

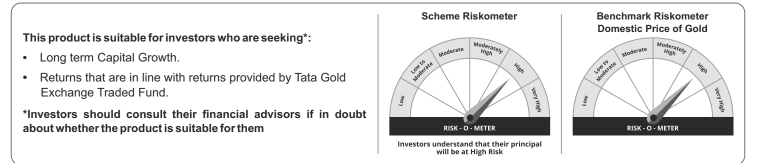


KEY INFORMATION MEMORANDUM CUM APPLICATION FORM



(SCHEME CODE TATA/O/O/FOD/23/12/0057)

Offer of Units of Rs. 10/- per unit issued at a premium approximately equal to the difference between face value and allotment price during the New Fund Offer Period and at NAV based price during Continuous offer.



(It may be noted that risk-o-meter specified above is based on internal assessment. The same shall be updated as per provision no. 17.4.1.i of SEBI Master Circular on Mutual Fund dated May 19, 2023, on Product labelling in mutual fund schemes on ongoing basis.)

| New Fund Offer Opens On | 02 January, 2024 |
|--|------------------|
| New Fund Offer Closes On | 16 January, 2024 |
| Scheme reopens for continuous sale and repurchase on or before | 24 January, 2024 |

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 and pending litigations, etc. investors should, before investment, refer to the Scheme Information Document (SID) and Statement of Additional Information (SAI) available free of cost at any of the Investor Service Centres or distributors or from the website www.tatamutualfund.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.

Name of the Mutual Fund Tata Mutual Fund Name of the AMC Tata Asset Management Pvt. Ltd. CIN: U65990-MH-1994-PTC-077090

Offer for Units at NAV Based Prices upon reopening

1903, B Wing, Parinee Crescenzo, G Block, BKC, Bandra East, Mumbai – 400 051
 Call: (022) 6282 7777 (Monday to Saturday 9:00 am to 5:30 pm)
 E-mail: service@tataamc.com Website: www.tatamutualfund.com

INVESTMENT OBJECTIVE

The investment objective of the Scheme is to seek to provide returns that are in line with returns provided by Tata Gold Exchange Traded Fund.

However, there is no assurance or guarantee that the investment objective of the Scheme will be achieved.

ASSET ALLOCATION

Under normal circumstances, the asset allocation of the Scheme will be as follows:

| | Indicative allocations (% of total assets) | | Risk Profile | |
|---|---|---------|------------------------|--|
| Instruments | Minimum | Maximum | High / Medium / Low | |
| Units of Tata Gold Exchange Traded Fund | 95 | 100 | High | |
| Debt & Money Market Instruments including units of Mutual Funds * | 0 | 5 | Medium | |

* The scheme may invest in units of liquid / money market / debt mutual fund schemes of Tata Mutual Fund or in the Scheme(s) of other mutual funds in conformity with the investment objective / asset allocation of the Scheme. Debt Instruments like Government Securities, Corporate Bonds, Commercial Paper (CP), Certificate of Deposit (CD) and other Money Market Instruments as specified by the Reserve Bank of India / SEBI from time to time.

The Scheme will not invest / deal / transact in:

- 1. Securitized Debt
- 2. Debt Instruments with special features (AT1 and AT2 Bonds)
- 3. Debt instruments having Structured Obligations / Credit Enhancements.
- 4. Securities Lending & Borrowing, Short selling
- 5. Overseas Investment / ADRs / GDRs
- 6. Units of REITs & InvITs
- 7. Repo in corporate debt and corporate reverse repo
- 8. Credit Default Swap transactions
- 9. Derivatives

The cumulative gross exposure through Tata Gold Exchange Traded Fund, debt & money market instruments including units of Mutual Funds should not exceed 100% of the net assets of the scheme. Cash or cash equivalents with residual maturity of less than 91 days may be treated as not creating any exposure. Cash equivalent means Government Securities, TBills & Repo on Government Securities.

Pending deployment of the funds in securities in terms of investment objective of the Scheme, the AMC may park the funds of the Scheme in short term deposits of the Scheduled Commercial Banks, subject to the guidelines issued by SEBI vide provision no. 12.16 & 4.5.2 of SEBI Master Circular on Mutual Fund dated May 19, 2023, as may be amended from time to time.

Change in Investment Pattern

The Fund Manager, with the intention to protect the interests of the unit holders may change the investment pattern for short term and defensive considerations. (reference 1.14.1.2 of SEBI Master Circular on Mutual Fund dated May 19, 2023).

In case of deviation due to passive breaches, the AMC will achieve a normal asset allocation pattern in a maximum period of 30 business days. In case deviation in investment pattern is not rebalanced within the period indicated above then justification in writing for such delay including details of efforts undertaken to rebalance of portfolio shall be placed before the investment committee. The Investment Committee, if so desires, can extend the timelines upto sixty (60) business days from the date of mandated completion of rebalancing period.

In case the portfolio of schemes is not rebalanced within the aforementioned mandated plus extended timelines, AMCs shall:

- i. not be permitted to launch any new scheme till the time the portfolio is rebalanced.
- ii. not to levy exit load, if any, on the investors exiting the scheme.

Deployment of NFO Proceeds in Triparty Repo or any other instrument as may be permitted by SEBI:

Mutual funds are allowed to deploy NFO proceeds in Triparty repo or any other instrument as may be permitted by SEBI before the closure of NFO period. However, AMCs will not charge any investment management and advisory fees on funds deployed in Triparty repo or any other instrument as may be permitted by SEBI during the NFO period. The appreciation received from investment in Triparty repo or any other instrument as may be permitted by SEBI shall be passed on to investors. Further, in case the minimum subscription amount is not garnered by the scheme's during the NFO period, the interest earned upon investment of NFO proceeds in Triparty repo or any other instrument as may be permitted by SEBI shall be passed on to investors. Further, in case the minimum subscription amount is not garnered by the scheme's during the NFO period, the interest earned upon investment of NFO proceeds in Triparty repo or any other instrument as may be permitted by SEBI shall be returned to investors, in proportion of their investments, along-with the refund of the subscription amount.

RISK PROFILE OF THE SCHEME

- The Scheme is subject to the specific risks that may adversely affect the Scheme's NAV, return and/or ability to meet its investment objective.
- The specific risk factors related to the Scheme include, but are not limited to the following:
- The Scheme shall invest predominantly in Tata Gold Exchange Traded Fund (TGETF) - the underlying scheme. Hence the Scheme's performance shall primarily depend upon the performance of TGETF. Any change in the investment policies or the fundamental attributes of the underlying scheme could affect the scheme /performance of the Scheme.
- Investments by TGETF are subject to availability of Gold. If favorable investment opportunities do not exist or opportunities have notably diminished, TGETF may suspend accepting fresh subscriptions. This may also affect the acceptance of subscription by the Scheme.
- All risks associated with the underlying scheme, including performance
 of underlying physical gold, asset class risk, passive investment risk,
 indirect taxation risk, etc., will therefore be applicable to this Scheme.
 Investors who intend to invest in the Scheme are required to and
 deemed to have understood the risk factors of the underlying scheme.
- The Portfolio disclosure of the Scheme will be limited to providing the particulars of the underlying scheme where the Scheme has invested and will not include the investments made by the underlying scheme.
- The value (price) of gold may fluctuate for several reasons and all such fluctuations will impact the NAV of Units under the Scheme. The factors that may effect the price of gold, among other things, include demand and supply for gold in India and in the global market, Indian and Foreign exchange rates, Interest rates, Inflation trends, market risks including trading risks in gold as commodity, legal restrictions on the movement/trade of gold that may be imposed by RBI, Government of India or countries that supply or purchase gold to/from India, trends & restrictions on import/export of gold in and out of India, etc.
- The Scheme assets are predominantly invested in TGETF and valued at the market price of the said units on The National Stock Exchange of India Limited (NSE). The same may be at a variance to the NAV of the underlying scheme, due to market expectations, demand/supply of the TGETF units, prevailing market conditions, etc. To that extent the performance of Scheme shall be at variance with that of the underlying scheme.
- The changes in asset allocation may result in higher transaction costs.
- When subscriptions received are not adequate enough to meet the minimum investment criteria for transacting directly with the Fund, the units of the underlying scheme may be acquired from the stock exchanges where the price quoted may be at variance with the underlying NAV, which could result in higher acquisition costs. Alternatively, the subscriptions may be deployed in Money market instruments within the limits specified under the Asset allocation pattern, which will have a different return profile compared to gold returns profile.
- Taxation: Repurchase of units of the underlying scheme or sale of units of the underlying scheme on the Stock Exchange may attract short or long term capital gain tax depending upon the acquisition cost and holding period of the Units. Moreover, converting units of the underlying scheme to Gold may also attract Wealth tax. Furthermore, Gold is subject to indirect tax not restricted to the following: Sales Tax, Octroi, VAT, Stamp Duty, and Custom Duty. Hence, any change in the rates of taxation/applicable taxes would affect the valuation of the Scheme.
- Redemption Risk:

The units issued under the Scheme will derive liquidity primarily from the underlying scheme having creation/ redemption process in creation unit size of predefined quantity of physical gold (currently 1 kg). At times prevailing market conditions may affect the ability of the underlying scheme to sell gold against the redemption request received.

Furthermore, the endeavor would always be to get cash on redemptions from the underlying scheme. However, in case the underlying scheme is unable to sell for any reason, and delivers physical gold, there could be delay in payment of redemption proceeds pending such realization.

Additionally, the Scheme will derive liquidity from trading units of underlying scheme on the exchange(s) in the secondary market which may be inherently restricted by trading volumes, settlement periods and transfer procedures. As there is no active secondary market developed or maintained by the underlying scheme, the processing of redemption requests at times may be delayed.

In the event of an inordinately large number of redemption requests, or re-structuring of the Scheme's investment portfolio, the processing of redemption requests may be delayed.

Right to Limit Redemptions

The Trustee, in the interest of the Unit holders of the Scheme offered in this Scheme Information Document and keeping in view the unforeseen circumstances/unusual market conditions, may limit the total number of Units, which can be redeemed on any Business Day depending on the ability of the Scheme to sell units of the underlying scheme and / or underlying scheme able to liquidate gold against the redemption request submitted by the Unit holders of the Scheme due to prevailing market conditions. In view of the above, the Trustee has the right, in its sole discretion, to limit redemptions (including suspending redemptions) under certain circumstances, as described under 'Right to restrict redemption and/or suspend redemption of the units' in Section 'Restrictions, if any, on the right to freely retain or dispose of Units being offered'.

Risks Associated with Processing of Transaction Through Stock
 Exchange Mechanism

The trading mechanism introduced by the stock exchange(s) is configured to accept and process transactions for mutual fund units in both Physical and Demat Form. The allotment and/or redemption of Units through NSE and/or BSE or any other recognised stock exchange(s), on any Business Day will depend upon the modalities of processing viz. collection of application form, order processing/settlement, etc. upon which the Fund has no control. Moreover, transactions conducted through the stock exchange mechanism shall be governed by the operating guidelines and directives issued by respective recognised stock exchange(s).

Risks associated with Debt/Money Markets Instruments

Interest Rate Risk

As with debt/money instruments, changes in interest rate may affect the price of the money market instrument(s) and ultimately Scheme's net asset value. Generally, the prices of instruments increase as interest rates decline and decrease as interest rates rise. Prices of long-term securities fluctuate more in response to such interest rate changes than short-term securities. Indian debt and government securities markets can be volatile leading to the possibility of price movements up or down in fixed income securities and thereby to possible movements in the NAV.

Credit Risk

Credit risk or Default risk refers to the risk that an issuer of a fixed income security may default (i.e. the issuer will be unable to make timely principal and interest payments on the security). Because of this risk corporate debentures are sold at a higher yield above those offered on Government Securities which are sovereign obligations and free of credit risk. Normally, the value of fixed income securities will fluctuate depending upon the changes in the perceived level of credit risk as well as any actual event of default. The greater the credit risk, the greater the yield required for someone to be compensated for the increased risk.

Reinvestment Risk

This risk refers to the difference in the interest rate levels at which cash flows received from the securities in the scheme is reinvested. The additional income from reinvestment is the "interest on interest" component. The risk is that the rate at which interim cash flows are reinvested may be lower than that originally assumed.

Risks associated with Segregated Portfolio

Investor holding units of segregated portfolio may not able to liquidate their holding till the time recovery of money from the issuer. Security comprises of segregated portfolio may not realize any value. Listing of units of segregated portfolio in recognized stock exchange does not necessarily guarantee their liquidity. There may not be active trading of units in the stock market. Further trading price of units on the stock market may be significantly lower than the prevailing NAV.

Risks associated with investing in Securities Segment and Tri-party Repo trade settlement:

The mutual fund is a member of securities segment and Tri-party Repo trade settlement of the Clearing Corporation of India (CCIL). All transactions of the mutual fund in government securities and in Tri-party Repo trades are settled centrally through the infrastructure and settlement systems provided by CCIL; thus reducing the settlement and counterparty risks considerably for transactions in the said segments. The members are required to contribute an amount as communicated by CCIL from time to time to the default fund maintained by CCIL as a part of the default waterfall (a loss mitigating measure of CCIL in case of default by any member in settling transactions routed through CCIL). CCIL shall maintain two separate Default Funds in respect of its Securities Segment, one with a view to meet losses arising out of any default by its members from outright and repo trades and the other for meeting losses arising out of any default by its members from Triparty Repo trades. The mutual fund is exposed to the extent of its contribution to the default fund of CCIL, in the event that the contribution of the mutual fund is called upon to absorb settlement/default losses of another member by CCIL, as a result the scheme may lose an amount equivalent to its contribution to the default fund.

Risks associated with transaction in Units through stock exchange(s):

In respect of transaction in Units of the Scheme through BSE and / or NSE, allotment and redemption of Units on any Business Day will depend upon the order processing / settlement by BSE and / or NSE and their respective clearing corporations on which the Fund has no control.

Risk associated with potential change in Tax structure:

This summary of tax implications given in the taxation section (Units and Offer Section III) is based on the current provisions of the applicable tax laws. This information is provided for general purpose only. The current taxation laws may change due to change in the 'Income Tax Act 1961' or any subsequent changes/amendments in Finance Act/Rules/Regulations. Any change may entail a higher outgo to the scheme or to the investors by way of securities transaction taxes, fees, taxes etc. thus adversely impacting the scheme and its returns.

| Sr No. | Risk & Description | Risk mitigation / management strategy | |
|-----------|-----------------------|--|--|
| 1 | Liquidity Risk | Focus on good quality paper at the time of portfolio construction | |
| 2 | Credit Risk | In house dedicated team for credit appraisal Issuer wise exposure limit Periodical portfolio review by the investment committee | |
| 3 | Interest Rate Risk | Close watch on the market events Active duration management Portfolio exposure spread over various maturities. | |
| 4 | Regulatory Risk | Online monitoring of various exposure limits by the Front Office System also as a backup, manual control are implemented. | |

Risk Control / Mitigation measures of Underlying Scheme:

The Scheme by utilizing a holistic risk management strategy will endeavor to manage risks associated with investing in gold and gold-related instruments. The risk control process involves identifying & measuring the risk through various risk measurement tools. The Scheme has identified the following risks of investing in gold and gold-related instruments and designed risk management strategies, which are embedded in the investment process to manage such risks.

| Sr. No. | Risk & Description | Risk mitigation / management strategy |
|------------|---|--|
| 1 | Tracking Error: The performance of the Scheme may not be commensurate with the performance of the benchmark index on any given day or over any given period, referred to as tracking error. | The Investment Manager would monitor the tracking error of the Scheme on an ongoing basis and would seek to minimize tracking error to the maximum extent possible. The investment manager will endeavor to maintain low cash levels to minimize tracking error. |
| 2 | Price risk: Fluctuations in the price of gold | Since the Scheme is passively managed, price risk is inherent and cannot be mitigated. |
| 3 | Liquidity risk: Inability to buy / sell appropriate quantity of gold | The Scheme has to sell gold only to designated bankers / traders who are authorized to buy gold. Though, there are adequate numbers of players to whom the Scheme can sell gold the Scheme may have to resort to distress sale of gold if there is no or low demand for gold to meet its cash needs of redemption or expenses. |
| 4 | Event risk/Custody Risk: Risk of loss, damage, theft, impurity etc. of gold | There is a risk that part or all of the physical gold belonging to the Scheme could be lost, damaged or stolen. In order to ensure safety, the said gold will be stored with custodian in its vaults. Gold held by custodian is also insured. The custodian will insure/cover all such risks. |
| 6 | Liquidity or Marketability Risk: This refers to the ease with which a security can be sold at or near to its valuation yield-to maturity (YTM). | The Scheme may invest in government securities, corporate bonds and money market instruments. While the liquidity risk for government securities, money market instruments and short maturity corporate bonds may be low, it may be high in case of medium to long maturity corporate bonds. |

| Sr. No. | Risk & Description | Risk mitigation / management strategy |
|------------|---|---|
| 7 | Credit Risk: Credit risk or default risk refers to the risk that an issuer of a fixed income security may default (i.e., will be unable to make timely principal and interest payments on the security). Normally, the value of a fixed income security will fluctuate depending upon the changes in the perceived level of credit risk as well as any actual event of default. The greater the credit risk, the greater the yield required for someone to be compensated for the increased risk. | cash flows and asset quality. A detailed evaluation of accounting policies, off- balance sheet exposures, notes, auditors' comments and disclosure standards |

Restrictions on Investments (as per seventh schedule of SEBI {Mutual Fund} Regulations 1996)

Pursuant to the Regulations and amendments thereto and subject to the Asset allocation pattern, the following investment restrictions are presently applicable to the Scheme:

- 1. A fund of funds scheme shall be subject to the following investment restrictions.
- a) shall not invest in any other fund of fund scheme,
- b) shall not invest its assets other than in schemes of mutual funds, except to the extent of funds required for meeting the liquidity requirements for the purpose of repurchases or redemptions, as disclosed in the offer document of fund of funds scheme.
- The mutual fund shall not borrow except to meet temporary liquidity needs of the mutual fund for the purpose of repurchase, redemption of units or payment of interest to the unitholders.
 Provided that the mutual fund shall not borrow more than 20% of the extense and the duration of such a barrawing shall not

net asset of the scheme and the duration of such a borrowing shall not exceed a period of six months.

- 3. The scheme shall not invest more than 5% of NAV in Debt / Money Market instruments as specified in the asset allocation section.
- 4. The Scheme shall not invest in unlisted debt instruments including commercial papers, except Government Securities and other money market instruments. Provided that the Scheme may invest in unlisted non-convertible debentures up to a maximum of 10% of the debt portfolio of the Scheme (i.e. 10% of 5% of net assets) subject to such conditions as may be specified by SEBI from time to time:

Provided further that the Scheme shall comply with the norms under this clause within the time and in the manner as may be specified by SEBI.

Provided further that the scheme will not invest in unrated debt instruments.

Note: According to the Asset Allocation of the Scheme, the indicative allocation of the Scheme to Debt / Money market instruments shall be in the range of 0% to 5% of the net assets of the Scheme, subject to conditions specified.

- 5. The scheme shall not make any investment in:
- a. any unlisted security of an associate or group company of the sponsor; or
- b. any security issued by way of private placement by an associate or group company of the sponsor; or
- c. the listed securities of group companies of the sponsor which is in excess of 5% of the net assets (considering the scheme shall invest atleast 95% in underlying scheme).
- 6. Transfers of investments from one scheme to another scheme in the same mutual fund shall be allowed only if:-
- a. such transfers are done at the prevailing market price^ for quoted instruments on spot basis.

Explanation- "spot basis" shall have same meaning as specified by stock exchange for spot transactions.

b. The securities so transferred shall be in conformity with the investment objective of the scheme to which such transfer has been made.

Note: SEBI vide provision no. 9.11 of SEBI Master Circular on Mutual Fund dated May 19, 2023 has prescribed the methodology for determination of price to be considered for inter scheme transfers. Further, inter scheme transfers shall be in accordance with the guidelines issued by SEBI provision no. 12.30 of SEBI Master Circular on Mutual Fund dated May 19, 2023 as amended from time to time.

- 7. The mutual fund shall get the securities purchased or transferred in the name of the mutual fund on account of the concerned scheme, wherever investments are intended to be of long-term nature.
- 8. Pending deployment of funds of a scheme in terms of investment objectives of the scheme, a mutual fund may invest them in short-term deposits of schedule commercial banks, subject to such Guidelines as may be specified by the Board.
- 9. The scheme will not advance any loan for any purpose.

These investment limitations / parameters (as expressed / linked to the net asset / net asset value / capital) shall in the ordinary course apply as at the date of the most recent transaction or commitment to invest, and changes do not have to be effected merely because, owing to appreciations or depreciations in value, or by reason of the receipt of any rights, bonuses or benefits in the nature of capital or of any scheme of arrangement or for amalgamation, reconstruction or exchange, or at any repayment or redemption or other reason outside the control of the Fund, any such limits would thereby be breached. If these limits are exceeded for reasons beyond its control, TAMPL shall adopt as a priority objective the remedying of that situation, taking due account of the interests of the Unitholders.

Investment by Asset Management Company

TAMPL (the AMC) may invest in the scheme(s) on an ongoing basis, such amount, as they deem appropriate. The AMC shall not be entitled to charge any management fees on this investment in the scheme(s). Investments by the AMC will be in accordance with the SEBI (MF) Regulations, 1996.

The scheme will invest in:

- 1. Units of Tata Gold Exchange Traded Fund.
- 2. Investment in Debt & Money Market Instruments. *
- 3. Units of Mutual Funds ^

* Debt Instruments like Government Securities, Corporate Bonds, Commercial Paper (CP), Certificate of Deposit (CD) and other Money Market Instruments as specified by the Reserve Bank of India / SEBI from time to time.

^ Units of liquid / money market / debt mutual fund schemes of Tata Mutual Fund or in the Scheme(s) of other mutual funds in conformity with the investment objective / asset allocation of the Scheme and in terms of the prevailing SEBI (MF) Regulations

Scheme Strategy

The investment objective of the scheme is to seek to provide returns that are in line with returns provided by Tata Gold Exchange Traded Fund by investing in units of Tata Gold Exchange Traded Fund. Accordingly, the Scheme may buy/sell the units of Tata Gold Exchange Traded Fund either directly with the Fund or through the secondary market on the Stock Exchange(s).

The scheme would also invest in debt & other money market securities to the extent necessary to meet the liquidity requirements for the purpose of repurchases or redemptions

PLANS AND OPTIONS

The Scheme has following plans across a common portfolio:

Regular Plan: This Plan is for investors who wish to route their investment through any distributor.

Direct Plan: This Plan is only for investors who purchase /subscribe units in a scheme directly with the Fund and is not available for investors who route their investments through a distributor.

Regular Plan (For applications routed through Distributors):

The scheme has following options:

- Growth Option
- Payout of Income Distribution Cum Capital Withdrawal Option
- Reinvestment of Income Distribution Cum Capital Withdrawal Option

Direct Plan (For applications not routed through Distributors)

The Scheme has following options:

- Growth Option
- Payout of Income Distribution Cum Capital Withdrawal Option
- · Reinvestment of Income Distribution Cum Capital Withdrawal Option

Compulsory Reinvestment of Income Distribution cum Capital Withdrawal Option:

In order to reduce the expenses of the scheme and also for the convenience of the investors, the income distribution cum capital withdrawal shall be compulsorily reinvested (for investors of non-electronic mode) within the scheme at the applicable ex-dividend NAV if income distribution cum capital withdrawal amount is less Rs.100 in the same option of the respective plans of the scheme at the ex- dividend rate.

Investor shall note that when units are sold, and sale price (NAV) is higher than face value of the unit, a portion of sale price that represents realized gains shall be credited to an Equalization Reserve Account and which can be used to pay income distribution cum capital withdrawal. Hence, income distribution cum capital withdrawal amounts can be distributed out of investors capital (Equalization Reserve), which is part of sale price that represents realized gains. **Default Option:** Investor should appropriately tick the 'option' (Growth or Payout of Income Distribution Cum Capital Withdrawal Option, Reinvestment of Income Distribution Cum Capital Withdrawal Option in the application form while investing in the Scheme. If no option is mentioned / indicated in the application form by the investor then the units will, by default, be allotted under the Direct Plan- Growth Option. If no income distribution cum capital withdrawal sub-option is mentioned / indicated in the application form by the investor then the units will, by default, be allotted under the Direct Plan- Growth Option. If no income distribution form by the investor then the units will, by default, be allotted under the Reinvestment of Income Distribution cum capital withdrawal option.

Default Plan: Investors are requested to note the following scenarios for the applicability of "Direct Plan (application not routed through distributor) or Regular Plan (application routed through distributor)" for valid applications received under the scheme:

| Scenario | Broker Code mentioned by the investor | Plan mentioned by the investor | Default Plan to be captured |
|----------|---|--------------------------------------|--------------------------------|
| 1 | Not mentioned | Not mentioned | Direct Plan |
| 2 | Not mentioned | Direct Plan | Direct Plan |
| 3 | Not mentioned | Regular Plan | Direct Plan |
| 4 | Mentioned | Direct Plan | Direct Plan |
| 5 | Direct Plan | Not Mentioned | Direct Plan |
| 6 | Direct Plan | Regular Plan | Direct Plan |
| 7 | Mentioned | Regular Plan | Regular Plan |
| 8 | Mentioned | Not Mentioned | Regular Plan |

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

MINIMUM APPLICATION AMOUNT DURING NFO PERIOD

Rs. 5,000/- and in multiples of Re. 1/- thereafter.

MINIMUM ADDITIONAL PURCHASE AMOUNT

Rs. 1,000 and in multiples of Re. 1/- thereafter.

The repurchase / switches request can be made for a minimum of Rs. 500/-/ 50 units or folio balance whichever is lower. There will be no minimum amount requirement in case of all units switch into any scheme of Tata Mutual Fund. Investors can switch into the Scheme from the existing Schemes of Tata Mutual Fund (subject to completion of Lock-in Period, if any) during the New Fund Offer Period.

Note: Allotment of units will be done after deduction of applicable stamp duty and transaction charges, if any.

Applicable NAV (after the schemes opens for repurchase)

DISPATCH OF REDEMPTION CHEQUE

The transfer of redemption or repurchase proceeds to the unitholders shall be made within three working days from the date of redemption or repurchase. In case of failure to despatch redemption proceeds within three working days, the AMC shall be liable to pay interest to the Unit Holders at such rate as may be specified by SEBI for the period of such delay (presently @ 15% per annum). The above timelines are subject to the list of exceptional circumstance as specified below and by SEBI or AMFI from time to time.

| Sr. No. | Exceptional Circumstances | Additional Time allowed |
|------------|--|---|
| 1 | Payment of redemption proceeds through physical instruments (cheque / DD) where electronic fund transfer is not possible (such as old / non-Core Banking account / IFSC non-available records / IMPS failed records for reasons like name mismatch*, technical error / Investor Bank not participating in Electronic Fund transfers or failure of electronic credit for any reason which are at the bank's end. | Additional 2 working days. |
| | *Name mismatch typically occurs where the bank account is held jointly, but the 1st holder in MF Folio may not be first holder in the bank account or the investor's name in MF folio and his/her bank account may not be exactly identical e.g., MF folio is held by A+B, but the bank account is in the name of B +A; OR the name as per bank a/c & MF folio are recorded a bit differently e.g., (i) Given Name + Middle Name + | |
| | Surname | |
| | (ii) Given Name + Surname (iii) Surname + Given Name etc. Note: When payment is made through cheque / DD, the investor's bank account details registered with the RTA shall be printed on the cheque/DD, so that the amount is paid only through the investor's bank account to mitigate the risk of fraudulent encashment. | |
| 2 | Redemption in case of funds where payout schedule of underlying instruments/ funds is different e.g., Domestic Fund of Funds, Overseas funds, Overseas FOF scheme, wherein the redemption proceeds can be paid after 1 day of payout schedule. | Additional 1 working da after receiving proceeds from underlying instruments schemes for electronic payouts. {For physical payouts, i.e. issuance and dispatch o cheque/ DD, additional day as per (i) above would also be allowed, after receiving proceed from underlying instruments schemes}. |
| | | For example, in case of Domestii FoFs, where funds are received on T+3 days, timeline applicable would be. a) T+4 days for electronic payment; and |
| 3 | On such days, where it is a bank holiday in some or all the states, but a business day for the stock exchanges. | b) T+6 days physical payout. Additional 1 working dat following the bank holiday(s) in the State where the investor ha bank account |
| 4 | Exceptional circumstances such a sudden declaration of a business day as a holiday (as it happened on the day the famous singer Lata Mangeshkar passed away) or as a non-business day due to any unexpected reason / Force Majeure events. | In all such exceptional situations the timelines prescribed in provision no. 14.1 & 14.2 o SEBI Master Circular on Mutua Fund dated May 19, 2023 shal be counted from the date the situation becomes normal. |
| 5 | In all such cases where a request for Change of Bank account has been received just prior to (upto 10 days prior) OR simultaneously with redemption request. | In all such cases, the AMCs RTAs can make the redemption payment after the cooling of period of 10 days from the date of receipt of COBM. The redemption transaction shall be processed as per the applicable NAV on the basis time |
| | | stamp. The credit may either be given in the existing bank account o the new bank account post du diligence within 1 working da after cooling off period. |

BENCHMARK INDEX

Domestic Price of Gold

NAME OF THE FUND MANAGER

Tapan Patel

NAME OF THE TRUSTEE COMPANY

Tata Trustee Co. Pvt. Ltd.

PERFORMANCE OF THE SCHEME

The Scheme is a new scheme and does not have any performance track record.

SCHEMES PORTFOLIOS HOLDINGS

The scheme is a new scheme and does not have any portfolio holdings.

INVESTMENT BY BOARD OF DIRECTORS, FUND MANAGERS AND KEY PERSONNEL

The scheme is a new scheme and hence this disclosure is not applicable.

