1. 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>2. Documentary evidence (refer list below)</li> <li><i>If Indian telephone number is provided along with a foreign country telephone number</i></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\*

2. 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.

## **Get in Touch**

Religare Invesco Mutual Fund 3rd Floor, GYS Infinity, Paranjpe 'B' Scheme, Subhash Road, Vile Parle (East), Mumbai - 400 057. T +91 22 6731 0000 F +91 22 6731 0301 call : 1800-209-0007 >sms 'Invest' to 56677 > Invest Online www.religareinvesco.com

<b>\$</b> ‡ Re	LIGÁRE A Invesco Mutual Fund	additio	Iltimate Bei nal FATCA for Non-Indiv	& CRS in	
Nar	ne of the Entity				
Тур	e of address given at KRA	Resident	ial 🗸	Business	Registered Office
	"Address of tax residence would b	be taken as available in Kl	RA database. In case of an	ly change, please ap	proach KRA & notify the changes"
PA	N		Date o	f incorporation	D D / M M / Y Y Y
City	of incorporation				
Οοι	untry of incorporation				
			ivate Limited Company a iability Partnership		npany    Society  AOP/BOI  KOthers specify
Ple	ease tick the applicable tax re	sident declaration -			
	Is "Entity" a tax resident of any c es, please provide country/ies in which the entity	•		<i>w</i> )	
	Country		dentification Numbe		Identification Type (TIN or Other, please specify)
%lı	n case Tax Identification Number is not av	ailable, kindly provide its funct	tional equivalent <sup>s</sup> .		
In ca	n case TIN or its functional equivalent is n ase the Entity's Country of Inconption code here				cation Number or GIIN, etc. ified U.S. Person, mention Entity's
		sult your professional tax	A & CRS Declaration	-	classification)
PA	<b>RT A</b> (to be filled by Financial In	stitutions or Direct Reporti	ing NFEs)		
1.	We are a,	GIIN			
	Financial institution <sup>6</sup>		e a GIIN but you are sponse your sponsor's name belo		ty, please provide your sponsor's
	Direct reporting NFE <sup>7</sup>	Name of sponsoring e	, , , , , , , , , , , , , , , , , , ,		
	(please tick as appropriate)				
	<b>GIIN not available</b> (please tick a lift the entity is a financial institution)	Not required to a	<b>ied for</b> pply for - please specify 2 on-participating FI	digits sub-category	<sup>10</sup> (Refer 1A of Part C)
PA	RT B (please fill any one as appr	opriate "to be filled by NFE	Es other than Direct Report	ing NFEs")	
1.	Is the Entity a publicly traded co whose shares are regularly traded of securities market)(Refer 2A of Part	on an established	Name of stock exchange	ge	nge on which the stock is regularly traded)
2.	Is the Entity a <i>related entity</i> of a		iy Yes 🖌		any and one stock exchange on which the stock is regularly trade
	(a company whose shares are reguestablished securities market) (Refe		Name of listed compan Nature of relation: Name of stock exchang	Subsidiary of the Liste	ed Company or 🔽 Controlled by a Listed Company
3.	Is the Entity an active NFE (Ref	er 2C of Part C)	Yes (If yes, please t	fill UBO declaration in the next se	ection.)
			Nature of Business Please specify the	sub-category of A	ctive NEE (Mention code –
4.	Is the Entity a <i>passive</i> NFE <i>(Re</i>	fer 3(ii) of Part C)		fill UBO declaration in the next so	
			Nature of Business		
		<sup>6</sup> Refer 1 of Part C	<sup>7</sup> Refer 3(vii) of Part C   <sup>10</sup> F	Refer1A of Part C	

UBO Declaration									
Category (Please tick applicable catego	ry): 🗸 Unlis	ted Company	✓ Partnership Firm	$\checkmark$	Limited Liability Pa	rtnership Company			
✓ Unincorporated association / body or	f individuals	Public Charitable Trust			Religious Trust				
✓ Others (please specify		)							
Please list below the details of controlling Numbers for EACH controlling person(s)	g person(s), confirmir (Please attach additi	ng ALL countries of ional sheets, if nec	f tax residency / permaner essary).	nt residency	/ citizenship and Al	L Tax Identification			
Owner-documented FFI's⁵ should provide	e FFI Owner Reportir	ng Statement and A	Auditor's Letter with require	ed details as	mentioned in Forn	n W8 BEN E			
(Refer 3(vi) of Part C)									
Details	UBO 1		UBO 2		UBO 3				
Name of UBO									
UBO CODE (REFER3 (iv) (A) of Part C)									
Country of Tax Residency *									
PAN#									
Address	Address, Zip, State,	Country	Address, Zip, State, Cou	ntry	Address, Zip, Stat	e, Country			
Address Type	Residence/Business/I	Registered office	Residence/Business/Regis	stered office	Residence/Busines	s/Registered office			
Tax ID <sup>s</sup>									
Тах ID Туре									
City of Birth									
Country of Birth									
Occupation Type	Service/Business/O	thers	Service/Business/Others	3	Service/Business/	Others			
Nationality									
Father's Name									
Gender	Male/Female/Others	3	Male/Female/Others		Male/Female/Oth	ers			
Date of Birth									
Percentage of Holding (%)									

\* Country of Tax Residency is mandatory for all and if the controlling person is a US citizen or green card holder, please mention U.S.A

# 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.

\$ 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

### **FATCA - CRS Terms and Conditions**

The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income-tax Rules, 1962, which require Indian financial institutions to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our unit 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.

Please note that you may receive more than one request for information if you have multiple relationships with Religare invesco AMC or our group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

If you have any questions about your tax residency, please contact your tax advisor. 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.

#### Certification

I/We have read and understood the information requirements and the Terms and Conditions mentioned in this 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 hereby agree and confirm to inform Religare Invesco Asset Management Company Private Limited/Religare Invesco Mutual Fund/ Trustees for any modification to this information promptly.

Signature	Signature     Place       Date   /
Designation	
Name	

#### PART C FATCA Instructions & Definitions

- **1** *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.
  - Ϋ 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 it's income attributale to holding financial assets and related financial services equals or exceeds 20 percent of the entity's gross income during the shorter of-

(i) The three financial years preceding the year in which determination is made; or (ii)The period during which the entity has been in existence, whichever is less.

- Investment entity is any entity:
  - Y That 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
    - (I) Trading in money market instruments (cheques, bills, certificates of deposit, derivatives, etc.); foreign exchange;
    - exchange, interest rate and index instruments; transferable securities; or commodity futures trading; or
    - (ii) Individual and collective portfolio management; or
    - (iii) Investing, administering or managing funds, money or financial asset or money on behalf of other persons;

or

Y 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 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 :

- (i) The three-year period ending on 31 March of the year preceding the year in which the determination is made; or
- (ii) The period during which the entity has been in existence.

