Axis Asset Management Company Limited (Investment Manager)

# KEY INFORMATION MEMORANDUM AND APPLICATION FORM

## **AXIS NIFTY500 MOMENTUM 50 ETF**

(An Open-Ended Exchange Traded Fund replicating/tracking Nifty500 Momentum 50 TRI)

Benchmark: Nifty500 Momentum 50 TRI

\*\*NSE Symbol: \*\*BSE Scrip Code:

#### Scheme Name and Benchmark

### Axis Nifty500 Momentum 50

ETF (An Open-Ended Exchange Traded Fund replicating/tracking Nifty500 Momentum 50 TRI)

Benchmark: Nifty500 Momentum 50 TRI

#### **Product Labelling**

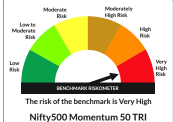
This product is suitable for investors who are seeking\*

- Long term wealth creation solution.
- To track returns by investing in a basket of Nifty500 Momentum 50 Index securities and aims to achieve total returns of the stated index, subject to tracking error.
- \*Investors should consult their financial advisers if in doubt about whether the product is suitable for them.

#### Scheme Risk-o-meter



#### Benchmark Risk-o-meter



<sup>\*\*</sup>The scheme is proposed to be listed on National Stock Exchange of India Limited and BSE Limited. Post listing of the scheme on the stock exchange NSE and BSE Symbol shall be updated.

(The above product labelling assigned during the New Fund Offer is based on internal assessment of the Scheme Characteristics or model portfolio and the same may vary post NFO when actual investments are made)

Offer of Units of ₹10 each during the New Fund Offer and Continuous offer for Units at NAV based prices

#### NEW FUND OFFER OPENS ON: MARCH 13, 2025

#### **NEW FUND OFFER CLOSES ON: MARCH 18, 2025**

#### Scheme re-opens on: Within five Business Days froms the date of allotment

 Name of Mutual Fund
 : Axis Mutual Fund

 Name of Asset Management Company
 : Axis Asset Management Company Ltd.

 Name of Trustee Company
 : Axis Mutual Fund Trustee Ltd

 Addresses, Website of the entities
 : One Lodha Place, 22nd & 23rd Floor, Senapati Bapat Marg, Lower Parel, Mumbai, Maharashtra, Pin Code - 400013.

 Name of Sponsor
 : Axis Bank Ltd.

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

 $This \, Key \, Information \, Memoran dum \, is \, dated \, March \, 10,2025.$ 

		50014 . 507	5.1				
Name of scheme	xxis Nifty500 Momentum 50 ETF (An Open-Ended Exchange Traded Fund replicating/tracking Nifty500 Momentum 50 TRI)						
Scheme code	AXIS/O/O/EET/24/09/0097						
Investment Objective	To provide returns before expenses that correspond to Nifty 500 Momentum 50 TRI, subject to track in particular to the provided returns the provided retur	gerrors.					
	There is no assurance that the investment objective of the scheme will be achieved.						
Asset Allocation Pattern	Under normal circumstances, the asset allocation pattern will be:						
of the Scheme	Instruments Indicative Allocation (% of total						
		Minimum	Maximum				
	Securities covered by Nifty500 Momentum 50 Index <sup>5</sup>	95%	100%				
	Debt & Money Market Instruments^	0%	5%				
	In terms of Para 3.4 of Master Circular for Mutual Funds which specifies the portfolio concentration to time, shall be complied with respect to the underlying Index:  The index has a minimum of 10 stocks as its constituents.  No single stock in the index shall have more than 25% weight in the index.	norms as follows and a	as amended from time				
	The weightage of the top three constituents of the index, cumulatively shall not be more than 65	% of the Index.					
	The individual constituent of the index shall have a trading frequency greater than or equal to 8 over previous six months.	80% and an average imp	pact cost of 1% or less				
	<sup>5</sup> The Scheme may take an exposure to equity derivatives of constituents of the underlying index for are unavailable, insufficient or for rebalancing at the time of change in index or in case of corporate within 7 days (or as specified by SEBI from time to time). The exposure of scheme in derivative instruthe scheme.	actions, as permitted s	subject to rebalancing				
	$\label{eq:continuous} \begin{tabular}{l} t$		heme would invest in				

# Asset Allocation Pattern of the Scheme (Contd.)

The gross cumulative exposure through equity, debt and money market instruments and derivative position should not exceed 100% of the net assets of the Scheme in accordance with Para 12.24 of Master Circular of Mutual Fund as amended from time to time. Cash or cash equivalents with residual maturity of less than 91 days shall be treated as not creating any exposure. SEBI vide letter dated November 3, 2021 has clarified that Cash Equivalent shall consist of Government Securities, T-Bills and Repo on Government Securities having residual maturity of less than 91 days.

The net assets of the Scheme will be invested in stocks constituting the underlying Index. This would be done by investing in all the stocks comprising the underlying index in the same weightage that they represent in the said index. The Scheme may take exposure through derivative transactions in the manner and up to the limit as specified above.

A small portion of the net assets of the Scheme will be invested in debt and money market instruments permitted by SEBI/ RBI including call money market or in alternative investment for the call money market as may be provided by the RBI, to meet the liquidity requirements of the Scheme

Further, due to corporate action in companies comprising the Underlying Index, the scheme may be allocated/allotted securities which are not part of the Underlying Index. Such security will be considered for asset allocation basis the security asset class.

Being a passively managed exchange traded fund, change in investment pattern is normally not foreseen. However, for short durations part of the corpus may be pending for deployment, in cases of extreme market conditions, special events or corporate events, like declaration of dividend by the companies comprising the index.

Investment in Short Term Deposits: 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 Para 12.16 of Master Circular for Mutual Funds as may be amended from time to time.

Stock Lending: The Scheme shall adhere to the following limits should it engage in Stock Lending.

- 1. Not more than 20% of the net assets of the Scheme can generally be deployed in Stock Lending.
- 2. Not more than 5% of the net assets of the Scheme can generally be deployed in Stock Lending to any single counter party / intermediary (as may be applicable).

Investment in Units of debt and liquid Mutual Fund: The Scheme may invest up to 5% of the net assets of the Scheme in units of debt and liquid mutual fund schemes of Axis AMC or of other mutual funds in conformity with the investment objective of the Scheme and in terms of the prevailing SEBI (MF) Regulations.

The Scheme shall not invest in Overseas securities/ADR/GDR, Securitized debt, REIT / InvITs, Repo/ Reverse repo transactions in corporate debt, Unrated debt instruments, Credit Default Swaps, debt instruments having Structured obligations / Credit enhancements and instruments with special features as specified in Para 12.2 of Master circular for Mutual Fund. The Scheme shall not carry out short selling.

Indicative Table (Actual instrument/percentages may vary subject to applicable SEBI circulars)

Sr. No.	Type of Instrument	Percentage of Exposure	Circular References
1.	Securities Lending and borrowing	The Scheme shall adhere to the following limits should it engage in Stock Lending.  1. Not more than 20% of the net assets of the Scheme can generally be deployed in Stock Lending.	Para 12.11 of SEBI Master Circular for Mutual Funds as amended from time to time. (SEBI Master Circular).
		<ol><li>Not more than 5% of the net assets of the Scheme can generally be deployed in Stock Lending to any single counter party/intermediary (as may be applicable).</li></ol>	
2.	Derivatives for non-hedging purposes	There is no separate limit for derivatives for non-hedging purposes. Please refer above para for exposure in derivatives.	Para 7.5 and Para 12.25 of SEBI Master Circular
3.	Tri party Repo	Allocation may be made to TREPS from any amounts that are pending deployment or on account of any adverse market situation.	-
4.	Mutual Fund Units	The Scheme may invest up to 5% of the net assets of the Scheme in units of debt and liquid mutual fund schemes of Axis AMC or of other mutual funds in conformity with the investment objective of the Scheme and in terms of the prevailing SEBI (MF) Regulations.	Clause 4 of Seventh Schedule of SEBI (MF) Regulations, 1996

The limits given above shall be subject to Schedule VII of the Regulations/circulars issued by SEBI and shall stand revised to the extent of changes in the Regulations/circulars from time to time.

The scheme shall not invest in below securities/instruments:

Sr. No.	Type of Instrument
1	Overseas Securities
2	Securitized Debt
3	Debt instruments having Credit Enhancement/Structured Obligations
4	Repo and Reverse repo in corporate debt securities
5	REITS and InVITS
6	Credit Default Swaps
7	Debt instruments with special features AT1 & AT2 Bonds
8	The Scheme shall not carry out Short selling

Portfolio rebalancing due to short term defensive considerations: Due to market conditions, the AMC may invest beyond the range set out in the asset allocation. Such deviations shall normally be for a short term and defensive considerations as per Para 1.14.1.2 of Master Circular for Mutual Fund or as may be amended from time to time, and the fund manager will rebalance the portfolio within 7 calendar days from the date of deviation.

**Portfolio rebalancing:** In the event of deviation due to change in constituents of the index due to periodic review, in accordance with Para 3.6.7 of Master Circular for Mutual Funds as amended from time to time, the portfolio of the Scheme shall be rebalanced within 7 calendar days.

In the event of involuntary corporate action, the scheme shall dispose the security not forming part of the underlying index within 7 days from the date of listing. Similarly, unlisted securities received in the event of corporate action will be disposed by the Fund Manager in line with the investment objective of the Scheme.

#### Investment Strategy

The Scheme follows a passive investment strategy.

The Scheme would invest in stocks comprising the underlying index and shall track the benchmark index. The Scheme may also invest in debt and money market instruments, in compliance with Regulations to meet liquidity and expense requirements and in line with the asset allocation pattern. The Scheme shall invest in stocks forming part of the underlying Index in the same ratio as per the index to the extent possible and to that extent follow a passive investment strategy, except to the extent of meeting liquidity and expense requirements. Events like the constituent

	stocks becoming illiquid in the cash market, the Index Provider changing the constituents, a large dividend going ex but lag in its receipts, etc. tend to increase the tracking error. In such events, it may be more prudent for the Scheme to take exposure through derivatives of its constituent stocks in order to minimize the long term tracking error.
Risk Profile of the Scheme	Mutual Fund units involve investment risks including the possible loss of principal.
	Scheme specific Risk Factors are summarized below:
	The scheme carries risks associated with investing in equity and equity related securities, fixed income securities, passive investment strategy, risk pertaining to Nifty500 Moemntum 50 TRI & investment in derivatives.
Creation of Segregated	Please refer to the SID for further details.  The Scheme has the provision for Segregated portfolio/side pocketing disclosure. For Details, kindly refer SID & SAI.
Portfolio	The Scheme has the provision for Segregated portrollo/side pocketing disclosure. For Details, kindly ferer SID & SAI.
Plans and Options	Not Applicable
Applicable NAV	SUBSCRIPTION
	ONTHEEXCHANGE
	As the units of the Scheme are listed on NSE, BSE and/or any other stock exchange*, the investor can buy units on an ongoing basis on the capital market segment of NSE, BSE and/or any other stock exchange at the traded prices in a minimum size of 1 unit and in multiples thereof.
	*The scheme would be listed on NSE and BSE.
	All categories of Investors may purchase the units through secondary market on any trading day.
	DIRECTLY WITH THE FUND:
	Authorised Participants/Market Maker and Large Investors may buy the units on any Business day in multiples of Creation Unit size or above a specified threshold, respectively, directly from the Mutual Fund in exchange of the Portfolio deposit or in exchange of cash (as determined by the AMC to enable purchase of securities representing the underlying index) and cash component.
	In line with SEBI circular dated October 11, 2006 read with circular dated July 30, 2021 transactions in units of the Scheme directly with the AMC by Authorized Participants / Market Maker / Large Investors, shall be at intra-day NAV, based on the executed price at which the securities representing the underlying index are purchased.
	'Creation Unit' is fixed number of units of the Scheme, which is exchanged for a basket of shares underlying the Index called the Portfolio Deposit and a Cash Component. Creation Unit Size fixed for Axis Nifty 500 Momentum 50 ETF is 46,000 units and in multiples thereof
	The number of units of the Scheme that investors can create in exchange of the Portfolio Deposit and Cash Component is 46,000 units and in multiples thereof. Units of the Scheme in less than Creation Unit Size cannot be purchased directly with the Fund.  AMC (Trustees recogned the right to change the size of Creation of units in order to equate it with market able let of the underlying Index.
	AMC/Trustees reserves the right to change the size of Creation of units in order to equate it with marketable lot of the underlying Index.  No credit facility would be extended to Authorized Participant / Market Maker and Large investors.
	REDEMPTION:
	On the Exchange:
	As the Scheme would be listed on NSE, BSE and/or any other stock exchange, the investor can sell units on an ongoing basis on the NSE, BSE and/or any other stock exchange where it is listed, at the traded prices in multiples of 1 unit.  DIRECTLY WITH THE FUND
	The Authorized Participant/Market Makers and Large Investor can redeem the units of the Scheme directly with the Mutual Fund only in multiples of Creation Unit Size / above a specified threshold, respectively at the applicable NAV of the Scheme in exchange of the Portfolio deposit/or in exchange of cash (amount received by AMC on sale of securities representing the underlying index) and cash component.
	In line with SEBI circular dated July 30, 2021 transactions in the units of the Scheme by Authorized Participants / Market Makers and Large Investors, directly with the AMC, intra-day NAV, based on the executed price at which the securities representing the underlying index are sold.
Minimum Application	1. During NFO period - Rs. 500/- and in multiples of Rs. 1/- thereof.
Amount/Number of Units	<b>Note:</b> While allotting the Units, based on the Allotment Price, the number of Units may be rounded off to the nearest whole number on the lower side if the trustees feel so, with a view to avoid creation of fractional units. The amount due to rounding off may be refunded to the investor.
	2. On Continuous basis –
	Subscription/Redemption of Units directly with Mutual Fund:
	Authorized Participants/Market Makers can directly purchase / redeem in in multiples of Creation Unit Size on any business day.  Large Investors can directly purchase / redeem in multiples of Creation Unit Size subject to the value of transaction is above a specified
	threshold (of Rs. 25 Crores) (Not applicable to Employee Provident Fund Organization, India, Recognised Provident Funds, approved Gratuity Funds, approved Superannuation Funds under Income Tax Act 1961 upto August 31, 2025 or till such time as prescribed by SEBI from time to time) or such other threshold as prescribed by SEBI from time to time
	Purchase/Sale of Units on Stock Exchange:
Describe (D. 1	The units of the Scheme can be purchase / redeem in minimum lot of 1 unit on Stock exchange.
Despatch of Repurchase (Redemption) Request	Within 3 working days from the receipt of the redemption request at the Authorized Centre of Axis Mutual Fund.
Benchmark Index	Nifty500 Momentum 50 TRI
IDCW Policy	No IDCW will be declared under the Scheme.
Name of the Fund Manager	Mr. Karthik Kumar
Name of the Trustee Company	Axis Mutual Fund Trustee Limited
Performance of the scheme	This scheme is a new scheme, does not have any performance track record.
Additional Scheme Related Disclosures	Scheme's portfolio holdings (top 10 holdings by issuer and fund allocation towards various sectors - Not applicable as the scheme is a new Scheme.      Disclosure of name and synapsyre to Tap 7 issuers, stacks, groups and sectors as a parsent age of NAV of the scheme in second debt and equity.
	<ol> <li>Disclosure of name and exposure to Top 7 issuers, stocks, groups and sectors as a percentage of NAV of the scheme in case of debt and equity ETFs/index funds - Not applicable as the scheme is a new scheme.</li> <li>Portfolio turnover ratio for the one-year period ended: Not applicable as the scheme is a new scheme.</li> </ol>
Expenses of the Scheme	5. Portrolloturnover ratio for the one-year period ended: Not applicable as the scheme is a new scheme.  For Continuous Offer
	(i) Entryload:Not Applicable
	Exitload:Nil
	$SEBI \ vide its para \ 10.4.1 of SEBI \ Master \ Circular for \ Mutual \ Funds \ prescribes \ that \ there \ shall \ be \ no \ entry \ Load \ for \ all \ Mutual \ Fund \ Schemes.$
	$The Trustee/AMC\ reserves\ the\ right to\ change/modify\ the\ Load\ structure\ from\ a\ prospective\ date.$

