

KEY INFORMATION MEMORANDUM CUM APPLICATION FORM

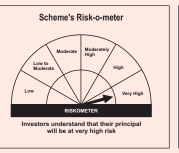
Baroda Large Cap Fund

(Large Cap Fund - An open-ended equity scheme pre-dominantly investing in large cap stocks)

Ongoing offer & issue of units at applicable NAV

This product is suitable for investors who are seeking*

- Capital appreciation over long term.
- Investment predominantly in a diversified portfolio of equity and equity related securities of Large Cap companies.
- * Investors should consult their financial advisers if in doubt about whether the product is suitable for them.





Sponsor: Bank of Baroda

Regd. Office: Baroda House, P. B. No. 506, Mandvi, Baroda - 390006.

Trustee	Investment Manager								
Baroda Trustee India Private Limited	Baroda Asset Management India Limited								
(Formerly known as Baroda Pioneer Trustee Company Private Limited)	(Formerly known as Baroda Pioneer Asset Management Company Limited)								
CIN: U74120MH2011PTC225365	CIN: U65991MH1992PLC069414								
Regd. Office: 501, Titanium, 5th Floor, Western Express Highway, Goregaon (East), Mumbai - 400 063.									

This Key Information Memorandum (KIM) sets forth the information, which a prospective investor ought to know before investing. For further details of the schemes/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.barodamf.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 document is dated October 30, 2021.