The term "Investment Entity" does not include an entity that is an active non-financial entity as per codes 03, 04, 05 and 06 - refer point 2c.)

Ϋ́ 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 Contract or an Annuity Contract.

Ÿ   FI not required to apply for GIIN:				
A. Reasons why FI not required to apply for GIIN:				
Code	Sub-category			
01	Governmental 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 Governmental 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 solely because it is an investment entity			
05	Qualified credit card issuer			
06	Investment Advisors, Investment Managers& Executing Brokers			
07	Exempt collective investment vehicle			
08	Trustee of an Indian Trust			
09	FI with a local client base			
10	Non-registering local banks			
11	FFI with only Low-Value Accounts			
12	Sponsored investment entity and controlled foreign corporation			
13	Sponsored, Closely Held Investment Vehicle			
14	Owner Documented FFI			

Types of NFEs that are regarded as excluded NFE are:

a. Publicly traded company (listed company)

A company is publicly traded if its stock are regularly traded on one or more established securities markets

(Established securities market means an exchange that is officially recognized and supervised by a governmental authority in which the securities market is located and that has a meaningful annual value of shares traded on the exchange)

b. Related entity of a publicly traded company The NFE is a related entity of an entity of which is regularly traded on an established securities market;

Code	Sub-category
01	Less than 50 percent of the NFE's gross income for the preceding financial years passive income and less than 50 percent of the assets held by theNFE during the preceding financial year are assets that produce or are held for the production of passive income;
02	The NFE is a Governmental Entity, an International Organization, a Central Bank, or an entity wholly owned by one or more of the foregoing;
03	Substantially all of the activities of the NFEconsist 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 no qualify for this status if the entity functions as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout func 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;
04	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;
05	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 recommence operations in a business other than that of a Financial Institution;
06	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;
07	<ul> <li>Any NFE that fulfills all of the following requirements:</li> <li>Î t 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> <li>I t is exempt from income tax in India;</li> <li>I t has no shareholders or members who have a proprietary or beneficial interest in its income or assets;</li> <li>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 is liquidation or dissolution, 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.</li> <li>Explanation For the purpose of this sub-clause, the following shall be treated as fulfilling the criteria provided in the said sub-clause, namely:-(I) an Investor Protection Fund referred to in clause (23EC), of section 10 of the Act:</li> </ul>

#### 3. Other definitions

#### (i) Related entity

An entity is a 'related entity' of 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 including a publicly traded corporation or related entity of a publicly traded company; or

or

(ii) an investment entity defined in clause (b) of these instructions

(iii) a withholding foreign partnership or withholding foreign trust;

(Note: Foreign persons having controlling interest in a passive NFE are liable to be reported for tax information compliance purposes)

(iii) Passive income

Thetermpassive income includes income by way of :

(1) Dividends,

(2) Interest

(3) Income equivalent to interest,

(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

Butpassive 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 of Records) Rules, 2005. 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. In the case of alegalar rangement other thanatrust, controlling person means persons in equivalent or similar positions.

Pursuant to guidelines on identification of Beneficial Ownership issued vide SEBI circular no. CIR/MIRSD/2/2013 dated January 24, 2013, persons (other than Individuals) are required to provide details of Beneficial Owner(s) ('BO'). Accordingly, the Beneficial Owner means '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 of / entitlements to:

i. More than 25% of shares or capital or profits of the juridical person, where the juridical person is a company;

ii. More than 15% of the capital or profits of the juridical person, where the juridical person is a partnership; or

iii. 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.

Where the client is a trust, the financial institutionshall identify the beneficial owners of the client and take reasonable measures to verify the identity of such persons, through 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.

Where no natural person is identified the identity of the relevant natural person who holds the position of senior managing official.

(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 arrangementtrust-trustee			
06	CP of legal arrangementtrust-protector			
07	CP of legal arrangementtrust-beneficiary			
08	CP of legal arrangementtrust-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			

#### (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 Code, 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) Owner documented FFI

An FFI meets the following requirements:

(a) The FFI is an FFI solely because it is an investment entity;

- (b) The FFI is not owned by or related to any FFI that is a depository institution, custodial institution, or specified insurance company;
- (c) The FFI does not maintain a financial account for any non participating FFI;
- (d) The FFI provides the designated withholding agent with all of the documentation and agrees to notify the

withholding agent if there is a change in circumstances; and

(e) The designated withholding agent agrees to report to the IRS (or, in the case of a reporting Model 1 IGA, to the relevant foreign government or agency thereof) all of the information described in or (as appropriate) with respect to any specified U.S. persons and (2). Notwithstanding the previous sentence, the designated withholding agent is not required to report information with respect to an indirect owner of the FFI that holds its interest through a participating FFI, a deemed-compliant FFI (other than an owner-documented FFI), an entity that is a U.S. person, an exempt beneficial owner, or an excepted NFE.

#### (vii) Direct reporting NFE

A direct reporting NFFE means a NFFE that elects to report information about its direct or indirect substantial U.S. owners to the IRS.

(viii,	) Exemption code for U.S. persons
Code	Sub-category
Α	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)
E	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, futures, 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

## **Get in Touch**

Religare Invesco Mutual Fund 3rd Floor, GYS Infinity, Paranjpe 'B' Scheme, Subhash Road, Vile Parle (East), Mumbai - 400 057. T +91 22 6731 0000 F +91 22 6731 0301 rell. 1000 200 0007 + cm (free strict of 56677 + lawset Online structure)

call : 1800-209-0007 >sms 'Invest' to 56677 > Invest Online www.religareinvesco.com