	(ii) Recurring expenses
	The total  expenses  of  the  Scheme  including  the  investment  and  advisory  fees  shall  not  exceed  one  percent  (1.0%)  of  the  daily  net  assets.
	In addition to the limits as specified above, expenses as permissible under Regulation 52 of SEBI (MF) Regulations and as prescribed by SEBI from time to time shall be charged to the Scheme. The maximum limit of recurring expenses that can be charged to the Scheme would be as per Regulation 52 of the SEBI (MF) Regulation, 1996. For details of such expenses please refer the SID of the Scheme.
	Investors can refer 'Total Expense Ratio of Mutual Fund Schemes' section on https://www.axismf.com/total-expense-ratio for Total Expense Ratio (TER) details.
	Actual expense for the financial year ended March 31, 2024 (unaudited): Not applicable as the scheme is a new scheme.
Tax treatment for the Investors (Unitholders)	Investors are advised to refer to the paragraph on Taxation in the "Statement of Additional Information" and to consult their own tax advisors with respect to the specific amount of tax and other implications arising out of their participation in the Scheme.
Daily Net Asset Value (NAV) Publication	The AMC will calculate and disclose the NAV on all Business Days. The AMC shall update the NAV on its website (www.axismf.com) and of the Association of Mutual Funds in India - AMFI (www.amfiindia.com) before 11.00 p.m. on every Business Day.
	Please refer SID, for details.
For Investor Grievances please contact	Name and Address of Registrar KFin Technologies Limited, Unit – Axis Mutual Fund, Selenium, Tower B, Plot Number $31\&32$ , Financial District, Gachibowli, Hyderabad - $500008$ . Tel: $040-33211000$
	Name, address, telephone number, fax number, e-mail i.d. of the Mutual Fund, Mr. C P Sivakumar, Axis Asset Management Company Ltd. One Lodha Place, 22nd & 23rd Floor, Senapati Bapat Marg, Lower Parel, Mumbai, Maharashtra, Pin Code – 400013. Phone no.: 022 - 6649 6102 E-mail: <a href="mailto:customerservice@axismf.com">customerservice@axismf.com</a>
Unitholders' Information	AccountStatement
	The AMC shall send an allotment confirmation specifying the units allotted by way of email and/or SMS within 5 working days of receipt of valid application/transaction to the Unit holders registered e-mail address and/ or mobile number (whether units are held in demat mode or in account statement form).
	A Consolidated Account Statement (CAS) detailing all the transactions across all mutual funds (including transaction charges paid to the distributor) and holding at the end of the month shall be sent to the Unit holders in whose folio(s) transaction(s) have taken place during the month by mail or email on or before 15th of the succeeding month.
	Half-yearly CAS shall be issued at the end of every six months (i.e. September/March) on or before 21st day of succeeding month, to all investors providing the prescribed details across all schemes of mutual funds and securities held in dematerialized form across demat accounts, if applicable
	For further details, refer SAI.
	Dematerialization of units
	The units of the Scheme will be available in dematerialized form only. Investors intending to invest in units of the Scheme are required to have a beneficiary account with the Depository Participant (DP) (registered with NSDL / CDSL as may be indicated by the Fund at the time of launch) and will be required to indicate in the application form the DP's name, DP ID Number and the beneficiary account number of the applicant with the DP at the time of purchasing units directly from the Fund on an ongoing basis in the Creation Unit Size.
	The units of the Scheme will be issued, traded and settled compulsorily in dematerialized form.
	Annual Report: The Scheme Annual Report or an abridged summary thereof shall be mailed (emailed where email id is provided unless otherwise required) to all Unit Holders within four months (or such other period as may be specified by SEBI from time to time) from the date of closure of the relevant accounting year i.e. 31st March each year and full annual report shall be available for inspection at the Head Office of the Mutual Fund and a copy shall be made available to the Unit holders on request on payment of nominal fees, if any. Scheme wise annual report shall also be displayed on the website of the Mutual Fund (www.axismf.com) and on the website of Association of Mutual Funds in India (www.amfiindia.com).
	Monthly/Half yearly Portfolio; The AMC will disclose the portfolio of the Scheme (alongwith ISIN) as on the last day of the month / half year on the website of the Mutual Fund and AMFI within 10 days from the close of each month/ half year (i.e. 31st March and 30th September) respectively in a user-friendly and downloadable spreadsheet format. Further, AMC shall publish an advertisement in an all India edition of one national English daily newspaper and one Hindi newspaper, every half year, disclosing the hosting of the half-yearly statement of its scheme's portfolio on the website of the Mutual Fund and AMFI and the modes through which unitholder(s) can submit a request for a physical or electronic copy of the statement of scheme portfolio.
	E LUNIUM COROCAL

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

**BSE Disclaimer:** It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the SID has been cleared or approved by BSE Limited nor does it certify the correctness or completeness of any of the contents of the SID. The investors are advised to refer to the SID for the full text of the Disclaimer Clause of the BSE Limited.

Email ID & Mobile Number: Investors should provide their own email address and mobile number to enable Axis AMC for speed and ease of communication in a convenient and cost-effective manner, and to help prevent fraudulent transactions.

 $Please \, refer \, Axis \, AMC \, website \, www. axismf. comfor \, list of \, Official \, Point of \, Acceptance \, of \, Transactions for submission \, of \, transaction \, requests.$ 

 $Axis\,Bank\,Ltd.\,is\,not\,liable\,or\,responsible\,for\,any\,loss\,or\,shortfall\,resulting\,from\,the\,operation\,of\,the\,scheme.$ 

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

For more details, kindly refer SID & SAI.

#### INSTRUCTIONS FOR COMPLETING THE APPLICATION FORM

(Please read the SID carefully before signing the application form and tendering payment.)

#### 1. GENERAL INSTRUCTIONS

- a. The application form should be completed in ENGLISH and in BLOCK LETTERS.
- All cheques, demand drafts and pay orders should be crossed "Account Payee only" and made in favour of "Scheme Name A/c First Investor Name" or "Scheme Name A/c Permanent Account No."
- c. If the Scheme name on the application form and on the payment instrument are different, the application may be processed and units allotted at applicable NAV of the scheme mentioned in the application / transaction slip duly signed by investor(s).
- d. Any over-writing / changes made while filling the form must be authenticated by canceling the original entry, re-entering correct details and ensuring that all applicants counter-sign against each correction.
- e. Application forms along with supporting documents can be submitted to ISCs / OPAs, contact details of which are available on www.axismf.com.
- f. Investors must write the application form number / folio number on the reverse of the cheque / demand draft.
- g. 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. The AMC may modify any discrepancy at its discretion
- h. Units will be allotted subject to realization of payment proceeds.
- Unitholder / Guardian name should be same as per PAN / KYC records. Please note that AMC at discretion may replace the name as per KRA.
- j. FATCA Declaration: Individual investors, please fill in FATCA/CRS annexure and attach along with Application form. Non-Individual investors, please fill in UBO form along with FATCA/CRS annexure and attach along with Application form available on our website www.axismf.com

#### 2. DIRECTINVESTMENTS

Investors subscribing under Direct Plan of the scheme will have to indicate "Direct Plan" against the scheme name in the application form e.g. "Axis Arbitrage Fund - Direct Plan". Investors should also indicate "Direct" in the ARN column of 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.

Note: Direct Plan investment not applicable for ETF schemes.

#### 3. EMPLOYEE UNIQUE IDENTIFICATION NUMBER (EUIN)

Investor investing through distributor shall mention EUIN on the application form, if he/she has been advised by Sales Person/ Employee/ Relationship Manager of the distributor this would assist in addressing any instance of mis-selling. If left blank, applicant(s) need to tick and sign the following declaration "I/We hereby confirm that the EUIN box has been intentionally left blank by me/us as this transaction is executed without any interaction or advice by the employee/relationship manager/sales person of the above distributor/sub broker or notwithstanding the advice of in-appropriateness, if any, provided by the employee/relationship manager/sales person of the distributor/sub broker." on the form. SEBI has made it mandatory to obtain EUIN no. for every employee/ relationship manager/ sales person of the distributor for selling mutual fund products.

#### 4. DECLARATION AND SIGNATURES

- Thumb impressions must be attested by a Magistrate / Notary Public under his / her official seal.
- b. In case of HUF, the Karta needs to sign on behalf of the HUF.
- c. Applications by minors should be signed by their guardian.
- For Corporates, signature of the Authorised Signatory (from the Authorised Signatory List (ASL)) is required.

#### 5. PAYMENTS

- a. The AMC intends using electronic payment services (NEFT, RTGS, ECS (Credit), Direct Credit, etc.) to the extent possible for dividends / redemptions for faster realization of proceeds to investors. In case an investor wishes to receive payments vide cheques / demand drafts to be sent using a postal / courier service, please provide appropriate written instructions to the AMC / Registrar for the same
- Please enclose a cancelled cheque leaf (or copy thereof) in case your investment instrument (pay-in) is not from the same bank account as mentioned under bank account details.
- Any communication, dispatch of redemption / dividend payments / account statements etc. would be made by the Registrar / AMC as per reasonable standards of servicing.
- d. The Debit Mandate is an additional facility available to Axis Bank account holders only.

#### 6. BANK DETAILS

It is mandatory for investors to mention bank account details on the form as per directives issued by SEBI. Applications without this information are liable to be rejected. The Mutual Fund / AMC reserve the right to hold redemption proceeds in case requisite bank details are not submitted.

 $Option \, to \, register \, multiple \, bank \, accounts$ 

The AMC / Mutual Fund has also provided a facility to investors to register multiple bank accounts. By registering multiple bank accounts, investors can use any of their registered bank accounts to receive redemption / dividend proceeds. Any request for a change in bank mandate requires 10 days for validation and verification. Further, these account details will be used by the AMC / Mutual Fund / R&T for verification of instruments (like cheques/DDs/POs) received at the time of subscription / purchase applications to ensure that subscription payments are received only from one of the registered bank accounts. Payments from non-registered bank accounts (called third party payments) will not be accepted (except where permitted as per SEBI regulations). Investors are requested to avail of this facility by filling in the application form for registration of multiple bank accounts available at any of our ISCs / OPAs or on our website www.axismf.com.

Cheques submitted at the time of purchase should be from the beneficiary investors account or from an account mentioned in your Multiple Bank Accounts Registration form (except for minors for amounts less than ₹ 50,000 and Corporates / non-individuals).

Demand drafts submitted at the time of subscription should be accompanied by a banker's certificate clearly stating the investor's name and PAN as well as mentioning that the demand draft has been issued by debiting the investor's own bank account. Pre-funded instruments issued by the bank against cash shall not be accepted for investments of ₹50,000 or more. This pre-funded instrument should also be accompanied by a certificate from the banker giving the investor's name, address and PAN.

Payments made through RTGS/NEFT/NECS should be accompanied by a banker's certificate stating that the RTGS/NEFT/NECS payment has been made by debiting the investor's own bank account along with mention of the investor's name and PAN.

#### 7. THIRD PARTY PAYMENTS

When payment is made through instruments issued from a bank account other than that of the investor, the same is referred to as a Third Party payment. Where an investor has opted to register multiple bank accounts (using the 'Multiple Bank Accounts Registration Form'), and purchase payment is made from an account different from what is registered, any one of the following documents need to be provided as proof along with the payment instrument.

- Banker's certificate stating that the investment is from the investor's own bank account along with mention of his name and PAN
- $\bullet \quad \mathsf{Bank}\,\mathsf{account}\,\mathsf{passbook}\,\mathsf{or}\,\mathsf{statement}\,\mathsf{mentioning}\,\mathsf{the}\,\mathsf{investor's}\,\mathsf{name}\,\mathsf{/}\,\mathsf{PAN}$

Restriction on acceptance of Third Party payments for subscriptions, and exceptions thereto  $\,$ 

- a. In case of payments from a joint bank account, one of the joint holders of the bank account must be the first account holder under the investment application.
   b. The Asset Management Company shall not accept subscriptions with Third
- b. The Asset Management Company shall not accept subscriptions with Third Party payments except in the following situations:
  - Where payment is made by parents/grand parents/related persons on behalf of a minor in consideration of natural love and affection or as gift for a value not exceeding ₹50,000
    - (each regular purchase or per SIP installment). However this restriction will not be applicable for payment made by a guardian whose name is registered in the records of Mutual Fund in that folio.
  - Where payment is made by an employer on behalf of an employee under Systematic Investment Plans through payroll deductions.
  - 3. Custodian on behalf of an FII or a client.