EXPENSES OF THE SCHEME

Load is an amount which is paid by the investor to subscribe to the units or to redeem the units from the scheme. Load amounts are variable and are subject to change from time to time. As per provision no. 10.4.1.a of SEBI Master Circular on Mutual Fund dated May 19, 2023, there shall be no entry load for all Mutual Fund schemes. Applicable tax on exit load, if any, shall be paid out of the exit load proceeds and exit load net of tax, if any, shall be credited to the scheme.

The Load Structure of the Scheme is given hereunder:

| Type of Load | Load chargeable (as %age of NAV) | |
|--------------|--|--|
| Entry Load | N.A | |
| | Redemption/Switch-out/SWP/STP on or before expiry of 365 days from the date of allotment: If the withdrawal amount or switched out amount is not more than 12% of the original cost of investment- Nil | |
| Exit Load | Redemption/Switch-out/SWP/STP on or before expiry of 365 days from the date of allotment: If the withdrawal amount or switched out amount is more than 12% of the original cost of investment-1% | |
| | Redemption/Switch-out/SWP/STP after expiry of 365 days from the date of allotment-Nil | |

Bonus units and units issued on reinvestment of IDCW shall not be subject to exit load.

For applicability of load structure and NAV, switch-in will be considered as subscription and switch-out will be considered as redemption.

The AMC reserves the right to change/modify exit load, depending upon the circumstances prevailing at any given time. However, any change in the load structure will be applicable on prospective investment only. At the time of changing the load structure, the AMC will adopt the following measures:

- The addendum detailing the changes may be attached to Scheme Information Documents and Key Information Memorandum. The addendum may be circulated to all the distributors/brokers so that same can be attached to all Scheme Information Documents and Key information memoranda already in stock.
- The investor is requested to check the prevailing load structure of the scheme before investing. For any change in load structure arrangement may be made to display the addendum in the Scheme Information Document in the form of a notice in all the investor service centers and distributor/ brokers' office.
- The introduction of the exit load along with the details may be stamped in the acknowledgement slip issued to the investors on submission of the application form and may also be disclosed in the statement of accounts issued after the introduction of such load.
- A public notice shall be given in respect of such changed in one English daily newspaper having nationwide circulation as well as in a newspaper publishes in the language of region where the Head office of Mutual Fund is situated.

(i) Annual Recurring Expenses

Fees & Expenses:

The maximum recurring expenses of the Scheme is estimated below:

| Ref | Expenses Head | % of Daily Net Assets | |
|-----|--|--------------------------|--|
| | Investment Management and Advisory Fees | | |
| | Trustee fee | | |
| | Audit fees | | |
| | Custodian fees | | |
| | RTA Fees | | |
| | Listing Fees/Other Expenses | | |
| | Marketing & Selling expense incl. agent commission | | |
| | Cost related to investor communications | | |
| | Cost of fund transfer from location to location | Upto 1.00% | |
| | Cost of providing account statements and income distribution redemption cheques and warrants | | |
| | Costs of statutory Advertisements | | |
| | Brokerage & transaction cost over and above 12 bps for cash market trades | | |
| | Goods & Services tax on expenses other than investment and advisory fees | | |
| | Goods & Services tax on brokerage and transaction cost | | |
| (a) | Maximum total expense ratio (TER) permissible under Regulation 52 ((6) (a)(i) | Upto 1.00%* | |
| (b) | Additional expenses under regulation 52(6A) (c) | Upto 0.05% | |
| (c) | Additional expenses for gross new inflows from specified cities | Upto 0.30%^ | |

The above expense limits are excluding Goods & Services Tax on investment and advisory fees.

Investors are requested to note that they will be bearing the recurring expenses of the fund of funds scheme, in addition to the expenses of underlying scheme in which the fund of funds scheme makes investments. *The total expense ratio to be charged over and above the weighted average of the total expense ratio of the underlying scheme shall not exceed two times the weighted average of the total expense ratio levied by the underlying scheme, subject to the overall ceilings of 1.00%.

All scheme related expenses including commission paid to distributors, by whatever name it may be called and in whatever manner it may be paid, shall necessarily paid from the scheme only within the regulatory limits and not from the books of AMC, its associate, sponsor, trustees or any other entity through any route in terms of SEBI circulars, subject to the clarifications provided by SEBI to AMFI vide letter dated February 21, 2019 on implementation of provision no. 10.1.12 of SEBI Master Circular on Mutual Fund dated May 19, 2023 on Total Expense Ratio (TER) and performance disclosure for Mutual Fund.

Notes:

- Expenses of Direct Plan will be lower than expenses of the Regular Plan as no commission/distribution expenses will be charged in the case of Direct Plan. All fees and expenses charged in a direct plan (in percentage terms) under various heads including the investment and advisory fee shall not exceed the fees and expenses charged under such heads in a regular plan. NAV of the Direct Plan will be different than the NAV of Regular Plan.
- 2) As mandated vide provision no. 3.1.2 of SEBI Master Circular on Mutual Fund dated May 19, 2023, the AMC shall not enter into any revenue sharing arrangement with the Underlying scheme in any manner and shall not receive any revenue by whatever means/head from the Underlying scheme. Any commission or brokerage received from the Underlying scheme shall be credited to scheme's account. Investors should note that the above expense to be borne by the investor includes the recurring expenses of the Underlying scheme(s) in which Fund-of-Funds scheme makes investment.
- The scheme may charge additional limit of 0.05 specified in sub regulation (6A)(c) of Regulation 52 of SEBI (Mutual Funds) Regulations, 1996
- 4) ^^As per Regulation 52 (6A) (b) of SEBI (Mutual Funds) Regulations, 1996 expenses not exceeding of 0.30 per cent of daily net assets may be charged to the scheme, if the new inflows from such cities as specified by SEBI from time to time are at least:
- A. 30 per cent of gross new inflows in the scheme, or;
- B. 15 per cent of the average assets under management (year to date) of the scheme, whichever is higher:

Provided that if inflows from such cities is less than the higher of subclause (i) or sub- clause (ii), such expenses on daily net assets of the scheme shall be charged on proportionate basis: Provided further that expenses charged under this clause shall be utilised for distribution expenses incurred for bringing inflows from such cities:

Provided further that amount incurred as expense on account of inflows from such cities shall be credited back to the scheme in case the said inflows are redeemed within a period of one year from the date of investment.

Additional TER can be charged based on inflows only from retail investors (i. e other than corporates and institutions) from B 30 cities as defined provision no. 10.1.3 of SEBI Master Circular on Mutual Fund dated May 19, 2023. Retail Investor means transaction from individual investors where inflow is upto Rs. 2,00,000/- per transaction.

- 5) Brokerage & transaction costs (including tax) which are incurred for the purpose of execution of trade may be capitalised to the extent of 12bps cash market transactions. GST on brokerage and transaction cost paid for execution of trades shall be within the limit prescribed under regulation 52 of the SEBI (Mutual Funds) Regulations, 1996. Any payment towards brokerage and transaction cost, over and above the said 12 bps for cash market transactions may be charged to the scheme within the maximum limit of Total Expense Ratio (TER) as prescribed under regulation 52 of the SEBI (Mutual Funds) Regulations, 1996.
- 6) Fund of Funds investing more than 80% of its NAV in the underlying domestic funds shall not be required to set aside 2 bps of the daily net assets towards investor education and awareness initiatives. Hence, the scheme is not required to set aside 2 bps of the daily net assets towards investor education and awareness initiatives.
- 7) The fund shall update the current expense ratios on the website (www.tatamutualfund.com) at least three working days prior to the effective date of the change. The exact web link for TER is http://www. tatamutualfund.com/our-funds/total-expense-ratio.
- 8) Fees and expenses Management fees and other expenses charged by the Mutual Funds in foreign countries along with the management fee and recurring expenses charged to the domestic Mutual Fund scheme shall not exceed the total limits on expenses as prescribed under Regulation 52(6) of the Mutual Funds Regulations.
- 9) Illustration of impact of expense ratio on scheme return:

| Particulars | Regular Plan | Direct Plan |
|---|-----------------|----------------|
| Amount Invested (Rs) | 10,000 | 10,000 |
| Gross Returns-assumed | 15% | 15% |
| Closing NAV before expenses (Rs.) | 11,500 | 11500 |
| Expenses (Rs) | | |
| Expenses Other than Distribution expenses | 50 | 50 |
| Distribution Expenses | 50 | NIL |
| Total NAV after charging expenses (Rs) | 11,400 | 11,450 |
| Net returns to investor | 14% | 14.50% |

Illustration is given to understand the impact of expense ratio on a scheme return and this should not be construed as an indicative return of the scheme.

Transaction Charges:

Pursuant to provision no. 10.5 of SEBI Master Circular on Mutual Fund dated May 19, 2023, transaction charge per subscription of Rs.10, 000/- and above be allowed to be paid to the distributors of the Tata Mutual Fund products. The transaction charge shall be subject to the following:

- 1. There shall be no transaction charges on direct investments.
- 2. For existing investors in a Mutual Fund, the distributor may be paid Rs.100/- as transaction charge per subscription of Rs.10, 000/- and above.
- 3. For first time investor in Mutual Funds, the distributor may be paid Rs.150/- as transaction charge for subscription of Rs.10, 000/- and above.
- 4. The transaction charge shall be deducted by the AMC from the subscription amount and paid to the distributor and the balance amount shall be invested.
- 5. The statement of account shall clearly state that the net investment as gross subscription less transaction charge and give the number of units allotted against the net investment.
- 6. There shall be no transaction charge on subscription below Rs. 10,000/-.
- 7. There shall be no transaction charge on transactions other than purchases/ subscriptions relating to fresh/additional purchase.

The transaction charges would be deducted only in respect of those transactions where the concern distributor has opted for opt in for levying transaction charge. In case distributor has chosen 'Opt Out' of charging the transaction charge, no transaction charge would be deducted from transactions registered.

It may further be noted that distributors shall have also the option to either opt in or opt out of levying transaction charge based on type of the product.

How the fund is different from other existing schemes of Tata Mutual Fund:

Tata Gold ETF Fund of Fund is an Open-ended fund of fund scheme investing in units of Tata Gold Exchange Traded Fund. Tata Mutual Fund has one ETF Fund of Fund - Domestic i.e., Tata Nifty India Digital ETF Fund of Fund.

Below mentioned is the comparison of this fund with another existing scheme/s in the same category (i.e. Exchange Traded Fund) of Tata Mutual Fund:

| Scheme Name | Asset Allocation Pattern | Primary Investment Focus | AUM as on 30.11.2023 (Rs. Crores) | No. of Folios as on 30.11.2023 |
|---|---|---|--|---|
| Tata Nifty India Digital ETF Fund of Fund | of Tata Nifty India Digital Exchange | mirroring Nifty India Digital Index. | 41.76 | 11817 |

TAXATION

Tax Treatment for Investor of Investments in Mutual Funds

As per provision no. 3.2.7.1 read with provision no. 3.3.10.5 of SEBI Master Circular on Mutual Funds dated May 19, 2023, the applicable tax provisions are as under:

The information is provided for general information only. However, in view of the individual nature of the implications, each investor is advised to consult his or her own tax advisors with respect to the specific amount of tax and other implications arising out of his or her participation in the Schemes.

The Finance Act, 2020 abolished income distribution tax and instead introduced taxing of income from mutual fund units in the hands of the unit holders.

| Type of Investor | Withholding tax rate | | | | |
|------------------|---|--|--|--|--|
| Resident | 10%* | | | | |
| NRI | 20%** or rate as per applicable tax treaty*** (whichever is lower) | | | | |

* Tax not deductible if dividend income in respect of units of a mutual fund is below Rs. 5,000 in a financial year.

** The base tax is to be further increased by surcharge at the rate of:

- 37% on base tax where income or aggregate of such income exceeds Rs.
 5 crore;
- 25% where income or aggregate of such income exceeds Rs. 2 crore but does not exceed Rs. 5 crore;
- 15% where income or aggregate of such income exceeds Rs. 1 crore but does not exceed Rs. 2 crore; and
- 10% where income or aggregate of such income exceeds Rs. 50 lakhs but does not exceed Rs. 1 crore

In case investor is falling under 'New Regime', the rate of surcharge not to exceed 25%.

Further, "Health and Education Cess" is to be levied at 4% on aggregate of base tax and surcharge.

*** The income distributed by mutual fund to unitholders is unlikely to fall within the definition of dividend under the tax treaty. Given this and the language of the newly inserted proviso to section 196A, claiming tax treaty benefit in respect of income distributed by mutual fund to unitholders for withholding tax purpose may not be possible.

As per the Explanation to Section 112A of Income Tax Act 1961, an equityoriented fund is defined as a fund whose inventible funds are invested in equity shares of domestic companies listed on a recognised stock exchange to the extent of atleast 65% or more of the total proceeds of such fund. The percentage of equity shareholding of the fund shall be computed with reference to the annual average of the monthly average of the opening and closing figures.

This scheme not been an equity-oriented scheme as stated above, will fall under "Other than Equity Oriented Funds or Non-Equity-Oriented Funds".

| Tax on Capital | Gains (Payable | by the Investo | ors) | |
|---|---|--------------------------------------|---|--|
| | Rate of Capital Gain Tax | | | |
| | Individual/ HUF \$ | Domestic Company @ | NRI \$ (including withholding tax rate for NRI) | |
| Short Term Capital Gain (Units held for 36 months or less) (Including specified mutual fund schemes - Note 1) | As per relevant Slab of Total Income chargeable to Tax | 30% / 25%^^ / 22%^^^ / 15%^^^^ | 30%^ | |
| Long Term Capital Gain (Units held for more than 36 months) (Not applicable for specified mutual fund schemes - Note 1) | 20% | 20% | Listed - 20% Unlisted - 10%** | |

Note 1 – As per Finance Act, 2023, capital gains from transfer of units of "specified mutual fund schemes" acquired on or after 1st April 2023 are treated as short term capital gains taxable at applicable slab rates as provided above irrespective of the period of holding of such mutual fund units. For this purpose, "specified mutual fund" means mutual fund where not more than 35 per cent of its total proceeds is invested in the equity shares of domestic companies.

\$Surcharge to be levied at:

- 37% on base tax where specified income** exceeds Rs. 5 crore;
- 25% where specified income** exceeds Rs. 2 crore but does not exceed Rs. 5 crore;
- 15% where total income exceeds Rs. 1 crore but does not exceed Rs. 2 crore; and
- 10% where total income exceeds Rs. 50 lakhs but does not exceed Rs. 1 crore.

In case total income includes income by way of dividend on shares and shortterm capital gains on units of equity oriented mutual fund schemes and longterm capital gains on mutual fund schemes, the rate of surcharge on the said type of income not to exceed 15%. In case investor is falling under 'New Regime', the rate of surcharge not to exceed 25%.

**Specified income - Total income excluding income by way of dividend on shares and short-term capital gains on units of equity oriented mutual fund schemes and long-term capital gains on mutual fund schemes.

Further, Health and Education Cess to be levied at the rate of 4% on aggregate of base tax and surcharge.

@ Surcharge at 7% on base tax is applicable where total income of domestic corporate unit holders exceeds Rs 1 crore but does not exceed 10 crores and at 12% where total income exceeds 10 crores. However, surcharge at flat rate of 10 percent to be levied on base tax for the companies opting for lower rate of tax of 22%/15%. Further, "Health and Education Cess" to be levied at therate of 4% on aggregate of base tax and surcharge.

** Without indexation.

^ Assuming the investor falls into highest tax bracket.

^^ If total turnover or gross receipts in the financial year 2021-22 does not exceed Rs. 400 crores.

^^^ This lower rate is optional and subject to fulfillment of certain conditions as provided in section 115BAA.

^^^^ This lower rate is optional for companies engaged in manufacturing business (set-up & registered on or after 1 October 2019) subject to fulfillment of certain conditions as provided in section 115BAB.

Further, the domestic companies are subject to minimum alternate tax (except for those who opt for lower rate of tax of 22%/15%) not specified in above tax rates.

As per section 139AA of the Income tax Act, 1961 ('the Act') read with rule 114AAA of the Income-tax Rules, 1962, in the case of a resident person, whose PAN has become inoperative due to non linking of PAN with Aadhaar, it shall be deemed that he has not furnished the PAN and tax could be withheld at a higher rate of 20% as per section 206AA of the Act. For linking PAN with Aadhaar after 31 March 2022, fees Rs. 500 till 30 June 2022 and Rs. 1,000 thereafter has been prescribed.

All are required investors to ensure linking of their PAN with Aadhaar number for continual and smooth transactions in securities market and to avoid consequences of non-compliance, as such accounts would be considered non-KYC compliant, and there could be restrictions on securities and other transactions until the PAN and Aadhaar are linked.

Short term/ long term capital gain tax (along with applicable Surcharge and Health and Education Cess) will be deducted at the time of redemption of units in case of NRI investors.

As per section 206AB, tax to be deducted at twice the applicable rate in case of payments to specified person (except non-resident not having

permanent establishment in India or person who is not required to furnish the return of income as notified by the Central Government) who has not furnished the return of income for the assessment year relevant to previous year immediately preceding the financial year in which tax is required to be deducted:

- For which time limit for filing return has expired; and
- The aggregate of tax deducted at source or tax collected at source in his case is Rs. 50,000 or more in the said previous year.

Additionally, if provisions of section 206AA are also applicable then tax to be deducted at higher of the two rates provided i.e. rate as per section 206AB or section 206AA.

Wherever applicable, Tax Deducted at Source, Tax Collected at Source & GST related provisions on ETFs, gold & gold related instruments shall apply as per the Act, Rules & Regulations from time to time.

Stamp Duty

With effect from 1st July 2020 a stamp duty @ 0.005% of the transaction value would be levied on mutual fund investment transactions. Accordingly at the time of subscription / switch in investor will pay applicable stamp duty in addition to the cash component.

If any tax liability arising post redemption on account of change in tax treatment with respect to Capital Gain Tax, by the tax authorities, shall be solely borne by the investors and not by the AMC or Trustee Company.

For further details on taxation please refer the clause on taxation in SAI.

The information stated above is based on Tata Mutual Fund understanding of the tax laws and only for the purpose of providing general information to the unit holders of the scheme. In view of the individual nature of tax implications, each unit holder is advised to consult with his or her own tax advisors with respect to the specific tax and other implications arising out of the restructuring.

Portfolio Disclosures / Half Financial Results

Portfolio Disclosure:

Tata Mutual Fund will disclose portfolio (along with ISIN) in user friendly and downloadable spreadsheet format, as on the last day of the month/half year for all their schemes on its website <u>www.tatamutualfund.com</u> and on the website of AMFI <u>www.amfiindia.com</u> within 10 days from the close of each month/half year. Disclosure of risk-o-meter of scheme, benchmark and portfolio details to the investors will be disclosed as mandated by provision no. 5.16 & 5.17 of SEBI Master Circular on Mutual Fund dated May 19, 2023.

In case of unitholders whose email addresses are registered, Tata Mutual Fund will send via email both the monthly and half yearly statement of scheme portfolio within 10 days from the close of each month /half year respectively.

Tata Mutual Fund will publish an advertisement every half-year, in the all India edition of at least two daily newspapers, one each in English and Hindi, disclosing the hosting of the half yearly statement of the schemes portfolio on the AMC's website www.tatamutualfund.com and on the website of AMFI (www.amfiindia.com). Tata Mutual Fund will provide physical copy of the statement of scheme portfolio without any cost, on specific request received from a unitholder.

Unaudited Financial Results:

Tata Mutual Fund/ Tata Asset Management Pvt Ltd shall within one month from the close of each half year, that is on 31st March & on 30th September, host a soft copy of its unaudited financial results on its website in the format specified in Twelfth Schedule of SEBI (Mutual Funds) Regulations 1996.

Tata Mutual Fund / Tata Asset Management Pvt Ltd shall publish an advertisement disclosing the hosting of such financial results on their website, in atleast one English daily newspaper having nationwide circulation & in a newspaper having wide circulation published in the language of the region where the Head Office of the fund is situated.

PUBLICATION OF DAILY NET ASSET VALUE (NAV)

The AMC will calculate and disclose the first NAV of the Scheme within a period of 5 business days from the date of allotment.

Subsequently, the AMC will calculate and disclose the NAVs on all Business Days.

The AMC will prominently disclose the NAVs under a separate head on the website of the Fund (www.tatamutualfund.com) and of the Association of Mutual Funds in India-AMFI (www.amfiindia.com) before 10.00 A.M. on the next Business Day ^. However, due to inability in capturing same day valuation of underlying investments, the NAV shall be disclosed by 11 PM. on the next Business Day.

^ If the NAVs are not available before the commencement of Business Hours on the following day due to any reason, the Mutual Fund shall issue a press release giving reasons for the delay and explain by when the Mutual Fund would be able to publish the NAV.

Investor may write to AMC for availing facility of receiving the latest NAVs through SMS.

Illustration of Calculation of Sale & Repurchase Price:

Assumed NAV Rs. 11.00 per unit

Entry Load: NIL

Exit Load 1%

Sale Price = NAV + (Entry Load (%) * NAV)

Sale Price = 11 + (0% * 11)

Sale Price = 11 + 0

Sale Price = Rs. 11/-**Repurchase Price**

Repurchase Price = NAV - (exit load (%) * NAV)

Repurchase Price = 11 - (1%*11)

Repurchase Price = 11 - 0.11

Repurchase Price = Rs.10.89

In the event NAV cannot be calculated and / or published, such as because of the suspension of RBI Clearing, Bank strikes, during the existence of a state of emergency and / or a breakdown in communications, the Board of Trustees may temporarily suspend determination and / or publication of the NAV of the Units.

While determining the price of the units, the fund will ensure that the repurchase price is not lower than 95 per cent of the Net Asset Value.

For Investor Grievances:

Please contact

Name and Address of Registrar:

Computer Age Management Services Limited (Cams), Unit: Tata Mutual Fund. 178/ 10, Kodambakkam High Road, Opp. Hotel Palmgrove, Nungambakkam, Chennai - 600 034.

Email: service@tataamc.com (Tata Mutual Fund email address), Call on. (022) 6282 7777.

Name of the Investor Relations Officer:

Ms. Kashmira Kalwachwala

Tata Asset Management Pvt Ltd. (Investment Manager for Tata Mutual Fund) 1903 B Wing Parinee Crescenzo G Block BKC Bandra East, Mumbai - 400 051. Call: (022) 6282 7777 (Monday to Saturday 9:00 am to 5:30 pm), Fax: 22613782, Email: service@tataamc.com, Website: www.tatamutualfund.com

UNITHOLDERS' INFORMATION

How to Apply: Please refer to the Scheme Additional Information and Application form for the instructions.

Additional mode of payment through Applications Supported Blocked Amount (ASBA)

As per provision no. 14.8 of SEBI Master Circular on Mutual Fund dated May 19, 2023, all the new scheme (NFOs) launched by TMF on or after October 01,2010 shall offer ASBA facility to the investors subscribing to New Fund Offer (NFOs) of Tata Mutual Fund Schemes. This facility shall co -exist with the current process, wherein cheques/demand drafts are used as a mode of payment.

Investors may also apply through the ASBA facility by filling in the ASBA form and submitting the same to their respective banks, which in turn will block the amount in the account as per the authority contained in the ASBA form.

Presently ASBA is offered by selected Self Certified Syndicate Banks (SCSBs) which are registered with SEBI for offering the facility.

Investors are requested to check with their respective banks about the availability of the ASBA facility. For the complete list of controlling / designated branches of above mentioned SCSB's, please refer to the websites of SEBI, BSE and NSE at www.sebi.gov.in, www.bseindia.com and www.nseindia.com.

Allotment of Units

Subject to the Scheme receiving the minimum subscription, full allotment will be made to all valid applications received during the New Fund Offer (NFO) period. Allotment of Units on Application shall be made in the following manner:

At the discretion of the investors, the units under the Scheme shall either be allotted in dematerialized form (if investor has Demat account and he has provided the details of depository account in the application form) or by way of issuing the physical account statement.

The investors who wish to hold units in Demat mode need to furnish the details of their depository account in the Application Form. The Units allotted in electronic form will be credited to the investor's Beneficiary Account with a Depository Participant (DP) of CDSL or NSDL as per the details furnished by the investor in the Application Form within five business days from the close of the New Fund Offer.

Those investors who have not provided Demat account details shall be issued account statement specifying the number of units allotted. A statement of accounts specifying the number of units allotted to the applicant or issue units in the dematerialized form as soon as possible but not later than five working days from the date of closure of the initial subscription list or from the date of receipt of the application.

Please note that where the investor has furnished the details of their depository accounts in the Application Form, it will be assumed that the investor has opted for allotment in electronic form and the allotment will be made only in electronic form as default.

Kindly refer clause "Account Statements" in section "B: ONGOING OFFER DETAILS" of Scheme Information Document for provisions relating to dispatch of Account Statement. Please note that the Account statement is not transferable. In case unit holder wish to dematerialize the units, he/she shall comply with the procedures prescribed by the AMC / Depository from time to time.

The process of allotment of Units will be completed within 5 (five) working / business days from the date of closure of the New Fund Offer Period.

Units of the scheme are freely transferable in both the modes i.e demat or Statement of Account (SOA) mode. Transfer of units shall be subject to payment of applicable stamp duty by the unitholders and as per applicable laws

Unitholders desirous of transferring units shall submit the transfer request in the prescribed form and with other documents as may be mandated by AMC.

The allotment of units is subject to realization of the payment instrument. Accounts Statement:

On acceptance of application for financial transaction, a confirmation specifying the number of Units allotted/redeemed will be sent by way of e-mail and/or SMS to the applicant's registered e-mail address and/or mobile number within five business days from the date of closure of New Fund Offer (NFO) period.

In case of continuous subscription after the NFO, Tata Mutual Fund will send account statement with all details registered in the folio by way of an e-mail and/ or SMS to the investor's registered address/email address/registered mobile number not later than five business days from the date of subscription or by way of physical statement not later than five business days from the date of receipt of request from the unitholder.

Tata Mutual Fund will send the Consolidated Account Statement (CAS) to investors as follows:

- A single Consolidated Account Statement (CAS) on basis of PAN (PAN 1) of the first holder & pattern of holding, in case of multiple holding) will be dispatched to unitholders having Mutual Fund investments & holding Demat accounts by Depositories at the end of the month in which transaction (the word 'transaction' shall include all financial transactions in demat accounts/Mutual Fund folios of the investor) takes place. The CAS shall be dispatched as per the timelines specified by SEBI.
- 2) The CAS will not be received by the investors for the folio(s) not updated with PAN details. The Unit holders are therefore requested to ensure that the folio(s) are updated with their PAN. Such investors will get monthly account statement from Tata Mutual Fund in respect of transactions carried out in the schemes of Tata Mutual Fund during the month on or within fifteenth day of the succeeding month.
- In other cases i.e. where unitholders having no Demat account & only 3) MF units holding, Tata Mutual Fund shall continue to send the CAS as is being send on or within fifteenth day of the succeeding month in which financial transaction takes place.
- 4) In case statements are presently being dispatched by e-mail either by the Fund or the Depository then CAS will be sent through email. However the Unitholders have an option to receive CAS in physical form at the address registered in the Depository system.
- The dispatch of CAS by Depositories to Unitholders would constitute 5) compliance by Tata Asset Management Pvt Ltd / the Fund with the requirements under Regulation 36(4) of SEBI (Mutual Funds) Regulations 1996.
- 6) Each CAS issued to the investors shall also provide the total purchase value / cost of investment in each scheme.
- 7) In case if no transaction has taken place in a folio during the period of six months ended September 30 and March 31, the CAS detailing the holdings across all schemes of all mutual funds, shall be emailed on half yearly basis, as per the timeline specified by SEBI, unless a specific request is made to receive the same in physical form.
- Half-yearly CAS shall be issued to all Mutual Fund investors, excluding 8) those investors who do not have any holdings in MF schemes and where no commission against their investment has been paid to distributors, during the concerned half-year period on or within twenty first day of the succeeding month. Further, CAS issued for the half-year(September/ March) shall also provide:
- The amount of actual commission paid by Tata AMC/Mutual Fund to distributors (in absolute terms) during the half-year period against the concerned investor's total investments in each mutual fund scheme. The term "commission" here refers to all direct monetary payments and other payments made in the form of gifts / rewards, trips, event

sponsorships etc. by Tata AMC/MF to distributors. Further, a mention may be made in such CAS indicating that the commission disclosed is gross commission and does not exclude costs incurred by distributors such as Goods & Services Tax (wherever applicable, as per existing rates), operating expenses, etc.

b. The scheme's average Total Expense Ratio (in percentage terms) along with the break up between Investment and Advisory fees, Commission paid to the distributor and Other expenses for the period for each scheme's applicable plan (regular or direct or both) where the concerned investor has actually invested in. Stock invests, Outstation Cheques/DD, Post Dated Cheques, Money Orders and Postal Orders will not be accepted and such applications will not be considered for allotment. All investment cheques should be current dated.

MICR(CTS) cheques will be accepted till the end of business hours upto 15th January, 2024, RTGS & Transfer cheques will be accepted till the end of business hours upto 16th January, 2024. Allotment is subject to realization of funds. In case funds are not realized before the allotment date then such applications will be rejected.

SEBI vide Circular no. CIR/MIRSD/66/2016 dated July 21, 2016 and circular no. CIR/MIRSD/120/2016 dated November 10, 2016 has intimated about the operationalization of Central KYC Records Registry ("CKYCR").

AMFI vide Best Practice Guideline circular no. 135/BP/68/2016-17 dated December 22, 2016 has prescribed guidelines including Central KYC ("CKYC") forms for implementing the CKYC norms. In this regard, any individual customer who has not done KYC under the KYC Registration Agency (KRA) regime shall fill the new CKYC form. If such new customer uses the old KRA KYC form, such customer would either fill the new CKYC or provide additional / missing information in the Supplementary CKYC form.