### Instructions to fill the form

#### mataan

#### 1. GENERAL INSTRUCTIONS

- (a) Please read the Statement of Additional Information, Key Information Memorandum and the Scheme Information Document containing the terms of offer carefully before investing. In the Scheme Information Document, your attention is particularly drawn to the risk factors of investing in the scheme and also the sections "Who can not invest" and "Important note on anti-money laundering & KYC".
- (b) All applicants are deemed to have accepted the terms subject to which the offer is being made and bind themselves to the terms upon signing the Application Form and tendering the payment.
- (c) Application Form should be filled legibly in ENGLISH in BLOCK letters using Black or Dark Blue ink. Incomplete application forms are liable to be rejected. Please refer to the checklist at the end of these notes to ensure that the requisite details and documents have been provided in order to avoid unnecessary delays and / or rejection of your application.
- (d) Please strike out any section that is not applicable. Cancellation/ white-ink on any of the mandatory information should be countersigned.
- (e) Applicant can make application by filling in "Application Form" and submitting the Application Form at any of the NFO Collection Centres / Official Points of Acceptance (as per list provided in the application form) OR Applicant can also make application by filling in "Application Supported by Blocked Amount Form" ('ASBA Application Form') and submitting the same at the designated SCSB Branches.
- (f) In addition to subscribing Units through submission of application in physical, investor / unit holder can also subscribe to the Units of the Scheme during NFO period through our website <u>www.religareinvesco.com</u>, through mutual fund trading platforms of stock exchanges viz. BSE StAR MF of BSE, MFSS facility and/ or NMF-II platform of NSE. Investors can also subscribe through website of Karvy Computershare Pvt. Ltd (<u>www.karvymfs.com</u>) or mobile application of Karvy i.e. 'KTRACK'. The facility to subscribe through electronic platforms will be subject to operating guidelines and terms and conditions as may be prescribed from time to time.
- (g) Investments through distributors : Pursuant to SEBI circular vide reference no. CIR/IMD/DF/21/2012 dated September 13, 2012, it is mandatory to mention Employee Unique Identification Number ('EUIN') of individual ARN holder or of employee/relationship manager/sale person of the Distributor in the application form if the investments are routed through a Distributor. EUIN is allotted by AMFI and mentioning EUIN would assist in addressing instances of mis-selling. If there is no interaction by the employees / sales person / relationship manager of the distributor / sub-distributor w.r.t. transaction, then the EUIN box may be left blank, but it would be mandatory for the investor to provide confirmation as mentioned in the application form.

#### 2. APPLICATION THROUGH ASBA FACILITY

ASBA is an application containing an authorization given by the investor to block the application money in his specified bank account towards the subscription of units offered during NFO of scheme(s) of Religare Invesco Mutual Fund.

For an investor who applies through ASBA facility, the application money towards the subscription of units will be debited from his specified bank account only if his/her application is selected for allotment of units.

Investor can submit the ASBA Application Form with Self Certified Syndicate Bank (SCSB). SCSB are banks which offers the facility of applying through ASBA process. The list of SCSBs with details of controlling branches is available on http://www.sebi.gov.in , http:// www.nseindia.com and http://www.bseindia.com.

The Applicant intending to invest in the scheme through ASBA Application Form must have beneficiary account with the Depository Participant of NSDL/ CDSL and will be required to mention the same in application form. Only those applications where the details are matching with the Depository records will be treated as valid applications and allotted units accordingly. If the details mentioned in ASBA Application Form is incorrect / incomplete or are not matching with the Depository Participant of the application will be rejected. The IPV performed by the Depository Participant of the applicant will be considered as a valid IPV.

#### 3. APPLICANT INFORMATION

- (a) Name should be given in full without any abbreviations. Preferably write exactly as it appears in your bank account or as it appears in the incorporation document as the case may be. In case, units are applied for in electronic mode (Demat mode), please write the name exactly and in the same order as it appears in Depository records.
- (b) In case investment is 'On behalf of Minor':
  - I) Name of the Guardian must be mentioned if the investments are being made on behalf of the minor. Guardian in the folio on behalf of minor should either be a natural guardian (i.e. father or mother) or a Court appointed legal guardian. A document evidencing the relationship should be submitted if the same is not available as part of the documents stated in point III below.
  - The minor shall be the first and sole holder. There shall not be any joint holder where minor is the first holder.
  - III) Date of birth of minor along with the photocopy of following supporting documents shall be mandatory while investing on behalf of minor:
  - · Birth certificate of the minor; or
  - School leaving certificate / Mark sheet issued by Higher Secondary Board of respective states, ICSE, CBSE etc.; or

- · Passport of the minor; or
- Any other suitable proof evidencing the date of birth of the minor.
- (c) Name of the Contact Person, email and telephone no. should be mentioned in case of investments by Company, Body Corporate, Trust, Society, FII / FPI and other nonindividual applicants.
- (d) Your complete postal address should be stated. P.O. Box address alone is not sufficient. NRIs / FIIs / FPIs should necessarily state their overseas address failing which application will be rejected. In addition, Indian address (if available) may be stated for correspondence. It should be noted that persons residing in any Financial Action Task Force non-compliant countries or territories, US Persons and Residents of Canada cannot invest in the Scheme.
- (e) In case of NRI / FII / FPI investors, the Account Statements / Allotment Advice / Redemption cheques / other correspondence will be sent to the correspondence address as per KYC records.
- (f) Please fill in your date of birth as this may be required for validating your identity for certain transactions / communications.
- (g) If you have an email ID, please provide the same, this will help us send investment / product related communication and resolve any queries more promptly.
- (h) In case of applications for units in non-demat mode, made in joint names without indicating the mode of holding, mode of holding will be deemed as 'Any One or Survivor' and processed accordingly. All communication and payments shall be made in the name of and favouring the first / sole applicant.
- (i) In case an investor(s) applies through ASBA facility the details of mailing address, overseas address, email ID, contact details, status, occupation and mode of holding, etc will be obtained by the Registrar from the Depository for the specified demat account. The details provided by Depository for such application shall be final.

#### 4. PAN (Permanent Account Number)

It is mandatory for all existing and prospective investors irrespective of the amount of purchase\* (including joint holders, guardians of minors and NRIs) to mention the PAN on the application form. For investments on behalf of minor, the PAN of his / her guardian should be quoted. In the absence of this, your application will be rejected.

Further, following investors are exempted from the mandatory requirement of PAN for transacting in securities market:

- Investors who want to make Micro Investment with an aggregate of the lump sum investment up to Rs. 50,000/- in a rolling 12 months period or a financial year i.e. April to March\*\*;
- Cash Investments with the Mutual Fund can be made upto Rs. 50,000/- per investor, per financial year and
- Applicants resident in the state of Sikkim, Central Government, State Government, officials appointed by the courts e.g. official liquidator, court receiver etc. (under the category of Government).

The exemption will be applicable only to Micro Investment made by individuals (including NRIs, Minors acting through Guardian and sole Proprietary Firms). However PIOs, HUF and other categories of investors will not be eligible for this exemption.

This would be subject to collecting necessary documentary evidence by the AMC/ Fund to verify the veracity of the claim. However, such investors are mandatorily required to complete the KYC documentation as prescribed by KRA and to obtain KYC Reference Number (KRN). These investors should mention the KRN in place of PAN.

\*(includes fresh / additional purchase, switch, systematic transfer and dividend reinvestment). \*\*Such investments will be aggregated at the investor level irrespective of the number of folios under which the investor has invested.