Documents to be submitted for exceptional cases

- KYC is mandatory for all investors (guardian in case of minor) and the person making the payment i.e. the third party. Investors and the person making the payment should attach their valid KYC acknowledgement letter to the application form.
- 2. Submission of a separate, complete and valid 'Third Party Payment Declaration Form' from the investors (guardian in case of minor) and the person making the payment i.e. third party. The said Declaration Form shall, inter-alia, contain the details of the bank account from which the payment is made and the relationship with the investor(s). Please contact the nearest OPA/ISC of Axis Mutual Fund or visit our website www.axismf.com for the declaration form.

#### 8. KYC

All Applicants (including POAs and Guardians) are required to be KYC compliant irrespective of the amount of investment. In case you are not KYC certified, please fill in the KYC form (individual or Non-Individual). A KYC acknowledgement letter should be submitted along with application for opening a folio or making an investment. Each holder in the folio must be KYC compliant.

Investors may kindly note that new SEBI Circular issued regarding uniformity in the KYC process was effective from January 1, 2012.

- SEBI has introduced a common KYC Application Form for all the SEBI registered intermediaries, 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 available on our website www.axismf.com.
- The Mutual Fund shall perform the initial KYC of its new investors and shall also accept the details change form for investors who have done their KYC prior to 31st Dec11.
- 3. It is mandatory to carry out In-Person Verification(IPV) for processing the KYC of its new/existing investors from January 1, 2012.
- 4. Once the KYC and IPV-In Person Verification has been done with any SEBI registered intermediary, the investor need not undergo the same process again with any another intermediary including mutual funds. However, the Mutual Fund reserves the right to carry out fresh KYC/additional KYC of the investor.
- Existing KYC compliant investors of the Mutual Fund can continue to invest as per the current practice.
- Non-individual investors will have to do a fresh KYC due to significant changes in KYC requirements.
- 7. Inaccordance with SEBI Circular No. CIR/MIRSD/13/2013 dated December 26, 2013, the additional details viz. Occupation details, Gross Annual Income/networth and Politically Exposed Person (PEP)\* status mentioned under section 2 & 3 which was forming part of uniform KYC form will now be captured in the application form of the Fund. Also, the detail of nature of services viz. Foreign Exchange/Gaming/Money Lending, etc., (applicable for first/sole applicant) is required to be provided as part of Client Due Diligence (CDD) Process of the Fund.

The said details are mandatory for both Individual and Non Individual applicants. \*PEP are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments,

(Please read the SID carefully before signing the application form and tendering payment.)

senior politicians, senior Government/judicial/ military officers, senior executives of state owned corporations, important political party officials, etc.

Subsequently, SEBI, vide its circular no. MIRSD/Cir-5/2012 dated April 13, 2012 advised various intermediaries to upload KYC data of its existing customers into the KRA system. While uploading KYC data into the KRA system, intermediaries were also required to highlight such 'Missing/Not Available' KYC information of a customer, which was either not required or not taken previously, but was mandatory as per uniform KYC guidelines issued by SEBI.

8. In accordance with AMFI circular - 35P/MEM-COR/54/2019-20 dated February 28, 2020, it is mandatory, KYC to be verified by KYC Registration Agency before processing redemption. Further, investor requested to complete KYC process before placing redemption request.

In accordance with AMFI Best practices guidelines circular no. 62/2015-16 dated September 18, 2015, investors may note the following:

It is mandatory for all new/existing investors to provide additional KYC information such as Income details, Occupation, association with politically exposed person, net worth etc. as mentioned in the application form. Subscription requests, without providing these details, are liable to be rejected. No subscriptions (whether fresh or additional) and switches pertaining to 'KYC on-hold' cases are accepted, unless the investor / unitholder also submits relevant KYC missing / updated information, which is appropriately updated on the KRA - KYC.

Further, it is mandatory for existing customers to complete In-Person Verification process and provide the missing KYC information failing which their applications / transaction requests for additional subscription (including switches) is liable to be rejected.

#### 8A Operationalisation of Central KYC Records Registry (CKYCR)

Central Registry of Securitisation and Asset Reconstruction and Security interest of India ('CERSAI') has been authorised by Government of India to act as Central KYC Records Registry under Prevention of Money-Laundering (Maintenance of Records) Rules, 2005 ('PMLA Rules').

SEBI vide its circular ref. no. CIR/MIRSD/66/2016 dated July 21, 2016 and circular ref. no. CIR/MIRSD/120/2016 dated November 10, 2016 has prescribed that the Mutual Fund/ AMC should capture KYC information for sharing with CKYCR as per the KYC template prescribed by CERSAI for uniform and smooth implementation of CKYC norms for onboarding of new investors in mutual funds.

In accordance with the aforesaid SEBI circulars and AMFI best practice guidelines for implementation of CKYC norms with effect from February 1, 2017:

- a) Individual investors who have never done KYC process under KRA regime i.e. a new investor who is new to KRA system and whose KYC is not registered or verified in the KRA system shall be required to provide KYC details in the CKYC Form to the Mutual Fund/AMC.
- b) Individual investor who fills old KRA KYC Form, should provide additional / missing information using Supplementary KYC Form or fill CKYC Form.
- c) Details of investors shall be uploaded on the system of CKYCR and a 14 digit unique KYC identifier ('KIN') will be generated for such customer.
- d) New investors, who have completed CKYC process & have obtained KIN may quote their KIN in the application form instead of submitting CKYC Form/ Supplementary KYC Form.
- e) AMC/ Mutual Fund shall use the KIN of the investor to download the KYC information from CKYCR system and update its records.
- f) If the PAN of investor is not updated on CKYCR system, the investor should submitself-certified copy of PAN card to the Mutual Fund/AMC.

The CKYC Form and Supplementary KYC Form are available at Investor Service Centre (ISC) of Axis Mutual Fund and on website www.axismf.com.

The AMC reserves the right to reject transaction application in case the investor(s) fails to submit information and/or documentation as mentioned above. In the event of non compliance of KYC requirements, the Trustee / AMC reserves the right to freeze the folio of the investor(s).

#### 9. ULTIMATE BENEFICIAL OWNERS(S)

SEBI vide its circular no. CIR/MIRSD/2/2013 dated January 24, 2013 further read with AMFI Best practices guidelines circular no. 62/2015-16 dated September 18, 2015 and other applicable regulations and guidelines, for identification of Beneficial Ownership to be followed by the intermediaries for determination of beneficial owners. A 'Beneficial owner' is defined as a natural person or persons who ultimately own, control or influence a client and/or persons on whose behalf a transaction is being conducted and includes a person who exercises ultimate effective control over a legal person or arrangement. In this regard, all categories of investors (including all new / existing investors / unitholders) (except individuals, companies listed on a stock exchange or majority-owned subsidiary of such companies) are mandatorily required to provide beneficial ownership details for all investments. Failing which, fund reserves the right to reject applications / subscription requests / additional subscription requests (including switches) / restrict further investments or seek additional information from investors who have not provided the requisite information on beneficial ownership. In the event of change in beneficial ownership, investors are requested to immediately update the details with the Fund/Registrar.

#### 10. PERMANENT ACCOUNT NUMBER (PAN)

Each applicant is required to submit self attested PAN Card Copy (Including Guardian in case of Minor and POA holders). However PAN is not mandatory in case of Investors residing in the State of Sikkim, Central & State Government officials and officials appointed by the Courts e.g. Official Liquidator, Court receiver etc. (under the category of Government) subject to Axis AMC confirming the above mentioned status.

#### **PAN Exempt Investments**

SEBI vide its circular dated 24th July 2012, conveyed that the investments aggregating  $\stackrel{?}{\sim} 50,000$  in a rolling 12 month period or in a financial year i.e. April to March, in all the schemes of Mutual Funds are exempt from the PAN requirement.

Where the aggregate of the Lumpsum Investment (Fresh Purchase & Additional Purchase) and Micro SIP installments by an investor based on the rolling 12 month period/ in a financial year i.e. April to March does not exceed ₹ 50,000/-, it shall be exempt from the requirement of PAN, (hereafter referred to as "Micro Investments").

PAN requirement exemption will be available only to Micro Investments made by the individuals being Indian Citizens (Including NRIs, Joint Holders\*, Minor acting through Guardian and Sole proprietory firms not having PAN). Person of Indian Origin, Hindu Undivided Family,(HUF),Qualified Foreign Investor (QFI) and other categories of investors will not be eligible for this exemption. However the eligible investors are required to submit PAN exempt KYC issued by SEBI registered KRA (KYC Registration Authority). \*In case of joint holders, first holder must not possess aPAN

#### 11. APPLICATIONS ON BEHALF OF MINORS

Where the investment is on behalf of a Minor by the Guardian:

- a. The Minor shall be the first and sole holder in the account.
- No Joint holders are allowed. In case an investor provides joint holder details, these shall be ignored.
- Guardian 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 and date of birth of the Minor on the application form.
- e. A document evidencing the relationship and date of birth of the Minor should be submitted along with the application form. Photo copy of any one of the following documents can be submitted a) Birth certificate of the minor or b) school leaving certificate / mark sheet of Higher Secondary board of respective states, ICSE, CBSE etc. c) Passport of the minor d) Any other suitable proof evidencing the relationship.
- f. Where the guardian is not a natural guardian (father or mother) and is a court appointed legal guardian, suitable supporting documentary evidence should be provided.
- g. If the mandatory details and/or documents are not provided, the application is liable to be rejected without any information to the applicant.

#### 12. APPLICATIONS UNDER POWER OF ATTORNEY

An applicant wanting to transact through a power of attorney must lodge the photocopy of the Power of Attorney (PoA) attested by a Notary Public or the original PoA (which will be returned after verification) within 30 days of submitting the Purchase Application Form / Transaction Slip at a Designated ISC / Official Point of Acceptance, or along with the application in case of application submitted duly signed by POA holder. Applications are liable to be rejected if the power of attorney is not submitted within the aforesaid period.

#### 13. SYSTEMATIC INVESTMENT PLAN

- a. A minimum gap of 21 days and not more than 90 days needs to be maintained between date of Application & SIP start date.
- b. Investor shall have the option of choosing any date. In case the selected date falls on a Non-Business Day or on a date which is not available in a particular month, the SIP will be processed on the immediate next business day/date. If SIP debit date is not mentioned default date would be considered as 7th of every month.
- All SIP installment payment instructions must be of the same amount and the same monthly debit date (excluding first cheque).
- d. For daily, weekly and monthly frequency the SIP will be discontinued automatically if payment is not received for three successive installments. In case of yearly frequency, the SIP registration will stand automatically cancelled, in case of 2 consecutive failed debits.
- Investors can discontinue a SIP at any time by sending a written request to any
  Official Point of Acceptance or to the registrar KFin Technologies Limited.
  Revised timeline for SIP cancellation is T+2 working days. Any transaction
  presented before cancellation, shall be processed.
- In case payment is made using "At Par" cheques, investors must mention the MICR number of his bank branch. Where he hold's the bank account.
- g. An Investor will not hold Axis Mutual Fund, its registrars and / or service providers responsible if a transaction is delayed or not effected, or the investor bank account is debited in advance or after the specific SIP date because of the various clearing cycles of RBI's Electronic Clearing Facility (ECS) / Bank holiday. Axis Mutual Fund, its registrars and other service providers shall not be held responsible or liable for damages / compensation / loss incurred by the investor as a result of using the SIP or ECS / Auto debt facility.

#### h. Please refer below table for minimum installments:

	Daily/W	/eek	ly/N	1onthly	Yearly				
	Min.₹	₹	M	1in Inst.	Min.₹		Min Inst.		
All schemes, except ETFs & schemes mentioned in tables below.	100			6	1200	12000		3	
	Daily/W	/eel	dy	Mon	thly		Yea	rly	
	Min.₹		in st.	Min.₹	Min Inst.	Mi	n.₹	Min Inst.	
Axis Overnight Fund & Axis Liquid Fund	1000	(	5	NA	NA	٨	IA	NA	
Axis ELSS Tax Saver Fund*	NA	N	Α	500	6	60	000	3	
Axis Banking & PSU Debt Fund, Axis Children's Fund, Axis Credit Risk Fund, Axis Dynamic Bond Fund, Axis Equity ETFs FoF, Axis Floater Fund, Axis Gilt Fund, Axis Money Market Fund, Axis Retirement Fund, Axis Retirement Fund, Axis Treasury Advantage Fund, Axis Ultra Short Duration Fund Duration Fund	100		5	1000	6	120	000	3	

(Please read the SID carefully before signing the application form and tendering payment.)

Axis Nifty AAA Bond Plus SDL Apr 2026 50:50 ETF FoF, Axis CRISIL IBX 50:50 Gilt Plus SDL September 2027 Index Fund, Axis CRISIL IBX 50:50 Gilt Plus SDL June 2028 Index Fund, Axis Nifty SDL September 2026 Debt Index Fund AXIS CRISIL-IBX AAA NBFC INDEX – JUN 2027 FUND & Axis Nifty AAA Bond Financial Services - Mar 2028 Index Fund	NA	NA	1000	6	NA	NA
Axis CRISIL IBX SDL May 2027 Index Fund, Axis CRISIL IBX 70:30 CPSE Plus SDL April 2025 Index Fund & Axis Long Duration Fund	NA	NA	1000	6	12000	3

Note: For all schemes, minimum amount is as per above table and thereafter in multiple of  $\mathbb{T}$  1.

For Axis ELSS Tax Saver Fund Minimum amount is as per above table and thereafter in multiple of ₹500\*.

- If the period is not specified by the unit holder on the SIP section then the SIP enrollment will be consider from the upcoming month (Gap of 21 days) till 40 years.
- j. If no amount is mentioned minimum scheme amount would be considered. Pleaserefer KIM & SID of the respective scheme.

#### Change of Debit Bank Details (SIP Auto Debit Form)

- Investor can change SIP debit bank, by filling SIP Change of Bank form and, attaching signed pre-printed cancelled cheque of the new bank along with the mandate.
- b. The cheque copy should have the investor's name printed on it.
- c. A minimum gap of 21 days is required for incorporation of new bank details.
- d. In case of change of debit bank details the investor needs to provide the new bank details on mandate and SIP start date should be in continuation with the SIP cycle and end date will remain the same.
- e. Except new debit bank details rest of the details i.e. SIP period, amount etc. will remain same as the original SIP investment.