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

Pursuant to Association of Mutual Funds in India (AMFI) Best Practices Guidelines Circular No. 48/2014-15 dated June 24, 2014 on the process for dealing with applications where the scheme name in the Application Form / Transaction Slip & payment instrument differs has been standardized.

In case of fresh/additional purchases, if the name of a particular Scheme on the application form/transaction slip differs from the name of the scheme on the Payment instrument, the application will be processed & units allotted at applicable NAV of the scheme mentioned in the application form / transaction slip duly signed by investor(s).

Tata Asset Management Pvt Ltd. (AMC) reserves the right to call for other additional documents as may be required, for processing such transactions. The AMC also reserves the right to reject such transactions.

The AMC thereafter shall not be responsible for any loss suffered by the investor due to the discrepancy in the scheme name mentioned in the application form/ transaction slip and payment instrument.

Units in dematerialized (demat) form:

Unitholders should submit their valid redemption request to their Depository Participant (DP). The redemption proceeds will be credited to the bank account of the Unitholder, as per the bank account details recorded with the DP through electronic modes or by forwarding a Cheque / Draft.

Annual Report:

Annual report or Abridged Summary, in the format prescribed by SEBI, will be hosted on AMC's website www.tatamutualfund.com and on the website of AMFI www.amfiindia.com.

The scheme wise annual report or an abridged summary thereof, in the format prescribed, shall be sent by way of e-mail to the investor's registered e-mail address not later than four months from the date of closure of the relevant accounts year.

Investors who have not registered their email id, will have an option of receiving a physical copy of the Annual Report or Abridged Summary thereof.

Tata Mutual Fund will provide a physical copy of the abridged summary of the Annual Report, without charging any cost, on specific request received from a unitholder. Physical copies of the report will also be available to the unitholders at the registered offices at all times.

Tata Mutual Fund will publish an advertisement every year, in the all India edition of at least two daily newspapers, one each in English and Hindi, disclosing the hosting of the scheme wise annual report on the AMC website (www.tatamutualfund.com) and on the website of AMFI (www.amfiindia.com).

Segregated Portfolio

In case of credit event at issuer level and to deal with liquidity risk, the scheme may create segregated portfolio of debt and money market instruments in compliance with the provision no. 4.4 of SEBI Master Circular on Mutual Fund dated May 19, 2023.

Creation of segregated portfolio shall be subject to guidelines specified by SEBI from time to time and includes the following:

- Segregated portfolio may be created, in case of a credit event at issuer level i.e. downgrade in credit rating by a SEBI registered Credit Rating Agency (CRA), as under:
- a) Downgrade of a debt or money market instrument to 'below investment grade', or
- b) Subsequent downgrades of the said instruments from 'below investment grade', or
- c) Similar such downgrades of a loan rating
- 2) Creation of segregated portfolio is optional and is at the discretion of the AMC.
- 3) In case of unrated debt and money market instruments by the scheme of an issuer that does not have any outstanding rated debt or money market instruments, segregated portfolio may be created only in case of actual default of either the interest or principal amount. In case of default of unrated debt or money market instruments of an issuer, TAMPL(AMC) will inform AMFI immediately about the actual default by the issuer. Pursuant to dissemination of information by AMFI about actual default, AMC may segregate the portfolio of debt and money market instruments.
- 4) In case, debt schemes which have investment in debt investments having special features is to be written off or converted to equity pursuant to any approval, the date of said proposal may be treated as trigger date. However, in case the instruments are written off or converted to equity without proposal, the date of write off or conversion of debt instrument to equity may be treated as trigger date.

Process for Creation of Segregated Portfolio

- On the date of credit event, TAMPL(AMC) shall decide on creation of segregated portfolio. Once AMC decides to segregate portfolio, it should:
- a) seek approval of trustees prior to creation of the segregated portfolio.
- b) immediately issue a press release disclosing its intention to segregate such debt and money market instrument and its impact on the investors. The mutual fund should also disclose that the segregation shall be subject to trustee approval. Additionally, the said press release shall be prominently disclosed on the website of the AMC.
- c) ensure that till the time the trustee approval is received, which in no case shall exceed 1 business day from the day of credit event, the subscription and redemption in the scheme shall be suspended for processing with respect to creation of units and payment on redemptions.
- 2) Once trustee approval is received by the AMC:
- a) Segregated portfolio will be effective from the day of credit event
- b) AMC shall issue a press release immediately with all relevant information pertaining to the segregated portfolio. The said information shall also be submitted to SEBI.
- c) An e-mail or SMS should be sent to all unit holders of the concerned scheme.
- d) The NAV of both segregated and main portfolios shall be disclosed from the day of the credit event.
- e) All existing investors in the scheme as on the day of the credit event shall be allotted equal number of units in the segregated portfolio as held in the main portfolio.
- f) No redemption and subscription will be allowed in the segregated portfolio. However, upon recovery of any money from segregated portfolio, it should be immediately distributed to the investors in proportion to their holding in the segregated portfolio.
- g) AMC should enable listing of units of segregated portfolio on the recognized stock exchange within 10 working days of creation of segregated portfolio and also enable transfer of such units on receipt of transfer requests
- Investors redeeming their units will get redemption proceeds based on the NAV of main portfolio and will continue to hold the units of segregated portfolio.
- If the trustees do not approve the proposal to segregate portfolio, AMC should issue a press release immediately informing investors of the same.
- 4) In case trustees do not approve the proposal of segregated portfolio, subscription and redemption applications will be processed based on the NAV of total portfolio

TER for the Segregated Portfolio

 AMC shall not charge investment and advisory fees on the segregated portfolio. However, TER (excluding the investment and advisory fees) can be charged, on a pro-rata basis only upon recovery of the investments in segregated portfolio.

- 2) The TER so levied shall not exceed the simple average of such expenses (excluding the investment and advisory fees) charged on daily basis on the main portfolio (in % terms) during the period for which the segregated portfolio was in existence.in addition to the TER mentioned above, the legal charges related to recovery of the investments of the segregated portfolio may be charged to the segregated portfolio as mentioned below.
- 3) The legal charges related to recovery of the investments of the segregated portfolio may be charged to the segregated portfolio in proportion to the amount of recovery. However, the same shall be within the maximum TER limit as applicable to the main portfolio. The legal charges in excess of the TER limits, if any, shall be borne by the AMC.
- 4) The costs related to segregated portfolio shall in no case be charged to the main portfolio.

Explanations:

- The term 'segregated portfolio' shall mean a portfolio, comprising of debt or money market instrument affected by a credit event, that has been segregated in a mutual fund scheme.
- 2) The term 'main portfolio' shall mean the scheme portfolio excluding the segregated portfolio.
- 3) The term 'total portfolio' shall mean the scheme portfolio including the securities affected by the credit event.

| Illustration of Segregated Portfolio | | | | |
|--|-------------------------------|--|--|--|
| Portfolio Date 31 March 2024 | | | | |
| Downgrade Event Date | 31 March 2024 | | | |
| Downgrade Security 7.65% C Ltd from AA+ to B | | | | |
| Valuation Marked Down | 25% | | | |
| Mr. X is holding 1000 Units | s of the Scheme, amounting to | | | |

(1000*15.0573) Rs.15057.30

| Portfolio Before Down | grade Event | | | | | |
|-------------------------|-------------|-------------------------|--------------|-------------------|-------------------------------|--------------------|
| Security | Rating | Type of the Security | Qty | Price Per Unit | Market Value (Rs. in Lacs) | % of Net Assets |
| 7.80% A FINANCE LTD | CRISIL AAA | NCD | 3200000 | 102.812 | 3289.98 | 21.850 |
| 7.70 % B LTD | CRISIL AAA | NCD | 3230000 | 98.5139 | 3182.00 | 21.133 |
| 7.65 % C Ltd | CRISIL B* | NCD | 3200000 | 73.843 | 2362.97 | 15.693 |
| 7.00 % D Ltd | ICRA A1+ | СР | 3200000 | 98.3641 | 3147.65 | 20.904 |
| 7.65 % E LTD | CRISIL AA | NCD | 3000000 | 98.6757 | 2960.27 | 19.660 |
| Cash / Cash Equivalents | 5 | | | | 114.47 | 0.760 |
| | | Net A | ssets | | 15057.34 | |
| | | Unit Capital (I | no of units) | | 1000.00 | |
| | | | NAV (Rs.) | | 15.0573 | |

* Marked down by 25% on the date of credit event. Before Marked down suppose the security was valued at Rs.98.4570 per unit. On the date of credit event i.e on 31 March 2024, NCD of C Ltd (7.65%) will be segregated as separate portfolio.

Monitoring by Trustees:

In order to ensure timely recovery of investments of the segregated portfolio, trustees shall ensure that:

- The AMC puts in sincere efforts to recover the investments of the segregated portfolio.
- Upon recovery of money, whether partial or full, it shall be immediately distributed to the investors in proportion to their holding in the segregated portfolio. Any recovery of amount of the security in the segregated portfolio even after the write off shall be distributed to the investors of the segregated portfolio.
- An Action Taken Report (ATR) on the efforts made by the AMC to recover the investments of the segregated portfolio shall be placed in every Trustee meeting till the investments are fully recovered/writtenoff.
- Trustees will monitor the compliance of the SEBI Circular in respect of creation of segregated portfolio and disclosure in this respect shall be made in Half-Yearly Trustee reports filed with SEBI.

In order to avoid mis-use of segregated portfolio, Trustees shall ensure to have a mechanism in place to negatively impact the performance of Fund Managers, Chief Investment Officers (CIOs), etc. involved in the investment process of securities under the segregated portfolio. The new mechanism shall mirror the existing mechanism for performance incentives of the AMC, including the claw back of such amount to the segregated portfolio of the Scheme.

Disclosures:

 A Statement of Holding indicating the units held by the investors in the segregated portfolio along with the NAV of both segregated portfolio and main portfolio as on the day of credit event shall be communicated within 5 working days of creation of the segregated portfolio.

- 2) AMC will make necessary disclosures as mandated by SEBI, in statement of account, monthly / half yearly portfolio statements, Key Information Memorandum (KIM), SID, Scheme Advertisements, Scheme Performance data, AMC Website and at other places as may be specified.
- 3) The NAV of the segregated portfolio shall be declared on daily basis.
- 4) The information regarding number of segregated portfolio created in the scheme will appear predominantly under the name of the scheme at all relevant places such as SID, KIM cum application form, advertisement, AMC & AMFI website.
- 5) The scheme performance required to be disclosed in case of segregated portfolio will include the impact of creation of segregated portfolio. The scheme performance will clearly reflect the fall in NAV to the extent of the portfolio segregated due to the credit event and said NAV and any recovery will also be disclosed as footnote to the scheme performance.
- 6) The above disclosures (No 4 & 5) will be carried out for a period of at least 3 years after the investments in segregated portfolio are fully recovered/ written-off.
- Investors will be duly informed about the recovery proceedings and TAMPL may provide status update at the time of recovery and also at the time of writing -off of the segregated securities.

Eligibility for Application

The following persons (subject, wherever relevant to, purchase of Units being permitted under their respective constitutions and relevant State Regulations) are eligible to apply for the purchase of the Units:

- Adult individuals, either singly or more than one (not exceeding three) on first holder basis or jointly on an either or survivor/any one basis.
- Parents or other lawful Guardians on behalf of Minors.
- Companies, corporate bodies, public sector undertakings, trusts, wakf boards or endowments, funds, institutions, associations of persons or bodies of individuals and societies (including Co-operative Societies) registered under the Societies Registration Act, 1860 (so long as the purchase of Units is permitted under their respective constitutions).
- Mutual Funds (including any Scheme managed by AMC or any Scheme of any other Mutual Fund); (in accordance with Regulation 44(1) read with Clause 4 of Schedule VII, of the Securities & Exchange Board of India (Mutual Funds) Regulations, 1996).
- Asset Management Company (AMC); (in accordance with Regulation 25(17) of the Securities & Exchange Board of India (Mutual Funds) Regulations, 1996).
- Partnership firms, in the name of the partners.
- Hindu Undivided families (HUF) in the sole name of the Karta.
- Financial and Investment Institutions/ Banks.
- Army/Navy / Air Force, para military Units and other eligible institutions.
- Religious and Charitable Trusts provided these are allowed to invest as per statute and their by-laws.
- Provident / Pension / Gratuity and such other Funds as may be permitted by Government of India or Other Regulatory Authority in India to invest;
- Non-resident Indians/ persons of Indian origin residing abroad (NRIs) on a full repatriation basis.
- Foreign Portfolio Investor (Foreign Portfolio Investor(FPI) as defined under Regulation 2(1)(h) of Security Exchange Board of India (Foreign Portfolio Investors) Regulations, 2014.
- International Multilateral Agencies approved by the Government of India.

Compliance under Foreign Account Tax Compliance Act (FATCA) regulations:

United States of America (US) has introduced chapter no. 4 in the US Internal Revenue Code as a part of the Hiring Incentives to Restore Employment (HIRE) Act, which was enacted by the US legislature to create employment opportunities in US. The HIRE Act includes Foreign Account Tax Compliance Act (FATCA), which now forms a part of the US-IR Code. The regulations for FATCA have undergone revision since 2010 and the final regulations make the FATCA provisions effective from July 1, 2014.

The objective of FATCA is to detect "US Persons", who evade US taxes by using financial account maintained outside US. The US persons are defined as those who have either US citizenship or US residency. The FATCA stipulates reporting on -

- i. US taxpayers about certain foreign financial accounts and offshore assets.
- ii. Foreign Financial Institutions (FFIs) about financial accounts with them of US taxpayers or foreign entities in which US taxpayers hold substantial ownership interest.

FFIs (including mutual funds in India) are required to periodically report information on accounts of US persons, who maintain balances above a threshold. In the event of a default in the reporting of information on accounts of US taxpayers, a withholding of 30% of the payment made from US sources will be imposed on the recalcitrant account holders and non-participating Financial Institutions. SEBI vide its circular no. CIR/MIRSD/2/2014 dated June 30, 2014, has advised that Government of India and US Government have reached an agreement in substance on the terms of an Inter-Governmental Agreement (IGA) to implement FATCA and India is now treated as having an IGA in effect from April 11, 2014. Tata Asset Management Pvt Limited (TAMPL) is classified as a Foreign Financial Institution (FFI) under the FATCA provisions and in accordance therewith, the AMC would be required to comply with the rules & regulations of FATCA, from time to time.

In order to ensure compliance with FATCA and other rules / directions / notifications as may be issued by Government of India or other regulatory authority, Mutual Funds are required to institute a process to identify US Person investors and report the same.

Applicants are required to refer to the "FATCA information" section in the application and mandatorily fill/sign off on the same. Applications without this information / declaration being filled/signed off will be deemed as incomplete and are liable to be rejected. Investors are requested to note that the contents of the information to be provided/ declaration in the application form may undergo a change on receipt of communication / guidelines from Government of India or AMFI or SEBI or any other regulatory authority.

Common Reporting Standard (CRS):

On similar lines of FATCA, the Organization of Economic Development (OECD), along with the G 20 countries, of which India is a member, has released a 'Standard for Automatic Exchange of Financial Account Information in Tax matters'. In order to combat the problem of offshore tax evasion and avoidance and stashing of unaccounted money abroad, the G 20 & OECD countries have together developed a common reporting standard(CRS) on automatic exchange of information(AEOI). On June 3,2015 India has joined the Multilateral Competent Authority Agreement(MCAA) on AEOI. The CRS on AEOI requires the financial institutions of the 'source' jurisdiction to collect and report information to their tax authorities about account holders 'resident' in other countries. The information to be exchanged relates not only to individuals, but also to shell companies and trusts having beneficial ownership or interest in the 'resident' countries.

In view of India's commitment to implement the CRS on AEOI and also the IGA with USA and with a view to provide information to other countries necessary legislative changes has already been made in Finance Act & by inserting Rules 114F to 114H and Form 61B to provide a legal basis for the Reporting Financial Institutions (RFIs) for maintaining and reporting information about the reportable accounts.

Applicants are required to refer to the "FATCA/CRS information" section in the application and mandatorily fill/sign off on the same. Applications without this information / declaration being filled/signed off will be deemed as incomplete and are liable to be rejected. Investors are requested to note that the contents of the information to be provided/ declaration in the application form may undergo a change on receipt of communication / guidelines from Government of India or AMFI or SEBI or any other regulatory authority.

With the change in guidelines, investors may be called for additional information required by the law. Investors are requested to keep Mutual Fund updated with change in information already submitted by them with Mutual Fund. FATCA provisions are relevant not only at on-boarding stage of investor(s)/unit holder(s) but also throughout the life cycle of investment with the Fund/the AMC. In view of this, Investors should immediately intimate to the Fund/the AMC, in case of any change in their status with respect to FATCA/CRS related declaration provided by them previously.

Investors(s)/Unit holder(s) should consult their own tax advisors to understand the implications of FATCA/CRS provisions /requirements.

With the change in guidelines, investors may be called for additional information required by the law. Investors are requested to keep Mutual Fund updated with change in information already submitted by them with Mutual Fund.

Applicants who cannot Invest.

- A person who falls within the definition of the term "U.S" Person" under the US Securities Act of 1933 and corporations or other entities organized under the laws of the U.S.
- A person who is resident of Canada.
- OCB (Overseas Corporate Bodies) as defined under Income Tax Act, 1061 and under Foreign Exchange Management Act, 1999.

The Fund reserves the right to include / exclude new / existing categories of investors to invest in the scheme from time to time, subject to SEBI Regulations and other than prevailing statutory regulations, if any.

If a person resident of India at the time of subscription becomes a person resident outside India subsequently, shall have the option to either be paid Redemption value of Units, or continue into the Scheme if he/ she so desires and is otherwise eligible. However, the person who desires to continue in the Scheme shall not be entitled to any interest or any compensation during the period it takes for the Fund to record the change in Address and the Residential Status. Notwithstanding the aforesaid, the Trustee Company reserves the right to close the Unitholder account and to pay the Redemption value of Units, subsequent to his becoming a person resident outside India, should the reasons of expediency, cost, interest of Unitholders and other circumstances make it necessary for the Fund to do so. In such an event, no resident Unitholders who have subsequently become resident outside India shall have a right to claim the growth in capital and/ or income distribution cum capital withdrawal.

This scheme has not been registered in any country outside India. To ensure compliance with any Laws. Acts. Enactments. etc. including by way of Circulars. Press Releases, or Notifications of Government of India, the Fund may require/ give verification of identity/any special/additional subscription-related information from /of the Unitholders (which may result in delay in dealing with the applications, Units, benefits, distribution, etc./giving subscription details, etc). Each Unitholder must represent and warrant to the Trustee Company/ AMC that, among other things, he is able to acquire Units without violating applicable laws. The Trustee Company will not knowingly offer or sell Units to any person to whom such offer or sale would be unlawful, or might result in the Fund incurring any liability or suffering any other pecuniary disadvantages which the Fund might not otherwise incur or suffer Units may not be held by any person in breach of the law or requirements of any governmental, statutory authority including, without limitation, Exchange Control Regulations. The Trustee company may, compulsorily redeem any Units held directly or beneficially in contravention of these prohibitions. In view of the individual nature of investment portfolio and its consequences, each Unitholder is advised to consult his/her own professional advisor concerning possible consequences of purchasing, holding, selling, converting or otherwise disposing of the Units under the laws of his/her State/country of incorporation, establishment, citizenship, residence or domicile.

Date: 19 December, 2023

5 simple steps to open your Investment Account

| Step 1 | Complete the relevant sections of this Application Form in English and In CAPITAL. |
|--------|--|
| Step 2 | Sign and date this Application Form. |
| Step 3 | Enclose your Investment Cheque/DD drawn in favour of "Tata Gold ETF Fund of Fund" , dated, signed and crossed 'A/c Payee only.' |
| Step 4 | Attach the relevant documents as per the list below. |
| Step 5 | Submit your application form to the Nearest Collection Centre. List of the Centre available on our website www.tatamutualfund.com and on page nos. 41 to 44. |

| | Documents | Companies / Trusts / Societies/ Partnership Firms / LLP | NRI/ OCI/ PIO | Minor | Investments through Constituted Attorney |
|-----|---|---|---------------------|-------|---|
| 1. | Board/ Committee Resolution/ Authority Letter | ✓ | | | |
| 2. | List of Authorised Signatories with Specimen Signature(s) @ | ✓ | | | ~ |
| 3. | Notarised Power of Attorney | | | | ~ |
| 4. | Account Debit Certificate in case payment is made by DD from NRE / FCNR A/c. where applicable | | ✓ | | ~ |
| 5. | PAN Proof | ✓ | ✓ | ✓ | ✓ |
| 6. | KYC Acknowledgement Letter / Print out of KYC Compliance Status | ✓ | ✓ | ✓ | ✓ |
| 7. | Proof of Date of Birth | | | ~ | |
| 8. | Proof of Relationship with Guardian | | | ✓ | |
| 9. | PIO / OCI Card (as applicable) | | ✓ | | |
| 10. | Ultimate Beneficial Owner | ✓ | | | ✓ |
| 11. | FATCA & CRS | ✓ | ✓ | ✓ | ✓ |

 Should be original or true copy certified by the Director / Trustee / Company Secretary / Authorised Signatory / Notary Public, as applicable.

 # If PAN/PEKRN/KYC proof of Minor is not available, PAN/PEKRN/KYC proof of Guardian should be provided.

INSTRUCTIONS FOR FILLING UP THE APPLICATION FORM

A. General Instructions:

- i. Please read the Key Information Memorandum (KIM)/ Scheme Information Document(s) (SID) of the Scheme and Statement of Additional Information (SAI) and addenda issued from time to time (Scheme Documents) carefully before investing in the Scheme.
- ii. The Application Form should be completed in ENGLISH and in BLOCK LETTERS only.
- iii. Please tick in the appropriate box for relevant options wherever applicable. Do not overwrite. For any correction / changes in the Application Form, the Applicant(s) shall enter the correct details pursuant to cancellation of incorrect details and authenticate the corrected details by counter-signing against the changes. The AMC reserves the right to reject the application forms, in case the investor(s) has/have not countersigned in every place where such corrections/overwriting has/have been made.
- iv. Investors/Unitholders already having a folio with the Fund should fill in folio number, section 1, section 4, section 5, section 6, section 9 and section 10 only. The personal and the Bank Account details as they feature in the existing folio would apply to this investment and would prevail over any conflicting information, if any, furnished in this form. In case the name of the Unit holder as provided in this application does not correspond with the name appearing in the existing folio, the application form may be rejected, at the discretion of the AMC/ Fund. New investors wishing to make SIP investment will need to complete and submit both the Application Form and the SIP Registration Form.
- v. Applications complete in all respects, may be submitted at the Official Points of Acceptance (OPAs) of Tata Mutual Fund (TMF, the Fund).
- vi. The Application form number, PAN and Name of the Applicant should be written by the Applicants on the reverse of the cheques and bank drafts accompanying the Application Form.
- vii. Copies of the supporting documents submitted should be accompanied by originals for verification. In case the original of any document is not produced for verification, Mutual Fund/ AMC reserves the right to seek attested copies of the supporting documents.
- viii. Non-individual investors (Corporate, Societies, Trusts, etc.) are required to submit specified documents such as bylaws, trust deed, board resolutions, Authorized Signatory List and other similar documents along with the subscription application. Units allotted to the non-individual investors are subject to receipt and confirmation of correctness of such statutory documents. If required document(s) provided by the non-individual investors are inaccurate, then the transactions are liable to be reversed with all costs and consequences to the investor. It is the responsibility

of the Non-individual investors to inform TAMPL /TMF about any change to the Authorized Signatory List or Board resolution.

- ix. Upon signing and submitting the Application Form and tendering payment it will be deemed that the investors have accepted, agreed to and shall comply with the terms and conditions detailed in the Scheme Documents.
- x. Applications incomplete in any respect are liable to be rejected. Tata Asset Management Private Limited (the AMC) / Tata Trustee Company Private Limited (Trustee) have absolute discretion to reject any such Application Forms.
- xi. Units will be allotted subject to realization of payment proceeds.
- xii. Despatch of Account Statement:
 - a. On acceptance of application, a confirmation specifying the number of Units allotted will be sent by way of e-mail and/ or SMS to the applicant's registered e-mail address and/or mobile number within five business days from NFO closure and the date of transaction for ongoing scheme. The unit balance(s) in the account statement is subject to realisation of Cheque accompanying the purchase request, PAN validation and KYC compliance.
 - b. Tata Mutual Fund shall send first account statement for a new folio separately with all details registered in the folio by way of a physical account statement and/or an e-mail to the investor's registered address/email address not later than five business days from the date of subscription.
 - c. Thereafter a Single Consolidated Account Statement (CAS) on basis of PAN (PAN of the first holder & pattern of holding, in case of multiple holding) will be dispatched to unitholders having Mutual Fund investments & holding Demat accounts by Depositories within ten days from the end of the month in which transaction (the word 'transaction' shall include all financial transactions in demat accounts/Mutual Fund folios of the investor) takes place. In case there is no transaction in any of the mutual fund folios & demat accounts then CAS with holding details will be sent to the Unitholders on half yearly basis.
 - d. In other cases, i.e. where unitholders having no Demat account & only MF units holding, Tata Mutual Fund shall continue to send the CAS as is being send presently within ten days from the end of the month in which financial transaction takes place & on half yearly basis in case there is no financial transaction in any of the mutual fund folios.
 - e. In case statements are presently being dispatched by e-mail either by the Fund or the Depository then CAS will be sent through email. However, the Unitholders have an option to receive CAS in physical format the address registered in the

Depository system.

- f. Investors are requested to check contents of the account statement on receipt. Any discrepancy should be reported to the AMC / Registrar within 7 calendar days of the receipt of the statement; else contents of the statement would be presumed to be correct and binding.
- xiii. Investors will be sent Account Statements & Cheques by courier/ UCP /registered post. The courier and the postal department as the case may be shall be treated as agents of the investor. Delivery of the statement and cheques to the courier / postal department shall be treated as delivered to the investor. The mutual fund / registrars are not responsible for any delayed delivery or nondelivery or any consequences thereof.
- xiv. The Fund will disclose details of the investor's account and all his transactions to the intermediary whose stamp appears on the application form. In addition, the Fund will disclose details as necessary, to Fund's and Investor's bankers to the Mutual Fund, its Sponsor/s, Trustees, Asset Management Company, its employees, agents and third party service providers, SEBI registered intermediaries for single updation/ submission, any Indian or foreign statutory, regulatory, judicial, quasi- judicial authorities/ agencies including but not limited to Financial Intelligence Unit-India (FIU-IND) etc without any intimation/advice to the investor.
- xv. Where an application is rejected in full or in part, application money will accordingly be refunded to the applicant. No interest will be paid on the amount so refunded. Letters of regret together with Refund Cheques/Orders if any will be despatched to the applicant. Refund will be made by cheques or pay order drawn on the Bankers of Tata Mutual Fund.
- xvi. As per the RBI circular "Introduction of Legal Entity Identifier for Large Value Transactions in Centralised Payment Systems" vide notification RBI/2020-21/82 DPSS.CO.ODNo.901/06.24.001/2020-21 dated 5th January 2021. RBI vide this notification has decided to introduce the LEI system for all payment transactions of value INR 50 crore and above undertaken by entities (non-individuals) using Reserve Bank-run Centralised Payment Systems viz. Real Time Gross Settlement (RTGS) and National Electronic Funds Transfer (NEFT). From April 1, 2021, it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while initiating any transaction of value INR 50 crore and above by entities (non-Individual).

B. Advisor / Distributor Information

i. Investments through distributors:

As per directions of Securities and Exchange Board of India (SEBI), Investors can route their application forms directly and /or through the distributors /employees of the distributor who hold a valid certification from the National Institute of Securities Markets (NISM) and ARN provided by Association of Mutual Funds in India (AMFI). Further, no agents / distributors are entitled to sell units of mutual funds unless the intermediary is registered with AMFI.

ii. Employee Unique Identification Number (EUIN):

Every employee/ relationship manager/ sales person of the distributor of mutual fund products to quote the EUIN obtained by him/her from AMFI in the Application Form. Investors are requested to verify the AMFI registration details from their Distributor. However, in case of any exceptional cases, where there is no interaction by the employee/ sales person/relationship manager of the distributor/sub broker with respect to the transaction and EUIN box is left blank, you are required to provide the duly signed declaration to the effect as given in the form.

iii. New cadre distributors:

Postal agents, retired government and semi-government officials (class III and above or equivalent), retired teachers and retired bank officers (all such retired persons with at least 10 years of service) and other similar persons (such as Bank correspondents) as may be notified by AMFI/ the AMC from time to time as new cadre distributors are permitted to sell eligible schemes of the Fund. However these schemes are not eligible to be sold by such distributors. In case your application for subscription is receive through such distributor, it is liable to be rejected.

iv. Overseas Distributors:

For, overseas Distributors, the ARN Code provided by AMFI is required to be incorporated in the space provided. However, such Overseas Distributors are exempt from obtaining NISM certification and AMFI registration as per AMFI circular No. CIR/ ARN-14/12-13 dated July 13, 2012 and the EUIN requirement as per AMFI Circular No.135/ BP/33/2012-13 dated December 31, 2012. However, such Overseas Distributors are required to comply with the laws, rules and regulations of jurisdictions where they carry out their operations in the capacity of distributors.

v. Transaction Charges:

In accordance with SEBI circular No. Cir/ IMD/ DF/13/ 2011 dated August 22, 2011, Tata Asset Management Private Limited/ Mutual Fund will deduct Transaction Charges from the purchase/ subscription amount received from the investors investing through a valid ARN Holder i.e. AMFI registered Distributor (provided the Distributor has opted to receive the Transaction Charges). Transaction Charge of Rs.150 (for a first-time investor across mutual funds) or Rs. 100 (for investor other than first time mutual fund investor) per purchase / subscription of Rs. 10,000 and above are deductible from the purchase / subscription amount and payable to the Distributor. The balance amount shall be invested. Transaction charges in case of investments through SIP:

Transaction charges in case of investments through SIP: Transaction Charges in case of investments through SIP are deductible only if the total commitment of investment (i.e. amount per SIP installment x No. of installments) amounts to Rs.10,000 or more. In such cases, Transaction Charges shall be deducted in 3-4 installments.