Since, vide SEBI circular dated January 4, 2013, the requirement of verification of PAN with original copy is dispensed with, investors are not required to provide original PAN card for verification.

#### 5. BANK ACCOUNT DETAILS

As per SEBI Guidelines, it is mandatory for the Sole / First Applicant to provide the bank account details in the application form.

Applications received without the bank details will be deemed to be incomplete and liable for rejection. The Mutual Fund reserves the right to hold the redemption proceeds in case the requisite details are not submitted.

To enable verification of the bank mandate details and ensure expeditious clearing, the 9-digit MICR (Magnetic Ink Character Recognition) number appearing to the right of the cheque number on the bottom white strip of the cheque leaf should be provided.

IFSC is a 11 digit number given by some of the banks on the cheques. IFSC will help to secure transfer of redemption and dividend payouts via the various electronic mode of transfers that are available with the banks.

Investors opting to hold units in Demat mode should furnish Bank Account details linked with their Demat Account. In case the bank details provided in the application form don't match with the bank details in the Depository records, bank details as available in the Depository records shall be deemed final.

If the cheques submitted along with the application form for subscription under a new folio is drawn on bank account (pay-in Bank Account) which is different from pay-out bank account details (i.e. bank account for receipt of redemption / dividend proceeds) as mentioned in the application form, then it would be mandatory for the investor to submit below mentioned documentary proof:

(a) Cancelled Original cheque leaf of the pay-out bank account having the First Holder Name and bank account number printed on the cheque; or

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- (b) Self-attested Bank statement/pass book with current entries not older than 3 months reflecting the First Holder Name, Bank Account Number and Bank Name as specified in the application; or
- (c) Confirmation on the bank's letter head attested by the bank manager with his name, designation and employee number confirming the investor details and bank mandate information.

Originals of above documents should be produced for verification at the Investor Service Centre or Official Points of Acceptance of Transactions of the Fund and the original will be returned across the counter after verification. In case the original of any document is not produced for verification, then the copies should be attested by the bank manager with his name, designation and employee number.

The investor also can use this application for opening Zero Balance Folio during NFO of the Scheme. Investors are requested to note that applications for new folio creation submitted (wherein the pay-in bank details are different from payout bank details) without any of the above mentioned documents are liable to be rejected.

In case of change in bank mandate, change will be effected for the folio and not for individual scheme.

For multiple bank account registration, please refer to Statement of Additional Information.

#### 6. INVESTMENT DETAILS

- (a) Investors must use separate Application Forms for investing simultaneously in both Sub-Plans/Options of the Scheme. However investor applying through ASBA Facility has option to apply for both sub-plans / options offered under the Scheme in a single application. The applicant in such case should mention amount of application in each option and ensure that the aggregate of the amount of application under all sub-plans / options matches with the amount to be blocked in the Bank Account.
- (b) In case applications are received where Option for investment is not selected, the default Option as prescribed in the SID of the Scheme will be applicable.
- (c) For minimum application amount please refer to the Scheme Features.

#### 7. MODE OF PAYMENT

Payment can be made in any of the following modes :

(a) Payment should be made by way of a single cheque / demand draft\* (multiple cheques will not be accepted) and must be payable locally at the Official Point(s) of Acceptance (Collection Centres during NFO) where the application is lodged. The cheque/ demand draft should be drawn favouring the Scheme e.g. Religare Invesco Fixed Maturity Plan - Series 27 - Plan B and crossed "Account Payee Only". Please mention the folio no./ application no. and applicant name on the reverse of the Cheque/Draft tendered with the application.

Payment can also be made by Cash/ Electronic Funds Transfer by way of direct credit / RTGS / NEFT to Scheme Collection Account by clearly mentioning the name of the investor and application number.

The units will be allotted for amount net of DD charges, at ₹ 10/- per unit. The fund/ AMC will not entertain any request for refund of Demand Draft charges where NFO Collection Centres / Official Point(s) of Acceptance of Religare Invesco Mutual Fund are located.

\*Investors residing in centers, where the Religare Invesco AMC designated Customer Service Centers are not located, are requested to make payment by demand drafts payable at the Center where the application is to be lodged. Demand Draft charges will be borne by the AMC to the extent of SBI DD charges. The AMC will not reimburse demand draft charges where DD amount exceeds ₹ 50,000/-. Applications accompanied by cheques / drafts not fulfilling the above criteria are liable to be rejected.

In case the Scheme name on the application form and on the payment instrument are different, the request will be processed and units will be allotted in the Scheme which is mentioned in the application form duly signed by investor(s)

In order to avoid fraud and prevent misuse of payment instruments, investors are advised to draw payment instrument (i.e. cheque, demand draft, pay order etc.) favouring either "Religare Invesco FMP - Series 27 - Plan B A/c First Investor name" or "Religare Invesco FMP- Series 27 - Plan B Account Number of the First investor" or "Religare Invesco FMP - Series 27 - Plan B Folio number"

- (b) Outstation Cheques or Outstation Drafts/Money Order/Postal Order/ Post dated Cheques will not be accepted.
- (c) The Fund is not obliged to represent dishonoured cheque or inform the investor / investor's agent about it.
- (d) NRI / FII / FPI / PIO Investors :

#### **Repatriation Basis**

Payments by NRIs / Persons of Indian Origin (PIO) residing abroad / FII / FPI may be made either by way of Indian Rupee drafts or cheques by means of (i) inward remittance through normal banking channels; or (ii) out of funds held in NRE/ FCNR account payable at par and payable at the cities where the Official Points of Acceptance are located.

In case of Indian Rupee drafts purchased abroad or subscription through NRE/ FCNR Account, an account debit certificate from the bank issuing the draft confirming the debit / Foreign Inward Remittance Certificate (FIRC) should also be enclosed. In case the debit certificate / FIRC is not provided, the AMC reserves the right to reject the application of the NRI investors.

#### Non Repatriation Basis

NRIs or person of Indian origin residing abroad investing on a non-repatriable basis may do so by issuing cheques / demand drafts drawn on Non-Resident Ordinary (NRO) account payable at the cities where the Official Points of Acceptance are located.

(e) Restrictions on acceptance of Third Party Payment for subscription to units of scheme.

Application with **Third Party Payments** for subscriptions to Scheme will not be accepted except in following cases:

- 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/-. However, this restriction will not be applicable for payment made by a Guardian, whose name is registered in the records of Mutual Fund in that folio.
- ii) Payment by employer on behalf of employee(s) through payroll deductions;
- iii) Custodian on behalf of a Foreign Institutional Investor (FII) / PFI or a client.
- iv) Payment by Religare Invesco Asset Management Company to a Distributor empanelled with it on account of commission/incentive etc. in the form of the units of schemes of Religare Invesco Mutual Fund through Systematic Investment Plans or lump sum / one-time subscription.
- (e) Payment by Corporates to its Agents/Distributor/ Dealer (similar arrangement with Principal-agent relationship) on account of commission or incentive payable for sale of its goods/services in the form of units of schemes of Religare Invesco Mutual Fund through lump sum / one-time subscription.