#### 14. NATIONAL AUTOMATED CLEARING HOUSE (NACH)

NACH is a funds clearing platform set up by NPCI similar to the existing ECS of RBI. NPCI has implemented NACH for Banks, Financial Institutions, Corporates and Government a web based solution to facilitate interbank, high volume, electronic transactions which are repetitive and periodic in nature.

National Payments Corporation of India (NPCI)

NPCI was set up by Indian Banks Association under a mandate from the Reserve Bank of India in 2008. It is the umbrella organization for all retail payment systems. NCPI would provide robust payment solutions to banks and financial institutions across India.

#### 15. AUTO DEBIT PARTNERING BANKS

Partnering Banks: Axis Bank, Bank of India, Punjab National Bank (16 digit), State Bank of India & Union Bank Of India.

#### 16. NRIs.FIIs

#### a. Repatriation basis

- I. NRIs: Payment may be made either by inward remittance through normal banking channels, or from funds held in a Non-Resident (External) Rupee Account (NRE) / Foreign Currency (Non-Resident) Account (FCNR). In case Indian rupee drafts are purchased abroad or from Foreign Currency Accounts or Non-resident Rupee Accounts, an account debit certificate from the bank issuing the draft confirming the debit will need to be enclosed.
- II. FIIs can pay their subscription either by inward remittance through normal banking channels or from funds held in Foreign Currency Account or Non-Resident Rupee Account maintained by the FII with a designated branch of an authorised dealer.
- III. Axis Mutual Fund has decided to restrict subscriptions from U.S. Persons (including NRIs and all persons residing in U.S, U.S Corporations or other entities organized under the laws of U.S) and Residents of Canada in the Schemes of Axis Mutual Fund.

#### b. Non-repatriation basis

In the case of NRIs, payment may be made either by inward remittance through normal banking channels or out of funds held in a NRE / FCNR / Non-Resident Ordinary Rupee Account (NRO). In case Indian rupee drafts are purchased abroad or from Foreign Currency Accounts or Non-resident Rupee Accounts, an account debit certificate from the bank issuing the draft confirming the debit will need to be enclosed.

#### c. TDS where ever applicable would be rounded off to the Rupee.

#### 17. ELECTRONIC SERVICES

The AMC provides electronic transaction services through its website and over the phone.

- a. KFINKART: Transactions through electronic platform(s) of KFin Technologies Limited (effective from January 2, 2017): Investors will be allowed to transact through https://mfs.kfintech.com/investor/, an electronic platform provided by Kfin Technologies Limited, Registrar & Transfer Agent, in Schemes of Axis Mutual Fund ('Fund') (except Axis Gold ETF and Axis Niffty ETF). The facility will also be available through mobile application i.e. 'KFINKART'.
- Online Schedule Transaction Facility ('the OST facility/'the Facility'):
   The OST facility shall enable Investors to schedule subscription / redemption / switch transaction(s) on specified date for specified amount/ units by giving online instruction.

The terms and conditions of the OST facility shall be as under:

- 1 The Facility is available to the existing Investors of open ended schemes of Axis Mutual Fund (except Axis Gold ETF and Axis Nifty ETF), subject to completion of lock-in, if any.
- 2. The Facility is available only to Individual (including sole proprietor) Investors for units held in / subscription in physical mode.
- The Facility for subscription transaction would be available to Investors after completion of OTM Mandate / equivalent mandate registration process.
- 4. Under the Facility the transaction can be scheduled to be executed on a specified date which shall be within 30 calendar days from the date of the instruction. Such specified date shall be a business day. In case the scheduled transaction date falls on a nonbusiness day, the transaction will be executed on the immediately following business day.
- The Facility shall be available on online transaction platform(s) viz website
  of Axis AMC i.e. www.axismf.com. Axis AMC may extend the Facility to
  other transaction platforms from time to time, at its discretion.
- 6. The scheduled transaction may be cancelled by giving suitable instruction atleast one calendar day prior to the scheduled transaction date.
- The triggered transaction on the scheduled date shall be considered as time stamped and will be executed on the specified date at the applicable NAV of the relevant scheme.
- The scheduled transaction(s) shall be subjected to exit load, minimum subscription/ additional subscription application and other terms and conditions of the relevant scheme as per SID applicable on the specified date
- The scheduled transaction shall be liable to be rejected if sufficient amount is not available for subscription or sufficient number of units / amount is not available for redemption.
- 10. Redemption transactions will not be executed in case units are pledged or where lien is marked on units, at the time of online instruction/ on specified date:
- 11. Investors availing this facility shall acquaint themselves with the features of the relevant scheme(s), including any modification / amendments carried out before the specified date.

The above is an additionally provided facility to the Investors to plan their transactions in schemes using online platforms.

- c. Email facility Applicants who provide their email address will receive communication by email. In case an investor wishes to receive a hard copy of an account statement or other document, he/she is requested to submit a request at customerservice@axismf.com or call us on Additional Contact Number: 8108622211From Monday to Saturday - 9.00 AM to 6:30 PM.
- SMS alerts facility Applicants who wish to receive transaction alerts on their mobile phone need to provide their mobile no.
- Online investment facility New or existing investors can invest with us online at www.axismf.com. To avail of this facility, applicants are requested to provide both their mobile no. and email address in the spaces provided.
- f. In case mobile no. & email ID is not provided on the application form then it will be capture as per KYC record.
- g. Investors should provide their own email address and mobile number to enable Axis AMC for speed and ease of communication in a convenient and costeffective manner, and to help prevent fraudulent transactions.

#### 18. NOMINATION

- a. Nomination is mandatory for all the folios/accounts, where the mode of holding is single. New subscriptions received from individuals where the mode of holding is single without nomination will be rejected.
- b. The nomination can be made only by individuals 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 must sign against the nomination.
- c. Nomination is not allowed for folios/accounts opened in the name of minors.
- d. A minor can be nominated against a folio/account. In such a case, the name and address of the Guardian of the minor nominee must be provided. If no Guardian name is provided, the nomination of the minor will be invalid. The Guardian of the minor nominee should be a person other than the holder of that folio/account. Nomination can also be in favour of the Central Govt, State Govt, a local authority, any person designated by virtue of his office or a religious charitable trust.
- e. The Nominee cannot be a trust (other than a religious or charitable trust), society, body corporate, partnership firm, Karta of HUF or a Power of Attorney holder. A non-resident Indian can be a Nominee subject to the exchange controls in force, from time to time.
- Nomination stands rescinded upon transfer of units or cancellation of nomination.
- g. The nomination facility extended under the Scheme is subject to existing laws. The AMC shall, subject to production of such evidence which in their opinion is sufficient, proceed to effect the payment / transfer to the Nominee(s) in the event of demise of the unit holder. Transfer of units / payment to the nomine the sums shall discharge Axis Mutual Fund / Axis AMC of all liability towards the estate of the deceased unit holder and his/her/their successors/legal heirs.
- h. Cancellation of nomination can only be made only by those individuals who hold units on their own behalf singly or jointly and who made the original nomination. (Please note that if one of the Joint Holders die, the other surviving holders cannot cancel or change the nomination.)
- Nomination shall be registered only if the form is filled in completely.
- j. Nomination will be updated at folio/account level and not at scheme level.
- k. Nomination can be made for maximum of 3 nominees. In case of multiple nominees, the percentage of allocation / share in favour of each of the nominees should be indicated against their name and such allocation / share should be in whole numbers without any decimals making a total of 100 percent. In the event

(Please read the SID carefully before signing the application form and tendering payment.)

- of unit holders not indicating the percentage of allocation / share for each of the nominees, the Mutual Fund / the AMC, by invoking default option shall settle the claim equally amongst all the nominees.
- I. The investor(s) who nominate is / are deemed to have read and understood the provisions of Regulation 29 A of SEBI (Mutual Funds) Regulations, 1996, read with SEBI circular dated Feb. 16, 2004 and / or any amendments thereto or any rules / regulations framed in pursuance thereof governing the nomination facility and agree/s to be bound by the same.
- m. Fresh nominee registrations will override older nominations under the folio.
- n. In case an investor does not wish to nominate for a specific folio / account, he/she should strike off the nomination fields and mention "Nomination not required".
- Even those investors who do not wish to nominate must sign separately confirming their non-intention to nominate.
- In case of existing Folio(s) where individual unit holder(s) holding mutual fund units either solely or jointly who have not registered nomination, the folio(s) shall be frozen for debit(s) after March 31, 2023.
- q. In case of investors subscribing to mutual fund units on or after October 1, 2022 under new folios, applications where details of nomination/intention to opt out of nomination, has not been provided, are liable to be rejected.
- r. As mandated under SEBI circular on Ease of doing business, "Non-submission of 'choice of nomination' shall not result in freezing of Demat Accounts as well as Mutual Fund Folios."

#### 19. DEMATACCOUNT DETAILS

If you wish to invest in the scheme through Demat you need to have a beneficiary account with a Depositary Participant (DP) of the NSDL/CDSL and specify the same in this Application Form. You must ensure that the sequence of names with other details like address, PAN, etc mentioned under Demat details should match with DP records. Only those applications where the details are matched with the depository data, will be treated as valid application. If the details mentioned in the application are incomplete /incorrect, or does not match with the depository data, the applicant shall be treated as invalid and shall be liable to be rejected and would be allotted in Physical form. Demat option will be applicable for the applications along with SIP option.

Please attach Client Master List along with application form.

20. Non-profit organization" means any entity or organisation, constituted for religious or charitable purposes referred to in clause (15) of section 2 of the Income-tax Act, 1961 (43 of 1961), that 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).

#### 21. MULTIPLE INVESTMENTS

- Investor can make purchases in up to three schemes within the same Folio by making a single consolidated payment for the investments.
- Multiple Investments facility is not available for Axis Children's Fund, Axis Liquid Fund, Axis Overnight Fund, EFT Funds, any closed ended schemes, and during NFO period.
- Cheque/DD/Debit mandate should be drawn for Total Amount of investment in all three schemes.

- $4. \ \ \, \text{The Cheque/DD should be drawn favouring "Axis MF Multiple Schemes"}.$
- In case of payment through a Debit Mandate, please tick "Axis MF Multiple Schemes" only.
- If the total amount of investments mentioned on the application is different from the amount mentioned on the accompanying Cheque / Demand Draft / Debit mandate, then the application is liable to be rejected.
- Please mention all scheme/ plan/ option details in the table in section 7A of the form. If the scheme details are provided in any other format, the application is liable to be rejected.
- Investments will be accepted subject to minimum investment criteria applicable for the schemes opted for investment. Even if one of the schemes specified for investment does not satisfy the minimum investment criteria, the application will be liable to be rejected for all schemes.
- 9. This facility is only available for lumpsum purchases.

#### 22. FOREIGN ACCOUNT TAX COMPLIANCE (FATCA)

FATCA & CRS TERMS & CONDITIONS: Details under FATCA & CRS: The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income- tax Rules, 1962, which Rules require Indian financial institutions such as Axis MF to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our investors and counter parties. In relevant cases, information will have to be reported to tax authorities / appointed agencies.

Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto.

The onus to provide accurate, adequate and timely inputs in this regard would be that of the investor or counterparty. Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days.

Please note that Axis MF will be unable to provide advice to you about any tax status or FATCA/CRS classification relevant to your account. It is your responsibility to ensure that you record your correct tax status / FATCA/CRS classification. You may seek advice from your tax advisor in this regard.

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

#### FATCA & CRS INSTRUCTIONS:

If you have any questions about your tax residency, please contact your tax advisor. If you are a US citizen or resident or green card holder, please include United States in the foreign country information field along with your US Tax Identification Number. It is mandatory to supply a TIN or functional equivalent if the country in which you are tax resident issues such identifiers. If no TIN is yet available or has not yet been issued, please provide an explanation and attach this to the form.

Investors are requested to provide all the necessary information / declarations to facilitate compliance, considering India's commitment to implement FATCA and CRS under the relevant international treaties.

Please consult your professional tax advisor for further guidance on your tax residency, if required.

FATCA & CRS Indicia observed (ticked)	Documentation required for Cure of FATCA/ CRS Indicia
U.S. place of birth	1. Self-certification that the account holder is neither a citizen of United States of America nor a resident for tax purposes; 2. Non-US passport or any non-US government issued document evidencing nationality or citizenship (refer list below); AND 3. Any one of the following documents:  Certified Copy of "Certificate of Loss of Nationality  or Reasonable explanation of why the customer does not have such a certificate despite renouncing US citizenship;  or Reason the customer did not obtain U.S. citizenship at birth
Residence/mailing address in a country other than India	<ol> <li>Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and</li> <li>Documentary evidence (refer list below)</li> </ol>
Telephone number in a country other than India	<ol> <li>If no Indian telephone number is provided</li> <li>Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and</li> <li>Documentary evidence (refer list below)</li> <li>If Indian telephone number is provided along with a foreign country telephone number</li> <li>Self-certification that the account holder is neither a citizen of United States of America nor a tax resident for tax purposes of any country other than India; OR</li> <li>Documentary evidence (refer list below)</li> </ol>
Telephone number in a country other than India	<ol> <li>Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and</li> <li>Documentary evidence (refer list below)</li> </ol>

#### 23. Submission of Aadhar Number

Pursuant to requirement under Prevention of Money Laundering (Maintenance of Records) Rules, 2005 as amended from time to time, proof of possession of Aadhar can be accepted as a valid document for proof of address or proof of identity of investors, provided the investor redact or blackout his Aadhar number while submitting the applications for investments.

The aforesaid guidelines will be subject to change as per the directives issued by the concerned regulatory/ government authority from time to time.

For further details refer to SAI.

#### 24. E-mail Communication

Investors should ensure that the email id provided is that of First /Sole holder or of their Family member. Family means spouse, dependent children or dependent parents. This email address and mobile no. provided shall be registered in the folio

for all communications. In case, this section is left blank, the email id and mobile no. of the First/Sole Holder available in the KYC records shall be registered in the folio.

#### 25. Declaration for Creating New Folio

If Name of the holders, Pan Proof, Bank Mandate, Address, Mode of holding & Nominee are in the same order the transaction will process under existing folio.