Transaction Charges shall not be deducted:

- a. where the Distributor of the investor has not opted to receive any Transaction Charges
- b. for purchases / subscriptions / total commitment amount in case of SIP of an amount less than Rs. 10,000/-;
- c. for transactions other than purchases / subscriptions relating to new inflows i.e. through Switches / Systematic Transfers / IDCW Transfers/ IDCW Reinvestment, etc.;
- d. for purchases / subscriptions made directly with the Fund (i.e. not through any Distributor); and
- e. for purchases / subscriptions routed through Stock Exchange(s). TAMPL/ Fund will endeavor to identify the investor as "first time" or "existing" based on the Permanent Account Number (PAN) at the First/ Sole Applicant/ Guardian level. If the PAN details are available, then the First / Sole Applicant / Guardian will be treated as existing investor (i.e. Rs. 100 will be deducted as Transaction Charge)
- vi. Direct Investment:

Investors subscribing under Direct Plan of the scheme will have to indicate "Direct Plan" in the "Broker / ARN -Code" field and against the scheme plan in the application form. Investors should also indicate "Direct" in the ARN column of the application form. However, in case Distributor code is mentioned in the application form, but "Direct Plan" is indicated against the scheme name, the application will be processed under Direct Plan. Further, where application is received for Regular Plan without Distributor code or "Direct" mentioned in the ARN Column, the application will be processed under Direct Plan.

C. Account Holder's Information:

- i. The Name of the Applicants should be as mentioned in the PAN and the KYC acknowledgement.
- ii. To enable electronic credits the Name of the 1st applicant should match in the bank account.
- iii. All communication and payments shall be made by the fund in the name of and favoring the First/ sole applicant. In case of applications made in joint names without indicating the Mode of Holding, Mode of Holding will be deemed as 'Anyone or Survivor' and processed accordingly.
- iv. Applicants who cannot Invest:
 - A person who falls within the definition of the term "U.S. Person" under the US Securities Act of 1933, and corporations or other entities organized under the laws of the U.S.
 - A person who is resident of Canada
 - OCB (Overseas Corporate Bodies) as defined under Income Tax Act, 1961 and under Foreign Exchange Management Act, 1999.
 - AMC will not onboard Foreign Portfolio Investors (FPIs) in the scheme, as this scheme will invest in ETCDs. However, in case FPIs are permitted by Regulators to participate in ETCDs, the scheme may onboard FPIs in future.
 - The Fund reserves the right to include / exclude new / existing categories of investors to invest in the scheme from time to time, subject to SEBI Regulations and other than prevailing statutory regulations, if any.
- v. Applications in the name of minors:
 - a. The minor shall be the first and the sole holder in an account.
 - b. No Joint holders will be allowed in case the first holder is a minor. In case investor provides joint holder/s details in the application, those details will not be captured.
 - c. Guardian in the account / folio on behalf of the minor should be either a natural guardian (i.e. father or mother) or a court appointed legal guardian.
 - d. Guardian should mention the relationship with minor on the application
 - e. A document evidencing the relationship should be submitted along with application for the first time during the opening of account. Guardian should submit any one of the following documents:
 - Birth certificate of the minor or
 - School leaving certificate / mark sheet of Higher Secondary Board of respective states, ICSE, CBSE etc. or

- Passport of the minor or
- Any other suitable proof evidencing the relationship
- f. Date of birth of the minor should be mentioned on the application and as a proof, following supporting documents to be furnished:
- Birth certificate of the minor or
- School leaving certificate / mark sheet of Higher Secondary Board of respective states, ICSE, CBSE etc. or
- Passport of the minor or
- Any other suitable proof evidencing showing the date of birth of the minor.
- g. Payment for investment by means of Cheque, Demand Draft or any other mode shall be accepted from the bank account of the minor or from a joint account of the minor with the guardian only.
- h. The folio(s) held on behalf of a minor Unit holder shall be frozen for operation by the natural parent/legal guardian on the day the minor attains majority and no transactions henceforth shall be permitted till requisite documents evidencing change of status from 'minor' Unit holder are received.
- i. Further, in case of SIP/STP/SWP registration requests, the Mutual Fund/ the AMC will register SIP/STP/SWP in the folio held by a minor and the SIP/STP/SWP will continue till the date of Minor investor attaining majority
- Applications under a power of attorney or by a limited company or a body corporate or an Eligible institution or a registered society or a trust or limited liability partnership (LLP) or Partnership must be accompanied by the original power of attorney/ board resolution or a Certified true copy/duly notarized copy of the same. Authorized officials should sign the Application form under their official designation. A list of specimen signatures of the Authorized officials duly certified / attested should also be attached to the application form. As per the PML Rules, 2023, rule (2)(1)(cf), Investors who are Trusts/Societies/Section 8 companies (under Companies Act, 2013) constituted for religious or charitable purposes have to declare their status as NPO to AMCs. Investors who declare themselves as NPO should also mention their Darpan Portal registration number in the form. Failure to get confirmation or registration with the portal as mandated, wherever applicable will force MF / AMC to register your entity name in the above portal and may report to the relevant authorities as applicable. The applicant may be liable for it for any fines or consequences as required under the respective statutory requirements and authorize TMF to deduct such fines/charges under intimation to them or collect such fines/charges in any other manner as might be applicable.
- vii. Investors agree that in case required, transactions will be processed by AMC/Registrar based on the signature as available in KRA records.

D. Contact Details:

- i. Address and contact details like telephone, mobile and email address must be written in full.
- ii. On successful validation of the investor's PAN for KYC, the 1st Applicants address provided in the KYC form / KRA records will override the address mentioned in this form.
- iii. Overseas address is mandatory for Non- Resident Individuals and Overseas Investors in addition to the mailing address.
- iv. E-mail Communication: If the investor has provided an email address, the same will be registered in our records and will be treated as your consent to receive, Allotment confirmations, consolidated account statement/account statement, annual report/abridged summary and any statutory / other information as permitted via electronic mode /email. These documents shall be sent physically in case the Unit holder opts/request for the same.
- v. The scheme wise annual reports are available on our website and on the website of AMFI. The physical copies are available at our registered offices at all times.

Investor who have not registered the email address need to 'Optin' to receive facility to receive physical copy of the scheme-wise annual report or abridged summary thereof. Even if the investor has not selected the 'Opt-in' facility can submit a request for a physical or electronic copy of the scheme wise annual report or abridged summary thereof.

- vi. Should the Unit holder experience any difficulty in accessing the electronically delivered documents, the Unit holder shall promptly intimate the Fund about the same to enable the Fund to make the delivery through alternate means. It is deemed that the Unit holder is aware of all security risks including possible third-party interception of the documents and contents of the documents becoming known to third parties.
- vii. CONSENT FOR TELEMARKETING: TAMPL shall treat this as an explicit consent by the Unit Holder/(s) to send promotional information/ material to the mobile number(s)/ email id provided by the Unit Holder/(s) in this Application Form and such consent shall supersede all the previous consents/ registrations by the

Unit Holder/(s) in this regard. If you do not wish to receive such promotional information/ materials, please write to us at service@ tataamc.com or submit a written application at any of the Investor Service Centres (ISC) of the Fund. Please quote your PAN and folio number(s) while communicating with us to help you serve better.

viii. WHATSAPP SERVICE:

The user is subscribing to the WhatsApp service & promotional alerts from Tata Mutual Fund. The user can unsubscribe to the channel at any time by sending an email to us at service@tataamc.com. Please note this channel cannot be used for grievance redressal or reporting fraud as of now, Tata Mutual Fund will have no liability if any such incidents are reported on this channel. It is advisable for customers who have subscribed to this service to delete WhatsApp when changing their device. These terms and conditions may be withdrawn/ superseded/ modified at any time whatsoever, by Tata Mutual Fund without any prior notice. Customers shall not submit or transmit any content through this service that is: Obscene, Vulgar, Pornographic, Political, Religious, etc. Encourages the commission of a crime or violation of any law Violates any state or Central law in India and/or the jurisdiction in which you reside and/or any applicable law. Infringes the intellectual or copyrights of a third party. Under no circumstances shall Tata Mutual Fund, or its agents, affiliated companies, officers, directors, employees, and contractors be liable for any direct, indirect, punitive, incidental, special, or consequential damages that result from the use of, or inability to use, this service or for receipt of any answer provided by the program running at the back-end. The customer understands that using WhatsApp application may carry extra risks and may not be secured. Further any message and information exchanged is subject to the risk of being read, interrupted, intercepted, or defrauded by third party or otherwise subject to manipulation by third party or involve delay in transmission. Tata Mutual Fund shall not be responsible or liable to the customer or any third party for the consequences arising out of or in connection with using of this service.

The customer is responsible for keeping security safeguard of his WhatsApp account linked to the registered mobile number. Tata Mutual Fund has the right to retract the service anytime it deems fit. The customer agrees that he shall not have any claim against Tata Mutual Fund on account of any suspension, interruption, non-availability or malfunctioning of the service due to any link/ mobile/system failure at Tata Mutual Fund 's end for any reason thereof. These terms and conditions are subject to change at any time and will be updated at Tata Mutual Fund 's discretion without notice.

ix. The AMC / Trustee reserves the right to send any communication in physical mode.

E. Investment Instrument Details

- i. Payment may be made by MICR(CTS) cheques will be accepted till the end of business hours upto 15th January, 2024, RTGS & Transfer cheques will be accepted till the end of business hours upto 16th January, 2024. Allotment is subject to realization of funds. In case funds are not realized before the allotment date then such applications will be rejected.
- ii. The investment cheque should be drawn in favour of the "Tata Gold ETF Fund of Fund".
- iii. Bank charges for outstation demand drafts will be borne by the AMC and will be limited to the bank charges stipulated by the State Bank of India. Outstation Demand Draft has been defined as a demand draft issued by a bank where there is no OPA available for Investors.

The AMC will not accept any request for refund of demand draft charges

- iv. Payments received from NRIs, PIOs, OCIs:
 - a. In the case of NRIs/PIOs/OCIs, payment may be made either by inward remittance through normal banking channels or out of funds held in the NRE / FCNR in the case of purchases on a repatriation basis or out of funds held in the NRE / FCNR / NRO account, in the case of Purchases on a non-repatriation basis. In case Indian rupee drafts are purchased abroad or payments from FCNR or NRE accounts, an account debit certificate from the Bank issuing the draft confirming the debit and/or foreign inward remittance certificate (FIRC) by Investor's banker shall also be enclosed.
- v. Stock invests, Outstation Cheques, Post Dated Cheques, Money Orders and Postal Orders will not be accepted, and such applications will not be considered for allotment. All investment cheques should be current dated.
- vi. Cheques once returned in clearing will not be represented and the accompanying applications may not be considered for allotment.
- vii. Third Party payments: TAMPL / TMF will not accept applications for subscriptions of units accompanied with Third Party Payments except in exceptional cases as mentioned below. "Third Party Payment" means
 - a. Payment made through an instrument issued from a bank account other than that of the first named applicant / investor mentioned in the application form.
 - b. In case of payment instruments issued from a joint bank account, the first named applicant / investor must be one of

the joint holders of the bank account from which the payment instrument is issued.

- c. For Example:
- 1. Illustration 1: An Application submitted in joint names of A, B & C along with cheque issued from a bank account in names of C, A & B. This is a valid application.
- Illustration 2: An Application submitted in joint names of A & B & C along with cheque issued from a bank account in names of B, C & Y. This is an invalid application.
- Illustration 3: An Application submitted in joint names of A, B & C along with cheque issued from a bank account in name of A. This is a valid application.
- d. Following are the exceptional cases where third party payments will be accepted subject to submission of requisite documentation / declarations.
- 1. Payment by employer on behalf of employee under Systematic Investment Plan (SIP) facility through payroll deductions;
- 2. Custodian on behalf of an FII or a Client.
- e. Investors submitting their applications through the above mentioned 'exceptional cases' are required to comply with the following, without which applications for subscriptions for units will be rejected / not processed / refunded.
- f. Mandatory KYC for all investors (guardian in case of minor) and the person making the payment i.e. third party. In order for an application to be considered as valid, investors and the person making the payment should attach their valid KYC Acknowledgement Letter to the application form.

The Mutual Fund shall adopt operational procedures to ascertain whether payments are Third Party Payments.

F. Investment Details

- i. For the minimum Application amount is Rs.5000/- and in multiples of Re.1/- thereafter.
- ii. Investors are required to indicate their choice of Plan, Option available are Growth and Income Distribution cum capital withdrawal (IDCW) Option and IDCW Sub options are IDCW Reinvestment and IDCW Payout for which subscription is made at the time of filling up the Application Form.
- iii. Investors subscribing under Direct Plan of a Scheme/Plan will have to indicate "Direct Plan" in the application form by ticking the appropriate box.
- iv. Direct Plan is only for investors who purchase /subscribe Units in a Scheme directly with the Fund & is not available for investors who route their investments through a Distributor. Direct Plan shall have a lower expense ratio excluding distribution expenses, commission, etc. & no commission for distribution of Units will be paid / charged under Direct Plan.

| Scenario | Broker Code mentioned by the investor | Plan mentioned by the investor | Default Plan to be captured |
|----------|---|--------------------------------|--------------------------------|
| 1 | Not mentioned | Not mentioned | Direct Plan |
| 2 | Not mentioned | Direct Plan | Direct Plan |
| 3 | Not mentioned | Regular Plan | Direct Plan |
| 4 | Mentioned | Direct Plan | Direct Plan |
| 5 | Direct Plan | Not Mentioned | Direct Plan |
| 6 | Direct Plan | Regular Plan | Direct Plan |
| 7 | Mentioned | Regular Plan | Regular Plan |
| 8 | Mentioned | Not Mentioned | Regular Plan |

v. Default under Direct / Regular Plan:

- vi. In cases of wrong/ invalid/ incomplete ARN codes mentioned on the application form, the application shall be processed under Regular Plan. TAMPL shall contact and obtain the correct ARN code within 30 calendar days of the receipt of the application form from the investor/ distributor. In case, the correct code is not received within 30 calendar days, the TAMPL shall reprocess the transaction under Direct Plan from the date of application without any exit load.
- vii. In case of discrepancies in the amount received from the investor and the amount mentioned in the application, the unit will be allotted for amount received in our bank account.
- viii. Default option for schemes: Growth in case Growth option or IDCW option is not mentioned. IDCW Reinvestment in case the Payout mode (Payout / Reinvestment) is not mentioned.
- G. Bank Account Details
 - Investors have to provide their bank details viz. name of bank, branch, address, account type and number, bank's Indian Financial System Code (IFSC), Real Time Gross Settlement (RTGS) or National Electronic Fund Transfer (NEFT) / Magnetic Ink Character Recognition (MICR) code(s). etc. to the Mutual Fund to receive redemption / Income Distribution cum Capital Withdrawal (IDCW) proceeds. In order to protect the interest of Unit holders from fraudulent encashment of redemption / IDCW cheques, SEBI has made it mandatory for investors to provide their bank details.

Applications without complete bank details are liable for rejection.

- In case the bank account provided for encashment of redemption ii. / IDCW proceeds is different from the bank account from which the investment is made, applicants need to mandatorily provide an unsigned cancelled cheque leaf/ bank statement/any other documentary proof or banker's confirmation (where the name of the First /Sole investor and the bank account number are mentioned) to ascertain the ownership of the bank account mentioned. Note: The above documents shall be submitted in Original. If copies are furnished, the same must be submitted at the Official Point of Acceptance (OPAs) of the Fund where they will be verified with the original documents to the satisfaction of the Fund. The original documents will be returned across the counter to the applicant after due 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 / her full signature, name, employee code, bank seal and contact number.
- iii. Further, in exceptional cases where Third Party Payments as mentioned in Section E (vii) are accepted, the investor is required to submit any one of the documentary proofs for the payout bank account.
- iv. Investors are requested to note that applications for new folio creation submitted (wherein pay-out bank details is different from pay-in bank details) without any of the above mentioned documents relating to pay-out bank account details, the pay-in bank details will be captured for redemption/ IDCW payouts
- v. DIRECT CREDIT FACILITY FOR REDEMPTION / INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)/ REFUND PAYOUTS:
- a. Real Time Gross Settlement (RTGS)/National Electronic Funds Transfer (NEFT):
 - The AMC provides the facility of 'Real Time Gross Settlement (RTGS)' and 'National Electronic Funds Transfer (NEFT)' offered by Reserve Bank of India (RBI), which aims to provide credit of redemption and IDCW payouts (if any) directly into the bank account of the Unit holder maintained with the banks (participating in the RTGS/ NEFT System).
 - 2. NEFT is electronic fund transfer mode that operate on a deferred net settlement (DNS) basis which settles transactions in batches. Contrary to this, in RTGS, transactions are processed continuously throughout the RTGS business hours. The minimum amount to be remitted through RTGS is Rs. 2 lakhs. There is no upper ceiling for RTGS transactions. No minimum or maximum stipulation has been fixed for NEFT transactions.
 - 3. Unit holders can check the list of banks participating in the RTGS / NEFT System from the RBI website i.e. www.rbi.org. in or contact any of our Investor Service Centres. However, in the event of the name of Unit holder's bank not appearing in the 'List of Banks participating in RTGS/ NEFT updated on RBI website www.rbi.org.in, from time to time, the instructions of the Unit holder for remittance of redemption/ IDCW (if any) proceeds via RTGS / NEFT System will be discontinued by Fund / AMC without prior notice to the Unit holder and the payouts of redemption / IDCW (if any) proceeds shall be effected by sending the Unit holder(s) a cheque / demand draft.
- b. Direct Credit: Tata Mutual Fund have arrangement with the following banks to directly credit the redemption/IDCW/Refund payout into the investor's Bank account: ICICI Bank Ltd.; HDFC Bank Ltd.; Kotak Mahindra Bank; Citi Bank; State Bank of India (Core banking centers only - subject to validation) to directly credit the redemption/IDCW/ Refund payout into the investor's Bank account. Investors need to provide a cancelled cheque leaf having core banking account number and name of the investor printed on it for verification. The list of banks is subject to change from time to time.
- c. In the absence of a specific request from the Unit holder exercising their choice of the mode of payment offered by the Fund from time to time, the payment of redemption /IDCW proceeds shall be effected via the RTGS / NEFT mechanism only. Where this payment mode is not feasible / available, the payment of such proceeds will be made by DC / DD as may be feasible.
- d. Any charges levied by the investor's bank for receiving payment through ECS/RTGS/NEFT will be borne by the investor. The Mutual Fund / AMC will not accept any request for refund of such bank charges.
- e. Investors to note that the instruction to the bank for Direct Credit/ NEFT/ECS will be given by the Mutual Fund & such instruction will be adequate discharge of Mutual Fund towards redemption/IDCW/ refund proceeds. Tata Mutual Fund will not be responsible in case the bank does not credit the investor's bank account with/without assigning any reason thereof or if the transaction is delayed or not effected at all for reasons of incomplete or incorrect information. Tata Mutual Fund will not be liable for any losses/claims, etc. arising on account of processing the direct credit of redemption / IDCW proceeds on the basis of the Bank Account details as provided by the investor in the application form.
- f. A separate advice regarding credit of amount(s) via electronic mode will be sent to the Unitholder. It should be noted that while the Fund will make all efforts, there is no commitment that the electronic payment facility will be made available to all desirous investors.

Applicants in cities not covered under ECS facility or in case the NEFT/RTGS details are not available will receive redemption/ IDCW payments, if any by cheques or demand drafts and the same will be mailed to the Unit holders.

- g. The AMC will not be responsible for any loss arising out of fraudulent encashment of cheques / warrants and / or any delay / loss in transit.
- vi. Multiple Bank Account Registration: An investor may register multiple bank accounts (currently up to 5 for Individuals and 10 for Non - Individuals) for receiving redemption/ IDCW proceeds etc. by providing necessary documents and filing up of Multiple Bank Accounts Registration form.
- vii. Mode of Payment for Unit holders holding Units in Demat form Investors will receive their redemption payout/ IDCW proceeds directly into their bank accounts linked to the demat accounts. Please ensure to furnish the Bank Account details. For investors, who have invested through the offline mode and subsequently dematerialized the units, Investors will receive their redemption/ dividend payouts directly into the bank account registered with their demat account ONLY irrespective of the account registered with us at the time of offline application.

H. Joint Applicants

- i. If there is more than one applicant, please fill in all details as requested in the relevant section.
- ii. Applicants should specify the mode of holding. If the mode of holding is not specified or is ambiguous, the default option for such applications will be 'Any one or Survivor'.
- iii. PAN / KYC compliance and other KYC details are mandatory for all applicants, irrespective of mode of holding.
- iv FATCA and supplementary KYC details are mandatory for all applicants, irrespective of mode of holding
- In the case of joint holders and irrespective of mode of holding, the sole/first-named Applicant/unit holder will receive all account statements, IDCW or redemption/ Refund payments, and all other relevant correspondences.

I. Permanent Account Number (PAN)

SEBI has made it mandatory for all applicants except PAN Exempt i. KYC applicants (in the case of application in joint names, each of the applicants) to mention his/her Permanent Account Number (PAN) irrespective of the amount of purchase. Where the applicant is a minor, and does not possess his/ her own PAN, he/ she shall quote the PAN of his/ her father or mother or the guardian, as the case may be. However, PAN is not mandatory in the case of Central Government, State Government entities and the officials appointed by the courts e.g. Official liquidator, Court receiver etc. (under the category of Government) for transacting in the securities market. PAN card copy is not required separately if KYC acknowledgement letter is made available. Tata Mutual Fund reserves the right to ascertain the status of such entities with adequate supporting documents. Applications not complying with the above requirement may not be accepted/processed. Additionally, in the event of any application form being subsequently rejected for mismatch of applicant's PAN details with the details on the website of the Income Tax Department, the investment transaction will be cancelled & the amount may be redeemed at the applicable NAV, subject to payment of exit load, if any, please contact any of the Investor Service Centres / CAMS / Distributors or visit our website www. tatamutualfund.com for further details.

ii. PAN Exempt Investments

SEBI vide its circular dated July 24, 2012 has clarified that investments in mutual funds schemes (including investments in SIPs) of up to Rs. 50,000 per investor per year across all schemes of the Fund shall be exempt from the requirement of PAN. Accordingly, individuals (including Joint Holders who are individuals, NRIs but not PIOs, Minors) & Sole proprietary firms who do not possess a PAN ("Eligible Investors") * are exempt from submission of PAN for investments up to Rs. 50,000 in a rolling 12-month period or in a financial year i.e. April to March. However, Eligible Investors are required to undergo Know Your Customer (KYC) procedure with any of the SEBI registered KYC Registration Authorities (KRA). Eligible Investors must quote PAN Exempt KYC Reference Number (PEKRN) issued by the KRA under the KYC acknowledgement letter in the application form & submit a copy thereof along with the application form. In case the applicant is a minor, PAN/PEKRN details of the Guardian shall be submitted, as applicable. Eligible Investors (i.e. the First Holder) must not possess a PAN at the time of submission of application form. Eligible investors must hold only one PEKRN issued by any one of the KRAs. If an application for investment together within investments made in a financial year exceeds Rs. 50,000, such an application will be rejected. Fresh/ Additional Purchase & Systematic Investment Plans will be covered in the limit of Rs. 50,000. Investors may switch their investments to other Schemes. However, if the amount per switch transaction is Rs. 50,000 or more, in accordance with the extant Income Tax rules, investors will be required to furnish a copy of PAN to the Mutual Fund. The detailed procedures/requirements for accepting applications shall be as specified by the AMC/Trustee from time to time & their decision in this behalf will be final & binding.

* HUFs and other categories are not eligible for such investments.

Know Your Customer (KYC) Compliance:

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- i. KYC registered under KYC Registration Agency (KRA):
- Units held in account statement (non-demat) form: It is mandatory a. for the Investors to quote the KYC Compliance Status of each applicant (guardian in case of minor) in the application and attach proof of KYC Compliance viz. KYC Acknowledgement Letter for all purchases/ switches/ registrations for Systematic Investment Plan (SIP)/ Systematic Transfer Plan (STP)/ Dividend Transfer Plan (DTP). Applicants intending to apply for units through a Power of Attorney (PoA) must ensure that the issuer of the PoA and the holder of the PoA must mention their KYC Compliance Status and attach proof of KYC Compliance at the time of investment. SEBI has introduced a common KYC Application Form for all the SEBI registered intermediary. New investors are therefore requested to use the common KYC Application Form and carry out the KYC process including In-Person Verification (IPV) with any SEBI registered intermediaries including mutual funds. The KYC Application Forms are also available on our website www.tatamutualfund. com. Existing KYC compliant investors of the Fund can continue the practice of providing KYC Acknowledgement Letter/ Printout of KYC Compliance Status downloaded from KRA website using the PAN at the time of investment. Once the investor has done KYC with any SEBI registered intermediary, the investor need not undergo the same process again with the Fund. However, the Fund reserves the right to carry out fresh KYC of the investor in its discretion.

Units held in electronic (demat) form: For units held in demat form, the KYC performed by the Depository Participant of the applicants will be considered as KYC verification done by the Trustee / AMC. In the event of non-compliance of KYC requirements, the Trustee/AMC reserves the right to freeze the folio of the investor(s) and effect mandatory redemption of unit holdings of the investors at the applicable NAV, subject to payment of exit load, if any. For further details, please refer Section 'Know Your Customer (KYC) Compliance' under Statement of Additional Information available on our website www.tatamutualfund.com

Central KYC Records Registry (CKYCR): The Government of India ii. vide their Notification dated November 26, 2015 authorized the Central Registry of Securitization Asset Reconstruction and Security Interest of India (CERSAI) to act as and to perform the functions of the Central KYC Records Registry under the said rules, including receiving, storing, safeguarding and retrieving the KYC records under the Prevention of Money Laundering Act, 2002. SEBI required all the market intermediaries to update/upload KYC details of the new customer/investors (not KYC-KRA compliant) on CERSAI's online platform. CERSAI is a centralized repository of KYC records of customers/investors in the financial sector with uniform KYC norms and inter-usability of the KYC records across the sector with an objective to reduce the burden of producing KYC documents and getting those verified every time when the customer/investors creates a new relationship with a financial entity. Central KYC (CKYC) will store all the customer/investor information at one central server that is accessible to all the financial institutions. After opening a KYC account under the CKYC, customer/investor will get a 14-digit identification number ("KYC Number") and that the same may be quoted by the investor wanting to invest in mutual funds. Further, the Mutual Fund/AMC is required to check whether the PAN of the investor has been updated in CKYCR. In case the PAN has not been updated, the Mutual Fund/AMC shall collect a self-certified copy of the investor's PAN card and update/upload the same in CKYCR. In case the Investor uses the old KRA KYC form for updating of any KYC information, such investor shall be required to provide additional/missing information only by using the supplementary CKYC form or fill the new "CKYC form".

K. Foreign Account Tax Compliance Act (FATCA) Details

- i. The Central Board of Direct Taxes (CBDT) 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 account holders and/or applicants.
- ii. Applicants/Unit holders are required to mandatorily provide the relevant information for FATCA and CRS, including Ultimate Beneficial Ownership (UBO) details in case of Non-Individual investors. In case of any change in any information provided, Unit holders should ensure to advise the Fund/RTA promptly i.e. within a period of 30 days.
- iii. All Applicants/Unit holders, individuals and non-individuals, must be aware that the failure to providing all relevant details in relevant section and/or relevant forms will result in rejection of their investment application form, refund of application money, reversal of units allotted and the Fund will not be liable for any consequent loss to the Applicants/Unit holders.
- iv. Applicants like Individuals (including in the name of sole proprietorship firm), joint applicants, HUF, are required to provide details, as mentioned in this section, like Place and Country of birth, Country of Citizenship/Nationality mandatorily. If the applicant/s have any countries of tax residency other than India, details of all such countries and relevant tax identification number needs to be provided. If the space in the form is not adequate, applicants are required to attach additional sheets with information duly signed.

- All Non-Individuals should fill and submit a separate form for FATCA and CRS declaration. Non-Individual entities, including partnerships, (other than those listed on a recognized stock exchange in India or is a subsidiary or related or controlled by such listed company) should also fill and submit a form for Ultimate Beneficial Ownership (UBO) details. As per the PML Rules, 2023, rule (2)(1)(cf), Investors who are Trusts/ Societies/Section 8 companies (under Companies Act, 2013) constituted for religious or charitable purposes have to declare their status as NPO to AMCs. Investors who declare themselves as NPO should also mention their Darpan Portal registration number in the form. Failure to get confirmation or registration with the portal as mandated, wherever applicable will force MF / AMC to register your entity name in the above portal and may report to the relevant authorities as applicable. The applicant may be liable for it for any fines or consequences as required under the respective statutory requirements and authorize TMF to deduct such fines/charges under intimation to them or collect such fines/charges in any other manner as might be applicable.
- vi. For any questions about the tax residency or other definitions or terms used, Investors should contact their tax advisor. US citizen should include United States in the foreign country information field along with the US Tax Identification Number (TIN).
- vii. 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 to the form.
- viii. Applicants should note that they also specifically authorize to disclose, share, remit in any form, mode or manner, all or any of the information provided by, including all changes, updates to such information as and when provided, to the Mutual Fund, its Sponsor, Asset Management Company, trustees, their employees / associated parties / RTAs ('the Authorized Parties') or any Indian or foreign governmental or statutory or judicial authorities / agencies including but not limited to the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India and other investigation agencies without any obligation of advising the applicant of the same. Further, applicant also authorizes to share the given information to other SEBI Registered Intermediaries to facilitate single submission / updation and for other relevant purposes.
- ix. Applicant undertakes to keep the Mutual Fund informed in writing about any changes / modification to the above information in future and also undertake to provide any other additional information / documentary proof as may be required.
- x. Please note that applicants/unit holders may receive more than one request for information if they have multiple relationships/ accounts/folios. Therefore, it is important that the applicant responds to each of our request, even if they believe, they have already supplied any previously requested information.
- xi. In case any of the specified information provided by the applicant/ unit holder is found to be false or untrue or misleading or misrepresenting, applicant/unit holder will be solely liable and will indemnify the Mutual Fund, it's Sponsor, Asset Management Company, Trustees, their employees / associated parties and the RTAs.
- xii. In case applicant/unit holder has any of the Indicia, pertaining to a foreign country and yet declares self to be non-tax resident in the respective country, customer to provide relevant details as may be asked for.