\* 'Related Person' means any person investing on behalf of a minor in consideration of natural love and affection or as a gift.

'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 or a joint bank account where the first named unit holder/investor is not a one of the joint holders of bank account from which payment is made.

In each of the exceptions mentioned above, investors are required to attach following mandatory documents without which application for subscription to units will be rejected:

- a) KYC of all the investors (guardian in case of minor) and KYC of person making the payment i.e. parent, related person, employee, custodian.
- b) Third Party Declaration from the investors and the person making the payment (Third Party) (available on our website www.religareinvesco.com).

It is mandatory for investor to mention details of bank account from where payment for subscription is made in referred section of application form. Further the name of first unit holder/ applicant should be pre-printed as on of the holder on payment cheque. In case, name of first unit holder/ applicant is not pre-printed on cheque, the investor should submit copy of bank statement or pass book showing account number, account holders' name and address or a original letter from the bank certifying that the investor maintains a bank account with the bank and mentioning the details like bank account number, branch address, account type and IFSC code, if any, of the branch. Originals of the bank statement / pass book should be produced for verification and the same will be returned across the counter after verification;

In case payment is made through pay order, demand draft, banker's cheque etc., an investor should submit a certificate (in original) from issuing bank as a proof of debit of investor's bank account with details of account holders' name, bank account number which has been debited for issue of payment instrument and PAN as per bank records, if available or a copy of the acknowledgement from the bank, wherein the instructions to debit carry the bank account details and name of the investor as an account holder are available or a copy of the passbook/bank statement evidencing the debit for issuance of a DD.

In case of RTGS, NEFT, ECS, bank transfer etc., the investor should submit an acknowledged copy of the instruction to bank stating the account number to be debited.

Demand draft, pay order, banker's cheque purchased against cash of Rs. 50,000/- or more will not be accepted. Such purchase application (for amount less than Rs. 50,000) should be accompanied with a banker's certificate stating the investor's Name, bank account number and PAN as per bank record, if available, is a must.

The bank account number mentioned in the certificate/ instructions must be the bank account which is registered with the Fund or the first named applicant /investor should be one of the holders of the said bank account.

Please refer to Statement of Additional Information for a facility of multiple Bank Accounts registration in a folio.

Certificate from Bank should be signed by the authorised person of the issuing bank mentioning his name, employee code, contact details and bank seal.

#### 8. CASH INVESTMENTS

In terms of SEBI circular dated September 13, 2012 and May 22, 2014, Religare Invesco Mutual Fund accepts subscription application with payment mode as 'Cash' ('Cash Investments') from eligible investors, with effect from February 5, 2015, subject to following:

(a) Cash Investments with the Fund can be made upto Rs. 50,000/- per investor, per financial year. 🏶 RELIGÁRE 📣 Invesco

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- (b) Only resident individuals, sole proprietorships and minors (through guardians), who are KYC Compliant and have a Bank Account can make Cash Investments. Such investors may or may not have a Permanent Account Number (PAN).
- (c) The limit for Cash Investments will be monitored at first applicant's PAN or PAN Exempted KYC Reference Number (PEKRN) (issued by KRA) level. If Cash Investments (together with Cash Investments already made with the Fund in the same financial year) exceeds Rs. 50,000/-, the application for Cash Investments will be rejected.
- (d) New Investor in the Fund is required to open 'Zero Balance Folio' with the Fund by submitting an 'Application Form' along with KYC Compliance proof before making Cash Investments.
- (e) New Investor who has opened Zero Balance Folio or Existing Investor is then required to deposit cash and submit deposit slip, stating details such as name of investor, amount of cash, name of the scheme of the Fund, PAN if available etc., at any of the nearest designated branch of HDFC Bank Limited /Axis Bank ("the Bank") which accept cash under Cash Investments Facility offered by the Fund. Deposit slips may be obtained from ISCs which accept Cash Investments applications or can be downloaded from our website (www.religareinvesco. com)
- (f) Cash deposit slip acknowledged by the Bank along with scheme application form/ transaction slip should be submitted for time stamping at the designated ISC of the Fund which accept Cash Investments applications. Investors must mention their name and folio number / application number on the reverse of deposit slip acknowledged by the Bank.
- (g) Please refer to our website www.religareinvesco.com or contact any of our ISCs for an updated list of designated banks / designated bank branches for depositing cash for Cash Investments and updated list of designated ISCs of the Fund for submitting applications for Cash investments.

#### Other Conditions:

- (a) Payment of redemption proceeds, dividend etc. with respect to Cash Investments shall be made only to pay-out bank account mentioned in the application form or to the bank mandate as registered in the folio in the records of the Fund.
- (b) In case the Fund receives Cash Investments but an investor has not submitted the application at the designated ISC within 10 Business Days of cash deposit with designated branch of Bank, the amount of such Cash Investments will be refunded by crediting the amount electronically to the bank account registered in the folio in the records of the Fund.
- (c) Acceptance of Cash Investments will be subject to compliance with applicable laws pertaining to Prevention of Money Laundering.

#### 9. E-MAIL COMMUNICATION

If the investor has provided email id, then Account statement / Allotment advice, other statutory as well as general information will be sent only through email instead of physical. If an investor needs a hard copy, then a request should be sent by email to mfservices@religareinvesco.com.

The Fund / Registrar are not responsible for email not reaching the investor and for all consequences thereof. The investor shall from time to time intimate the Fund/ its Registrar about any changes in the email address. In case of a large document, a suitable link would be provided and investor can download, save and print documents. However, investor always has a right to demand for a physical copy of any or all of the service deliverables and the fund would arrange to send the same to the investor.

#### 10. DIRECT CREDIT OF REDEMPTION/DIVIDEND PROCEEDS

The Units cannot be redeemed including switch-outs by the investors directly with the Fund until the Maturity Date / Final Redemption Date. Units will be automatically redeemed on the Maturity Date / Final Redemption Date, except requests for switch-out received by the Fund.

Switch-out request will be accepted upto 3.00  $\,\rm pm$  on the Maturity Date / Final Redemption Date.

Unit holder giving a request, on Maturity Date / Final Redemption Date, for switchouts of units from this Scheme to any other scheme(s) of Religare Invesco Mutual Fund, will be required to comply with applicable PAN and KYC guidelines.