#### 26. Legal Entity Identifier no updation

RBI vide circular dated January 2021 on "Introduction of Legal Entity Identifier for Large Value Transactions in Centralized Payment Systems" decided to introduce the LEI system for all payment transactions of value INR 50 crore and above for Real Time Gross Settlement (RTGS) and National Electronic Funds Transfer (NEFT) from April 1, 2021. In view of the same 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) for purchase and redemption transaction.

(Please read the SID carefully before signing the application form and tendering payment.)

#### 27. Instructions for SIP & TOP-UP

- Multiple SIP registration facility is not available for Axis Children's Fund, ETF schemes and during NFO.
- Investors are required to submit Form along with a photo copy/cancelled cheque of Debit Bank Account at least 21 days before the first SIP Installment date.
- 3. \*Investor shall have the option of choosing any date. In case the selected date falls on a Non-Business Day or on a date which is not available in a particular month, the SIP will be processed on the immediate next business day/date. If SIP debit date is not mentioned default date would be considered as 7th of every month. If the SIP date falls on a non-business day or a bank holiday, the SIP debit will be processed on the following business day. \*\* Will be triggered and processed only on Business Days. # will be triggered and processed on the day opted by the investor. If the day opted falls on non-business day, it will be triggered and processed on the next business day.
- 4. Please refer below table for minimum installments:

	**Daily/#Weekly/ *Monthly			*Yearly				
	Min.	₹	M	lin Inst.	Min.	₹	М	in Inst.
All schemes, except ETFs & schemes mentioned in tables below.	100			6	1200			3
	**Daily/#			*Mor				arly
	Min.₹	Mi Ins		Min.₹	Inst.	Mir		Inst.
Axis Overnight Fund & Axis Liquid Fund	1000	6		NA	NA	N.	A	NA
Axis ELSS Tax Saver Fund*	NA	N/	A	500	6	600	00	3
Axis Banking & PSU Debt Fund, Axis Children's Fund, Axis Credit Risk Fund, Axis Dynamic Bond Fund, Axis Equity ETFs FoF, Axis Floater Fund, Axis Gilt Fund, Axis Money Market Fund, Axis Retirement Fund, Axis Silver Fund Of Fund, Axis Treasury Advantage Fund, Ultra Short Duration Fund Duration Fund	100	6		1000	6	120		3
Axis Nifty AAA Bond Plus SDL Apr 2026 50:50 ETF FOF, Axis CRISIL IBX 50:50 Gilt Plus SDL September 2027 Index Fund, Axis CRISIL IBX 50:50 Gilt Plus SDL June 2028 Index Fund, Axis Nifty SDL September 2026 Debt Index Fund AXIS CRISIL-IBX AAA NBFC INDEX - JUN 2027 FUND & Axis Nifty AAA Bond Financial Services - Mar 2028 Index Fund	NA	N		1000	6	N.		NA
Axis CRISIL IBX SDL May 2027 Index Fund, Axis CRISIL IBX 70:30 CPSE Plus SDL April 2025 Index Fund & Axis Long Duration Fund	NA	N/	A	1000	6	120	000	3

Note: For all schemes, minimum amount is as per above table and thereafter in multiple of  $\mathop{\mathfrak{T}}$ 1.

For Axis ELSS Tax Saver Fund Minimum amount is as per above table and thereafter in multiple of ₹500\*.

OTM end date cannot be more than 40 years form the date of the mandate.

- 5. If no amount is mentioned minimum SIP installment amount would be considered.
- For details about the Scheme and its facility please refer the SID, SAI & KIM of the respective schemes / Addendum issued from time to time carefully before investing.
- For daily, weekly and monthly frequency the SIP will be discontinued automatically if payment is not received for three successive installments. In case of Yearly frequency, the SIP registration will stand automatically cancelled, in case of 2 consecutive failed debits.
- 8. Investors can discontinue a SIP at any time by sending a written request to any Official Point of Acceptance or to the registrar KFin Technologies Limited. Revised timeline for SIP cancellation is T+2 working days. Any transaction presented before cancellation, shall be processed.
- 9. Mandate will be processed through NACH platform offered by NPCI.
- 10. Investor will not hold Axis Mutual Fund, 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 NACH Debit/Local/Bank holiday. Axis Mutual Fund, its registrars and other service providers shall not be held responsible or liable for damages / compensation / loss incurred by the investor as a result of using the SIP or ECS / Auto debt facility. The investor assumes the entire risk of using this facility and takes full responsibility.
- 11. Investor can change bank details for SIP by submitting a "CHANGE OF BANK MANDATE FOR SIP" form available on the website or at any Investor Service Centre along with cancelled cheque of the new bank with the investor's name printed on it.
- 12. TOP-UP Facility: Under this facility the Investor can increase the SIP installment at pre-defined intervals by a fixed amount or any time as per the request. This facility is available for individual investors only. For availing the said facilities, investors are required to note the following:

- Investor willing to register TOP-UP should provide the TOP-UP details along with the SIP enrolment details.
- The application form for availing the SIP Top-up facility should be submitted 21 days before the first SIP instalment date.
- The minimum amount for SIP Top-up facility is Re 1- and in multiples of Re 1/- for all schemes offering SIP facility; except Axis ELSS Tax Saver Fund, where the minimum amount for SIP Top-up is Re 500 and in multiples of Rs 500 thereafter.
- The minimum Top-up percentage is 5% of the SIP amount and in multiples of 5% thereafter for all schemes offering SIP facility. Currently, percentage based SIP Top-up is available for physical mode. The percentage based SIP Top-up is unavailable for Axis ELSS Tax Saver Fund.
- Percentage SIP Top-up would be computed on the immediately preceding SIP instalment amount.
- In case of discrepancy in the Top-Up amount / percentage, SIP will be registered without Top-Up Facility.
- Top-up frequencies available are Half-Yearly/ Yearly/ Dynamic (i.e. as and when requested).
- In case Top-Up frequency is not indicated, it will be considered as Yearly by Default.
- The Top-up date will correspond to the date of registered SIP.
- Top-up will continue till the end of the SIP tenure by default.
- In case of Dynamic Top-up option, the gap between SIP registration and first Top-Up request should be at least 6 months and subsequently the gap between two Top-up requests should be at least 3 months.
- No modification can be made to SIP Top-up frequency / amount / percentage during the SIP tenure. SIP Top-up facility can be discontinued only by cancelling the SIP."
- Please see the illustration below to know how to calculate SIP Top-Up amount:
  - SIP Starts on 07/May/2016
  - SIP ends on 07/12/2099
  - SIP amount is ₹1000
  - Top-Up amount is ₹500
  - Top-Up Frequency is Half-yearly

Top-Up date	SIP Amount (₹)	Top-Up Amount (₹)	New SIP Amount (₹)
7-Nov-2016	1000	500	1500
7-May-2017	1500	500	2000
7-Nov-2017	2000	500	2500
7-May-2018	2500	500	3000

 If Investor do not wish to opt for One Time Registration (OTM) Mandate, they can submit SIP NACH Registration Form available on website www.axismf.com with SIP Registration Form. Axis Asset Management Company Limited (Investment Manager)

## **APPLICATION FORM**

# AXIS NIFTY500 MOMENTUM 50 ETF

(An Open-Ended Exchange Traded Fund replicating/tracking Nifty500 Momentum 50 TRI)

Benchmark: Nifty500 Momentum 50 TRI

\*\*NSE Symbol: \*\*BSE Scrip Code:

Scheme Name and Benchmark

### Axis Nifty500 Momentum 50

ETF (An Open-Ended Exchange Traded Fund replicating/tracking Nifty500 Momentum 50 TRI)

Benchmark: Nifty500 Momentum 50 TRI

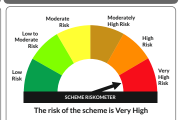
#### **Product Labelling**

This product is suitable for investors who are seeking\*

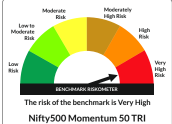
- Long term wealth creation solution.
- To track returns by investing in a basket of Nifty500 Momentum 50 Index securities and aims to achieve total returns of the stated index, subjecttotrackingerror.

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

#### Scheme Risk-o-meter



#### Benchmark Risk-o-meter



<sup>\*\*</sup>The scheme is proposed to be listed on National Stock Exchange of India Limited and BSE Limited. Post listing of the scheme on the stock exchange NSE and BSE Symbol shall be updated.

(The product labelling assigned during the New Fund Offer is based on internal assessment of the Scheme Characteristics or model portfolio and the same may vary post NFO when actual investments are made)



# **APPLICATION FORM**

**APPLICATION NO.** 

**AXIS NIFTY500 MOMENTUM 50 ETF** (An Open-Ended Exchange Traded Fund replicating/tracking Nifty500 Momentum 50 TRI)

NFO OPENS: MARCH 13, 2025 AND NFO CLOSES: MARCH 18, 2025

FOR FIRST TIME INVESTORS FOR LUMPSUM INVESTMENTS / SIP INVESTMENTS.

Distributor ARN	SUB-Distributor ARN	Internal SUB-Broker/Sol ID	EUIN	Employee Code	RIA CODE^	PMR (Portfolio Manager's Registration) Number ^^	Serial No., Date & Time Stamp
ANN	ANIN	30B-Blokel/30HD		Code	CODE	Registration) (40111DC)	& Time Stamp
scheme(s) of Axis Mutua	al Fund under Direct Plan I/V	Ve hereby give my/our consent t	o share/provide the ti	ransactions data feed/no	rtfolio holdings/NAV etc in	 he service rendered by the distribu respect of my/our investments und cct Plan. I/We hereby give my/our ntioned SEBI Registered Portfolio	der Direct Plan of all schemes of
I/We hereby cont person of the above of	firm that the EUIN box ha distributor/sub broker or	s been intentionally left bla notwithstanding the advice	nk by me/us as this of in-appropriaten	transaction is execute less, if any, provided by	ed without any interaction the employee/relation	on or advice by the employee/ ship manager/sales person of t	relationship manager/sales he distributor/sub broker.
You/ Sole Aր	oplicant /Guardian	Second A	Applicant	Т	hird Applicant	Power of A	ttorney Holder
Unit Holding	<b>Option</b> ✓	Demat Mode (please fill so	ec 7)				
01 🔒   M	IY DETAILS (To be f	illed in Block Letters. Please p	rovide the following	g details in full)	(In case of inves	stment "On behalf of minor", Ple	ase refer instruction No. 11)
Existing folio num	nber				I/ We want t	o create new Folio (Instructi	on No. 26)
My Name (Should r	match with PAN Card)					PAN/PEKRN (1st A	pplicant) KYC
My Guardian's Na	ame (if minor)/POA/Con	tact Person (For Non-indivi	duals)			PAN/PEKRN (Guar	dian/POA) KYC
Tity Guardian 3142	anie (ii minor)/1 GAVEON	tact cross (For Non marvi	uuaisj			TAIVI ERRIV (Guai	I RIC
On behalf of Mind	or (*Attach Mandatory Doo	cuments as per instructions)	Date of Bi	rth <b>Minor's</b>	D M M Y Y	Y Y Date of B	irth Proof attached*
Guardian named i	s Father M	other Court Appoi	nted		Guardian	named is	
02 . Jo	DINT APPLICANT	S (IF ANY) DETAIL	S				
Mode of Operation				] (Joint applicant de	tails not to be filled in	case of minor investments)	
2nd Applicant Na	me (Should match with PA	N Card)				PAN/PEKRN (Second	nd applicant) KYC
2rd Applicant Na	me (Should match with PA	N Cord				PAN/PEKRN (Third	lapplicant) KYC
эти Аррисант Ман	me (Should materi with PA	in Card)				PAN/FERRIN (IIIII)	Tapplicant/ KTC
		ot related to the 1st holde		use Children	Siblings	Parents	
If yes, declare that jo	int holders details provided	d in this form belongs to (tick a	any one):	ase Cimaren	Sibilitys	Turchis	
03 [원]   M	IY CONTACT DET	TAILS (As per KYC records	s. To be filled in Bloc	k Letters)	(Fo	r electronic communication, Plea	ase refer instruction No. 17)
Address Type (Mar	ndatory) Residen	tial & Business Res	idential	Business R	egistered Office		
Address							
City			State			Pin Code	
,	ress (Mandatory for NRI /		State			Fill Code	
riad overseds add	ress (Mandatory for Mitr)	Tirrippineants)					
City			Country			Pin Code	
	umber should pertain to First			Email ID			
Mobile No.		Tel No.		(CAPITAL letters only)		<b></b>	
I declare that Ema	ail address provided in this for	m belongs to (tick any one):		pouse Dependent Dependent Dependent	Children Dependent details for any communicati	- 🔲 :	Guardian PMS
	bile Number provided in this f		and approve fo	pouse Dependent Dependent Dependent	Children Dependent details for any communicati		Guardian PMS
, , , , , , , , , , , , , , , , , , , ,		then (Self) option is considered along with Annual Report & Abr		Online (Preferred	& Default) Physical Co	(Choose online mode to help towards a greener & cleane	p us save paper & contribute r environment.)
04   B	ANK ACCOUNT I	<b>DETAILS</b> (Avail Multiple	Bank Registration F	- acility)		(Please note that as per SEBI Re	
My Bank Name					mvestors te	o provide their bank account det	ans. Refer first detion No. 0)
Bank A/C No.				A/C Type Sa	avings Current	NRE NRO FCNR	Others
Branch Address							
City			State			Pin Code	
IFSC code: (11 digit	i)		MICR code (	9 digit)			ext to your cheque number)
LEI Code			Valid	up to D D M	M Y Y Y	Note: LEI code mandatory to p equal to or exceeds ₹ 50 crore I	rovide if transaction value is imit, with LEI proof.