L. Nomination Details

As per SEBI regulations, you can assign a nominee to the investments, to whom the amounts will be payable on death of the some or all Unit holders as the case may be. It is mandatory to fill this section and sign in the specified place; even if you do not wish to nominate anybody it is mandatory for you to select the option for the same. If you wish to appoint multiple nominees, please fill up the Application Form for Multiple Nominations and submit it along with this form.

- i. The nomination can be made only by individuals applying for/ holding units on their own behalf singly or jointly. Non-Individuals including society, trust, body corporate, partnership firm, Karta of Hindu Undivided Family, holder of Power of Attorney cannot nominate. If the units are held jointly, all joint holders will sign the nomination form if the purchase application is received through a PoA holder, the nomination section should be separately signed by the unitholder.
- ii. Minor(s) can be nominated & in that event, the name, address & signature of the guardian of the minor nominee(s) along with Proof of Date of Birth of the nominee(s) and Proof of relationship with Guardian shall be provided by the unit holder.
- iii. The nominee shall not be a trust (other than religious and charitable trust), society, body corporate, partnership firm, and member of Hindu undivided Family or a Power of Attorney holder. A non-resident Indian can be a Nominee subject to the policy of exchange control for the time being in force.
- iv. Nomination in respect of the units stands rescinded upon the transfer of units.

- v. Transfer of units in favour of Nominee(s) shall be valid discharge by the Asset Management Company (AMC) against the legal heirs, executors, administrators, etc.
- vi. The cancellation of nomination can be made only by those individuals who hold units in their own name, either solely or jointly and who have originally made the nomination.
- vii. On cancellation of the nomination, the nomination shall stand rescinded & the Asset Management Company (AMC) shall not be under any obligation to transfer the units in favour of the Nominee(s).
- viii. Nomination can be made for maximum number of three nominees. In case of multiple nominees, the percentage of the allocation/ share should be in whole numbers without any decimals making a total of 100% (in the event of the unitholders not indicating the percentage of allocation/share for each of the nominees, the AMC, by invoking default option shall settle the claims equally amongst all the nominees).
- ix. Nomination will not be allowed in a folio held on behalf of a Minor.
- x. Nomination by a unit holder shall be applicable for investments in all schemes in the folio or account.
- xi. In case a folio has joint holders, ALL Joint holders should sign the request for nomination/cancellation of nomination, even if the mode of holding is not "Joint".
- xii. Every new nomination for a folio/account will overwrite the existing nomination.
- xiii. Investors who do not wish to nominate must sign separately confirming their non-intention to nominate.
- xiv. Nomination by a unit holder shall be applicable for investments in all schemes in the folio.

M. Demat Account

- i. Investors have an option to hold the units in dematerialized form for all schemes except for the funds where the units are offered under the Daily / Weekly/ Fortnightly IDCW Options.
- ii. Applicants must ensure that the sequence of names as mentioned in the application form matches that of the account held with the Depository Participant. Client ID, Names, Address and PAN details, other KYC norms mentioned in the application form will be verified against the Depository data which will be downloaded from Depository master.
- iii. To capture correct depository account details, investors are required to submit Client Master.
- iv. Only those applications where the details are matched with the depository data will be treated as valid applications for allotment of units in dematerialised form.
- v. If the details mentioned in the application are incomplete / incorrect, not matched with the depository data, the application shall be treated as invalid and shall be liable to be rejected / units will be issued / allotted by issuing physical account statements.
- vi. For units held in demat form, the KYC performed by the Depository Participant of the applicants will be considered as KYC verification done by the Trustee/AMC.
- vii. Please note that where the applicant has furnished the details of their depository accounts in the Application Form, it will be assumed that the investor has opted for allotment in electronic form & the allotment will be made only in electronic form as default.
- viii. For purchase in an Ongoing Scheme, the units will be allotted in demat form based on the applicable NAV as per the terms of the respective SID and will be credited to the Investors' demat account on weekly basis on realization of funds. For e.g. Units will be credited to Investor's Demat Account every Monday on the basis of realization status received during the last week (Monday to Friday).

N. Declarations and Signatures

- i. Signature(s) should be in English or in any of the Indian languages specified in the Eighth Schedule of the Constitution of India.
- ii. Thumb impressions and signatures in languages not specified in the Eighth Schedule of the Constitution of India should be attested by a magistrate or a Notary Public or a special Executive Magistrate under his/her official seal.
- iii. Applications by minors should be signed by their guardians.
- iv. In the case of an HUF, the Karta should sign on behalf of the HUF.
- v. Authorized officials should sign the form under their official designation and company seal. A list of specimen signatures of the authorized officials, duly certified and attested, should also be attached to the application form.
- vi. In the case of a trust fund, a resolution from the trustee(s) authorizing such purchase or investment should be submitted.

| | MUTUAL FUNC Ise, Ground Floor, M.G. Ro 400 001 | | This product is suitable for investr • Long term Capital Growth. • Retr returns provided by Tata Gold Excha *Investors should consult their doubt about whether the product i | urns that are in lin nge Traded Fund. financial advisors | if in | Benchmark Riskometer Domestic Price of Gold |
|---|--|---|---|---|--|---|
| Scheme Code: TATA/O/O ALL THE DETAILS REQ | - | RE MANDATORY | (It may be noted that risk-o-meter specified 17.4.1.i of SEBI Master Circular on Mutual Fu | nd dated May 19, 2023 | | |
| ARN / RIA ^ Code | Sub-Broker | | Sub-Broker / Bank Br | anch Code | EUIN Code | |
| Internal Code In case the subscription am other than First time mutual commission shall be paid dir ^ By mentioning RIA code, I | without any intera provided by the e ount is ₹ 10,000 or more and you f fund investor) will be deducted rectly by the investor to the AMFI r | action or advice by the em mployee/relationship mana rr Distributor has opt from the subscription registered Distributor: | saction – I/We hereby confirm that the EUIN bo ployee/relationship manager/sales person o ger/sales person of the distributor and the ed to receive transaction charges, ₹ a amount and paid to the distributor b based on the investors' assessment vestment Adviser (RIA) the details o | f the above distributo distributor has not cha 150/- (for First ti . Units will be issu t of various factor | r or notwithstanding the advice or arged any advisory fees on this tra- me mutual fund investor) ued against the balance am s including the service rend | of in-appropriateness, if any, ansaction. or ₹ 100/- (for investor nount invested. Upfront ered by the distributor. |
| | licant Signature / Impression | | Applicant Signature / humb Impression | | 3 rd Applicant Signa Thumb Impress | |
| 2. Applicant's In | | | | | | Refer Sec. A, C & _ |
| | The Name of the Applicants sl with 1 st applicant as a minor. A the US Securities Act of 1933 a C-KYC No. Incase C-KYC No. is | nould be as mentione ny applicants should and corporations or o not available kindly | ed in the PAN and the KYC acknowl not be a resident of Canada or a pe ther entities organised under the la complete the Know Your Client (KYC | edgement. There rson who falls wit ws of the U.S. For C) form attached I | can be upto 3 holders. No hin the definition of the te Investors New to Tata Mu herewith. | o joint holders allowed rm "U.S. Person" under tual Fund, mention the |
| Ist Applicant's Det | | | | Folio N | lo. | |
| The first applicant ≫ will be the primary holder and all correspondence will be | | AN / PEKRN | | С-КҮС | | |
| sent to him/her. Only the first holder | Name | | | | | |
| can be a minor. Existing Investors may mention the Folio no. and proceed to Sec. 4. | Date of Birth (DOB) D D M M Y | | In case of Minor: Proof of E | OOB: Birth ce | | ving certificate |
| Investors to ensure that PAN is linked to Aadhaar. | Mobile No. Mobile belo | | Mobile belong | | | |
| | documents and other means overriding any l | information relate NDNC registration | | either through | cate Mutual Fund sche call, SMS, email, what | sApp or such other |
| Contact Person - Design POA / Proprietor / Guardian Details | nation (Non Individual Inve | stors) / Power of | f Attorney (POA) / Proprietor | PAN / PEKRN | etails (minor applican | t) |
| | Name | | | | | |
| For Non Individual >> | Entity Identifier (LEI) Numb | per Mandatory for | Transaction Value of INR 50 cr | ore and above | | |
| | Relationship with the Minc | | Proof of Relationship | | | |
| Guardian | Mother Father L Mobile No. | egal Guardian | Birth certificate School I Date of Birth D D D | C-KYC | ite 🗆 Passport 📄 Oth | ers |
| Tax Status | | | | | | |
| Resident Individual NRI-Repatriation NRI-Non-Repatriation Minor - Resident Indiv Minor - NRI | Sole Proprietorship Hindu Undivided F Partnership vidual Private Limited Con | amily 🗌 Compa 🗆 Trust | Society / | ndividuals | | al Resident in India an Origin specify) |
| 3. Contact Detai | ils | | | | | Refer Sec. L |
| Mailing address is ≫ required for initial communication. We will overwrite this | | | | | | |
| address with the 1 st Applicants address | | | | (| City | |
| as per the KRA records | PIN | | State | (| Country | |
| | Residence Phone (prefix S | TD Code) | Office Phone (prefix STD Coc | le) | | |
| | Email | | | E | Extn Email belongs to Self Spo | |
| % | For investors who do not I/We wish to receive phys | | ss on record: cheme-wise annual report or | abridged sum | mary thereof 🗌 Yes | No |
| TATA Acknowledgement | t Slip | | | Sr. | No.: | ~~~ |
| MUTUAL FUND Received from Mr./ | • | | PAN | | ₹ | |

for purchase in Tata Gold ETF Fund of Fund

| Overseas address | | | |
|---|-------|----------|---------|
| Mandatory for Non- Resident Individuals and Overseas Investors in addition to the mailing address. | | | |
| | | | City |
| | State | ZIP Code | Country |

4. Investment Instrument Details

| The name of the » first applicant should be available on the investment | Gross Amount (₹) (A) | DD Charg (B) | jes (₹) (if any) | Net Amount (₹) (Cheque / DD Amount) (A - B) |
|--|----------------------|-----------------|------------------|--|
| | | | | |
| Cheque. | Account Number | | A/c Type | Dated |
| Cheque/ DD to be drawn in favour of 'Tata Gold ETF Fund of Fund' | | | | |
| | Drawn on Bank | | | Cheque / DD No. |
| | Branch | | | Branch City |

5. Investment Scheme Details

Amount Allocation Lumpsum Lumpsum + SIP Tata Gold ETF Fund of Fund Scheme Name » Plan \gg Regular Direct (select any one) Option » IDCW Growth IDCW Payout Option \gg IDCW Reinvestment IDCW Payout (select any one)

IDCW - Income Distribution cum Capital Withdrawal.

6. Bank Account Details

Refer Sec. G

Refer Sec. F & Product Labels

Refer Sec. E

The bank account details provided below will be held on record and considered as default bank mandate to pay redemption proceeds and IDCW payouts (if applicable).

| This must be an Indian account. The 1 st applicant should be a holder in this | Bank Name | | Branch |
|---|----------------|------------------------------|----------------------|
| account. | Account number | A/C type Savings Current NRO | |
| | | | NRNR NRE |
| | MICR | IFSC for RTGS | IFSC for NEFT |
| | Address | | |
| | City | PIN | State |
| | | | |
| % | | | |
| Cheque Details | | | Acknowledgement Slip |
| Cheque/DD No | dated A | /c. No Bank | |

| 7. Joint Applican | t's Details | | | | | Refer Sec. H & |
|--|---|--|--|--|--|--|
| Mode of Holding | Single | Joint | Any one or Survivor (Def | ault) | | |
| II nd Applicant's Detai | ls | | | Investor | s to ensure that PAN is li | inked to Aadhaar |
| Mr. Ms. | | Status | | PAN / PEKRN | | |
| | | Resident | ndividual NRI | | | |
| Name | | | | | | |
| Mobile No. | Mobile belongs to | Date of Birth | | C-KYC | | |
| | Self Parent | | D / M M / Y Y Y | | | |
| | Spouse Child | | | | | |
| III rd Applicant's Detai | lls | Chatria | | | s to ensure that PAN is li | inked to Aadhaar |
| Mr. Ms. | | Status | ndividual NRI | PAN / PEKRN | | |
| Name | | | | | | |
| Mobile No. | Mobile belongs to | Date of Birth | | C-KYC | | |
| Mobile No. | Self Parent | | D / M M / Y Y Y Y | | | |
| Q. Know Vour C. | Spouse Child | | | | | |
| CATEGORIES | ISTOMER (KYC) Detai | | SECOND APPLICANT | | THIRD APPL | Refer Sec. |
| Occupation » | Private Sector Service | - | Private Sector Service | • | Private Sector Service | Retired |
| | Public Sector Service Government Sector Professional | Business Agriculturist Forex Dealer Student | Public Sector Service Government Sector Professional | Business Agriculturist Forex Dealer Student | Public Sector Service Government Sector Professional Housewife Others (please specify) | Business Agriculturist Forex Dealer Student |
| Gross Annual Income » | | 1-5 Lacs | | 1-5 Lacs | Below 1 Lac | 1-5 Lacs |
| | | 10-25 Lacs >1 crore | | 10-25 Lacs >1 crore | 5-10 Lacs >25 Lacs-1 crore | 10-25 Lacs >1 crore |
| | Networth in (Mandatory for No | | Networth in | | Networth in | |
| | ₹ D D / M M / Y ` | | ₹ on | | ₹ D D / M M / | |
| | (not older than 1 year) | | (not older than 1 year) | | (not older than 1 year) | |
| Others » | | | Not Applicable | | Not Applicable | |
| | Politically Exposed Person Related to Politically Expos | | Politically Exposed Personal Related to Politically Exp | | Politically Exposed Period Related to Politically | |
| Additional KYC De | tails for Non - Individ | | | | | |
| For Non Individuals » | Is the company a Listed Com (if No, mandatory to attach th | | | Controlled by a L | isted Company: Yes | No |
| only (Companies, Trust, Partnership | Non Individual investors invo | lved/providing | g any of the mentioned serv | | Comiene | |
| etc.) | Foreign Exchange / Money Money Lending / Pawning | Changer Servic | ces Gaming / Gambling / | Lottery / Casino | Services | |
| Trusts/Societies/Section 8 c | ompanies (under Companies Act, | 2013) constitu | ted for religious or charitable (| purposes to attach | Non-Profit Organization (NPG | 0) declaration form |
| 9. Foreign Accou | nt Tax Compliance | Act (FAT | CA) & CRS Details | 5 | | Refer Sec. k |
| For Individuals | FIRST APPLICANT (includ | ing Minor) | SECOND APPLICANT / | GUARDIAN | THIRD APPLIC | CANT |
| Country of Birth \gg | | | | | | |
| ${\rm Place \ of \ Birth} \gg$ | | | | | | |
| Nationality \gg | Indian III Others (Please specify) | J. S. | Dindian Others (Please specify) | U. S. | ☐ Indian ☐ Others (Please specify) _ | U. S. |
| Type of address given at KRA \gg | | Residential Business | Residential or Business Registered Office | Residential Business | Residential or Business Registered Office | Residential Business |
| Are you also a resident in \gg | No 🗌 | Yes | No | Yes | No | Yes |
| any other country(ies) for tax purposes? | If yes, complete section below | | | | | |
| Country of Tax Residency $1 \gg$ | | | | | | |
| Tax Identification Number 1 \gg | | | | | | |
| Identification Type 1 \gg | | | | | | |
| If TIN is not available please \gg tick the reason A, B or C * | Reason 🗌 A 🗌 B 🗌 G | 2 | Reason 🗌 A 🗌 B | C | Reason 🗌 A 🗌 B | C |
| Country of Tax Residency 2 \gg | | | | | | |
| Tax Identification Number 2 \gg | | | | | | |
| Identification Type 2 \gg | | | | | | |
| If TIN is not available please \gg tick the reason A, B or C * | Reason 🗌 A 🗌 B 🗌 G | | Reason 🗌 A 🗌 B | C | Reason 🗌 A 🗌 B | □ C |

* Reason A: The country where the Account Holder is liable to pay tax does not issue Tax Identification Numbers to its residents; Reason B: No TIN required (Select this reason only if the authorities of the respective country of tax residence do not require the TIN to be collected); Reason C: Others- Please state the reasons thereof FATCA & CRS Related Details for Non Individuals: Please submit Form W8 BEN-E / Specified declaration (Enclosed)

| 0. Nomination | Details (Mandatory) | | Refer Sec. L |
|-------------------------|---|---|---|
| Select any one $^{>}$ | I do not wish to nominate. I / We hereby confir fund folio and understand the issues involved in non appoint heirs would need to submit all the requisite documents issue | ment of nominee(s) and further are aware that i | n case of death of all the account holder(s), my / our legal |
| | Register nomination as below | | |
| 1 st Nominee | Name | PAN / PEKRN | Date of Birth D D M M Y Y Y Y |
| | Relationship with Sole/1st Holder | Allocation (%) | Signature of Nominee / Guardian |
| | Address of Nominee / Guardian (in case of Mino | or Nominee) | |
| | State | PIN | Country |
| | Guardian Name in case of Minor Nominee | Guardian PAN | Relationship of Guardian with Nominee |
| 2 nd Nominee | Name | PAN / PEKRN | Date of Birth D D M M Y Y Y Y |
| | Relationship with Sole/1 st Holder | Allocation (%) | Signature of Nominee / Guardian |
| | Address of Nominee / Guardian (in case of Mino | or Nominee) | |
| | State | PIN | Country |
| | Guardian Name in case of Minor Nominee | Guardian PAN | Relationship of Guardian with Nominee |
| 3 rd Nominee | Name | PAN / PEKRN | Date of Birth D D / M M Y Y Y Y |
| | Relationship with Sole/1 st Holder | Allocation (%) | Signature of Nominee / Guardian |
| | Address of Nominee / Guardian (in case of Mino | or Nominee) | |
| | State | PIN | Country |
| | Guardian Name in case of Minor Nominee | Guardian PAN | Relationship of Guardian with Nominee |
| Sign here | 1st Applicant Signature / Thumb Impression | 2 nd Applicant Signature / Thumb Impression | 3rd Applicant Signature / Thumb Impression |

11. Demat Account Details

mat D f

| | Fill these details only if you wish to have your units in Demat mode. | | | | | | | |
|---|---|--|--|--|--|--|--|--|
| Ensure that the sequence of names as mentioned in the application form | Depository participant Name | | | | | | | |
| natches with that of the | Central Depository Securities Limited | National Securities Depository Limited | | | | | | |
| account held with the | Target ID No. | DP ID No. | | | | | | |
| Depository Participant. In case the details are found to be incorrect, | | I N Beneficiary Account No. | | | | | | |
| Units will be allotted in physical mode. | | | | | | | | |

12. Declaration and Signatures

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

(1) I / We have read, understood and hereby agree to comply with the terms and conditions of the scheme, related documents and apply for allotment of Units of the Scheme(s) of Tata Mutual Fund ('Fund') indicated in this application form. (2) (1) / We have read, understood and hereby agree to comply with the terms and conditions of the scheme, related documents and apply for allotment of Units of the Scheme(s) of Tata Mutual Fund ('Fund') indicated in this application form. (2) I/We and are eligible linvestor(s) as per the scheme related documents and am/are authorised to make this investment. The amount invested in the Scheme(s) is through legitimate sources only and is not for the purpose of contravention and/or any part of it including the changes/ untrue/misleading, I/We will be liable for the consequences arising therefrom. (5) I/We hereby authorize yin to be false/ untrue/misleading, I/We will be liable for the consequences arising therefrom. (5) I/We hereby authorize yin to inform the AMC / Fund/Registrars and Transfer Agent (RTA) in writing about any change in the information furnished from time to time. (4) That in the event, the above information and/or any part of it including the changes/ untrue/misleading, I/We will be liable for the consequences arising therefrom. (5) I/We hereby authorize you to disclese, share, remit in any form/ manner/mode the above information and/or any part of this/ary forcing provided by me/us to the Mutual Fund, its Sponsor/s, Trustees, Asset Management Company, its employees, agents and trind party service providers, SEBI registered intermediaries for single updation/ submission, any Indian or foreign statutory, regulatory, judicial, quasi- judicial authorites/agencies including but not limited to Financial Intelligence Unit-India (FU-IND) et without any inimitation/advice to me/us. I/We hereby authorize you to share the account statement of the folio with the distributor /broker / advisor on record. (6) I/We will indemnify the Fund, AMC, Trustee, RSTA and other apret in termediaries in case of any indicative vield by the Fund/AMC/its distributor for this investment. (7) The ARN holder (AMFI registreed Distributor) has disclosed to me/us. (8) I/We hereby confirm that I/We have not been offered/ communicated a

Date:

Refer Sec. M

Refer Sec. N

| 1st Applicant Signature / | 2 nd Applicant Signature / | 3 rd Appl |
|---------------------------|---------------------------------------|----------------------|
| Thumb Impression | Thumb Impression | Thum |
| | | |

| ΤΛΤΛ | |
|----------------|--|
| MUTUAL FUND | |

Debit Mandate Form NACH (One Time Mandate - OTM)

Date D D M M Y Y Y Y

| FUND | U | | Icable for Lumpsum Ad | Office u | | JISU AUONS | | | | | | | |
|--|--|--|---|---|--|---|--|-----------------------------------|-----------------------------------|-----------------------------------|--------------------------------------|---------------------------------|-------------------------------------|
| Choose (✓) Sponsor Bank Co | | | ice use only | | Jtility Code | | | | Office u | se onlv | | | |
| | | | | | | | | | | | | | 0.1 |
| I/We hereby auth CANCEL Bank A/c No.: | iorize | TATA MUTU | | to debit (✓) | | CA | | | SB-NRE | | SB-NRO | | Other |
| With Bank: | Bank Nar | me & Branch | | IFSC | | | | M | CR | | | | |
| an amount of Rupees | Bunt Hu | | Amount i | | | | | | ₹ | | | | |
| · | | | | | | | | | • | | ------------- | | • |
| FREQUENCY Image: Mon (preselected) Reference / Folio No. | itniy 🗷 Q | uarterly 🗵 | B Half Yearly | ☑ As when prese Email Id | nted (default) | | DEBILI | YPE I | E Fixed | Amount | t 🗹 Ma | ximum | Amount |
| Scheme / Plan reference No. | | | | account as per latest s | chedule of charge | Mobile s of the ba | | | | | | | |
| From D D M M Y Y | Y Y Sig | gn <u>Signatur</u> | re of First Account He | older Sign | Signature of Se | econd Acc | ount Hol | der Si | gn <u>Si</u> | gnature | of Third A | ccount | Holder |
| to DDMMYY or D-Until Cancelled | <u> </u> | | | 2 | | | | 3 | | | | | |
| | | | Bank Records | | Name as in Ba | | | | | | Bank Rec | | |
| This is to confirm that the declaration h I have understood that I am authorised | I to cancel / amend | this mandate by a | | ating the cancellation / | amendment requ | est to the u | ser entity | / corporat | e or the ba | ink where | I have auth | norised th | |
| Please tick (√) as applicable | 5 | ration of SIP | egistration | of MICRO SIP | | | | | | | | | |
| Advisor Details (Transactio | on Charges f | | | | | | | | | | f) | | |
| ARN / RIA [^] Code | | Sub-Broker A | ARN Code | Sub-Bro | oker / Bank | Branch | Code | EL | JIN Cod | le | | | |
| Internal Code | | this is an "exec distributor or r the distributor | tion for "execution- cution-only" transact notwithstanding the and the distributor he SEBI Registered I | tion without any int advice of in-appro has not charged a | eraction or adv priateness, if a ny advisory fee | ice by the ny, provi s on this | e employ ded by th transacti | ee/relati 1e emplo on. ^ By | onship m oyee/relat mention | nanager/ tionship ing RIA (| /sales per manager code, I / v | son of t /sales ve auth | the above person of orize you |
| Sole / 1st Applica Thumb Imp | | | 2nd A | pplicant Signat umb Impressio | ure / | <u>, , , , , , , , , , , , , , , , , , , </u> | | | | ant Si | gnature | | |
| Investor Details | Applicat | tion No. | | | | Folio | No | | | | | | |
| 1 st Holder Name | Арриса | | | | | | PAN | | | | | | |
| | | | | | | | | | | | | | |
| 2 nd Holder Name | | | | | | | PAN | | | | | | |
| | | | | | | | | | | | | | |
| 3 rd Holder Name | | | | | | | PAN | | | | | | |
| | | | | | | | | | | | | | |
| First SIP Cheque Details Cheque No. | | Ch | eque Amount in | Rs. | | C | heque [| Date | | | | | |
| cheque No. | | | eque / into ant in | | | | neque i | | | / M | MIZEV | | |
| Bank Name | | Bra | anch | | | C | D D / M M / Y Y Y City | | | | | Y Y | |
| | | 2.0 | | | | | , | | | | | | |
| SIP Scheme/Option/ Sub Option | Plan: 🗌 Regu | ılar 🗌 Direct | SIP Instalmer Amount (₹) | (*Default | | SIP Stai | rt Date | | (D | | IP End I : 31 Dece | | 2099) |
| Tata Gold ETF Fund of FundOption:Growth | | IDCW | | Daily ^ Weekly Monthly * | | MM | / | (Y Y | | D / N | и м / | Y Y | Y Y |
| IDCW Option: DDCW R | einvest I | IDCW Payout | | Quarterly | ^ | Daily SI | P - Mon | day to F | riday - C | On Busir | ness Day | s only | |
| Day of the week for weekly | | Monday | | 🗆 Wednesday (| • | Thur: | | 🗆 Fr | | | | | |
| SIP Top-up Top-up Amo (Optional) (In multiples | unt (Rs.) of Rs. 500/- onl | ly) | | SIP Top Up Free Half Yearly | | | Upper | SIP Am | ount (R | ls.) | | | |
| Declaration and Signature Scheme/s and terms and co abide by terms, conditions, to make payments towards has disclosed to me/us all t from amoungs which the So | onditions ove rules & regu SIP installme he commissio | rleaf, I/We he lations of sch nts referred a ons (trail com | reby apply for th eme/s. I/We here bove through par mission or any ot | e respective Uni eby declare that rticipation in EC | ts of Tata Mu the particula S/Direct Debi | itual Fu irs giver t/Stand | nd Sche 1 are co ing Inst | eme/s a prrect & ruction | t NAV b comple . The Al | based r ete & e RN Hol | esale pr xpress r der, whe | ice & a ny will ere app | agree to lingness plicable, |
| SIGNATURE/S Sole / 1st | | ature / Thumb Im | pression 2r | nd Unitholder Signat | ure / Thumb Im | | | 3rd Ui | hitholder S | Signature | e / Thumb | | |
| II | | | | | | | | | | | | | |





A. Instructions to fill one-time mandate (OTM)

- 1. Investors who have already submitted a One Time Mandate (OTM) form or already registered for OTM facility should not submit OTM form again as OTM registration is a one-time process only for each bank account. However, if such investors wish to add a new bank account towards OTM facility may fill the form.
- 2. Investors, who have not registered for OTM facility, may fill the OTM form and submit duly signed with their name mentioned.
- Mobile Number and Email Id: Unit holder(s) should mandatorily 3. provide their mobile number and email id on the mandate form. Where the mobile number and email id mentioned on the mandate form differs from the ones as already existing in the folio, the details provided on the mandate will be updated in the folio. All future communication whatsoever would be, thereafter, sent to the updated mobile number and email id. TMF / TAMPL reserves the right to use Electronic Mail (email) as a default mode to send various communication which include account statements for transactions done by the investor(s). The Investor/(s) agree/s and acknowledge, irrespective of their registration of the above mobile number in the 'DO NOT DISTURB (DND)', 'or in any similar register maintained under applicable laws, at the time of application or subsequent to the date hereof, they consent to the Bank/AMC communicating with them in any manner whatsoever on the registered mobile number with respect to the transactions carried out in their bank account(s).
- 4. Investors are required to provide an original cancelled cheque (or a copy) with name and account number pre-printed of the bank account to be registered or bank account verification letter for registration of the mandate failing which registration may not be accepted. The Investors cheque/ bank account details are subject to third party verification. The investors cheque/ bank account details are subject to third party verification. In case the investor is not able to submit the Original cancelled cheque or do not have the name of the investor on the face of the cheque. Then submit any one of the following:
 - a. Copy of the bank passbook attested by bank / Original bank statement with name, address and bank account number of the investor.
 - b. A letter from the bank on its letter head certifying that the investor maintains an account with the bank, along with the information like the bank account number, bank branch, account type, the MICR code of the branch and the IFSC code.
- 5. Investors are deemed to have read and understood the terms and conditions of OTM Facility, SIP registration through OTM facility, the Scheme Information Document, Statement of Additional Information, Key Information Memorandum, Instructions and Addenda issued from time to time of the respective Scheme(s) of Tata Mutual Fund.
- 6. Date and the validity of the mandate should be mentioned in DD/ MM/YYYY format.
- 7. Utility Code of the Service Provider will be mentioned by Tata Mutual Fund.
- 8. Tick (\checkmark) on the respective option to select your choice of action and instruction.
- 9. The numeric data like Bank account number, Investors account number should be left padded with zeroes.
- 10. Please mention the Name of Bank and Branch, IFSC / MICR Code also provide An Original Cancelled copy of the cheque of the same bank account registered in One Time Mandate.
- 11. Amount payable for service or maximum amount per transaction that could be processed in words. The amount in figures should be same as the amount mentioned in words, in case of ambiguity the mandate will be rejected.
- 12. For the convenience of the investors the frequency of the mandate will be "As and When Presented"
- 13. The mandate will be valid till 31/12/2099
- 14. Please affix the Names of customer/s and signature/s as well as seal of Company (where required) and sign the undertaking.
- 15. Investors agree and acknowledge that they will not hold the AMC responsible for any delay and/or failure in debiting his bank account

for reasons not attributable to the negligence and/or misconduct on the part of the AMC.