If the investor has provided sufficient details for electronic credit, the Fund will give direct credit for redemption/dividend proceeds into the investor's bank account and such instruction will be adequate discharge of the Fund towards the said payment. In case the credit is not effected by the Unitholder's banker for any reason, the Fund reserves the right to make the payment by a cheque/ Demand Draft. If the direct / electronic credit is delayed or not affected or credited to a wrong account, on account of incomplete / incorrect information, the Fund will not be held responsible. If however, you wish to receive a cheque payout, please tick in the space provided in the application.

#### **11. NOMINATION DETAILS**

Applicants applying for units singly / jointly should make a nomination at the time of initial investment or during subsequent investments / during the tenure of the investment.

Please fill in the nomination details in the Application Form. Nomination form is also available on our website or at any Religare Invesco Investor Service Centers.

(a) Nomination will be mandatory for new folios opened by individual especially with sole holding. Even those investors who do not wish to nominate must sign separately confirming their non-intention to nominate. However, the nomination facility is not available in a folio held on behalf of a minor. The nomination can be made only by individuals applying for / holding units on their own singly or jointly. Non-individuals including society, trust, body corporate, partnership, Karta of Hindu Undivided Family (HUF), holder of Power of Attorney cannot nominate. If the units are held jointly, all joint holders will have to sign the nomination form, even if the mode of holding is not "joint".

- (b) A minor can be nominated and in that event, the name & address of the guardian of the minor nominee shall be provided by Unitholder.
- (c) Nomination can also be made in favor of the Central Government, State Government, a local authority, any person designated by virtue of his office or a religious or charitable trust.
- (d) The nominee shall not be a trust (other than a religious or charitable trust), society, body corporate, partnership firm, Karta of HUF, 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.
- (e) A maximum of three nominees can be registered for a folio. Nomination shall be maintained at the folio level. The AMC reserves the right to offer nomination facility at a scheme level in a folio.
- (f) In case of Multiple nominees, it is mandatory to indicate clearly the percentage of allocation / share in favor of each of the nominees against their name and such allocation / share should be in whole numbers without any decimals making a total of 100 percent.
- (g) In the event of the Unitholders not indicating the percentage of allocation / share for each of the nominees, then by invoking default option RIAMC shall settle the claim equally amongst all the nominees.
- (h) Nomination in respect of the units stands rescinded upon the transfer/ transmission of units.
- (i) Transmission of units will be done as per the Nomination/s registered subject to verification of Identity of Nominee/s, PAN, Bank Mandate etc.
- (j) Transfer of units in favor of the Nominee / Nominees shall be a valid discharge by the Asset Management Company against the legal heir.
- (k) The cancellation of nomination/s can be made only by those individuals who hold units on their own behalf singly or jointly and who made the original nomination/s. On cancellation of the nomination/s, the nomination/s shall stand rescinded and the AMC / Fund / Trustees shall not be under any obligation to transmit the units in favor of the Nominee/s.
- (I) Every new nomination for a folio will overwrite the existing nomination

These instructions are subject to SEBI Regulations / applicable laws.

In case of units held in demat mode, the nomination details provided to the Depository Participant shall be applicable.

#### **12. DEMATERIALIZATION**

The unit holders would have an option to hold the units in dematerialized form. The applicant intending to hold units in dematerialized form will be required to have a beneficiary account with a Depository Participant (DP) of the NSDL/CDSL and will be required to mention in the application form, DP ID and Beneficiary Account No. with the DP at the time of subscribing units during the NFO of the respective Plan(s). Applicants must ensure that the sequence of the names as mentioned in the application form matches with that of the beneficiary account held with the Depository Participant. Names, Address, PAN details, KYC Details etc. mentioned in the application form will be verified against the Depository data. If the details mentioned in the application (other than ASBA Applications) are incomplete / incorrect or not matching with the depository records, the application shall be treated as application for non-demat mode and accordingly units will be alloted in non-demat mode. Further, if the units can not be allotted in demat mode due to reason that KYC details including IPV is not updated with DP, the Units will be allotted in non-demat mode subject to compliance with necessary KYC provisions and the application is otherwise complete in all respect. The units of the Scheme will be traded and settled on the exchange compulsorily in dematerialized (electronic) form.

Unit holders who have opted to hold units in dematerialized form will receive payment of redemption / dividend proceeds into bank (i.e. beneficiary) account linked to their Demat account.

#### 13. PREVENTION OF MONEY LAUNDERING AND KNOW YOUR CUSTOMER (KYC)

To ensure appropriate identification of the investor and with a view to monitor transactions for the prevention of money laundering as prescribed by the Prevention of Money Laundering Act, 2002, the AMC reserves the right to:

- Scrutinize and verify the identity of the investor, Unitholder, person making the payment on behalf of the investor and the source of the funds invested / to be invested in Religare Invesco Mutual Fund;
- (b) Reject any application;
- (c) Prevent further transactions by a Unitholder;
- (d) To mandatorily redeem the units held by the Unitholder at the applicable NAV prevalent at the time of such redemption and;
- (e) Report cases to the Specified Director appointed by the Central Government, pertaining to a single transaction exceeding Rs.10 lacs or series of transactions integrally connected or remotely connected or related to each other which are valued below the prescribed value of Rs. 10 lacs within a month.

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#### 14. KNOW YOUR CUSTOMER (KYC) REQUIREMENTS

 KYC is mandatory for applicants for subscription in the schemes of Religare Invesco Mutual Fund. The applicants for the purpose of KYC Compliance shall include

(i) their constituted Power of Attorney (PoA) holder in case of investments through a PoA; (ii) each of the applicants in case of investments in joint names; and

(iii) guardian in case of investments on behalf of minor.

Pursuant to SEBI Circular dated October 5, 2011 regarding uniformity in the Know Your Customer (KYC) process in the securities market and SEBI Circular dated December 23, 2011 regarding requirement of in-person verification of investors and guidelines for KYC Registration Agency, the investors are required to submit a common KYC Application Form with specified documents and undergo In-Person verification (IPV) with effect from January 2, 2012 ("Effective Date"). The KYC Application Forms are available on our website www. religareinvesco.com.

The Fund shall perform the initial KYC / due diligence of its new investors and may undertake enhanced KYC measures commensurate with the risk profile of its investors. Registrar & Transfer Agent (RTA) of Religare Invesco Mutual Fund ("the Fund") may also undertake the KYC of the investors on behalf of the Fund. The Fund/ RTA shall upload the KYC information of the investors on the system of the KYC Registration Agency (KRA) and send KYC documents to KRA. KRA shall send a letter to the investor within 10 working days of receipt of initial/ updated KYC documents from the Fund / RTA, confirming the details thereof. In case KYC documents are incomplete, the investors will have to submit necessary documents as required by KRA. KRA shall clearly indicate status separately for the applicants falling in the "PAN exempt category" viz. applicants residing in Sikkim, UN entities/ multilateral agencies etc.