Please	$\smile$ '	TORY ACCOU							tails Please refer in	
			nentioned in the app	lication form	matches v	vith that of the A/c held with			efer Instruction N	No. 19.
ISDL:	Depository Partici	pant Name					DP ID:	IN		
	Beneficiary Ac No	).								
DSL:	Depository Partici	pant Name								
JUJL.	Beneficiary Ac No	).								
nclos	ed Client Ma	ster Transa	action / Statement C	opy / DIS Co	ру					
08 8	(A) KNOW )	OUR CUSTO	MER (KYC) DET	ΓΔΙΙ <b>S</b> (Pleas	se Tick √/Sr	pecify.)		(For	KYC details. Refer I	nstruction No.
	tatus details for		d Applicant   3rd App		ıardian	Occupation details for	1st Applicant 3		t 3rd Applicant	Guardian
	ent Individual	TSC/ (ppiledite 21)	ar (pplicant) or ar (p)			Private Sector		Патрысан	Г	Guardian
	PIO/OCI			-		Public Sector				
	Proprietorship				_	Government Service				
	r through Guardian				_	Business				
	tin ough out aid.	Company	Body Corporate	Part	tnership	Professional				
Non I	ndividual	Trust	⊒ · · · —	JF Banl		Agriculturist				
		AOP	∏FI ⊟FII	I FPI		Retired				
		In case of Nor	n-Profit Entity (refer	point no 21)	)	Housewife				
Other	's (Please specify)					Student				
Ve are	falling under "Non-Pro	ofit Organization" [N	PO] which has been con clause (15) of section	onstituted on 2 of the	YES	Others (Please specify)				
ncome	tax Act, 1961 (43 of 19	961), and is registered	d as a trust or a society any similar State legisl	under the	NO		-			
ompar	ny registered under the	section 8 of the Com	panies Act, 2013 (18 of al of Niti Aayog. (refer po	f 2013).		Politically Exposed Person	n (PEP) details	Is a PEP	Related to PEP	Not Applicab
						1st Applicant				
Gross	Annual Income Rai	nge (in ₹)				2nd Applicant				
	v 1 lac		1-5 lac			3rd Applicant				
5-101			10-25 lac	++++		Guardian				
25 lac			1-5 cr	++++		Authorised Signatories				
5 - 10			> 10 cr	++++		Promoters				
	etworth in ₹		7 10 (1			Partners				
	datory for Non dual) (not older	as on	as on as o		as on	Karta				
than 1	l year)	DDMMYY	DMMYYDDM	MYYDDI	ММҮҮ	Whole-time Directors/Tu	ırstee			
<b>09</b> / We	DEBIT M	IANDAIL an A	xis Bank Account). To b	nt holders: Now be processed in the accou	CMS softwa	ave to issue a cheque if you hold are under client code "AXISMF"  er(s)	(For	Debit mandate	e Please refer instru	
09 /We		ur account no.	Name of	the accou	CMS softwa	are under client code "AXISMF"	(For	Debit mandate		
/We uthori	ise you to debit my/out type Savings	ur account no.	Name of  NRE Cur	the accou	ent hold	er(s) Others		Debit mandate	APPLICAT	ION NO.
We uthori	ise you to debit my/ont type Savings	ur account no.	Name of  NRE Cur	the accou	ent hold	er(s) Others			APPLICAT	ION NO.
We uthori	ise you to debit my/or at type Savings for the purchase of at ures)	ur account no.	Name of  NRE Cur  AXIS NIFTY	the accou	FCNR ITUM 50 E	er(s) Others		OR	APPLICAT	ION NO.
We uthori	ise you to debit my/or at type Savings for the purchase of at ures)	ur account no. S NRO Scheme Nam	Name of  NRE Cur  AXIS NIFTY	the accou	FCNR ITUM 50 E	er(s) Others TF		OR	APPLICAT  Axis MF Mu  nature of	ION NO.
/We uthori	ise you to debit my/out type Savings for the purchase of at trees Sign First Acc	ur account no.  NRO Scheme Nam  ature of count Holder	Name of  Name of  Name of  NRE Cur  Cur  Cin words)	the account the ac	FCNR ITUM 50 E	er(s) Others TF		OR	APPLICAT  Axis MF Mu  nature of	ION NO.
(We uthorion of pay to the court of pay to the	ise you to debit my/out type Savings for the purchase of at trees Sign First Acc	ur account no.  NRO Scheme Nam  ature of count Holder	Name of  Name of  NRE Cur  Cur  Cin words)  *Date is mandatory	the account the ac	FCNR ITUM 50 E	er(s) Others TF		OR	APPLICAT  Axis MF Mu  nature of count Holder	ION NO.
Account to pay the Account to pay the Amount (in Figural Date*	ise you to debit my/on the type Savings for the purchase of the purchase of its Sign First Acc	ur account no.  NRO Scheme Nam  ature of count Holder	Name of  Name of  NRE Cur  Cur  Cin words)  *Date is mandatory	the account the ac	FCNR ITUM 50 E	er(s) Others TF		OR	APPLICAT  Axis MF Mu  nature of count Holder	ION NO.

Bank & Branch details

Stamp & Signature

	ITIONAL INF																								
	plicant		-		KII	N No. (If	KYC done	via CKYC)						D	OB,	DOI*	_			_		nde	1		
	Applicant		$\vdash$				$\perp$	+	_	-		D	D	М	М	Y	4	Y	Y	Ļ	Male	Ļ	Fen		
Second	l Applicant		$\sqcup$					$\perp$				D	D	М	М	Y		Υ	Υ		Male	<u>_</u>	Fen		
Third A	Applicant											D	D	М	М	Y Y		Υ	Υ		Male	L	Fen		
Guardia	an or POA^											D	D	M	М	Y		Υ	Υ		Male		Fen		
*Date of Birth - Mandatory	if CKYC ID mentio	oned. ^G: G	uardia	n; POA:	Power C	Of Attorne	ey D	OB: Date	of Birth	and	DOI: E	Date	of Inc	orpo	atio	n									
Details	Se	econd Ap	plican	nt				Th	rd App	plica	nt										G or POA				
Mobile No.																									
Email Id.																									
Relationship with Investor																									
							elf Spo	use D	epende	nt Ch	nildren	<u> </u>	Dep	ender	nt Sil	olings	$\overline{}$	Dene	ndent F	Parei	nts C	iuard	lian [		
I declare that Email addr	):		pprove for																						
I declare that Mobile Nu	mber provided in this	s form belon	ngs to (ti	ck any or	ne)		elf Spo		epende							olings   with Ax			ndent F Fund.	Parei	ntsC	iuard	lian		
If above any option is no	t ticked (✓) or select	ed then (Sel	lf) optio	n is cons	idered as				conte		510	. Grry	-51111				!								
	A AND CDC	DETAIL	c F	or Indivi	duals (M	/landatory	/). Non Ind	vidual inv	estors in	nc <u>lu</u> d	ling Hl	JF sh	ould				a chu	ding	ole Pr	opri	tor. Refe	امطاء	rucki		
11 FATC	A AND CRS I	DETAIL	J m	nandator	rily fill se		/). Non Ind ATCA/CRS		ils form	1							ıcıt	amg	ole Pro	opi ie	tor. Kere	rmst	ructio		
Details	Sole	e/ 1st App	plican	t		2	2nd Appl	icant				3	Brd A	ppli	can	:				C	Guardia	n/PC	DΑ		
Place & Country of Bir	rth																	$\perp$							
Nationality																									
Are you a tax resident any country other tha		Yes	No				Yes	No					Ye	s [		10					Yes		No		
India?	"					If Yes: Mandatory to enclose FATCA /CRS Annexure																			
queries and/or receive con irrespective of my blocking I/ We hereby provide m validating/authenticating a I/ We hereby provide my/oregistered mutualfund (s)a CERTIFICATION: I/We ha provided by me/us on this I hereby accept the same. I/We have read and under: supercedes all previous nor	xis Asset Managem mmunication pertai g preferences with the my/our consent in and (ii) updating my, our consent for shan your consent for shan asve understood the if Form is true, correct stood the instruction	nent Compa ining to tra he Custom accordar our Aadha iring/disclo and Transfe information ct, and com ons on nom me/us in re	any Lim insaction er Preference with aar nun ising of er Agen in requi inplete. I	ited and ons/ non erence F th Aadh nber(s) (i the Aad t (RTA) fo rements I / We als	comme Registrat naar Ac if provid Ihaar nu or the pu s of this F so confir pelow/ov	ercial tran tion Facili et, 2016 a led) in acco mber(s) in rrpose of u form (reac rm that I / verleaf an	2016 and regulations made thereunder, for (i) collecting, storing and usage ( i) in accordance with the Aadhaar Act, 2016 (and regulations made thereunder) and PML ier(s) including demographic information with the asset management companies of SE ose of updating the same in my/our folios with my PAN. Mread along with the FATCA & CRS Instructions) and hereby confirm that the informati that I / We have read and understood the FATCA & CRS Terms and Conditions below a leaf and I/We hereby undertake to abide by the same. The instructions contained here									ge (ii) MLA. f SEBI nation w and									
Date D D M M	YYYY	Plac																			Atto	ney	Hold		
KYC acknowledge	Multiple Bank Aco	mpulsory counts Ro	egistra line tra	ation fo	orm (if y	you wan	t to regis	istration	ple bar Form f	nk ad for S	ccoun IP inv	its so estn	tha nent	t fut	ure ] F	payme Relatio	nts nsh	can nip pr	be ma oof be	ide f	mentioi rom any een guar	of t	he a		



# APPLICATION SUPPORTED BY BLOCKED AMOUNT (ASBA) FORM

# **AXIS NIFTY500 MOMENTUM 50 ETF**

(An Open-Ended Exchange Traded Fund replicating/tracking Nifty500 Momentum 50 TRI)

NFO OPENS: MARCH 13, 2025 AND NFO CLOSES: MARCH 18, 2025

	BROKER/AGEN	TINFORMATION			FOR OFF	ICE USE ONLY	
Name and AMFI Regn No.	SUB-Distributor ARN	EUIN PI	MR (Portfolio Manager's stration) Number ^^	SCSB	SCSB IFSC Code	Syndicate Member Code	SI No.
scheme(s) of Axis Mutual Axis Mutual Fund, to the transactions data feed/	al Fund under Direct Plan. I/We he above mentioned SEBI Regist cortfolio holdings/ NAV etc. in r iirm that the EUIN box has b	nereby give my/our consent to sh tered Investment Adviser. ^^I/N espect of my/our investments u een intentionally left blank b	are/provide the transactions Ve, have invested in the sch nder Direct Plan of all schem ny me/us as this transactio	data feed/portfolio eme(s) of Axis Mut es of Axis Mutual Fu on is executed wit	holdings/NAV etc. in respectual Fund under Direct Plar und, to the above mentioned hout any interaction or a	ce rendered by the distributor. ^I/We, h t of my/our investments under Direct Pla I. I/We hereby give my/our consent to ISEBI Registered Portfolio Manager. dvice by the employee/ relationshi anager/sales person of the distribu	an of all schemes of share/provide the o manager/sales
	pplicant /Guardian	Second App			Applicant	Power of Attorney	
Mr. Ms. M/s.	STAPPLICANT (Na	ame should be as available i	n Demat Account)				
Folio Number			(If you have an existing	folio number, plea	se mention the number he	re)	
DEPOSITORY	ACCOUNT DETAIL	LS					
Depository Name	National Securities	s Depository Ltd.	Central Depository Ser	vices [India] Lin	nited		
Depository Partic	pant Name						
DP-ID			Beneficiary Accou	nt Number			
PAN DETAILS	(Permanent Account Nu	mber)					
1st applicant		2nd applic	ant		3rd applicar	nt	
INVESTMENT	DETAILS						
INVESTMENT	DETAILS	Scheme			Plan	Option Amo	ount
		Scheme			✓ Regular	7411	
DETAILS OF E	SVNK VCCOTINI E	OR BLOCKING OF F	TINDS				
Bank Account Nun		JR BEOCKING OF T	Bank Name				
Branch Name whe			Bankitanie				
Total Amount to be		figures					
		rigures					
CONTACT DE	TAILS - FIRST APPI		I/CORPORATE (P	PO Box address nline facility.)		le number and email is mandato	ory to avail
	TAILS - FIRST APPI	LICANT/GUARDIAN	I/CORPORATE <sup>(P</sup>	PO Box address nline facility.)		le number and email is mandato	ory to avail
Contact Person (In		LICANT/GUARDIAN		PO Box address nline facility.)	is not sufficient. Mobi		pry to avail
Contact Person (In		LICANT/GUARDIAN	I/CORPORATE (P	O Box address nline facility.)	is not sufficient. Mobi		pry to avail
Contact Person (In Address State AXIS MUTUAL F	case of non Individual Inve	LICANT/GUARDIAN estor)  LEDGMENT SLIF	Pincode		is not sufficient. Mobi		
Address State  AXIS NIFTY500	ACKNOWL MOMENTUM 50 ETF	LICANT/GUARDIAN estor)  LEDGMENT SLIF	Pincode	by the in	is not sufficient. Mobi	APPLICATION Date D D M M	
Contact Person (In Address State  AXIS MUTUAL F  AXIS NIFTY500  Received from Mr /	ACKNOWL  MOMENTUM 50 ETF  Ms / Mrs / M/s	LICANT/GUARDIAN estor)  LEDGMENT SLIF	Pincode	by the in	is not sufficient. Mobi	APPLICATION Date D D M M	
Address State  AXIS MUTUAL F  AXIS NIFTY500  Received from Mr /	ACKNOWL MOMENTUM 50 ETF Ms / Mrs / M/s MOMENTUM 50 ETF	LICANT/GUARDIAN estor)  LEDGMENT SLIF	Pincode	by the in	is not sufficient. Mobi	APPLICATION Date D D M M	
Contact Person (In Address State State AXIS MUTUAL FAXIS NIFTY500 Received from Mr / AXIS NIFTY500 SCSB Account deta	ACKNOWL MOMENTUM 50 ETF Ms / Mrs / M/s MOMENTUM 50 ETF	LICANT/GUARDIAN estor)  LEDGMENT SLIF	Pincode (to be filled in	by the in	is not sufficient. Mobi	APPLICATION Date D D M M	
Address State  AXIS MUTUAL F  AXIS NIFTY500  Received from Mr /	ACKNOWL MOMENTUM 50 ETF Ms / Mrs / M/s MOMENTUM 50 ETF ails: Account No.	LICANT/GUARDIAN estor)  LEDGMENT SLIF	Pincode	by the in	is not sufficient. Mobile City  Landline No  vestor)	APPLICATION Date D D M M	

#### **UNDERTAKING BY ASBA INVESTOR**

1) I/We hereby under take that I/We am/are an ASBA Investor as per the applicable provisions of the SEBI (Issue of Capital and Disclosure Requirements.) Regulation 2009 ('SEBI Regulation') as amended from time to time. 2) In accordance with ASBA process provided in the SEBI Regulations and as disclosed in this application, I/We authorize (a) the SCSB to do all necessary acts including blocking of application money towards the Subscription of Units of the Scheme, to the extent mentioned above in the "SCSB/ASBA Account details" on unblocking of funds in the bank account maintained with the SCSB specified in this application form, transfer of funds to the Bank account of the Scheme/Axis Mutual Fund on receipt of instructions from its Registrar and Transfer Agent after the allotment of the Units entiting me/us to receive Units on such transfer of funds, etc. (b) Registrar and Transfer Agent to issue instruction to the SCSB to remove the block on the funds in the bank account specified in the application, upon allotment of Units and to transfer the requisite money to the Scheme's account of Axis Mutual Fund. 3) In case the amount available in the bank account specified in the application is insufficient for blocking the amount equivalent to the application money towards the Subscription of Units, the SCSB shall reject the application. 4) If the DP ID, Beneficiary Account No. or PAN furnished by me/us in the application is incorrect or incomplete or not matching with the depository records, the application shall be rejected and the Axis Mutual Fund or Axis Asset Management Company Limited or SCSBs shall not be liable for losse, if any. All future communication in connection with NFO should be addressed to the SCSB/RTA/AMC quoting the full name of the Sole/First Applicant, NFO Application Number, ASBA Application Number, Depository Account details [If it has been provided]. Amount applied for and the account number from where NFO amount was blocked.