Key Information Memorandum cum Application Form

Investment Objective	The primary objective of the scheme is to generate capital appreciation by investing predominantly in a divi The scheme may also invest in debt and money market securities. However, there is no assurance or guara			• • •
Asset Allocation Pattern of the	Type of Instrument		e Allocation	Risk Profile
Scheme		Maximum	Minimum	
	Equity & equity related instruments including derivatives^ of large cap companies	100%	80%	Medium to High
	Equity & equity related instruments including derivatives^of other than large cap companies	20%	0%	High
	Debt, money market instruments and cash	20%	0%	Low to Medium
	Investment in REITS and InvITs	10%	0%	High
	^Investment in equity derivatives may be made up to 50% of the net assets of the scheme.			
	Large cap companies may be defined to include companies from the 1st to the 100th company in terms of as may be applicable, as disclosed by AMFI. The investment universe may also include Initial Public Offering	-	•	•
	The scheme may invest in foreign securities upto 25% of its net assets subject to maximum of USS nos. SEBI/IMD/CIR No.7/104753/07 dated September 26, 2007, SEBI/IMD/CIR no. 2 / 122577 / 08 05, 2020 and SEBI/H0/IMD/IMD-II/D0F3/P/CIR/2021/571 dated June 03, 2021.	1 billion in the aggrega dated April 8, 2008, S	ate at the Mutual Fund EBI/HO/IMD/DF3/CIR/	level, as per the SEBI circ P/2020/225 dated Noven
	The scheme may invest in securitized debt upto 20% of its net assets. The Scheme will not invest investment grade and/or unrated debt securities. "Investment grade" means investment grade b Regulations.	y a credit rating ager	icy authorised to carr	y out such activity under
	The scheme may take derivative positions based on the opportunities available subject to the g investment objective of the Scheme. These may be taken to hedge or rebalance the portfolio, or to from time to time. However, the scheme does not intend to take any position in fixed income derivative to the scheme does not intend to take any position in fixed income derivative.	undertake any other s ves including interest	trategy as may be per rate swaps.	mitted under the Regulat
	The cumulative gross exposure through equity, debt (if any), derivative position and REITS and InvITs The scheme does not intend to undertake/invest/engage in repos in corporate debt, Credit Defaul linked debentures.	t Swaps (CDS) transa		
	The asset allocation shown above is indicative and may be altered depending upon market condit	ions.		
	Change in investment pattern and rebalancing of portfolio			
	Subject to the Regulations, the asset allocation pattern indicated above may change from time to ti regulations and political and economic factors. It must be clearly understood that the percentages substantially, depending upon the perception of the Investment Manager; the intention being at all ti	stated above are only	indicative and not ab	solute, and that they can
	Such changes in the investment pattern will be for a short term and for defensive considerations of	nly. In the event of su	ch a deviation, the fun	d manager will rebalanc
	portfolio within 30 days from the date of deviation. If, however, the portfolio is not rebalanced within Investment Committee of the AMC and effective steps would be taken as may be decided by the Investment objective of the Scheme.			- ·
	Investors may please note that any change in the asset allocation pattern, other than that envisaged construed as a change in fundamental attribute, and shall be effected only in accordance with the pr			
isk Profile of the Scheme	Mutual Fund Units involve investment risks, including the possible loss of principal. Please read	the SID carefully for	details on risk factors	before investment. Sch
	specific risk factors are summarized below:			
	Risks associated with investing in equity and equity related securities			
	 Equity instruments carry both company specific and market risks and hence no assurance of re Equity and equity related securities are prone to daily price fluctuations and the liquidity of investment periods. Settlement periods may be extended significantly due to unforeseen ci purchases, due to settlement problems, could cause the Scheme to miss certain investment or portfolio could result, at times, in potential losses to the Scheme, should there be a subsequent reflective of the Scheme is independent or potential could result, at times, in potential losses to the Scheme, should there be a subsequent reflective of the Scheme is independent or potential could result. 	estments made in the rcumstances. The ina oportunities. Likewise decline in the value o	Scheme may be restr bility of the Scheme , the inability to sell se f securities held in the	icted by trading volumes to make intended secu curities held in the Sche Scheme's portfolio. Also
	value of the Scheme's investments may be affected by fluctuations in interest rates, currency e and political, economic or other developments which may have an adverse bearing on individual s Risks associated with transaction in Units through Stock Exchange mechanism: Allotment and/o	securities, a specific se	ector or all sectors.	0
	exchange on any Business Day will depend upon the modalities of processing viz. collection of app has no control. Moreover, transactions conducted through the stock exchange mechanism will be g recognized stock exchange.			
	Please refer Scheme Information Document (SID) for risk associated with investing in REITS and Invi	Ts , securitized debt a	nd Foreign securities.	
Risk Mitigation / Management Strategy	Investments in equity and equity related securities carry various risks such as inability to sell securi reinvestment risk etc. Whilst such risks cannot be eliminated, they may be mitigated by diversificat accordance with the investment restrictions specified under the SEBI (Mutual Funds) Regulations securities market.	ion and hedging. Furt	her, the portfolio of a s	cheme will be construct
	Investment in debt securities carries various risks such as inability to sell securities, trading volur reinvestment risk etc. Whilst such risks cannot be eliminated, they may be mitigated by diversification	on.		
lans & Options	The Scheme has the following Plans: (i) Plan A - Plan A is meant for investors who route their inve- meant for direct investments, i.e. for investors who purchase/subscribe to the units of the Scheme investments through a Distributor.	-	- ()	· · ·
	Both Plans will have a common portfolio, but Plan B (Direct) will have a lower expense ratio on accound distinct NAVs. Also, the Options / Sub-Options will be available under both Plan A and Plan B (Direct). The details of Options / Sub-Options (available under each Plan) are as under: (a) Growth Option (I		-	
	Option (Default). If the Dividend under the Payout Option of the Scheme is less than or equal to ₹ 200, Further, pursuant to SEBI circular no. SEBI/HO/IMD/DF3/CIR/P/2020/194 dated October 05, 2020, U existing nomenclature of the "Dividend Option(s) / Sub-option(s)" as mentioned above is read in the 1 The Scheme offers:	it will, by default, be r nitholders are reques	einvested under the Re	investment sub-option.
	 A. Growth Option (default option in case no option specified by investor); B. Income Distribution Cum Capital Withdrawal Option ("IDCW") Option 			
	a. Payout of Income Distribution Cum Capital Withdrawal Option;			
	b. Re-investment of Income Distribution Cum Capital Withdrawal Option (default sub-option in	case no sub-option sp	ecified by investor)	
	If the IDCW under the Payout Option of the Scheme is less than or equal to Rs. 200, it will, by default, I	be reinvested under th	e Reinvestment sub-o	ption.
	Reinvestment of IDCW sub-option shall not be available to investors who transact through the stock of	exchange in demateria	alized mode.	
	Further, unitholders are requested to note that, the amounts can be distributed out of investors c realized gains.	apital (Equalization R	eserve), which is part	of sale price that repres