In-Person Verification (IPV) of new investors is mandatory from the Effective Date. Religare Invesco Asset Management Company Private Limited ("AMC") or its RTA or NISM/AMFI certified distributors who are KYD compliant shall undertake the IPV for the investors of the Fund. Further, in case of any applications received directly (i.e. without being routed through the distributors) from the investors, the Fund may rely upon the IPV (on the KYC Application Form) performed by the scheduled commercial banks. IPV carried out by any other SEBI registered intermediary will also be relied upon by the Fund.

Investors who have done KYC with a SEBI registered intermediary can submit letter/ acknowledgement issued by KRA and will not be required to undergo the KYC process again with the Fund. Existing KYC compliant investors of the Fund can continue to invest as per earlier practice. Applications without valid KYC compliance will be rejected.

- (b)Any subsequent change in address, Pin Code, Country, Nationality, Date of Birth, Proof of Identity or any details provided at the time of submission of Common KYC Form should be communicated to SEBI registered intermediary and Occupation, Income Details and PEP status should be communicated to AMC in the prescribed manner along with requisite supporting documents as may be specified from time to time. In case Address details provided in the application form don't match with details available in the KRA records, the details provided in the application form will be overwritten with the details available in the KRA records.
- (c)With effect from November 1, 2015: It shall be mandatory for all new investors to provide additional KYC information (such as income details, occupation, association with politically exposed person, net worth etc.) as mentioned in the application form, failing which the application will be liable to be rejected.

Further no subscriptions (whether fresh or additional) and switches pertaining to 'KYC - on Hold' cases shall be accepted, unless the investors/ unit holders also submit relevant KYC missing/ updated information, which is appropriately updated on the KRA-KYC system. However, systematic transaction such as Systematic Investment Plan (SIP)/ Systematic Transfer Plan (STP) etc. already registered till October 31, 2015 are exempted from the above stipulations.

With effect from January 1, 2016: It shall be mandatory for all existing investors/unit holders to provide additional KYC information such as income details, occupation, association with politically exposed person, net worth etc. as mentioned in the application form. However, systematic transactions such as Systematic Investment Plan (SIP)/ Systematic Transfer Plan (STP) etc. already registered till December 31, 2015 are exempted from the above stipulations.

- (d)Non Individual applicants are mandatorily required to provide details of net worth along with gross annual income. Individual applicants should provide details of net worth or gross annual income or both. While providing details of net worth, the same should be of a date which is within one year. In case applications are received where gross annual income is not selected, then Rs. 1 lac to Rs. 5 lacs income slab will be considered as the default income slab.
- (e)With effect January 01, 2016 it is mandatory for existing investors/unit holders to complete the In-Person Verification (IPV) and to provide the missing KYC information, failing which the transaction for additional subscription (including switches) in the existing folios will be liable to be rejected.

The KYC compliance status of the investors will be validated with the records of the KRA. AMC reserves right to reject application forms for transactions in units of the Fund not accompanied by common KYC Application Form or letter / acknowledgement issued by KRA.

#### **15. ULTIMATE BENEFICIARY OWNER**

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

As per these guidelines, UBO means '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. Investors are requested to refer to the 'UBO Declaration' for details of UBO.

In accordance with AMFI Best practices guidelines Circular no. 62/2015-16 dated September 18, 2015, investors are requested to note the following:

- With effect from November 1, 2015: It shall be mandatory for new investors to provide beneficial ownership details as part of account opening documentation, failing which the application will be liable to be rejected.
   However, systematic transaction such as Systematic Investment Plan (SIP)/ Systematic Transfer Plan (STP) etc. already registered till October 31, 2015 are exempted from the above stipulations.
- With effect from January 1, 2016: It shall be mandatory for existing investors/ unit holders to provide beneficial ownership details failing which the transaction for additional subscription (including switches) will be liable to be rejected.

However, systematic transactions such as Systematic Investment Plan (SIP)/ Systematic Transfer Plan (STP) etc. already registered till December 31, 2015 are exempted from the above stipulations.

However, the investor 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, is exempted from the provisions of UBO.

#### 16. FOREIGN ACCOUNTS TAX COMPLIANCE ACT ("FATCA") / COMMON REPORTING STANDARD ("CRS")

Under the FATCA regime, the AMC / the Fund is required to undertake due diligence process and identify US reportable accounts and collect such information/ documentary evidences of the US and / or non-US status of its investors / Unit holders and disclose such information as far as may be legally permitted about the holdings /investment returns to US Internal Revenue Service (IRS) and / or the Indian Tax Authorities.

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

India has joined the Multilateral Competent Authority Agreement on Automatic Exchange of Information (AEOI) for CRS. The CRS on AEOI requires the financial institution of the "source" jurisdiction to collect and report information to their tax authorities about account holders "resident" in other countries, such information having to be transmitted "automatically" annually. Income Tax Rules ,1962 were amended vide notification No.62 of 2015 dated 7th August,2015 by inserting Rules 114F to 114H and form 61B to provide legal basis for the reporting financial institution for maintaining and reporting information about the reportable accounts which is available at <u>http://www.incometaxindia.gov.in/communications/notification/notification%20no.%2062%20</u> dated%2007-08-2015.pdf.

In terms of regulatory requirements with respect to FATCA/ CRS under Income Tax Act read with SEBI Circular nos. CIR/MIRSD/2/2015 dated August 26, 2015, CIR/ MIRSD/3/2015 dated September 10, 2015, AMFI Best practices guidelines Circular no. 63/2015-16 dated September 18, 2015 and Addendum dated July 22, 2014 issued by Religare Invesco AMC regarding uniform implementation of FATCA/CRS requirements, investors are requested to note the following:

- All investors will have to mandatorily provide the details and declaration pertaining to FATCA/CRS for all new accounts openedon or after November 1, 2015.
- For accounts opened between July 1, 2014 and October 31, 2015 and certain preexisting accounts satisfying the specified criteria, the investors need to submit the details/declarations as per FATCA/CRS provisions on or before December 31, 2015.
- In case the information/declaration is not received from the investor within the stipulated time, the account shall be treated as reportable account.

An investor / Unit holder will therefore be required to furnish such information for the AMC /Fund to comply with the reporting requirements stated in FATCA/CRS and circulars issued by SEBI/Government/regulators in this regard. Investors / Unit holders should consult their own tax advisors regarding FATCA/CRS requirements with respect to their own situation. You are requested to fill in the attached FATCA/CRS Annexure for Individuals (all unit holders including Guardian and POA holder) and Non-Individuals (including POA holder).