- 16. Investors agree to abide by the terms and conditions that may be intimated to them by the AMC/Bank with respect to the NACH/ Direct Debit/SI from time to time.
- 17. The investors hereby authorize the representatives of Tata Asset Management Private Limited, Investment Manager to Tata Mutual Fund carrying this mandate form to get it verified and executed.
- The investors authorize the Bank to debit their bank account for any charges towards mandate verification, registration, transactions, returns, etc, as applicable for participation in NACH/Direct Debit/ SI.
- 19. Note: Accordingly, with effect from November 15, 2010 TMF will not accept applications for subscriptions accompanied with third party payment instruments except in exceptional situations. Third Party Payment is defined as:
 - a. Payment made through an instrument issued from an account other than that of the beneficiary investor.
 - b. In case of payments from a joint bank account, the 1st holder of the mutual fund folio has to be one of the joint holders of the Bank Account from which payment is made.
 - c. Investments from the investor's account with a different bank i.e., the pay-in & payout banks are different, if the pay-in bank mandate could not be established to be that of the investor, it will also be treated as third party investment.

The exceptional situations where the same will not be applicable are as follows:

- Payment by Parents/Grandparents/related persons on behalf of a minor in consideration of natural love and affection or as gift for a value not exceeding Rs. 50,000/- (each regular purchase or per SIP installment);
- b. Payment by employer on behalf of employee under Systematic Investment Plan (SIP) facility through payroll deductions;
- 20. In case SIP/ Micro SIP investments are made through "Third Party Payments" i.e. payment made through an instrument issued from a bank account other than that of the first named applicant/ investor mentioned in the application form, Investors are required to additionally fill up and submit the "Third Party Declaration Form" (available at our ISCs and website www.tatamutualfund.com) along with the SIP enrollment form.
- 21. The investor agrees to abide by the terms and conditions of NACH facility of NPCI, Direct Debit facility of Banks, and facilities of RBI. Tata Mutual Fund (TMF) / TAMPL, its registrars and other service providers shall not be held responsible or will not be liable for any damages and will not compensate for any loss, damage etc. incurred to the investor. The investor assumes the entire risk of using this facility and takes full responsibility. Investor will not hold TMF / TAMPL, its registrars and other service providers responsible if the transaction is delayed or not effected or the investor bank account is debited in advance or after the specific SIP date due to various clearing cycles of Auto Debit / local holidays. TMF shall endeavors to register the one-time mandate and SIPs through NACH however if for any reason what so ever the registrations of OTM is unsuccessful; TMF shall endeavor to register the SIP through other debit modes like Direct Debit, Standing Instructions etc.

B. Instructions for SIP Registration form (OTM already registered)

- SIP Registration form should be completed in English and in Block Letters only. Please tick (✓) in the appropriate box () where boxes have been provided. Registration form complete in all respects, should be submitted at any of the Official Point of Acceptance of Tata Mutual Fund.
- New Investors who wish to enroll are required to fill (i) OTM Mandate Form (ii) SIP Registration Form and (iii) the respective Scheme Application form (included in the Key Information Memorandum). New Investors can apply for SIP into respective Scheme / Plans / Option without any existing investment /folio.
- 3. This SIP registration form has to be filled where a onetime mandate is already registered in a folio for a bank account, and there is no need of a separate cheque to be given along with the SIP Registration Form.

- 4. Where the mandate form and the SIP registration form are submitted together, debits for the SIP may happen only on successful registration of the mandate by the Unit holder(s) bank. The Fund / AMC would present the SIP transactions or lumpsum purchase transactions without waiting for the confirmation of the successful registration from the Unit holder(s)' bank.
- 5. In case the onetime mandate is successfully registered, new SIP registration will take upto five days. The first debit may happen any time thereafter, based on the dates opted by the Unit holder(s).
- 6. W.e.f 1st January 2011, KYC is mandatory for all investors including SIP investments. This is a one-time KYC compliance process; a copy of the KYC compliance letter is mandatory to be submitted while investing the amount for the first time. Existing investors need to comply and submit KYC during Renewal of SIP if not submitted earlier. Applications for subscriptions without a valid KYC compliance may be rejected. In the event of non-compliance of KYC requirements, the Trustees/AMC reserves the right to freeze the folio of the investor(s) and effect mandatory redemption of unit holding's of the investors at the applicable NAV, subject to payment of exit load (as applicable) and recovery of unamortized NFO expenses. KYC is required for Micro SIP as well. Please refer to SAI for more details.
- 7. Investments through distributors: As per directions of Securities and Exchange Board of India (SEBI), Investors can route their application forms directly and /or through the distributors /employees of the distributor who hold a valid certification from the National Institute of Securities Markets (NISM) and ARN provided by Association of Mutual Funds in India (AMFI). Further, no agents / distributors are entitled to sell units of mutual funds unless the intermediary is registered with AMFI.

Employee Unique Identification Number (EUIN): Further, SEBI has made it compulsory for every employee/ relationship manager/ sales person of the distributor of mutual fund products to quote the EUIN obtained by him/her from AMFI in the Application Form. EUIN would assist in addressing any instance of mis-selling even if the employee/relationship manager/sales person later leaves the employment of the distributor. Hence, if your investments are routed through a distributor please ensure that the EUIN is correctly filled up in the Application Form. However, if the transaction is executed without any interaction or advice of the employee/ relationship manager / sales person of the distributor the EUIN box may be left blank. In this case you are required to provide a duly signed declaration to this effect in the form.

Overseas Distributors: Overseas Distributors are exempt from obtaining NISM certification and AMFI registration as per AMFI circular No. CIR/ ARN-14/12-13 dated July 13, 2012 and the EUIN requirement as per AMFI Circular No.135/BP/33/2012-13 dated December 31, 2012. However, such Overseas Distributors are required to comply with the guidelines/ requirements as may be issued by AMFI /SEBI from time to time and also comply with the laws, rules and regulations of jurisdictions where they carry out their operations in the capacity of distributors

New cadre distributors: Postal agents, retired government and semi-government officials (class III and above or equivalent), retired teachers and retired bank officers (all such retired persons with at least 10 years of service) and other similar persons (such as Bank correspondents) as may be notified by AMFI/ the AMC from time to time as new cadre distributors are permitted to sell eligible schemes of the Fund. However these schemes are not eligible to be sold by such distributors. In case your application for subscription is receive through such distributor, it is liable to be rejected.

 Transaction Charge: In accordance with SEBI circular No. Cir/ IMD/ DF/13/ 2011 dated August 22, 2011, TAMPL/TMF will deduct Transaction Charges from the purchase/ subscription amount received from the investors investing through a valid ARN Holder i.e. AMFI registered Distributor (provided the Distributor has opted to receive the Transaction Charges).

Transaction Charge of Rs. 150 (for a first time investor across mutual funds) or Rs. 100 (for investor other than first time mutual fund investor) per purchase / subscription of Rs. 10,000 and above are deductible from the purchase / subscription amount and payable to the Distributor. The balance amount shall be invested.

Transaction charges in case of investments through SIP: Transaction Charges in case of investments through SIP are deductible only if the total commitment of investment (i.e. amount per SIP installment x No. of instalments) amounts to Rs. 10,000 or more. In such cases, Transaction Charges shall be deducted in 3-4 instalments. Transaction Charges shall not be deducted:

- a. where the Distributor of the investor has not opted to receive any Transaction Charges
- b. for purchases / subscriptions / total commitment amount in case of SIP of an amount less than Rs. 10,000/-;
- 9. In case there are more than one OTM mandates registered for the folio, investor has to specify the Bank Name and the account number which needs to be debited for the SIP. In case the bank name and the account numbers are not mentioned, or there is any ambiguity, the SIP request is liable for rejection.
- 10. Investors should indicate the Plan (viz. Direct Plan/ Regular Plan) for which the subscription is made by indicating the complete scheme name with the Plan, option and sub option in the appropriate box provided for the purpose in the application form. Default options: If Growth or IDCW Option is not mentioned: Growth; Default Sub-Option: IDCW re-investment option. In case of valid applications received without indicating any choice of Plan, the application with be processed for the Plan as under:

Default under Direct / Regular Plan:

| Scenario | Broker Code mentioned | Plan mentioned | Default Plan to |
|----------|-----------------------|-----------------|-----------------|
| Scenario | by the investor | by the investor | be captured |
| 1 | Not mentioned | Not mentioned | Direct Plan |
| 2 | Not mentioned | Direct Plan | Direct Plan |
| 3 | Not mentioned | Regular Plan | Direct Plan |
| 4 | Mentioned | Direct Plan | Direct Plan |
| 5 | Direct Plan | Not Mentioned | Direct Plan |
| 6 | Direct Plan | Regular Plan | Direct Plan |
| 7 | Mentioned | Regular Plan | Regular Plan |
| 8 | Mentioned | Not Mentioned | Regular Plan |

- 11. In cases of wrong/ invalid/ incomplete ARN codes mentioned on the application form, the application shall be processed under Regular Plan. TAMPL shall contact and obtain the correct ARN code within 30 calendar days of the receipt of the application form from the investor/ distributor. In case, the correct code is not received within 30 calendar days, the TAMPL shall reprocess the transaction under Direct Plan from the date of application without any exit load.
- 12. The provisions mentioned in the respective SID regarding Applicable NAV, Risk Factors, Load etc. shall be applicable. The provision for "Minimum Application Amount" as specified in the respective SID will not be applicable for SIP Investments. e.g. the minimum application amount for new investor in Tata Gold ETF Fund of Fund is Rs.5000/-. However, in case of SIP investments, an investor can enter the Scheme with minimum amount of Rs.150/-.
- 13. Minimum application amount for Daily, Weekly or Monthly SIP Option -12 instalments of Rs. 150/- each and in multiples of Re. 1 thereafter. For Quarterly SIP option - 4 instalments of Rs. 1,500/each and in multiples of Re. 1 thereafter. For MICRO SIP maximum SIP amount can be Rs.4000/- Per Month or Rs. 12000/- Per Quarter across all his folios.
- 14. Daily SIP will be processed on all business days from Monday to Friday. Daily SIP will be registered for a maximum period of 5 years only. It is mandatory to mention the SIP start date and SIP end date, in case the form is received after the SIP start date the SIP will start as per the following business rules:
 - i. Daily SIP: From the date of confirmation of registration
 - ii. Weekly SIP: from the SIP Day as required post the confirmation of registration (default: Wednesday).
 - iii. Monthly and Quarterly: From the same date as the SIP start date however from following month.

If the frequency is not mentioned, then the default frequency is Monthly. If the SIP period for monthly and Quarterly Frequency is not specified, SIP will be registered to start after 10th March 2020 subject to mandate being registered. If end date is not specified, SIP will be registered till 31st December 2099 or end date of mandate, whichever is earlier. Note, daily SIP will be registered for a maximum period of 5 years only.

- 15. If any time during the SIP period, the onetime mandate is to be modified to reduce the validity period which is more than SIP end period registered through OTM, investor should first cancel the SIP and thereafter modify the OTM end period.
- 16. While the Tata Mutual Fund (Fund) and Registrar and Transfer Agent (RTA, CAMS) reserve the right to enhance the SIP period to ensure minimum installments as per respective scheme offer documents, even if the investor has submitted the form late or requested for a period less than minimum installments, they may reject the applications for less than minimum installments.

- 17. In case of Micro SIP application without PAN, the investor/s hereby declare that they do not have any existing Micro SIPs with Tata Mutual Fund which together with the current application will result in aggregate investments exceeding Rs. 50,000 in a year.
- 18. An investor can opt for Monthly or Quarterly frequency. The default frequency is monthly. An investor shall have the option of choosing for 1 or more than 1 SIP in the same scheme and in the same month.
- 19. The default option in a case end date for enrolment period will be 31st December 2099. In case an investor, subsequently intends to discontinue the same, a written communication thereof will be required to be furnished. In case the SIP end date is not mentioned while submitting the application, the SIP mandate will be construed to be 31st December 2099, till instruction to the contrary is received from the investor.
- 20. Instructions for Any day SIP:
 - a. In case of ambiguity of SIP date, the default date will be considered as 10th of every month/quarter.
 - b. Investors should take note that despite the date of debit of the bank account as mentioned the NAV applicability will be on the basis of the provision of NAV applicability as mentioned in the SID of the respective scheme.
 - c. If the date of debit to our account happens to be a nonbusiness day as per the Mutual Fund, execution of the SIP will happen on the day of holiday & allotment of units will happen as per the Terms & Conditions listed in the KIM/SID/SAI of the Mutual Fund.
- 21. Allotment of units would be subject to realisation of credit.
- 22. In case there are three consecutive SIP transaction reversals, the subsequent SIP instalments will be automatically ceased.
- 23. Top-up SIP is a facility whereby an investor has an option to increase the amount of the SIP Installment by a fixed amount at pre-defined intervals. This will enhance the flexibility of the investor to invest higher amounts during the tenure of the SIP. Terms and conditions of top-up SIP are as follows:
 - i. The Top-up option must be specified by the investors while enrolling for the SIP facility.
 - ii. The minimum SIP Top-up amount is ₹500 and in multiples of ₹500.
 - iii. The Top-up details cannot be modified once enrolled. In order to make any changes, the investor must cancel the existing SIP and enroll for a fresh SIP with Top-up option.
 - iv. In case of Monthly SIP, Half-yearly as well as Yearly frequency are available under SIP Top-up. If the investor does not specify the frequency, the default frequency for Top-up will be considered as Yearly.
 - v. In case of Quarterly SIP, only the Yearly frequency is available under SIP Top-up.
 - vi. Top-up SIP will be allowed in all schemes in which SIP facility is being offered.
 - vii. Investors can opt for an upper limit for the SIP with top up facility. Maximum amount of debit (SIP+Top-Up) per instalment should not exceed the upper limit of the OTM mandate registered. The investment SIP Top up will be discontinued once the SIP upper limit is reached. However, the SIP will continue till the entire enrolment period as opted by the investor.

e.g.

SIP enrollment period: 5- Mar -2020 to 3- Sep - 2024;

Monthly SIP amount: Rs. 2000

Top Up Amount: Rs. 500;

Top Up frequency: Half yearly.

Upper SIP Amount: Rs. 3000

| From date | To date | Monthly SIP Installment (₹) | SIP Top Up Amount (₹) | Total Amount of SIP (₹) |
|-----------|----------|--------------------------------|--------------------------|-------------------------------|
| 3-Mar-20 | 3-Aug-20 | 2000 | NA | 2000 |
| 3-Sep-20 | 3-Feb-21 | 2000 | 500 | 2500 |
| 3-Mar-21 | 3-Sep-21 | 2500 | 500 | 3000 |
| 3-Oct-21 | 3-Mar-24 | 3000 | - | 3000 |

- 24. Procedure for Cancellation of Existing SIP: Investor needs to submit a letter from the investor OR the prescribed SIP Discontinuity form, duly completed and signed by all the unit holders. This request should be received to us at least 15 business days prior to the next due date of SIP.
- 25. TAMPL reserves the right to reject any application without assigning any reason thereof. TAMPL in consultation with Trustees reserves the right to withdraw these offerings, modify the procedure, frequency, dates, load structure in accordance with the SEBI Regulations and any such change will be applicable only to units transacted pursuant to such change on a prospective basis.

C. TERMS AND CONDITIONS FOR ONE TIME MANDATE

C. I. General

- 1. One Time Mandate (OTM) is a facility (herein after referred as 'facility') whereby the Unit holder(s) can register a onetime mandate to debit their bank account up to a certain limit per transaction, as per their choice, with Tata Mutual Fund ('Fund') and authorizing the Fund or Tata Asset Management Private Limited ('TAMPL') and the bank to debit their bank account for payment towards various purchases or SIP instalments submitted through various modes offered or as may be offered from time to time by TAMPL.
- 2. This facility is an authorization to the bank, as indicated by the Unit holder(s) in the OTM form, to debit their bank account up to a certain limit in a particular folio per registration per transaction, based on their instruction to the Fund, whenever they choose to invest or start a SIP.
- 3. Unless otherwise specified, the term 'mandate' in these terms and conditions refers to the specific bank and bank account number of the investor/s or unit holder/s as mentioned by them in the OTM form (mandate form) to be used for debits for payment towards lump sum purchases or SIP instalments.
- 4. This facility is available to all categories of investors who are eligible to invest in the schemes of the Fund from time to time. TAMPL reserves the right to restrict or withdraw or discontinue the OTM facility to certain categories of investors or to any specific investor anytime at its discretion without assigning any prior reason thereof.
- 5. To avail of this Facility, the investors/Unit holder(s) of the Fund shall be required to submit the onetime mandate, complete with all the details in the designated mandate form. TAMPL may in its absolute discretion and in the Unit holder(s) interest, request the Unit holder(s) for a verbal, fax or written confirmation of any registration request or subsequent transaction request and/or any additional information with respect to the mandate or Unit holder(s) authorization.
- 6. When a mandate is successfully registered with unit holders' bank and upon confirmation from the Fund, the Unit holder(s) shall have the flexibility to make lump sum purchases or register new SIPs in any of the schemes through various modes not limited to physical mode without a cheque, or any other mode introduced in future or to any other mode to which this facility is extended in future; up to the maximum amount of the mandate so registered. There is no requirement of filling a mandate form every time for a new SIP, as long as the amount of the instalments for the SIPs registered are within the mandate amount.
- 7. In a folio, the Unit holder(s) can register only a single onetime mandate with a particular bank account number. In other words, for the same bank account number, the unit holder(s) cannot submit more than one mandate in a folio. However, the Unit holder(s) can register multiple mandates of different bank account numbers maintained with the same bank or different banks.
- 8. Mobile Number and Email Id: Unit holder(s) should mandatorily provide their mobile number and email id on the mandate form. Where the mobile number and email id mentioned on the mandate form differs from the ones as already existing in the folio, the details provided on the mandate will be updated in the folio. All future communication whatsoever would be, thereafter, sent to the updated mobile number and email id.
- 9. Default Mandate: Where unit holder/s register more than one mandate in a folio various periods of time. The last updated successfully registered mandate would be treated as the Default Mandate. In the absence of any specific bank account number mentioned for lump sum purchases or new SIP registrations, default mandate and it's bank account will be considering for debiting towards payment of additional purchases and SIPs.

- 10. Modification of the Mandate: Unit Holder(s) have the option to modify the mandate to a higher amount by submitting the OTM NACH Update/ Cancellation form by ticking on the provision in the form "AMEND" and providing all details on the mandate, duly signed by all the Unit holder(s) and the bank account holder(s) and submit it to TAMPL/RTA. Request on any other forms or paper will not be accepted/ processed and will be rejected. The new higher amount will be applicable only after confirmation of successful registration from the Unit holder(s) bank. In case where the unit holder chooses to reduce the existing mandate amount, he should discontinue the existing SIPs (covered under the higher mandate amount) to avoid failed transaction or reversals.
- 11. Cancellation of the Mandate: Unit holder(s) will have to submit the OTM - NACH Update/ Cancellation form by ticking on the provision in the form "CANCEL" and providing all details on the mandate, duly signed by all the Unit holder(s) and the bank account holder(s) and submit it to TAMPL/RTA. Request on any other forms or paper will be not be accepted or processed and will be rejected. In case of cancellation, future instalments of all SIPs registered under the said mandate will also stand to be ceased. Unit holders are requested to send mandate cancellation request at least 15 days in advance duly signed. Any debit towards purchase or SIP instalments during the intervening period may be processed and Unit holder(s) account would be debited. The unit holders' agree that the cancellation/ termination/ withdrawal request is an authority to TAMPL/Registrar to instruct the debit bank on discontinuation of onetime mandate and Customer will not hold Bank responsible for any Standing Instruction cancellation based on TAMPL instruction.
- 12. Expiry of the Mandate: The mandate will expire on 31st December 2099. As a result of the expiry of the mandate, future instalments after expiry date of all SIPs registered under the said mandate may also automatically cease.
- 13. TAMPL reserve the right to reject any application without assigning any reason thereof.
- 14. The investor thereby declares that the particulars in one time mandate and any subsequent transactions provided will be correct and complete.
- 15. Please refer the SID, SAI and Key information Memorandum, all Instructions, Addenda issued from time to time and available on Fund's website towards Applicable NAV, Risk Factors, Loads and all other information related to various requirements of the respective Scheme/ Plan before investing. It is deemed that the investor has agreed to all the terms and conditions of the scheme, as prevailing on the date of the application and investment.
- 16. Unit holder(s) hereby confirms, acknowledges and undertakes to make payments for subscription of units from their respective bank account(s) only in compliance with applicable provisions relating restriction on third party payments as detailed in the SID/ SAI and that the payment will be through legitimate sources only.
- 17. The Mutual Fund, its Registrars, Banks and other service providers shall not be liable for, nor be in default by reason of, any failure or delay in completion of its obligation under this facility, where such failure or delay is caused, in whole or in part, by any acts of God, civil war, civil commotion, riots, strike, mutiny, resolution, fire, flood, fog, war, lightening, earthquake, change of Government policies, unavailability of bank's computer system, force majeure events, or any other cause of peril which is beyond their reasonable control and which has the effect of preventing the performance of contract by them.

C.II. Mandate Registration Related

- 1. Banks and the branches which are available for the facility of onetime mandate registration may change from time to time. Please note that the list of banks and branches may be modified/ updated/changed/removed at any time in future at the sole discretion of TAMPL without assigning any reason or prior notice. Some banks and branches may levy charges (in whatsoever manner) for mandate registration and /or transactions to their bank account holders, which will be borne by the account holder only and will not be borne by TAMPL or the Fund.
- 2. The onetime mandate form signed by the Unit holder(s) and the account holder(s) will be lodged by TAMPL /RTA at its discretion, depending on the availability of the facility with different banks either under NACH (Debits) or where TAMPL may have a specific Direct Debit tie-up with the bank. Unit holder(s) agree to have authorized TAMPL or its representatives to register the mandate under any of the available facility of NACH (Debits). The mandates would be lodged by TAMPL /RTA within a period of ten to thirty days based on NACH processing timelines, without any responsibility on the part of TAMPL.

- 3. The responsibility of providing correct bank account information the onetime mandate or any other application form for this facility solely rests with the Unit holder(s) and TAMPL / Fund/ RTA/ Banks/ Service Providers will not be responsible or liable for any loss, claims, liability that may arise on account of any incorrect and / or erroneous data/ information supplies by the Unit holder(s).
- 4. Unit holder(s) need to provide along with the mandate form an original cancelled cheque (or a copy) with name and account number pre-printed of the bank account to be registered or bank account verification letter for registration of the mandate failing which registration may not be accepted. The Unit holder(s) cheque/ bank account details are subject to third party verification.
- 5. In case of folios where the mode of holding is 'Joint', the mandate has to be signed by all the joint account holders and it would be expressly understood that the signatories to the mandate have granted an express instruction to TAMPL /RTA to treat the mode of holding to 'Anyone or Survivor' for availing this facility only specifically through SMS or any other mode as may be offered by TAMPL, so that these facilities can be availed by any of the joint Holders.

In case of unit holder(s) other than the individuals, it is expressly understood that the signatories to the mandates are authorized and empowered to do so and transact using the said facility.

The Fund/TAMPL/RTA would purely act based on the valid mandate as well as transactions submitted, and all the Unit holder(s) would be bound by all the terms and conditions and would not hold the Fund/ TAMPL /RTA for any loss or potential loss, in whatsoever manner.

- 6. It will be the sole responsibility of the unit holder(s)' bank and its branch to ensure proper registration of the Mandate and confirm registration. It is expressly clarified that TAMPL /RTA/Service providers only act as a unit holder's messenger to unit holders' bank to register the mandate and will not be responsible for any action or inaction on part of the unit holders' bank. By signing the onetime mandate form, Unit holder(s) and the bank account holders hereby agree to the authorized TAMPL/RTA to register the mandate and process any transactions received thereafter.
- 7. If no confirmation of registration or rejection is received from unit holders' bank, TAMPL /RTA/it's agents will deem the mandate to be as registered. The Fund will endeavor to inform the Unit holder(s) through email/SMS for cases where confirmation on successful registration/ rejection of the mandate is received from the Unit holder(s) bank.
- 8. The Unit holder(s) agree that the Fund/ TAMPL /RTA and their agents shall not be held liable for any unsuccessful registration and or transaction due to any action or inaction of the Unit holder(s) bank including but not limited to reasons mentioned below and agree to indemnify the Fund/ TAMPL /RTA for all liabilities, losses, damages and expenses which they may consequent sustain or incur either directly or indirectly:
 - Loss of the mandate forms in transit from point of acceptance of the form to RTA head office and further to the Unit holder(s)' bank branch;
 - Non-acceptance or rejection of the mandate for whatsoever reason by the Unit holder(s)' bank branch, with or without any reason assigned by the Unit holder(s) bank;
 - c. Non-registration of the Debit Mandate by the Unit holder(s)' bank and branch;
 - d. Deemed registration due to non-confirmation of registration or rejection by the bank and any subsequent rejection of debit of bank account for funds;
 - e. Non availability of funds in the bank account of the Unit holder(s) at the time of debit;
 - f. Rejection of registration or transaction debit for any reason or without assigning any reason whatsoever.
 - g. Signatories to the mandates or transaction debit for any reason or without assigning any reason whatsoever.
 - h. Any late registration of the onetime mandate with the bank for whatsoever reason or rejection of lump sum purchases or SIP registration or instalments with or without any reason, and will not be liable for any transactions not processed or reversed or rejected or any late debits to the bank account, till the mandate registration is successful.

9. The Investor agrees to abide by the terms and conditions of NACH facility of National Payment Corporation of India (NPCI), facilities of Reserve Bank of India (RBI) as applicable at the time of investment and as may be modified or amended from time to time.

C.III. Transaction Related

- 1. Unit holder(s) of the Fund can start investing using this Facility only after successful registration of the onetime mandate with their bankers and receipt of confirmation letter/SMS/email from TAMPL.
- 2. Unitholder/s or Investors can make additional purchases; start new SIPs in any of the schemes of Tata Mutual Fund using this facility and through physical forms or any facility added in future.
- 3. Where multiple mandates with different bank account numbers are registered in a folio, the Unit holders(s) will have to specify the bank account from which the debit towards lump sum purchases, SIP registration should happen. In the absence of any such instruction, default mandate would be used for debiting towards lump sum purchases, new SIP registration subject to the mandate amount being sufficient to process such transactions.
- 4. The Unit holder(s) hereby agrees and confirms that the Fund is authorized to rely on any instruction received or purported to have been received from the Unit holder(s) through physical mode or through any other facility, as offered/ introduced by Fund/ TAMPL from time to time and such instructions shall be conclusive and binding on the Unit holder(s).
- 5. Applicable NAV for the transactions will be dependent upon the time of receipt of the transaction through physical mode into TAMPL or RTA offices or server, electronically time-stamped and other factors like scheme, type of transaction, amount of transaction, date and time of realization of clear fund through banking channels, as per detailed provisions mentioned in Scheme Information documents and will be treated on par transactions received through other modes. For the purpose of this Facility, such TAMPL/RTA offices/ servers would be considered as an Official Point of Acceptance of the transaction.
- 6. It may happen that some transaction may be rejected by the Unit holder(s) bank. The Bank may charge the Unit holder(s) for any failed transactions and it will have to be borne by the Unit holder(s) and not by the Fund or TAMPL. The Fund may endeavor to give preference to the SIP instalments and the lump sum purchases may be debited on the following days.
- The bank account of the customer may be debited towards 7. purchases either on the same day of due date or within one to seven business days depending on NACH settlement cycles. TAMPL/ RTA shall attempt to settle the transaction and debit the bank account by requesting the registered bank for release of funds generally within a period of one to seven banking working days. The investor undertakes to keep sufficient funds in their bank accounts till the date of debit. However, in case of non-receipt of the funds, for whatsoever reasons, the transaction shall stand cancelled/null and void and the units allotted, if any would be reversed. If the date of debit to the investor's account happens to be a non Business Day as per the Mutual Fund, execution of the Direct Debit / SI may happen on non business day however the allotment of Units will happen as per the terms and conditions listed in the SID, SAI, KIM and all relevant Addenda of the scheme concerned.