Broke	er Code mentioned	-		oned by the investor	Default Plan to be captured
	Not mentior		No	tmentioned	Direct Plan
	Not mentior			Direct	Direct Plan
	Not mentior			Regular	Direct Plan
	Mentione	d		Direct	Direct Plan
	Direct		No	t Mentioned	Direct Plan
	Direct			Regular	Direct Plan
	Mentione	d		Regular	Regular Plan
	Mentione	d	No	t Mentioned	Regular Plan
n 30 calendar da		of the application	n form from the inve	estor/ distributor. In c	nder Regular Plan. The AMC shall contact as a same the correct code is not received within
luding switch -i	ins)				
ceived up to 3 p.	.m. and the funds ar	re available for ut	tilization (credited t	o the Closing NAV	/ of the day shall be applicable.
re the cut off time	e				
ceived after 3 p.r	m. and the funds ar	e credited to the	bank account of th	e Closing NAV	/ of the next Business Day shall be applicab
cut-off time of th	he next Business Da	ay i.e. funds are a	available for utilisat	ion	
Business Day.					
ived before the c	cut-off time of sub	sequent busines	ss day where funds	are Closing NA	V of such subsequent Business Day shall t
he scheme befor	re the cut-off time	on any subsequ	uent Business Day.	applicable.	
			,		
be noted that :					
	applicable cut-off t	ime;			
			are credited to the	pank account of the se	cheme before the cut-off time;
		-		r intra-day or otherw	
	VAV shall be in line v	• •	-		
				(STPs) ate unitervil	I be allotted as per the closing NAV of the da
		. , .		· ,.	ctive of the instalment/ registration date of
			A	pplicable NAV	
upto 3.00 p. m.			C	losing NAV of the day	of receipt of application
after 3.00 p. m.			C	losing NAV of the next	t Business Day
nechanism. ugh electronic m s is received in th ct facility is 2.00	node (including onli ne servers of AMC/F) pm for purchases (ne facility), for th Registrar. on all business d	he purpose of deter lays. If the call is rea	mining the applicabil	me stamping as evidenced by the confirma ity of NAV, would be the time when the requ e cut off time, the same would be considered
-			-		ed as if they were repurchase transactions
n one scheme to	another the alloca	tion shall be in li	ine with redemptio	n payouts.	
- and in multiples	s of ₹ 1/- thereafter				
- and in multiples	s of ₹1/- thereafte	r.			
num amount					
eds shall be disp	patched to Unit Hold	ders within 10 w	orking days from t	ne date of redemption	n or repurchase request at the official point
d.					
ke any represent s of the said sche bility of the Nifty I, the Trustee ma	tation or warranty, eme or any membe 100, to track gener ay declare dividend	express or implie r of the public re al stock market p ls, subject to ava	ed (including warra garding the advisal performance in Indi ailability and adequ	nties of merchant abi bility of investing in se a. acy of distributable s	or promoted by India Index Services & Produ lity or fitness for particular purpose or use) ; ecurities generally or in the said Scheme lin urplus, calculated in accordance with the S as to the rate of IDCW distribution or that ID
The procedure a No. 3 / 65370 / 0	nd manner of paym 06 dated April 21, 2	ent of dividend s 006 as amended	shall be in line with d from time to time.		nes no. SEBI/IMD/CIR No. 1/64057/06 da
,	cated fund manage	r for overseas inv	vestments)		
ed					
an A Benchmark	Plan B Scheme	Benchmark		100 80 82 80 80 80 80 80 80 80 80 80 80 80 80 80	
Return (%)*	Return (%)	Return (%)*		40	\$ \$ <u>5</u>
58.51	56.37	58.51		20	10.73 11.51 13.3166 25.6 27.2
18.34	18.53	18.34			18 91 1
16.49	13.95	16.49	-	-20	
			-	-40	2 2 2
12.84	12.92	14.81		FY 20-21 FY 19-20 Scheme Returns - Plan A	FY 18-19 FY 17-18 FY 16-17 Scheme Returns - Plan B ■ Performance Benchmark
	sustained in the f	sustained in the future. Plan A and Plan	sustained in the future. Plan A and Plan B (Direct) have difi	sustained in the future. Plan A and Plan B (Direct) have different expense structur	12.04 12.32 14.01 Extension for the section of the section of the section for