#### **17. DECLARATION AND SIGNATURE**

- (a) All the applicants must sign the application form. Signatures should be in English or in any Indian language. Thumb impression should be from the left hand for males and the right hand for females and in all cases be attested by a Magistrate, Notary Public or Special Executive Magistrate. In case of HUF, the Karta will sign on behalf of the HUF.
- (b) The original Power of Attorney or a duly notarized copy of the Power of Attorney shall be required to be submitted where applications are made under a Power of Attorney.
- **18.** All applications are subject to detailed scrutiny and verification. Applications which are not complete in all respects are liable for rejection, either at the collection point itself or subsequently after detailed scrutiny / verification at the back office of the Registrars.

## Checklist

- Application Form is complete in all respect. Name, address & contact details are mentioned in full and signed by all applicants.
- Bank account details are complete and correct. In case investment cheque is from a different bank account, original cancelled cheque copy is attached.
- Permanent Account Number (PAN) for all applicants is mentioned.
- Preferred investment option is mentioned clearly.
- The cheque / demand draft should be drawn favouring the name of the

#### Accompanying documents

Please submit the following documents with your application (where applicable). All documents should be original / true copies by a Director / Trustee / Company Secretary / Authorised Signatory.

Documents	Individuals <sup>1</sup>	Companies	Societies	Partnership Firms	Investments through PoA	Trust	NRI	FII(s)/ FPI <sup>2</sup>	Sole Proprietor	Minor
Resolution / Authorisation to invest		1	1	1		1		1		
List of Authorised Signatories with Specimen signature(s)		1	1	1	✓	1		1		
Memorandum & Articles of Association		1								
Trust Deed						1				
Bye - Laws			1							
Partnership Deed				1						
Overseas Auditors' Certificate								1		
Notarised Power of Attorney					✓					
Foreign Inward Remittance Certificate, in case										
payment is made by DD from NRE / FCNR a/c,							1			
where applicable										
KYC Acknowledgement	1	1	1	1	1	1	1	1	1	1
Demat Account Details	1	1	1	1	1	1	1	1	1	1
(Client Master List Copy) <sup>3</sup>										
Cash Deposit Slip										<u> </u>
FATCA / CRS Declaration				1	<i>✓</i>	<u> </u>	1		<i></i>	<b>v</b>
UBO Declaration		<b>_</b>	1			1		<i></i>		

<sup>1</sup>Self attestation is mandatory. <sup>2</sup>For FII(s)/FPI, copy of the SEBI registration certificate should be provided. <sup>3</sup>In case Units are applied in Electronic (Demat) mode. Only resident individuals, sole proprietorships and minors (through guardians), who are KYC Compliant and have a Bank Account can make Cash Investments.

- scheme & crossed as "Account Payee Only", dated and duly signed.
- Application Number and applicant's name is mentioned on the reverse of each cheque.
- Demat A/c details are filled correctly in the form. Please provide self attested Client Master list Copy.
- Details of applicants provided matches exactly with those in the Depository.
- Not a US Person & Resident of Canada.

# Religare Invesco Asset Management Company Private Limited - INVESTOR SERVICE CENTRES / OFFICIAL POINTS OF ACCEPTANCE FOR NFO AND ONGOING BASIS.

Ahmedabad: 1st Floor, Shital Varsha Building, Near Vijay Cross Road, Opp. Manan Auto Link, Drive-in Road, Navrangpura, Ahmedabad - 380009. Tel. No.: 079 40300304.
 Bengaluru: 411, 4th Floor, Prestige Meridian 1, 29, MG Road, Bengaluru - 560001. Tel No.: 080 - 42941000.
 \*Baroda: Unit No.101/102, 1st Floor, Siddharth Complex, R.
 C. Dutt Road, Alkapuri, Baroda-390005. Tel. No.: 0265 6643389.
 Chandigarh: SCO No.28, Second Floor, Sector 20-D, Chandigarh-160020. Tel. No.: 0172 6451315.
 Chennai : A 5, 2nd Floor, Parsn Commercial Complex, Gemini, Near Palm Grove Hotel, Chennai - 600 006. Tel No : 044 - 64502421/22.
 Delhi: 10C, Vanadana Building, 10th Floor, 11 Leo Tolstoy Marg, Connaught Place, New Delhi-110001. Tel. No.: 011 43789000.
 Hyderabad: 3rd Floor, 6-3-883/6/B, Above Metro Shoes, Singhaniya Towers, Opp. Hyderabad Central Punjgutta, Hyderabad - 500082. Tel. No.: 040 - 65444012/13/14.
 Indore: Room No. 216, 2nd Floor, Starlit Tower, Y. N. Road, Indore - 452001. Tel. No.: 01142657351
 \*Jaipur: 204, 2nd Floor, 'Brij Anukampa'Ashok Marg, C-Scheme, Jaipur-302001. Tel. No::01416451086.
 Kanpur: 1st Floor, KAN Chambers, 14/113 Civil Lines, Kanpur: 208001 Tel. No::0512 6451658.
 \*Kochi: Door No.CC 40/377, 3rd Floor, Jos Annexe, Jos Junction, M.G.Road, Kochi-682016. Tel. No::0484 6453727.
 Kolkata: 311, 3rd Floor, Jos Annexe, Jos Junction, M.G.Road, Kochi-682016. Tel. No::0484 6453727.
 Kolkata: 311, 3rd Floor, Jos Annexe, Jos Junction, SKY HI Chamber, Park Road, Hazratganj, Lucknow-226001, U.P Tel No - 0522-4000841/4000149.
 Ludhiana: Golden Plaza Mall, 1st Floor, Mall Road, Ludhiana 141001. Tel. No::0161-6543354.
 Mumbai (Nariman Point): Office No.17, 1st Floor, Joslly Maker Chambers II, Nariman Point, Mumbai-400021. Tel. No::022 43416000.
 Mumbai (Vile Parle) (H.O.): 3rd Floor, GYS Infinity, Paranjpe "B' Schem

#### \*For NFO only.

For list of Official Points of Acceptance of Karvy and MF Utilities India Pvt. Ltd. for Ongoing Transactions, please refer our website: www.religareinvesco.com

#### **Religare Invesco Asset Management Company Private Limited** GYS Infinity, Paranjpe 'B' Scheme, Subhash Road, Vile Parle (E), Mumbai - 400057 T +91 22 67310000 F +91 22 28371565

#### To invest:

Call 1800-209-0007 • sms 'Invest' to 56677 Invest Online www.religareinvesco.com

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