- 8. The Unit holder(s) shall check their bank account records carefully and promptly. The Unit holder(s) will promptly inform the Fund in case of any erroneous or unauthorized transaction/s being processed, any erroneous debits. The Unit holder(s) should inform the Fund for such discrepancy within a period of ten days. Failing which it will be deemed that there is no any discrepancy in the transactions which were processed.
- 9. If the transaction is delayed or not effected at all for reason of incomplete or incorrect information or due to any reason by the investor's banker, the investor would not hold the Mutual Fund or the Bank responsible.
- 10. For the purpose of lump sum purchases, SIP instalments, the investor and/or bank account holders authorizes TAMPL, its registrars, bankers, correspondent bankers and service providers, to raise a debit on the mentioned account with the bank branch. The investor and/or bank account holders hereby authorizes the bank to honor all such requests received through TAMPL, its registrars, bankers and service providers to debit their Account with the amount requested, for due remittance of the proceeds to TAMPL as per the mandate. The investor/s or the bank account holders shall not dispute or challenge any valid debit, raised under this facility, on any ground whatsoever. Investors will not have any claim against TAMPL, service providers, bankers, correspondent bankers and other service providers jointly and or severally indemnified, from time to time, against all claims, actions suits, for any loss, damage, costs, charges and expenses incurred by them, by reason of their acting upon the instructions issued by the named authorized signatories/beneficiaries.

Investors agree that TAMPL may discontinue OTM facility as well as any SIP registrations for any investor/ folio entirely at its discretion and advice banks for cancellation of Standing Instruction in case one or more debits are rejected and funds not received for any reason.

The unit holder shall always abide by the aforesaid terms and conditions while availing the facility and hereby undertake not to misuse the same and in the event of any damage shall indemnify TAMPL/RTA for any loss arising there from.

TAMPL may amend the above terms and conditions, at any time without prior notice to the unit holders and such amended terms and conditions will there upon apply to and will be binding on the unit holders.



TATA MUTUAL FUND

Mulla House, Ground Floor, M. G. Road, Fort, Mumbai - 400 001 Common Transaction Form for Tata Gold ETF Fund of Fund



| I. ADVISOR DETAILS | | | | | | Refer Ins | truction |
|---|--|---|--|--|--|---|---|
| ARN / RIA [^] Code | Sub-Broker A | RN Code | Sub-Broker / Bank Branch | 1 Code | EUIN Code | | |
| nternal Code | distributor or n | otwithstanding the advice o | saction – I/We hereby confirm tha but any interaction or advice by th f in-appropriateness, if any, prov charged any advisory fees on this t Adviser (RIA) the details of my / | ided by th | e employee/relation | ship manager/sa RIA code I / we | lles person |
| Sole / 1st Applicant Signa Thumb Impression | ture / | | ant Signature / Impression | | 3rd Applicant Thumb In | | |
| INVESTOR DETAILS | | | | Folio I | | | |
| st Holder Name | | | | | PAN | | |
| с-күс | | of Birth | Mobile No. | | Mobile belongs to | Self | Parent |
| ntity Identifier (LEI) Number Mandat | | | action Value of IND EO crore | and abo | | Spouse | Child |
| nitty identifier (LEI) Number Mandat | | | saction value of five 50 crore | | Jve | | |
| nd Holder Name | | | | | PAN | | |
| | _ | | | | | | |
| С-КҮС | | e of Birth м_м_/_ ү _ ү _ ү _ | Mobile No. | | Mobile belongs to | | Parent Child |
| ^{grd} Holder Name | | | | | PAN | spouse | |
| | D.: | of Dirth | Mobile Ne | | | | |
| С-КҮС | | e of Birth D | Mobile No. | | Mobile belongs to | Self | Parent |
| ADDITIONAL PURCHASE DETA | ILS | | | | | Refer In: | struction |
| Payment Mode : | Cheque | Fund Trans | fer NEFT / RTGS | 5 | | | |
| scheme Name | Tata Gold | ETF Fund of Fund | | Plan | Regular | Direct | |
| Option select any one) | Growth | 1 | IDCW | | | | |
| DCW Option select any one) | IDCW F | Reinvestment | IDCW Payout | | | | |
| ross Amount (A) | | | Account Type | Dated | | | |
| | | | | | р <mark>/</mark> м м / | Y Y Y Y | |
| Drawn on Bank | | | | Chequ | ie / UTR No. | | |
| SWITCH OUT DETAILS | | | | | | Refer Ins | truction |
| From Scheme / Plan / Option | | | | | | | |
| Fo Scheme Name | Tata Gold | ETF Fund of Fund | | Plan | Regular | Direct | |
| Dption select any one) | Growth | 1 | IDCW | | | | |
| DCW Option select any one) | | Reinvestment | IDCW Payout | | | | |
| Amount (in figure) ₹ | | | nits n figure) | | | OR AII | Units |
| DECLARATION AND SIGNAT | URES | | | | | | |
| We have read, understood and her lemorandum and apply for allotmen MC, Trustee, RTA and other inermer AMFI registered Distributor) has dis- he different competing Schemes of v ave not been offered /communicate ccord my/our consent to TATA AMC mail provided by me/us in this Appl | t of Units of the diates in case of closed to me / various Mutual I d any indicative for receiving th | Scheme(s) of Tata Mutu f any disputes regarding us all the commissions Funds from amongst wh | al Fund ("Fund") indicated in the eligibility, validity and au (in the form of trail commis ich the Scheme is being reco | this app uthorizati sion or a ommende | blication form. I/W ion of my/our trar any other mode), ed to me/us. I/We distributor for this keting calls, etc. o | e will indemni isactions. The payable to hir hereby confir | fy the Fur ARN hold n /them m that I/ I/We here number a |
| 1 st Applicant Signature , Thumb Impression | | | nt Signature / Impression | | | t Signature / npression | |
| Ø ~ | | Ackne | owledgement Slip | | | | - 🎤 |
| Folio No | | | ritch in Tata Gold ETF Fund | of Fund | | | |
| FUND For Amount of ₹ | | | | | | (det | tails overle |





- The Statement of Additional Information (SAI), Scheme Information Document (SID) and Key Information Memorandum (KIM) of the Tata Gold ETF Fund of Fund. Investors 1 having read and understood the terms of SAI, SID and KIM of the Tata Gold ETF Fund of Fund must refer SID/KIM for default values and minimum subscription / redemption values.
- 2. Advisor / Distributor Information
 - Investments through distributors: As per directions of Securities and Exchange Board of India (SEBI), Investors can route their application forms directly and /or through the distributors / employees of the distributor who hold a valid certification from the National Institute of Securities Markets (NISM) and ARN provided by Association of Mutual Funds in India (AMFI). Further, no agents / distributors are entitled to sell units of mutual funds unless the intermediary is registered with AMFI.
 - Employee Unique Identification Number (EUIN): Every employee/ relationship manager/ sales person of the distributor of mutual fund products to quote the EUIN obtained by him/her from AMFI in the Application Form. Investors are ii. requested to verify the AMFI registration details from their Distributor. However, in case of any exceptional cases, where there is no interaction by the employee/ sales person / relationship manager of the distributor/sub broker with respect duly signed declaration to the effect as given in the form.
 - iii Transaction Charges:

In accordance with SEBI circular No. Cir/ IMD/ DF/13/ 2011 dated August 22, 2011, Tata Asset Management Private Limited/ Mutual Fund will deduct transaction Charges from the purchase/ subscription amount received from the investors investing through a valid ARN Holder i.e. AMFI registered Distributor (provided the Distributor has opted to receive the transaction Charges). Transaction Charge of Rs. 100 per purchase / subscription of Rs. 10,000 and above are deductible (per Scheme Plan - Option) from the purchase / subscription amount and pavelable to the Distributor the halance amount chall subscription amount and payable to the Distributor. the balance amount shall be invested.

- Transaction Charges shall not be deducted:
- where the Distributor of the investor has not opted to receive any Transaction a. Charges
- for purchases / subscriptions / total commitment amount in case of SIP of an amount less than Rs. 10,000/-; b.
- for transactions other than purchases / subscriptions relating to new inflows i.e. through Switches / Systematic Transfers / IDCW Transfers/ IDCW Reinvestment, с.
- d. for purchases / subscriptions made directly with the Fund (i.e. not through any Distributor): and
- for purchases / subscriptions routed through Stock Exchange(s).
- Direct Investment: iv.

Investors subscribing under Direct Plan of the scheme will have to indicate "Direct" in the "Broker/ ARN -Code" field and against the scheme plan in the application form. Investors should also indicate "Direct" in the ARN column of the application form. However, in case Distributor code is mentioned in the application form, but "Direct Plan" is indicated against the scheme name, the application will be processed under Direct Plan. Further, where application is received for Regular Plan without Distributor code or "Direct" mentioned in the ADN Column the aredisation will be processed under Direct Plan. ARN Column, the application will be processed under Direct Plan.

- Investment Information 3
 - It is mandatory to provide the folio number.
 - The Application form number / Folio number / PAN and Name of the Applicant should be written by the Applicants on the reverse of the cheques and bank drafts accompanying the Application Form. ii.
 - For investment a cheque/DD amounting to the value of investment must be iii. Arawn in favour of "Tata Gold ETF Fund of Fund" dated, signed and crossed 'A/c Payee only.' MICR(CTS) cheques will be accepted till the end of business hours upto 15th January, 2024, RTGS & Transfer cheques will be accepted till the end of business hours upto 16th January, 2024. Allotment is subject to realization of funds. In case funds are not realized before the allotment date then such applications will be rejected.
 - Bank charges for outstation demand drafts will be borne by the AMC and will be limited to the bank charges stipulated by the State Bank of India. Outstation iv. Demand Draft has been defined as a demand draft issued by a bank where there is no Official Point of Acceptance available for Investors.
 - The AMC will not accept any request for refund of demand draft charges
 - Cash, Stock invests, Outstation Cheques/DD, Post Dated Cheques, Money Orders and Postal Orders will not be accepted and such applications will not be considered for allotment. All investment cheques should be current dated.
 - Cheques once returned in clearing will not be represented and the accompanying vi. applications may not be considered for allotment.
 - vii. Third Party payments: TAMPL / TMF will not accept applications for subscriptions of units accompanied with Third Party Payments except in exceptional cases as mentioned below. "Third Party Payment" means
 - Payment made through an instrument issued from a bank account other than that of the first named applicant / investor mentioned in the application form.
 - In case of payment instruments issued from a joint bank account, the first named applicant/ investor must be one of the joint holders of the bank account h from which the payment instrument is issued.
 - Following are the exceptional cases where third party payments will be accepted subject to submission of requisite documentation / declarations. c.
 - Payment by employer on behalf of employee under Systematic Investment Plan 1. (SIP) facility through payroll deductions;

Dated

- 2. Custodian on behalf of a Client.
- viii. Investors are required to indicate their choice of Plan, Option for which subscription is made at the time of filling up the Application Form.
- Investors subscribing under Direct Plan of a Scheme/Plan will have to indicate "Direct Plan" in the application form by ticking the appropriate box.
- Direct Plan is only for investors who purchase /subscribe Units in a Scheme directly with the Fund & is not available for investors who purchase /subscribe Units in a scheme directly with the Fund & is not available for investors who route their investments through a Distributor. Direct Plan shall have a lower expense ratio excluding distribution expenses, commission, etc & no commission for distribution of Units will be paid / charged under Direct Plan.
- xi. Default under Direct / Regular Plan:

| Sn. | Broker Code mentioned by the Investor | Plan mentioned by the investor | Default Plan to be captured |
|-----|---|--------------------------------------|--------------------------------|
| 1 | Not mentioned | Not mentioned | Direct Plan |
| 2 | Not mentioned | Direct Plan | Direct Plan |
| 3 | Not mentioned | Regular Plan | Direct Plan |
| 4 | Mentioned | Direct Plan | Direct Plan |
| 5 | Direct | Not mentioned | Direct Plan |
| 6 | Direct | Regular Plan | Direct Plan |
| 7 | Mentioned | Regular Plan | Regular Plan |
| 8 | Mentioned | Not mentioned | Regular Plan |

- xii. Default options: Growth in case Growth option or IDCW option is not mentioned. IDCW Reinvestment in case the Payout mode (Payout / Reinvestment) is not mentioned.
- inentioned.
 xiii. In cases of wrong/ invalid/ incomplete ARN codes mentioned on the application form, the application shall be processed under Regular Plan. TAMPL shall contact and obtain the correct ARN code within 30 calendar days of the receipt of the application form from the investor/ distributor. In case, the correct code is not received within 30 calendar days, the TAMPL shall reprocess the transaction under Direct Plan from the date of application without any exit load.
- xiv. In case of discrepancies in the amount received from the investor and the amount mentioned in the application form the units will be allotted for amount received in our bank account.
- xv. Units will be allotted subject to realization of payment proceeds.
- xvi. As per the RBI circular "Introduction of Legal Entity Identifier for Large Value Transactions in Centralised Payment Systems" vide notification RBI/2020-21/82 DPSS.CO.OD No.901/06.24.001/2020-21 dated 5th January 2021. RBI vide this notification has decided to introduce the LEI system for all payment transactions of value INR 50 crore and above undertaken by entities (non-individuals) using Descent Pack and Control and the system for all payment control of value INR 50 crore and above undertaken by entities (non-individuals) using Reserve Bank-run Centralised Payment Systems viz. Real Time Gross Settlement (RTGS) and National Electronic Funds Transfer (NEFT). From April 1, 2021, it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while initiating any transaction of value INR 50 crore and above by entities (non-Individual). 4
- Instructions for Switch
- Investors can switch-out amount /units, subject to meeting the minimum amount i. criterion of the switch-in schemes.
- ii. The condition for minimum amount in the switch-in schemes is not applicable for "ALL UNITS" switch out.
- The request for Switches from the existing scheme (s) to Tata Gold ETF Fund of Fund will be accepted till 3 PM on 16th January 2024. iii. a.
 - Switch Out from an existing scheme to the NFO scheme during the NFO period will be processed at the NAV applicable on the date of acceptance of switch b. request
- iv. Separate Switch-out request is required for Regular Plan and Direct Plan. Switch-out request is required to clearly contain the name of the Plan / option failing which the below mentioned business rule will apply:
- If the folio has both the Plans / option and Both plans have unit balance under same option then switch-out will be processed in Regular Plan.
- If the folio has both the Plans / option and One plan has NIL balance and other has unit balance under same option, switch-out will be processed from Plan / option h which has unit balance
- If the Folio has only one Plan / option then switch-out will be processed from that с. Plan/option
- Folio has both the Plans and Both plans have unit balance under different options d. then the switch request will be rejected

- Computer Age Management Services Ltd.: New No. 10 (Old No. 178), M. G. R. Salai, Nungambakkam, Chennai 600 034. E-mail: service@tataamc.com
- IMP NOTE: In case there is any change in your KYC information please update the same by using the prescribed 'KYC Change Request form' and submit the same at the Point of Service of any KYC Registration Agency. х.
- Applications incomplete in any respect are liable to be rejected. Tata Asset Management Private Limited (the AMC) / Tata Trustee Company Private Limited 6. (Trustee) have absolute discretion to reject any such Application Forms.
- In case there is any change in your KYC information, please update the same by using the prescribed 'KYC Change Request Form' and submit the same at the Point of Service of any KYC Registration Agency. 7.

Acknowledgement Slip

A/c. No.

Cheque Details Cheque No.

Bank_____

REGISTRAR: ix.

| TATAMulla House, Ground Floor, M.G. Road, Fort, Mumbai - 400 001MUTUAL FUNDContact No.:: (022) 6282 7777 Fax: (022) 22613782Website: www.tatamutualfund.comEmail: service@tataamc.com | | | | | | | ASBA | FOR | Μ | | |
|--|---|--|---|-------------------------------------|------------------------------------|---|---|------------------------------|--|--------------------------|------------|
| | | | NEW F | |) FF <u>F</u> R | (NF <u>O)</u> | | | | | |
| Opens On : 02 January, 2024Closes On : 16 January, 2024Application No.Date: | | | | | | | | | | | |
| | | | DISTRIB | UTOR I | NFOR | MATION | | | | | |
| SUB-BROKE | R ARN CODE | BROKER / A | GENT CODE | | | | NK BRANCH C | ODE | EUIN | N CODE | |
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| rendered by the dist I/We hereby com without any interaction the advice of in-appr distributor has not c | firm that the EUIN boy on or advice by the em opriateness, if any, p harged any advisory f | has been intentiona ployee/relationship r rovided by the emplo ees on this transactio | Ily left blank nanager/sale byee/relation: bn. | by me/us s person o ship mana | as this of the abo ager/sale | s an "execut ove distribute s person of | tion-only" trans or or notwithst the distributo | saction anding r & the | Signature for S (Ma | ole/First Ap ndatory) | plicant |
| APPLICAN | T DETAILS (Plea | se fill in BLOCK L | | ith black tween tv | | | ie box for o | ne alp | phabet leaving o | one box bl | ank |
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| BANK | TRUST | AOP | SOCTY | | BOI | | СО | | OTH Please | Specify | |
| Bank Name (Do not abbreviate) Account No. | (Please pro | vide the full accou | int number; |) | B | ranch Name | | | | | |
| Account Type | (Please ✓) | For Residents | | | | | For Non-R | | | | |
| Amount to be blocked | | Savings 🗆 Curi | rent 🗆 N | | | Repatriable | e 🗆 Non-R | epatri | able 🗆 Others _ | | |
| Amount in words | | | | | | | | | | | |
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| 0 | ption(s) | /IENT DETAILS Please (✓) t | he Option | ISI | | | | | COUNT DETA | | |
| | | selected in applicati | | Num | ber | | | | ties Depository L Participant (DP) II | | |
| Tata Gold ETF Fun Growth Option | d of Fund - Direct F | Plan - | | INF277k | A1869 | | | | | | |
| Tata Gold ETF Fun IDCW Reinvestment | d of Fund - Direct F | 1an - | | INF277k | A1877 | | Ben | eficiar | y Account Number | r | |
| Tata Gold ETF Fun IDCW Payout | d of Fund - Direct F | 1an - | | INF277k | A1885 | | Central Der | ositor | y Services (India) | limited | |
| Tata Gold ETF Fund Growth Option | d of Fund - Regular I | Plan - | | INF277k | A1901 | | | | Participant (DP) II | | |
| Tata Gold ETF Fund IDCW Reinvestment | d of Fund - Regular I | Plan - | | INF277k | A1919 | | Ben | eficiar | y Account Number | r | |
| Tata Gold ETF Fund IDCW Payout | d of Fund - Regular I | Plan - | | INF277k | A1851 | | | | | | |
| | | | illod and | ottocke | d by the | o Applico | nt with the | | Application Fo | rm) | |
| A(| CKNOWLEDGEME | NT SLIP (TO be f | med and a | attache | u by th | e Applica | nt with the | | | | 024 |
| | TA | ATA GOLD ETF | FUND O | F FUNE |) | | | | Opens On : 02 Closes On : 16 | | |
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| which are as follows: | |
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| Application No | Amount Blocked (₹) |
| SCSB (Bank and Branch) | Bank Account No |
| Date of Submission | |
| | |

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UNDERTAKING BY ASBA INVESTOR AND ACCOUNT HOLDER

- (1) I/ We hereby undertake that, I/ we have read and understood the instructions contained in this Form and Terms and Conditions concerning ASBA as contained in the Scheme Information Document (SID) / Key Information Memorandum (KIM) of the above mentioned Scheme and Statement of Additional Information (SAI) of Tata Mutual Fund. Further, I/we understand that if the details as provided by me/us in this Form are different from those in the NFO Application Form, then in such a case; the application is liable to be rejected. I/we further confirm and undertake that I am/ we are eligible ASBA applicants(s) as per the relevant provisions of the SEBI (Issue of Capital and Disclosure Requirement) Regulations, 2009.
- (2) In accordance with provisions of ASBA in the SEBI ICDR Regulations, 2009 and as disclosed in the SAI, I/We authorize
 - (a) the SCSB to do all acts as are necessary to make an application in the New Fund Offer of above mentioned Scheme, including uploading of application details, blocking the amount to the extent mentioned above under "DETAILS OF BANK ACCOUNT FOR BLOCKING OF FUNDS" or unblocking of funds in the bank account maintained with the SCSB specified above, transfer of funds to the Tata Mutual Fund's account on receipt of instructions from the Registrar to Tata Mutual Fund after finalisation of the basis of allotment, entitling me/us to receive mutual fund units on such transfer of funds, etc.
 - (b) Registrar to issue instructions to the SCSB to unblock the funds in the bank account specified above upon finalisation of the basis of allotment and to transfer the requisite money to the Tata Mutual Fund's account.
- (3) In case the amount available in the bank account specified above is insufficient, the SCSB shall reject the application.
- (4) If the DP ID, Beneficiary or PAN is not provided by me/us or the details on the same as furnished in the form are incorrect or incomplete or not matching with the depository records, my/ our application is liable to be rejected and Tata Mutual Fund or SCSB shall not be liable for losses, if any.

| TURES | 1ST APPLICANT / POA HOLDER / | 2ND APPLICANT / POA HOLDER | 3RD APPLICANT / POA HOLDER |
|-------|--------------------------------|--------------------------------|--------------------------------|
| | GUARDIAN SIGNATURE | SIGNATURE | SIGNATURE |
| SIGNA | SCSB BANK - 1ST ACCOUNT HOLDER | SCSB BANK - 2ND ACCOUNT HOLDER | SCSB BANK - 3RD ACCOUNT HOLDER |
| | SIGNATURE | SIGNATURE | SIGNATURE |

INSTRUCTIONS FOR INVESTORS

 SCSB means Self Certified Syndicate Bank registered with the SEBI, which offers the facility of ASBA. The current list of SCSBs as available on SEBI website is as follows: 1. Allahabad Bank 2. Andhra Bank 3. Axis Bank 4. Bank of Maharashtra 5. Bank of Baroda 6. Bank of India 7. Canara Bank 8. Central Bank of India 9. Citi Bank 10. Corporation Bank 11. Deutsche Bank 12. Federal Bank 13. HDFC Bank 14. HSBC Bank 15. ICICI Bank Ltd 16. IDBI Bank Limited 17. Indian Bank 18. Indusind Bank 19. Indian Overseas Bank 20. J P Morgan Chase Bank, N.A. 21. Karur Vysya Bank 22. Kotak Mahindra Bank 23. Nutan Nagrik Sahakari Bank Ltd. 24. Oriental Bank of Commerce 25. Punjab National Bank 26. South Indian Bank 27. Standard Chartered Bank 28. State Bank of Travancore 29. State Bank of Bikaner & Jaipur 30. State Bank of India 31. State Bank of Hyderabad 32. Syndicate Bank 33. UCO Bank 34. Union Bank of India 35. United Bank of India 36. Vijaya Bank 37. Yes Bank Limited.

For the complete list of controlling / designated branches of above mentioned SCSBs, please refer to websites - www.sebi.gov.in, www.bseindia.com and www.nseindia.com

- 2. Eligible investors for ASBA maintaining their account in any of the above SCSBs may use ASBA facility subject to fulfilling all the terms and conditions stipulated in this regard.
- 3. The investor is required to submit a copy of the acknowledgment receipt of the ASBA Form (as submitted with SCSB) along with the NFO application form to be furnished to Tata Mutual Fund.
- 4. Investors shall tick the applicable category in the form, please note the various categories below:

| Code | Category | Code | Category | Code | Category |
|------|--------------------------------|-------|--------------------------|-------|----------------------|
| IND | Individual | MF | Mutual Funds | SOCTY | Society |
| HUF | Hindu Undivided Family | MINOR | Minor (Through Guardian) | BOI | Board of Individuals |
| NRI | Non-Resident Indian | BANK | Bank | СО | Bodies Corporate |
| FI | Banks & Financial Institutions | TRUST | Trust | ОТН | Others |
| IC | Insurance Companies | AOP | Association of Persons | | |



Mulla House, Ground Floor, M.G. Road, Fort, Mumbai - 400 001 Tel: (022) 66578282 Fax: (022) 22613782 Website: www.tatamutualfund.com Email: service@tataamc.com Registrar: Computer Age Management Services Ltd., No. 178/10, Kodambakkam High Road, Opp. Hotel Palmgrove, Nungambakkam, Chennai 600 034. Venkatesh Pai Tel. No. 044 - 6109 5563, 6109 5565, 6109 5567 Fax 28283 613 camslb1@camsonline.com







1. Entity Details

Name of the Entity

| Type o at KRA | f address given | Residential or Business | Residential | Business | Registered Office | | |
|------------------|---|--|---|---------------------------------|---|--|--|
| | Address of tax residence would be taken as available in KRA database. In case of any change, please approach KRA & notify the changes | | | | | | |
| Applica | ation No. | | | Folio No. | | | |
| PAN Nu | umber | | | Date of Incorporation | D D / M M / Y Y Y | | |
| City of | Incorporation | | | Country of Incorporation | | | |
| Entity (Type | Constitution | Partnership Firm HUF | Private Limited C | | | | |
| applica | tick the ble tax it declaration | Is "Entity" a tax resident of an | y country other than India | Yes | and the associated Tax ID number below.) | | |
| | | ` | Tay Identific | ation Number* | Identification Type (TIN or Other place specify) | | |
| | | Country | | | Identification Type (TIN or Other, please specify) | | |
| | | | | | | | |
| | | | | | | | |
| | | tion Number is not available, ional equivalent is not availab | | | r Global Entity Identification Number or GIIN, etc. | | |
| | • | ry of Incorporation / Tax resider exemption code for U.S. person | | | n Entity's exemption code here | | |
| | | RS Declaration | | | | | |
| | | | | | | | |
| | | / Financial Institutions or Dire | ect Reporting NFES) | | | | |
| 1 | We are a, Financial ins | stitution ³ | GIIN | | | | |
| | or Direct repor | ting NFE⁴ | Note: If you do not have a GIIN but you are sponsored by another entity, please provide your sponsor's GIIN above and indicate your sponsor's name below | | | | |
| | (please tick | as appropriate) | Name of sponsoring entity | | | | |
| | | | | | | | |
| | GIIN not availa | ble (please tick as applicable |) Applied for | | | | |
| | If the entity is a | Financial institution, | Not required to app | ly for - please specify 2 dig | its sub-category ¹⁰ | | |
| | | | Not obtained - Non- | participating FI | | | |
| PART | B (please fill any | r one as appropriate "to be fill | led by NFEs other than Di | rect Reporting NFEs") | | | |
| 1 | Is the Entity a company whose an established s | listed company (that is, a shares are regularly traded on tock exchanges) | Yes (If yes, please specified of stock exchange) | | ge on which the stock is regularly traded) | | |
| 2 | company (a c | a related entity of a listed company whose shares are ed on an established stock | - | ecify name of the listed co | mpany name of and one stock exchange(s) on where | | |
| | exchanges) | | Name of listed company | | | | |
| | | | Nature of relation: | Subsidiary of the Listed C | Company 🗌 Controlled by a Listed Company | | |
| | | | Name of stock exchange | | | | |
| 3 | Is the Entity an | active ¹ NFE | Yes | No | | | |
| | | | Nature of Business | | | | |
| | | | Please specify the sub-ca | tegory of Active NFE | | | |
| 4 | Is the Entity a p | bassive ² NFE | | No (If yes, please fill UBO | declaration in the next section.) | | |
| l Rofor | Of Part D 1 ? | Refer 3(ii) of Part D ³ Refer | Nature of Business | 3(vi) of Part D = 10 Part 1 | A of Part D | | |
| Neigh | | Kerei J(II) JI Fait D - Kelei | | | n on all D | | |

3. Ultimate Beneficial Ownership (UBO) Details for Passive NFE

| # If passive NFE, please provide below additional d | etails for each of controlling persons. (Please attach | additional sheets if necessary) |
|--|---|--|
| Name PAN / Any other Identification Number (PAN, Aadhar, Passport, Election ID, Govt. ID, Driving Licence, NREGA Job Card, Others) City of Birth - Country of Birth | Occupation Type - Service, Business, Others Nationality Father's Name - Mandatory if PAN is not available | DOB - Date of Birth Gender - Male, Female, Other |
| 1. Name PAN City of Birth Country of Birth 2. Name PAN City of Birth Country of Birth City of Birth Country of Birth | Occupation Type Nationality Father's Name Occupation Type Nationality Father's Name | DOB D / M M / Y Y Y Y Gender Male Female Other DOB D / M M / Y Y Y Y Gender Male Female Other |
| 3. Name PAN City of Birth Country of Birth | Occupation Type Nationality Father's Name | DOB D 7 M M 7 Y Y Y Y Gender Male Female Other |

Additional details to be filled by controlling persons with tax residency / permanent residency / citizenship / Green Card in any country other than India: * To include US, where controlling person is a US citizen or green card holder.

% In case Tax Identification Number is not available, kindly provide functional equivalent.

4. FATCA - CRS Terms and Conditions

The Central Board of Direct Taxes has notified Rules 114F & 114H, as part of the Income Tax Rules- 1962, which rules required Indian financial Institution such as the bank to seek additional personal, tax and beneficial owner information and certain certifications & documentation from all our accounts holders. In relevant cases, information will have to be reported to Tax authorities/appointed agencies. Towards compliance, we may also be requested 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 any information provided by you, please insure your advice us promptly, i.e. within 30 days.

If any controlling person of any utility is US citizen or Green card holder, please include United States in the foreign country information field along with the US Tax Identification number.

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

5. Declaration and Signatures

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

Name

Designation

 Authorized Signatory
 Authorized Signatory
 Authorized Signatory

Place: _____

Date: D D / M M / Y Y Y Y

2

(Note: The Guidance Note/notification issued by the CBDT shall prevail in respect to interpretation of the terms specified in the form)

- Financial Institution (FI) The term FI means any financial institution (i) that is a Depository Institution, Custodial Institution, Investment Entity or Specified Insurance company, as defined.
 - Depository institution: is an entity that accepts deposits in the (ii) ordinary course of banking or similar business.
 - Custodial institution: is an entity that holds as a substantial portion (iii) of its business, holds financial assets for the account of others and where it's income attributable to holding financial assets and related financial services equals or exceeds 20 percent of the entity's gross income during the shorter of-
 - The three financial years preceding the year in which (i) determination is made; or
 - (ii) The period, during which the entity has been in existence, whichever is less.
 - (iv) Investment entity is any entity:
 - That primarily conducts a business or operates for or on (a) behalf of a customer for any of the following activities or operations for or on behalf of a customer
 - Trading in money market instruments (cheques, bills, (i) 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
 - Investing, administering or managing funds, money or (iii) financial asset or money on behalf of other persons;
 - or

1

- The gross income of which is primarily attributable to (b) investing, reinvesting, or trading in fi nancial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a specifi ed 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 primar-ily attributable to investing, reinvesting, or trading in financial assets of the entity's gross income attributable to the relevant activities equals or exceeds 50 percent of the entity's gross income during the shorter of :
- The three-year period ending on 31 March of the year (i) preceding the year in which the determination is made; or
- 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 04, 05, 06 and 07 - refer point 2c.)