Expenses of the Scheme	purchase / switch-in acce Similarly, no entry load is c with effect from August 01 The upfront commission o various factors including s Pursuant to SEBI circular 1 respect of units allotted on b. Exit Load : 1% if redeemed on or bef NIL if redeemed after 12 r c. Transaction Charge : (i) Nil on subscription a (ii) ₹ 100/- on every sut (iii) ₹ 150/-* on a subscri The transaction charge charge on a product *In the case of any ap funds, ₹ 100/- will be (ii) Recurring Expenses : The recurring expenses of the 5 Regulations 1996. These are as i. 2.25% on the first Rs.500 ii. 2.00% on the next Rs. 1,2 iv. 1.60% on the next Rs. 3,0 v. 1.50% on the next Rs. 5,0	quirements of SEBI circular no. SEBI/IMD/CIR No.4/168230/09 of the by the Fund. sharged with respect to applications for registrations under syste , 2009. n investment made by the investor, if any, shall be paid to the AR ervice rendered by the ARN Holder. No. SEBI/IMD/CIR No. 14/120784/08 dated March 18, 2008, with reinvestment of IDCW. ore 12 months from the date of allotment of units mounts less than ₹ 10,000/-; bscription of ₹ 10,000/- and above for an existing investor in m ption of ₹ 10,000/- and above for an investor investing in mutual f ge referred to in (ii) and (iii) above will be payable only for transact vasis. plicable transaction, where the AMC/Fund/Registrar is unable to charged as transaction charge. Scheme (including the investment management and advisory f s follows : crores of daily net assets. 100 crores of daily net assets. 100 crores of daily net assets. 100 crores of daily net assets.	matic investment plar N Holder directly by th n effect from April 1, 2 utual funds; unds for the first time. tions done through a d identify whether the in ees) shall be as per t	ns/ systematic transfer plan ne investor, based on the in 2008, no entry load or exit listributor who has opted to nvestor concerned is a first he limit prescribed under	ns accepted by the Fund nvestor's assessment of load shall be charged in preceive the transaction t-time investor in mutual the SEBI (Mutual Fund)
		on of 0.05% for every increase of Rs.5,000 crores of daily net asset	s or part thereof, on the	e next Rs.40,000 crores of t	the daily net assets.
	vii. 1.05% on the balance of t		n tha daily not coasts -f	the Scheme which shell be	within the movies on lists
		art, for investor education and awareness initiatives, at least 0.02% o entioned in the table above. Further, in addition to the TER, the followir			
	transactions and 5 bps in	n costs which are incurred for the purpose of execution of trac case of derivatives transactions. Any payment towards broker thin the maximum limit of TER mandated by Regulation 52(6) of th	age and transaction		
	in the Scheme, or (ii) 15% less than the higher of (i) expenses charged under t incurred as expense on ac from the date of investmer These additional expenses dated March 25, 2019, inf	can be charged based on inflows only from retail investors (othe lows of amount upto Rs. 2,00,000/- per transaction, by individu	cheme, whichever is h me shall be charged of for bringing inflows f sheme in case the said er than corporates and	nigher. Provided that if inflo on a proportionate basis. F from such cities. Provided d inflows are redeemed wi l institutions) from B-30 cit	pows from such cities are Provided further that the further that the amount thin a period of one year ies. As per SEBI Circular
	(c) Additional expenses, incur	nission for B-30 cities shall be paid as trail only. red towards different heads, not exceeding 0.05% of the daily n evied / not applicable to the Scheme.	et assets of the Scher	ne. However, such additio	nal expenses will not be