#### **DECLARATION AND SIGNATURES**

Having read and understood the content of the SID / SAI of the scheme, I / we hereby apply for units of the scheme. I have read and understood the terms, conditions, rules and regulations governing the scheme. I /We hereby declare that the amount invested in the scheme is through legitimate source only and does not involve designed for the purpose of the contravention of any Act, Rules, Regulations, Notifications or Directives of the provisions of the Income Tax Act, Anti Money Laundering Laws, Anti Corruption Laws or any other applicable laws enacted by the Government of India from time to time. I /We have understood the details of the Scheme & I / we have not received nor have been induced by any rebate or gifts, directly or indirectly in making this investment. I / We confirm that the funds invested in the Scheme, legally belongs to me / us. In event "Know Your Customer" process is not completed by me / us to the satisfaction of the Mutual Fund, (I / we hereby authorize the Mutual Fund, to redeem the funds invested in the Scheme, in favour of the applicant, at the applicable NAV prevailing on the date of such redemption and undertake such other action with such funds that may be required by the law.) The ARN holder has disclosed to me/us all the commissions (in the form of trail commission or any other mode), payable to him for the different competing Schemes of various Mutual Funds from amongst which the Scheme is being recommended to me / us. For NRIs only - I / We confirm that I am/ we are Non Residents of Indian nationality / origin and that I / We have remitted funds from abroad through approved banking channels or from funds in my/ our Non Resident External / Non Resident Ordinary / FCNR account. I / We confirm that details provided by me / us are true and correct.

Signature of Bank Account Holders	

#### INSTRUCTIONS FOR FILLING ASBA APPLICATION FORM

#### MEANING OF ASBA

ASBA is an application for subscribing to a New Fund Offer (NFO), containing an authorisation to block the application money in a bank account.

#### 2. SELFCERTIFIED SYNDICATE BANK (SCSB)

SCSB is a banker to an issue registered with the SEBI which offers the facility of applying through the ASBA process. The list of SCSBs will be displayed by SEBI on its website at www.sebi.gov.in from time to time. ASBAs can be accepted only by SCSBs, whose names appear in the list of SCSBs displayed on SEBI's website. As on April 15, 2010,27 Banks have been recognised as SCSBs. Investors maintaining their accounts in of any of these Banks may approach one of the designated branches of these SCSBs for availing this facility. Further it may be noted that from time to time new banks register themselves as SCSBs who become eligible to provide these services and also the existing SCSBs designate additional branches that also provide this facility. An updated list of all the registered SCSBs, their controlling branches, contact details and details of their contact persons, a list of their designated branches which are providing such services is available on the website of SEBI at the address http://www.sebi.gov.in. Further these details are also available on the websites of the Stock Exchanges at http://www.bseindia.com and http://www.nseindia.com. Alternatively, investors may also contact the AMC, R& TA for information about the SCSBs or the ASBA process. These SCSBs are deemed to have entered into an agreement with the Issuer and shall be required to offer the ASBA facility to all its account holders for all issues to which ASBA process is applicable. A SCSB shall identify its Designated Branches (DBs) at which an ASBA bidder shall submit ASBA and shall also identify the Controlling Branch (CB), which shall act as a coordinating branch for the Registrar to the Issue, Stock Exchanges and Merchant Bankers. The SCSB, its DBs and CB shall continue to act as such, for all issues to which ASBA process is applicable. The SCSB may identify new DBs for the purpose of ASBA process and intimate details of the sarne to SEBI. after which SEBI wi II add the DB to the list of SCSBs maintained by it. The SCSB shall communicate the following details to Stock Exchanges for making it available on their respective websites. These details shall also be made available by the SCSB on its website: (i) Name and address of the SCSB (ii) Addresses of DBs and CB and other details such as telephone number, fax number and email ids. (iii) Name and contact details of a nodal officer at a senior level from the CB.

#### 3. ELIGIBILITY OF INVESTORS

An Investor shall be eligible to apply through ASBA process, if he/she: (i) is a Resident Retail Individual Investor, Non Institutional Investor, QIBs, Eligible NRIs applying on non-repatriation basis, Eligible NRIs applying on repatriation basis i.e. any investor, (ii) is applying through blocking of funds in a bank account with the SCSB: Such investors are hereinafter referred as "ASBA Investors".

#### 4. ASBA FACILITY IN BRIEF

Investor shall submit his Bid through an ASBA cum Application Form, either in physical or electronic mode, to the SCSB with whom the bank account of the ASBA Investor or bank account utilised by the ASBA Investor ("ASBA Account") is maintained. The SCSB shall block an amount equal to the NFO application Amount in the bank account specified in the ASBA cum Application Form, physical or electronic, on the basis of an authorisation to this effect given by the account holder at the time of submitting the Application. The Bid Amount shall remain blocked in the aforesaid ASBA Account until the Allotment in the New fund Offer and consequent transfer of the Application Amount against the allocated Units to the Issuer's account designated for this purpose, or until withdrawal/failure of the Offer or until withdrawal/rejection of the ASBA Application, as the case may be. The ASBA data shall thereafter be uploaded by the SCSB in the electronic IPO system of the Stock Exchanges. Once the Allotment is finalised, the R&TA to the NFO shall send an

appropriate request to the Controlling Branch of the SCSB for unblocking the relevant bank accounts and for transferring the amount allocable to the successful ASBA Bidders to the

AMC account designated for this purpose. In case of withdrawal/Rejection of the Offer, the R&TA to the Offer shall notify the SCSBs to unblock the blocked amount of the ASBA Bidders within one day from the day of receipt of such notification.

#### 5. OBLIGATIONS OF THE AMC:

AMC shall ensure that adequate arrangements are made by the R&TA for the NFO to obtain information about all ASBAs and to treat these applications similar to non-ASBA applications while allotment of Units, as per the procedure specified in the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009.

Investors are requested to check with their respective banks about the availability of the ASBA facility.

#### 6. OTHER INFORMATION FOR ASBA INVESTORS:

- SCSB shall not accept any ASBA after the closing time of acceptance on the last day of the NFO period.
- $2. \quad SCSB \, shall \, give \, ASBA \, investors \, an \, acknowled gment \, for \, the \, receipt \, of \, ASBAs.$
- 3. SCSB shall not upload any ASBA in the electronic system of the Stock Exchange(s) unless (i) it has received the ASBA in a physical or electronic form; and (ii) it has blocked the application money in the bank account specified in the ASBA or has systems to ensure that Electronic ASBAs are accepted in the system only after blocking of application money in the relevant bank account opened with it.
- SCSB shall ensure that complaints of ASBA investors arising out of errors or delay in capturing of data, blocking or unblocking of bank accounts, etc. are satisfactorily redressed.
- SCSB shall be liable for all its omissions and commissions in discharging responsibilities in the ASBA process.
- R&TA to the NFO shall act as a nodal agency for redressing complaints of ASBA and non-ASBA investors, including providing guidance to ASBA investors regarding approaching the SCSB concerned.

Grounds for rejection of ASBA applications

 $ASBA\ application\ forms\ can\ be\ rejected\ by\ the\ AMC/Registrar/SCSBs, on\ the\ following\ technical\ grounds:$ 

- Applications by persons not competent to contract under the Indian Contract Act, 1872, including but not limited to minors, insane persons etc.
- 2. Mode of ASBA i.e. either Physical ASBA or Electronic ASBA, not selected or ticked.
- 3. ASBA Application Form without the stamp of the SCSB
- 4. Application by any person outside India if not in compliance with applicable foreign and Indian laws.
- 5. Bank account details not given/incorrect details given.
- Duly certified Power of Attorney, if applicable, not submitted alongwith the ASBA application form.
- 7. No corresponding records available with the Depositories matching the parameters namely (a) Names of the ASBA applicants (including the order of names of joint holders) (b) DP ID (c) Beneficiary account number or any other relevant details pertaining to the Depository Account.
- 8. Insufficient funds in the investor's account.
- $9. \quad Application\,accepted\,by\,SCSB\,and\,not\,uploaded\,on/with\,the\,Exchange/\,Registrar.$



# FOR NON-INDIVIDUALS - SUPPLEMENTARY KNOW YOUR CLIENT (KYC), FATCA, CRS & ULTIMATE BENEFICIAL OWNERSHIP (UBO) SELF CERTIFICATION FORM

Nam	e of	th	e ent	ity																															
Туре	of	adc	lress	given	at KF	RA		Res	iden	tial o	or Bus	sine	ss		Re	siden	tial			E	Busi	ness	5		Reg	ister	ed O	ffice							
				Eolia	o Nun	nhor	"Add	lress o	of tax	resid	ence v	voul	d be ta	ken a	s ava	ilable	in KR			se. Ir	n cas	e of a	any ch	ange	pleas	e app	roach	n KRA		tify th o Nu					
					Null	libei										Tolic	Nui	libe											Toll	INU	Tibei	Τ			
PAN													Date o	of inc	orpo	ratio	n	Г	) I	0	М	М	Υ	Υ	Υ	Υ									
City	of i	nco	rpor	ation													Со	unt	try o	f inc	corp	orat	ion												
				ion Ty opriate			Partr Liqui				H					imite nip		•	,						Company Society AOP/BOI Others specify								ר	Trust	
ls "	Enti	ty"	a ta	resid	lent o	of any	/ cou	ntry	othe	r tha	n Ind	lia			Ye	s 🔲	No																		
(If y	es,	ple	ase p	rovide	e cour	ntry/	ies in	whic	h the	ent	ity is	a res	siden	t for	tax p	ourpo	ses a	nd t	the a	ISSO	ciat	ed T	ax ID	num	ber l	elov	v.)								
					Coun	itry								Tax	lden	tifica	tion	Nur	mbei	- %					Ide	ntific	atior	Тур	e (TI	N or (	Othe	r, ple	ase s	pecif	y)
In cas	In case Tax Identification Number is not available, kindly provide its functional equivalent\$.  In case TIN or its functional equivalent is not available, please provide Company Identification number or Global Entity Identification Number or GIIN, etc.  In case the Entity's Country of Incorporation / Tax residence is U.S. but Entity is not a Specified U.S. Person, mention Entity's exemption code here																																		
ΔD	DIT	IOI	ΙΔΙ	KYC II	NEOF	2ΜΔ	TION																												
				come				•			Pol	2147	112		11-	5 La	cc		5 - 1	101	200		7 10	- 25		·c [	7 <	25.1	200	· 1 C	roro		7 \ 1	Cro	ro.
GIO	33 M	О		come	(\(\)					H	Deit	J V V .	I Lat		] 1-	JLa	CS		J - 1								_		acs -	1	1				
				ndatoi	•					₹	icable	n for	+h	orice	d sid	-noto	rios/	Dro	omot		as (	on	D	D	М	М	Υ	Υ	Υ	Υ	(No	t old	er tha	an 1 y	ear)
				sed Pe Whol					AISO	аррі	гсаріє	2 1Or	autr	iorise	eu Sig	gnato	ries/	Pro	JIIIOI	.ers/	/			P	EP			Rela	ated	to PE	P	1	Not A	pplic	able
l .				olved propri		y of t	he m	entio	ned	servi	ces:			_	reign exchange/ Money changer Gaming/ Gambling/ Lottery (Casinos, betting syndicates) oney lending/ Pawning Not applicable										)										
														th prominent public functions in a foreign country, e.g., Heads of States or of Governments, nior executives of state owned corporations, important political party officials, etc.																					
FAT	CA	& 0	CRSI	Declar	ation	ı (I	Please	cons	ult yo	ur pro	ofessio	onal t	tax ad	visor f	or fu	rther (	guidar	nce o	on FA	TCA	4 & C	RS cl	assific	ation	)										
PΔ	RT	Δ	(to	be fil	led b	y Fi	nanc	ial Ir	nstit	utio	ns or	· Di	rect	Rep	ortii	ng NI	FEs)																		
	Ve a		,	titutio	n <sup>6</sup>		GIIN	1	Т	T			T		T	T	T	T	T			Т	T	T	T	T	T							GIIN	
OR	IIIa	HCI	ai ii is	litutic	711		Nam	e of s	spons	sorin	g enti	ity	Ī		İ	İ	T	Ť	i			i i	İ		T	T	İ	_ (	entit	ty, p	leas	ер	rovi	de y Lindi	our
				ting N					T		<u> </u>	Ť	╁			$^{+}$	$^{+}$	T	$\exists$				$^{+}$		t	$^{+}$	+	_					belo		cate
				able					+		<u> </u>					<u> </u>							<u> </u>												
			pplic ty is	able) a fina	ancia	al ins	titut	ion			plied t obta		_			equire ipatin		app	oly fo	r-p	pleas	se sp	pecify	⁄ 2 di	gits s	ub-c	ateg	ory <sup>10</sup>							
PΑ	RT	В	(pl	ease f	fill ar	ny or	ne as	арр	ropr	iate	"to b	oe fi	illed	by N	IFEs	othe	er th	an	Dire	ect	Rep	ort	ing N	NFE	s")										
1				ty a p											es	(If ye	s, ple	ase	spe	cify	any	one	stoc	k exc	hang	e on	whic	h the	e sto	ck is r	egul	arly	rade	d)	
				ares narke		egul	arıy	trad	ea c	on ai	ıı est	abli	isnec	N	ame	of sto	ock e	xch	nange	9															
2	со	mp	any	y a re who	se sh	nare	sare								es	(If ye	s, ple ck is r						fthel	isted	l con	ipan	/ and	one	stoc	k exc	hang	e on	which	n the	
	esi	ιdΩ	пэне	a secu	ines	ıııdli	CL)									of lis				′	L						1.5		_		.,	1.7			
												e of of sto				9		Su	bsidi	ary o	f the	Liste	ed Co	). OI	r ∐ '	Cont	rolle	d by	List	ed Co	). 				
3	ls t	he	Enti	y an a	ctive	³ NFE								Yes Nature of Business																					
																e spec					gorv	of A	4ctiv	e NF	ΕГ	Т	7	Men	tion (	code-	refe	r 2c r	of Par	t D)	
4	4 Is the Entity a passive <sup>4</sup> NFE										_		Natu																		-,				