Specified Insurance Company: Entity that is an insurance company (v) (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.

| 1 (vi) | FI not required to apply for GIIN: Refer Rule 114F(5) of Income Tax Rules, 1962 for the conditions to be satisfied as "Non- Reporting Financial Institution and Guidance issued by CBDT in this regard |
|--------|---|
| A. Rea | sons why FI not required to apply for GIIN: |
| Code | e 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 | Trust |
| 09 | Non-registering local banks |
| 10 | FFI with only Low-Value Accounts |
| 11 | Sponsored investment entity and controlled foreign corporation |
| 12 | Sponsored, Closely Held Investment Vehicle |

| Expla <i>Code</i> | Non-financial entity (NFE) : (any one of the following): Refernation (A) to 114F (6) of Income Tax Rules, 1962 for details Sub-category |
|----------------------|--|
| 01 | Less than 50 percent of the NFE's gross income for the preceding financial year is passive income and less than 50 percent of the assets held by the NFE during the preceding financial year are assets that produce or are held for the production of passive income; |
| 02 | The stock of the entity is regularly traded on an established securities market or the non-financial entity is a related entity of an entity, the stock of which is regularly traded on an established securities market. |
| 03 | The NFE is a Governmental Entity, an International Organization, a Central Bank, or an entity wholly owned by one or more of the foregoing; |
| 04 | Substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an entity shall not qualify for this status if the entity functions as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes; |
| 05 | The NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE; |
| 06 | The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution; |
| 07 | The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution; |
| 08 | Any NFE that fulfills all of the following requirements: |
| | It is established and operated in India exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in India and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare; |
| | It is exempt from income tax in India; It has no shareholders or members who have a proprietary |
| | or beneficial interest in its income or assets; The applicable laws of the NFE's country or territory of residence or the NFE's formation documents do not permit any income or assets of the NFE to be distributed to, or applied for the benefit of, a private person or non-charitable Entity other than pursuant to the conduct of the NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFE has purchased; and |
| | The applicable laws of the NFE's country or territory of residence or the NFE's formation documents require that, upon the NFE's liquidation or 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. |
| | 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 (23EA); (ii) a Credit Guarantee Fund Trust for Small Industries referred to in clause 23EB; and |
| | (iii) an Investor Protection Fund referred to in clause (23EC), of section 10 of the Act; |
| . Other de | finitions |
| Related (| entity ity is a 'related entity' of another entity if either entity control |

of the votes and value in an entity

(ii) Passive NFE

The term passive NFE means

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

(iii) The term passive income includes income by way of:

- (1) IDCW,
- (2) Interest
- (3) Income equivalent to interest,
- Rents and royalties, other than rents and royalties derived in the (4) active conduct of a trade or 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
- The excess of gains over losses from transactions (including (7)futures, forwards, and similar transactions) in any financial assets,
- The excess of foreign currency gains over foreign currency losses (8)
- (9) Net income from swaps
- (10) Amounts received under cash value insurance contracts
 - But passive income will not include in case of a non-financial entity that regularly acts as a dealer in financial assets, any income from any transaction entered into in the ordinary course of such dealer's business as a such dealer.
- Controlling persons are natural persons who exercise control over an (iv) 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 determining the Beneficial Owner, the procedure specified in the following circular as amended from time to time shall be applied, namely:

- (i) DBOD.AML.BC. NO.71/14.01.001/2012-13, issued on the 18th January, 2013 by the Reserve Bank of India; or
- (ii) CIR/MIRSD/2/2013, issued on the 24th January, 2013by the Securities and Exchange Board of India; or
- IRDA/SDD/GDL/CIR/019/02/2013, issued on the 4th February, (iii) 2013 by the Insurance Regulatory and Development Authority.

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

| (A) Controlling | (A) Controlling Person Type: | | | |
|-----------------|--|--|--|--|
| Code | Sub-category | | | |
| 01 | CP of legal person - ownership | | | |
| 02 | CP of legal person - other means | | | |
| 03 | CP of legal person - senior managing official | | | |
| 04 | CP of legal arrangement - trust - settlor | | | |
| 05 | CP of legal arrangement - trust - trustee | | | |
| 06 | CP of legal arrangement - trust - protector | | | |
| 07 | CP of legal arrangement - trust - beneficiary | | | |
| 08 | CP of legal 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 | | | |

- Specified U.S. person A U.S person other than the following: (v)
 - a corporation the stock of which is regularly traded on one or more (i) 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);
 - the United States or any wholly owned agency or instrumentality (iii) 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;
 - any organization exempt from taxation under section 501(a) of (v) 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;
 - any trust that is exempt from tax under section 664(c) of the U.S. (x) Internal Revenue Code or that is described in section 4947(a)(1) of the U.S. Internal Revenue Code;
 - a dealer in securities, commodities, or derivative Dnancial (xi) instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any State:
 - (xii) a broker as defined in section 6045(c) of the U.S. Internal Revenue Code: or
 - (xiii) any tax-exempt trust under a plan that is described in section 403(b) or section 457(g) of the U.S. Internal Revenue Code.
- (vi) Direct reporting NFE

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

| Exemption code for U.S. persons (Refer 114(9) of Income Tax Rules, 1962 for details | | |
|---|--|--|
| Code | Sub-category | |
| A | 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 | |



TATA MUTUAL FUND Mulla House, Ground Floor, M. G. Road, Fort, Mumbai - 400 001 Declaration for Ultimate Beneficial Ownership (UBO) / Controlling Persons (Mandatory for Non-Individual Investors)



1. Entity Details

| Name of the Entity | | | | |
|--|--|--|--|--|
| PAN Number | | | | |
| 2. Applicable for Lis | ted Company / Subsidiary Com | pany | | |
| Our Company is | t- a Listed Company listed on recogised stock (Controlled by a Listed Company mpany ^ | | is a Subsidary of a Listed Company | |
| Stock Exchange on which it | is listed | Security ISIN | | |
| | rent company to be provided in case the app Individuals other than Listed Co | | v | |
| Category (Please tick applic Unlisted Company Unincorporated associati | | Limited Liability Partnership Co | | |
| If 'YES' - We hereby declare the of such individual(s) are given If 'NO' - declare that no individ | ave any individual person(s) who holds direct at the following individual person holds directly | / indirectly controlling ownership in our entit | y above the prescribed threshold limit. Details | |
| | UBO-1 / Senior Managing Official (SMO) | UBO-2 | UBO-3 | |
| Name of the UBO/SMO#. | | | | |
| UBO / SMO PAN#. For Foreign National, TIN to provided] | be | | | |
| % of beneficial interest#. | >10% controlling interest. >15% controlling interest. >25% controlling interest. NA. (for SMO) | >10% controlling interest. >15% controlling interest. >25% controlling interest. NA. (for SMO) | >10% controlling interest. >15% controlling interest. >25% controlling interest. NA. (for SMO) | |
| UBO / SMO Country of T Residency#. | ax | | | |
| UBO / SMO Taxpayer Identification Number / Equivalent ID Number#. UBO / SMO Identity Type | | | | |
| UBO / SMO Place of Birth# | | | | |
| UBO / SMO Country of Birth# | | | | |
| UBO / SMO Nationality | | | | |
| UBO / SMO Date of Birth [dd-mmm-yyyy] # | | | | |
| UBO / SMO PEP# UBO / SMO Address [inclu City, Pincode, State, Country] | Yes - PEP. Yes - Related to PEP. N - Not a PEP. Address | Yes – PEP. Yes – Related to PEP. N – Not a PEP. Address | Yes - PEP. Yes - Related to PEP. N - Not a PEP. Address | |
| | | | | |
| | City | City | City | |
| | Pincode State | Pincode State | Pincode State | |
| | Country | Country | Country | |
| UBO / SMO Address Type | Residence Business Registered Office. | Residence Business Registered Office. | Residence Business Registered Office. | |

| UBO / SMO Email | | | | | | |
|------------------------------|-----------------------------------|--------------------------|--------------------------------------|------------------------|--------------------------------------|------------------------|
| UBO / SMO Mobile | | | | | | |
| UBO / SMO Gender | Male | | Male | | Male | |
| | Female | | Female | | Female | |
| | Others | | Others | | Others | |
| UBO / SMO Father's Name | | | | | | |
| UBO / SMO Occupation | Public Service | | Public Service | | Public Service | |
| | Private Service | | Private Service | | Private Service | |
| | Business | | Business | | Business | |
| | Others | | Others | | Others | |
| SMO Designation# | | | | | | |
| UBO / SMO KYC Complied? | Yes No. | | Yes No. | | Yes No. | |
| | lf 'Yes,' please acknowledgement. | attach the KYC | lf 'Yes,' please acknowledgement. | attach the KYC | lf 'Yes,' please acknowledgement. | attach the KYC |
| | If 'No,' complete the status. | KYC and confirm the | If No, complete the status. | KYC and confirm the | If No, complete the status. | KYC and confirm the |
| # Mandatory column. Note: If | the given columns are | not sufficient, required | l information in the gi | iven format can be end | closed as additional sl | neet(s) duly signed by |

Authorized Signatory.

* Participating Mutual Fund(s) / RTA may call for additional information/documentation wherever required or if the given information is not clear / incomplete / correct
and you may provide the same as and when solicited.

4. Declaration and Signatures

I/We acknowledge and confirm that the information provided above is true and correct to the best of my/our knowledge and belief. In case any of the above specified information is found to be false, untrue, misleading, or misrepresenting, I/We am/are aware that I/We may be liable for it including any penalty levied by the statutory/legal/regulatory authority. I/We hereby confirm the above beneficial interest after perusing all applicable shareholding pattern and MF/RTA/other registered intermediaries can make reliance on the same. I/We hereby authorize you [RTA/Fund/AMC/Other participating entities] to disclose, share, rely, remit in any form, mode or manner, all / any of the information provided by me, including all changes, updates to such information as and when provided by me to any of the Mutual Fund, its Sponsor, Asset Management Company, trustees, their employees / RTAs ('the Authorized Parties') or any Indian or foreign governmental or statutory or judicial authorities / agencies including but not limited to the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India wherever it is legally required and other investigation agencies without any obligation of advising me_us of the same. Further, I/We authorize to share the given information to other SEBI Registered Intermediaries /or any regulated intermediaries registered with SEBI / RBI / IRDA / PFRDA to facilitate single submission / update & for other relevant purposes. I/We also undertake to keep you informed in writing about any changes at your / Fund's end or by domestic or overseas regulators/ tax authorities.

Signature with relevant seal:

| Authorised Signatory | Authorised Signatory | Authorised Signatory |
|----------------------|----------------------|----------------------|
| Name: | Name: | Name: |
| Designation: | Designation: | Designation: |

Place: _____

Date: D D / M M / Y Y Y Y

INSTRUCTIONS

Pursuant to SEBI master circular vide ref. no. CIR/ISD/AML/3/2010 dated December 31, 2010 on anti money laundering standards and guidelines on identification of Beneficial Ownership issued by SEBI vide its circular ref. no. CIR/MIRSD/2/2013 dated January 24, 2013, investors (other than Individuals) are required to provide details of Ultimate Beneficial Owner(s) ("UBO(s)") and submit proof of identity (viz. PAN with photograph or any other acceptable proof of identity prescribed in common KYC form) of UBO(s)). Attached Documents should be self-certified by the UBO and certified by the Applicant/Investor Authorised Signatory/ies.

(1) The Ultimate Beneficial Owner means:

For Investor other than Trust:

A 'Natural Person', who, whether acting alone or together, or through one or more juridical person, exercises control through ownership or who ultimately has a controlling ownership interest.

Controlling ownership interest means ownership of / entitlements to:

- i. more than 10% 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.
- iv. In cases where there exists doubt as to whether the person with the controlling ownership interest is the beneficial owner or where no natural person exerts control through ownership interests, the identity details should be provided of the natural person who is exercising control over the juridical person through other means (i.e. control exercised through voting rights, agreement, arrangements or in any other manner).
- v. However, where no natural person is identified, the identity of the relevant natural person who holds the position of senior managing official should be provided.

• For Trust :

The settler of the trust, the trustees, the protector, the beneficiaries with 10% or more of interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

(2) Documents to be provided:

Provide copy of PAN with photograph or valid KYC Compliance proof or any other acceptable identity proof of UBO as below

- i. UID (Adhar)
- ii. Passport
- iii. Voter ID
- iv. Driving Licence

If UBO is not KYC compliant, request to complete KYC formalities and send the intimation to CAMS /Fund. Attach valid address proof.

Attach valid documentary proof like Shareholding pattern duly self attested by Authorized Signatory / Company Secretary.

Note: Attached documents should be self-certified by the UBO and certified by the Applicant/Investor Authorized Signatory/ies

(3) If the BO is minor proof of date of birth (i.e. birth certificate) and proof of relationship with the guardian and the copy of PAN with photograph of the guardian is mandatory.

(4) Exemption in case of listed companies:

The provisions w.r.t. Identification of UBO are not applicable to 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.

(5) Applicability for foreign investors:

The identification of beneficial ownership in case of Foreign Institutional Investors (FIIs), their sub-accounts and Multilateral Funding Agencies / Bodies Corporate incorporated outside India with the permission of Government of India / Reserve Bank of India may be guided by the clarifications issued vide SEBI circular CIR/MIRSD/11/2012 dated September 5, 2012.

(6) In case the information is not provided, it will be presumed that applicant is the ultimate beneficial owner, with no declaration to submit. In such case, the concerned SEBI registered intermediary reserves the right to reject the application or reverse the allotment of units, if subsequently it is found that applicant has concealed the facts of beneficial ownership.

(7) UBO - Type Codes

| Ownership of / entitlement to more than 10% of shares of capital or profits of the juridical person, where the juridical person is a company |
|---|
| Ownership of / entitlement to more than 15% of the capital or profits of the juridical person, where the juridical person is a partnerhip |
| Ownership of / entitlement to more than 15% of the property or capital or profits or the juridical person, where the juridical person is an unicorporated association or body of individuals |
| Natural person who is exercising control over the juridical person through other means i.e. control exercised through voting rights, agreement, arrangements or in any other manner. (In case where there exist doubt as to whether the person with the controlling ownership interest is the beneficial owner or where no natural person exerts control through ownership interests) |
| Person who holds the position of senior managing official like CEO, MD, Managing Partner etc. (In case any Ultimate Beneficial Owner/s does not own over 10% or 15%). |
| The settlor(s) of the Trust |
| Trustee(s) of the Trust. |
| The Protector(s) of the Trust (if applicable). |
| The beneficiaries with 10% or more interest in the trust if they are natural person(s) |
| Natural person(s) exercising ultimate effective control over the trust through a chain of control or ownership. |
| _ |





Declaration Form of Non-Profit Organisation (NPO)

(Mandatory for Trusts/Society)

1. Entity Details

| Name of Trust/Society | |
|-----------------------|--|
| PAN Number | |

2. Applicable for Trusts/Societies/Section 8 companies (under Companies Act, 2013) constituted for religious or charitable purposes

| I/We hereby confirm that above stated entity / Organisation is falling under "Non-profit Organisation" [NPO] which has been constituted for religious or |
|---|
| charitable purposes referred to in clause (15) of section 2 of the Income-tax Act, 1961 (43 of 1961), and is registered as a trust or a society under the |
| Societies Registration Act, 1860 (21 of 1860) or any similar State legislation or a Company registered under the section 8 of the Companies Act, 2013 (18 of 2013). |
| (18 of 2013). |

Enclosed relevant documentary proof evidencing the above definition.

We further confirm that we have registered with DARPAN Portal of NITI Aayog as NPO and registration details are as follows:

| Registration Number of DARPAN Portal | |
|--|---|
| | |
| | |
| (If not place register immediately and c | onfirm with the above information. In absence of receipt of the Darman nortal registration details. ME/AMC/PTA will |

(If not, please register immediately and confirm with the above information. In absence of receipt of the Darpan portal registration details, MF/AMC/RTA will be required to register your entity on the said portal and/or report to the relevant authorities as applicable.)

I/We hereby confirm that the above stated entity / Organisation is NOT falling under Non-profit Organisation as defined above or in PMLA Act/Rules thereof.

3. Declaration and Signatures

I/We acknowledge and confirm that the information provided above is true and correct to the best of my/our knowledge and belief. In case any of the above specified information is found to be false or untrue or misleading or misrepresenting, I/We am/are aware that I/We may be liable for it for any fines or consequences as required under the respective statutory requirements and authorize you to deduct such fines/charges under intimation to me/us or collect such fines/charges in any other manner as might be applicable. I/We hereby authorize you [RTA/Fund/AMC/Other participating entities] to disclose, share, rely, remit in any form, mode or manner, all / any of the information provided by me, including all changes, updates to such information as and when provided by me to any of the Mutual Fund, its Sponsor, Asset Management Company, trustees, their employees / RTAs ('the Authorized Parties') or any Indian or foreign governmental or statutory or judicial authorities / agencies including to the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India wherever it is legally required and other investigation agencies without any obligation of advising me/us of the same. Further, I/We authorize to share the given information to other SEBI Registered Intermediaries or any other statutory authorities to facilitate single submission / update & for regulatory purposes. I/We also undertake to keep you informed in writing about any changes / modification to the above information in future within 30 days of such changes and undertake to provide any other additional information as may be required at your / Fund's end or by domestic or overseas regulators/ tax authorities.

Signature with relevant seal:

| Authorised Signatory | Authorised Signatory | Authorised Signatory |
|----------------------|----------------------|----------------------|

| Place: _ | | | | | | | |
|----------|------|---|------|---|------|------|--|
| Date: | | 1 | | 1 | | | |

Transaction Acceptance Points - Computer Age Management Services Ltd.

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Aurangabad: Plot No 66, Bhagya Nagar, Near S T Office, Kranti Chowk Police Station to Employment Office Road, Aurangabad - 431001. Tel: (0240) 2351591/90. Ahmedabad: 402, 'Megha House', Mithakhali - Law Garden Road, Netaji Marg, Ahmedabad - 380 006. Tel.: 079 - 26466080 / 40076949. Bhopal: MF-12, Block-A, Mansarovar Complex, Near Habibganj Railway Station, Bhopal - 462 016. Tel.: 0755 -2574198 / 4209752. Borivali: Shop No. 1 and 2, Ground Floor, Ganjawalla Residency, Ganjawalla Lane, Borivali West, Mumbai - 400092. Tel.: 022- 28945923 / 8655421234. Goa: F- 4, 1st Floor, Edcon Tower, Next to Hotel Salida Del Sol, Near Apple Corner, Menezes Braganza Road, Panaji - Goa - 403 001. Tel.: 7888051135, Fax: 0832-2422135. Gurgaon: Unit No. 209, 2nd Floor, Vipul Agora Mall, Sector 28, M. G. Road, Gurgaon - 122 001. Indore: 204, D.M. Tower, Race Course Road, Near Zanjeerwala Chourha, Indore - 452 003. Tel.: 0731-4201806, Fax 0731-4201807. Jabalpur: Office No. 4, 1178, Napier Town, Home Science College Road, Jabalpur - 482 001(M.P.). Tel.: 0761-4074263 Kolhapur: Gemstone Building, Ground Floor, Opposite Parikh Pool North Side, Near Central Bus Stand, Kolhapur - 416001, Maharashtra. Mumbai: Mulla House, Ground Floor, 51, M. G. Road, Near Flora Fountain, Mumbai - 400 001. Tel: 022- 66505243 / 66505201, Fax: 022-66315194. Nagpur: 104, Shivaji Complex, Near Times of India, Dharampeth, WHC Road, Nagpur - 440 010, Tel.: 0712 - 6630425 / 6502885. Nashik: 5, Samriddhi Residency, Opp Hotel City Pride, Tilakwadi, Nashik - 422 002. Tel.: (0253) 2959098, Fax: 0253-2579098. Navsari: Shop No.1, Swiss Cottage, Ashanagar Main Road, Navsari - 396 445. Tel: 02637 - 281991. Pune: Kohinoor B-Zone, Shop no. 110, 1st Floor, Old Mumbai-Pune Highway, Near Pimple Petroleum, Above Maharashtra Electronics, Pimpri, Pune - 411 017. Tel.: 020-41204949 / 950. Rajkot: 402, The Imperia, Opp. Shastri Maidan, Limda Chowk, Rajkot - 360 001. Tel: (0281) 2964848 / 849 Surat: G-18, Ground Floor, ITC Building, Near Majuragate, Ring Road, Surat - 395 002. Tel.: 0261 - 4012140, Fax: 0261-2470326. Thane: Shop No. 9, Konark Tower, Ghantali Devi Road, Thane (West) - 400 602. Tel.: 022 - 25300912. Vadodara: Emerald One, 314, 3rd Floor, Jetalpur Main Road, Before Jetalpur Bridge, Jetalpur, Vadodara - 390 007. Tel.: (0265) 2991037, Fax: 0265-6641999.

East Zone:

Bhubaneswar: Room-309, 3rd Floor, Janpath Tower, Ashok Nagar, Bhubaneswar - 751009. Tel.: 0674 -2533818/ 7064678888. **Dhanbad:** Shriram Plaza, 2nd Floor, Room No.202 (B), Bank More, Jharkhand, Dhanbad - 826 001. Tel.: 0326-2300304 / 9234302478. **Durgapur:** 8C, 8th Floor, Pushpanjali, C-71/A, Saheed Khudiram Sarani, City Centre, Durgapur - 713 216. Tel: (0343) 2544463/65. **Guwahati:** Jain Complex, 4th Floor, Beside Axis Bank, G. S. Road, Guwahati - 781005. Tel: (0361) 2343084. **Jamshedpur:** Voltas House, Mezzanine Floor, Main Road Bistupur, Jamshedpur - 831001. Tel.: 0657-2321302 / 363 / 6576911. **Kolkata:** Apeejay House, Ground Floor, 15, Park Street, Kolkata - 700016. Tel.: (033) 44063300/3301/3331/3319. Fax: 033-4406 3315. **Patna:** 301, 3rd Floor, Grand Plaza, Frazer Road, Patna - 800 001. Tel.: (0612) 2216994. **Raipur:** Shop No. S-10, 2nd Floor, Raheja Tower, Near Fafadhi Chowk, Jail Road, Raipur (Chhattisgarh) 492001. Tel.: 0771-4040069 / 6537340. **Ranchi:** 406 - A, 4th Floor, Satya Ganga Arcade, Sarjana Chowk, Lalji Hirji Road, Ranchi - 834001. Tel.: 0651-2210226 / 8235050200.

North Zone:

Ajmer: 02 Floor, Agra Gate Circle, P. R. Marg, Behind Chandak Eye Hospital, Ajmer - 305 001. Tel: (0145) 2625316. Agra: Unit No. 2, 1st Floor, Block No. 54, Prateek Tower Commercial Complex, Sanjay Place, Agral - 282002. Tel.:- 0562-2525195. Allahabad: Shop No. 10, Upper Ground Floor, Vashistha Vinayak Tower, Tashkand Marg, Civil Lines, Allahabad -211 001. Tel.:- 0532-2260974. Amritsar: Mezzanine Floor, S.C.O - 25, B Block, District Shopping Complex, Ranjit Avenue, Amritsar - 143 001. Tel.: 0183-5011181/5011190. Chandigarh: SCO - 2473-74, 1st Floor, Sector- 22C, Chandigarh - 160 022. Tel.: 0172-5037205/5087322, Fax: 0172 - 2603770. Dehradun: Shop No. 19, Ground Floor, Shree Radha Palace, 78, Rajpur Road, Dehradun - 248 001, Uttarakhand. Tel.: 0135-2740877 / 2741877. Gorakhpur: Shop No. 4, Cross Road Mall, First Floor, A.D. Chowk, Bank Road, Gorakhpur - 273001 (UP). Tel: (0551) 4051010, Mob: 91 8924951944. Jalandhar: Shop No.32, 5th Floor, City Square Building, Near Kesar Petrol Pump, Jalandhar - 144 001, Tel.: 0181 - 5001024/25. Jaipur: Office Number 52-53, 1 Floor, Laxmi Complex, Subhash Marg, M.I. Road Corner, C Scheme, Jaipur - 302 001. Tel.: 0141 - 5105177 / 78 / 2389387, Fax: 5105178. Jodhpur: 840, Sanskriti Plaza, Mezzanine Floor, Opp. HDFC Bank, 9th Chopasani Road, Sardarpura, Jodhpur - 342003. Tel: (0291) 2631257. Kanpur: 4th Floor, Office No. 412 - 413, KAN Chambers, 14 / 113, Civil Lines, Kanpur - 208 001. Tel.: 0512-2306065 / 6066, Fax: 0512 -2306065. Lucknow: 11 B & 12, Ground Floor, Saran Chamber II, Vikramaditya Marg, 5 Park Road, Lucknow - 226001. Tel: (0522) 4001731 / 4308904 Ludhiana: Cabin No. 201, 2nd. Floor, SCO 18, Opp Ludhiana Stock Exchange, Feroze Gandhi Market, Ludhiana - 141 001. Tel.: 0161-5089667 / 668, Fax: 0161-2413498. Meerut: G-13, Rama Plaza, Near Bachha Park, Western Kutchery Road, Meerut (U.P.) - 250 001. Tel.: 0121-4035585. Moradabad: Ground Floor, Near Hotel Rajmahal, Civil Lines, Moradabad - 244 001, Tel.: 0591-2410667. New Delhi: Flat No. 506 - 507, Kailash Building, 26, Kasturba Gandhi Marg, Connaught Place, New Delhi - 110001. Tel.: 011-66324101/102/103/104/105, Fax: 011-66303202. Udaipur: 222/16, First Floor, Mumal Tower, Above IDBI Bank, Saheli Marg, Udaipur- 313001. Tel: (0294) 2429371 / 7230029371, Fax: 011-66303202. Varanasi: D-64/127, 2nd Floor, C-H Arihant Complex, Sigra, Varanasi - 221010 Tel.: 0542-2222179 / 2221822.

South Zone:

Bengaluru: 91, Springboard Business Hub Private Ltd. Gopala Krishna Complex, 45/3, Residency Road, MG Road, Shanthala Nagar, Ashok Nagar, Bengaluru, Karnataka 560025. Tel.: 080 45570100. Fax: 080-22370512. Chennai: 3rd Floor, Sri Bala Vinayagar Square, No.2, North Boag Road, Near AGS Complex, T Nagar, Chennai - 600 017. Tel.: 044 - 48641878 / 48631868 / 48676454. Fax: 044-43546313. Cochin: 2nd Floor, Ajay Vihar, Near Hotel Avenue Regent, M. G. Road, Cochin - 682 016. Tel.: 0484-4865813 / 814 / 815. Fax: 0484 - 2377581. Coimbatore: Tulsi Chambers, 195-F, Ground Floor, West T V Swamy Road, R S Puram, Coimbatore - 641002. Tel.: 0422-4365635, Fax: 2546585. Hyderabad: 1st Floor, Nerella House, Nagarjuna Hills, Above Kotak Mahindra Bank, Punjagutta, Hyderabad - 500082. Tel.: 040-67308989 / 8901 / 8902. Fax: 040-67308990. Hubli: No 19 & 20, 1st Floor, Eureka Junction, T B Road, Hubli - 580029. Tel.: 0836 - 4251510 Fax: 4251510. Kottayam: CSI Ascention Square, Logos Junction, Collectorate P. O., Kottayam - 686 002. Tel.: 0481 2568450. Mangalore: Essel Towers, 1st Floor, Bunts Hostel Circle, Above UTI Bank, Mangalore - 575 003. Tel.: 0824 - 4260308. Madurai: 1st Floor, Old No. 11B, Opp. Sethupathy Higher Secondary School, North Veli Street, Madurai - 625 001. Tel.: 0452-4246315 Fax: 0452-4246315. Mysore: CH-16, 1st Floor, Prashanth Plaza, 4th Main, 5th Cross, Saraswathipuram, Mysore - 570009. Tel.: 0821 - 4246676 Fax: 4246676. Salem: Kandaswarna Shopping Mall, First Floor, 1/194/4, Saradha College Main Road, Fairlands, Salem - 636016, Tamil Nadu. Tel: (0427) 4042028. Thrissur: 4th Floor, Pathayappura Buildings, Round South, Thrissur - 680 001. Tel.: 0487 - 2423330. Trivandrum: Ground Floor, Sai Kripa Building, TC-1956/3, Ganapthi Temple Road, Vazhuthacaud, Trivandrum - 695 014. Tel.: 0471 - 4851431. Trichy: C-53/4, Sky Tower, 4th Floor, 5th Cross, Thillai Nagar, North East, Trichy - 620018. Tel.: (0431) 4024060. Vijaywada: D No: 38-8-42, Plot No - 303, White House Complex, 3rd Floor, M G Road, Vijayawada - 520010, Tel: (0891) 2503292. Visakhapatnam: Door No: 47-15-13/35, Navaratna Jewel Square, Shop No. 7, 3rd Floor, Near Khajana to Jyothi Book Depot Station Road, Dwarakanagar, Visakhapatnam - 530016, Tel: (0891) 2503292.