UBO Declaration (Mandatory for a	all entities except, a Publicly Traded Com	oany or a related entity of Publicly Traded Co	mpany)
Category (Please tick I Unlisted C	Company Partnership Firm Limit	ed Liability Partnership Company Uninco	rporated association / body of individuals
applicable category)		Religious Trust Others	
Please list below the details of control EACH controlling person(s). (Please at		tax residency / permanent residency / citizer	ship and ALL Tax Identification Numbers for
Owner-documented FFI's should provi	ide FFI Owner Reporting Statement and Au	litor's Letter with required details as mentioned	l in Form W8 BEN E (Refer 3(vi) of part C)
Details	UBO1	UBO2	UBO3
Name			
PAN			
UBO Code (Refer 3(iv) (A) of Part C)			
Country of Tax residency*			
Tax ID No. <sup>%</sup>			
Tax ID Type			
Address			
	<del></del>		<del></del>
	Zip	Zip	Zip
	State	State	State
	Country	Country	Country
Address Type	Residence Registered office Busine	Residence Registered office Business	Residence Registered office Business
City of Birth			
Country of birth			
Occupation Type	Service Business Others	Service Business Others	Service Business Others
Nationality			
Father's Name			
Gender	☐ Male ☐ Female ☐ Others	☐ Male ☐ Female ☐ Others	☐ Male ☐ Female ☐ Others
Date of Birth	D D M M Y Y Y	D D M M Y Y Y	D D M M Y Y Y
Percentage of Holding (%)^			
* To include US, where controlling person is a %In case Tax Identification Number is not av	a US citizen or green card holder vailable, kindly provide functional equivalent sholding pattern duly self attested by Authorized	ncy / citizenship / Green Card in any country other th	an India:
	FATCA - CRS	erms and Conditions	
to seek additional personal, tax and be will have to be reported to tax authorized to tax authorized the purpose of ensuring app. Should there be any change in any info Please note that you may receive mo important that you respond to our requifyou have any questions about your please include United States in the forest	eneficial owner information and certain ce ties/appointed agencies. Towards complic propriate withholding from the account or primation provided by you, please ensure yo pre than one request for information if yo quest, even if you believe you have already s tax residency, please contact your tax adveign country information field along with the unctional equivalent if the country in whice	u advise us promptly, i.e., within 30 days.  I have multiple relationships with Axis Mutua  Ipplied any previously requested information.  Isor. If any controlling person of the entity is a	count holders. In relevant cases, information lation to any institutions such as withholding all Fund or its group entities. Therefore, it is US citizen or resident or green card holder.
	CE	RTIFICATION	
		th the FATCA & CRS Instructions) and hereby or read and understood the FATCA& CRS Terms	
Name			
Designation			
Signatures  Date D D M M Y Y Y	Y Y Place	Signatures	Signatures

#### **PART C FATCA Instructions & Definitions**

- 1 Financial Institution (FI) The term FI means any financial institution that is a Depository Institution, Custodial Institution, Investment Entity or Specified Insurance company, as defined.
  - Depository institution: is an entity that accepts deposits in the ordinary course of banking or similar business.
  - Custodial institution is an entity that holds as a substantial portion of its business, holds financial assets for the account of others and where it's income attributale to holding financial assets and related financial services equals or exceeds 20 percent of the entity's gross income during the shorter of
    - (i) The three financial years preceding the year in which determination is made: or
    - (ii) The period during which the entity has been in existence, whichever is less.
  - Investment entity is any entity:
  - That primarily conducts a business or operates for or on behalf of a customer for any of the following activities or operations for or on behalf of a customer
    - Trading in money market instruments (cheques, bills, certificates of deposit, derivatives, etc.); foreign exchange; exchange, interest rate and index instruments; transferable securities; or commodity futures trading; or
    - (ii) Individual and collective portfolio management; or
    - $\label{thm:continuous} \mbox{(iii)} \ \ \mbox{Investing, administering or managing funds, money or Fnancial asset} \\ \mbox{or money on behalf of other persons;}$

OR

 The gross income of which is primarily attributable to investing, reinvesting, or trading in Fnancial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a speciFed insurance company, or an investment entity described above.

An entity is treated as primarily conducting as a business one or more of the 3 activities described above, or an entity's gross income is primarily attributable to investing, reinvesting, or trading in Financial assets of the entity's gross income attributable to the relevant activities equals or exceeds 50 percent of the entity's gross income during the shorter of:

 The three-year period ending on 31 March of the year preceding the year in which the determination is made;

OR

- (ii) The period during which the entity has been in existence.
  - The term "Investment Entity" does not include an entity that is an active non-financial entity as per codes 03, 04, 05 and 06 refer point 2c.)
- Specified Insurance Company: Entity that is an insurance company (or the holding company of an insurance company) that issues, or is obligated to make payments with respect to, a Cash Value Insurance Contract or an Annuity Contract.
- FI not required to apply for GIIN:

#### A. Reasons why FI not required to apply for GIIN:

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

#### 2. Non-financial entity (NFE) - Foreign entity that is not a financial institution

Types of NFEs that are regarded as excluded NFE are:

Publicly traded company (listed company)

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

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

b. Related entity of a publicly traded company

The NFE is a related entity of an entity of which is regularly traded on an established securities market;

c. Active NFE: (is any one of the following):

Code	Sub-category
01	Less than 50 percent of the NFE's gross income for the preceding financial year is passive income and less than 50 percent of the assets held by the NFE during the preceding financial year are assets that produce or are held for the production of passive income;
02	The NFE is a Governmental Entity, an International Organization, a Central Bank, or an entity wholly owned by one or more of the foregoing;
03	Substantially all of the activities of the 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;
04	The NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE;
05	The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution;
06	The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution;
07	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 shareholders or members who have a proprietary or beneficial interest in its income or assets;  The shareholders or members who have a proprietary or beneficial interest in its income or assets;  The shareholders or members who have a proprietary or beneficial interest in its income or assets;  The shareholders or members who have a proprietary or beneficial interest in its income or assets;  The shareholders or members who have a proprietary or beneficial interest in its income or assets;  The shareholders or members who have a proprietary or beneficial interest in its income or assets;  The shareholders or members who have a proprietary or beneficial interest in its income or assets;  The shareholders or members who have a proprietary or beneficial interest in its income or assets;  The shareholders or members who have a proprietary or beneficial interest in its income or assets;  The shareholders or members who have a proprietary or beneficial interest in its income or assets;  The shareholders or members who have a proprietary or beneficial interest.
	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:-
	100 1 1 5 5 1 5 1 5 1 1 (0054)
	(I) an Investor Protection Fund referred to in clause (23EA);
	an Investor Protection Fund referred to inclause (23EA);     (II) a Credit Guarantee Fund Trust for Small Industries referred to inclause 23EB; and

#### Other definitions

(i) Related entity

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

(ii) Passive NFE

The term passive NFE means

- any non-financial entity which is not an active non-financial entity including a publicly traded corporation or related entity of a publicly traded company; or
- (ii) an investment entity defined in clause (b) of these instructions

#### **PART C FATCA Instructions & Definitions**

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

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

#### (iii) Passive income

The term passive income includes income by way of:

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

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

#### (iv) Controlling persons

Controlling persons are natural persons who exercise control over an entity and includes a beneficial owner under sub-rule (3) of rule 9 of the Prevention of Money-Laundering (Maintenance of Records) Rules, 2005. In the case of a trust, the controlling person means the settl or, the trustees, the protector (if any), the beneficiaries or class of beneficiaries, and any other natural person exercising ultimate effective control over the trust. In the case of alegalar rangement other than a trust, controlling person means persons in equivalent or similar positions.

Pursuant to guidelines on identification of Beneficial Ownership issued vide SEBI circular no. CIR/MIRSD/2/2013 dated January 24, 2013, persons (other than Individuals) are required to provide details of Beneficial Owner(s) ('BO'). Accordingly, the Beneficial Owner means 'Natural Person', who, whether acting alone or together, or through one or more juridical person, exercises control through ownership or who ultimately has a controlling ownership interest of /entitlements to:

- More than 25% of shares or capital or profits of the juridical person, where the juridical person is a company;
- More than 15% of the capital or profits of the juridical person, where the juridical person is a partnership; or
- More than 15% of the property or capital or profits of the juridical person, where the juridical person is an unincorporated association or body of individuals.

Where the client is a trust, the financial institution shall identify the beneficial owners of the client and take reasonable measures to verify the identity of such persons, through the identity of the settler of the trust, the trustee, the protector, the beneficiaries with 15% or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

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

#### (A) Controlling Person Type:

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

- (v) Specified U.S. person A U.S person other than the following:
  - a corporation the stock of which is regularly traded on one or more established securities markets;
  - (ii) any corporation that is a member of the same expanded affiliated group, as defined in section 1471(e)(2) of the U.S. Internal Revenue Code, as a corporation described in clause (i);
  - (iii) the United States or any wholly owned agency or instrumentality thereof;

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

#### (vi) Owner documented FFI

An FFI meets the following requirements:

- (a) The FFI is an FFI solely because it is an investment entity;
- (b) The FFI is not owned by or related to any FFI that is a depository institution, custodial institution, or specified insurance company;
- (c) The FFI does not maintain a financial account for any non participating  $\mbox{\rm FFI};$
- (d) The FFI provides the designated withholding agent with all of the documentation and agrees to notify the withholding agent if there is a change in circumstances; and
- (e) The designated withholding agent agrees to report to the IRS (or, in the case of a reporting Model 1 IGA, to the relevant foreign government or agency thereof) all of the information described in or (as appropriate) with respect to any specified U.S. persons and (2). Notwithstanding the previous sentence, the designated withholding agent is not required to report information with respect to an indirect owner of the FFI that holds its interest through a participating FFI, a deemed-compliant FFI (other than an owner-documented FFI), an entity that is a U.S. person, an exempt beneficial owner, or an excepted NFE.

#### (vii) Direct reporting NFE

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

#### (viii) Exemption code for U.S. persons

Code	Sub-category
Α	An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
В	The United States or any of its agencies or instrumentalities
С	A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities
D	A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(I)
E	A corporation that is a member of the same expanded affiliated group as a corporation described in Reg. section 1.1472- $1(c)(1)(l)$
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	Areal 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
K	Abroker
L	A trust exempt from tax under section 664 or described in section 4947(a)(1)
М	A tax exempt trust under a section 403(b) plan or section 457(g) plan



# Declaration Form of Non-Profit Organization (NPO) (Mandatory for Trusts/Society)

Investor Name																		
PAN																		
I/We hereby for religious trust or a so the section 8	or charita	able purpo er the Soci	ses referr eties Regi	ed to in o stration	clause ( Act, 18	15) of s	ection 2	2 of the	Incor	ne-ta	x Act,	196	1 (43	of 196	51), aı	nd is r	egiste	ered as a
Enclosed rel	evant doc	umentary	proofevio	dencingt	he abo	ve defin	ition.											
We further confi	rm that we	have regi	stered wit	th DARP	AN Por	tal of NI	TIAayo	og as N	POan	dregi	strati	ion d	etails	are as	follo	ws:		
Registration Nur	mber of D	ARPAN po	ortal															
If not, please reg MF/AMC/RTAwi																	ration	details,
I/We hereby PMLA Act/R			bove stat	ed entity	//orga	nizatio	n is <b>NC</b>	<b>T</b> falli	ng unc	ler No	on-pr	ofit o	organ	izatio	n as o	define	d abo	ve or in
I/We acknowledge of the above spector it for any fines under intimation [RTA/Fund/AMC by me, including Management Cojudicial authoriti India wherever is authorize to sha submission / upd above informatic your / Fund's end	effied informs or consection to me/office the give all change all change all change are all change at is legally rethe give ate & for rething future or by domining the consection of the give at the	mation is quences a us or coll- rticipating ges, updat ustees, the cies included required en informatical en informatical extension of the collection of the	found to be say required ect such gentities] es to such eir emploring to the and other action to compare of says of sa	e false of d under the fines/chato disclothe h inform yees / RT Financia r investig other SE s. I/We all	runtruche resparges i se, shar ation a ation a ation a gation a BI Reg so underges an	e or mis ective s n any ore, rely, is and we Authorigence agencies istered ertake t d under	leading tatutor other remit in when porized Unit-In swithool lnterm o keep take to	gormis ry requinanne n any forovide Parties Idia (Flout any Jediario you ini	srepre iireme r as n orm, m d by r s') or a iU-INE obliga es or a	senting ints and ode one to one to ony Ind ony of any of dinw	ng, I/N nd aut be a r mar any dian o e tax / of ad ther s riting	Ve are thorized police in the control of the contro	m/are ze yo able. all / al e Mu e mue enue g me/ tory a ut any	awar u to de I/We ny of t itual I gover autho us of autho chan	e thateducte he infund, rities the srities ges /	t I/We such eby a forma its S ntal o in Ind ame. to fa modif	emay lefines/ uthor tion ponso r statu dia or Furthe cilitat ficatio	be liable charges ize you provided or, Asset utory or outside er, I/We ee single on to the
Signature with re	elevant se	al:																
Aut	thorized Sig	natory			Д	uthorize	d Signat	ory					Au	thorize	ed Sign	natory		
Date D D M	MYY	YY																

This Page has been intentionally left blank.