	Investors may note that Goods mentioned in the table above.	s and Service Tax (GST) on investment and advisory fees may I GST on expenses other than investment and advisory fees, if a GST on brokerage and transaction costs paid for execution of tra	ny, shall be borne by	the Scheme within the m	aximum limit of TER as
	The Mutual Fund would update	the current expense ratios on the website at least three working c.com/Downloads/Pages/expenseratio.aspx) for details on Total E		ctive date of the change. Ir	nvestors can refer to our
	Actual expenses for the previous yes				
Waiver of load for Direct	Plan A - 2.65% Plan B (Direct) - 1.7 Not Applicable, Pursuant to SEBI circ	5% cular no. SEBI/IMD/CIR no. 4/168230/09 dated June 30 2009 no 6	entry load will be obar	aed by the Scheme to inves	stor.
Applications			, ioua minoo onary	<u></u>	
Tax treatment for the Investors (Unit Holders)	Tax rates applicable as per the Finan	nce Act, 2021:	Tay on income in		TDS [°] on income in
Rates applicable as per the	Type of investor	Capital gains tax ²	Tax on income in respect of units	TDS [®] on Capital gains	respect of units
Finance Act 2021:	Resident individual/ HUF/ AOP/ BOI	Short Term Capital Gain (STCG) - 15%	At applicable tax slab rates	Nil	10% ¹¹
The information is provided for general information only. However,	Domestic companies	Long Term Capital Gain (LTCG) - 10% ^{12,13}	3100 10163		
in view of the individual nature of the implications, each investor is	· · · · · · · · · · · · · · · · · · ·			0100 15%	000/3
advised to consult his or her own	NRIs ^{6,8}			STCG - 15% LTCG - 10% ^{12,13}	20% ³
consult with their tax advisors/authorized dealers with	FPIs ^{4,6}		20%	Nil	20%4
respect to the specific amount of	Notes				
tax and other implications arising out of his or her participation in the	1. Tax and TDS are subject to su	urcharge (at applicable rates) and health and education cess (appl	ied on the aggregate o	of tax liability and surcharg	e at the rate of 4%).
scheme.	2. Provided that mutual fund un		applicable surpheres	(place refer to Note 10 h	olow) if any and Usalth
	3. Tax to be deducted at source and Education Cess @ 4% or	as per section 196Aof the Income tax Act, 1961 ('the Act') [plus i income-tax and surcharge].	applicable surcharge	(please refer to Note 10 b	elow), if any, and Health
		s (FPIs), Tax to be deducted at source as per section 196D of the A 24% on income-tax and surcharge].	Act [plus applicable su	rcharge (please refer to No	ote 10 below), if any, and

Health and Education Cess @ 4% on income-tax and surcharge].
Securities Transaction Tax ('STT') is applicable only in respect of sale of units of Equity-oriented funds (EOFs) on a recognised stock exchange and on repurchase (redemption) of units of EOFs by the mutual fund. STT in not applicable in respect of purchase/sale/ redemption of units of other schemes (other than EOFs).

 subject to STT, without giving effect to first and second proviso to section 48 i.e., without taking benefit of foreign currency fluctuation and indexation benefit. Further, cost of acquisition to compute long-term capital gains is to be higher of (a) Actual cost of acquisition; and (b) Lower of (i) fair market value as on 31 January 2018; and (ii) full value of consideration received upon transfer. 14. Section 139AA of the Act read with Rule 14AAA of the Income tax Rules, 1962 provides that where a person has failed to intimate / link Aadhaar with PAN by 30 June 												
 Approx enclose 112 of the Act, tog-perm capital gains in case of NBE working the locatize of 10% on transfer of capital assets, being united securities, comparison of the Act, the location is the the diserce of Permission quartum functional and inducation builting of the Information and discussions. By providen 25, and 25 of 10% of the Act, There are also also hand the Act, there are also also also also also also also also	6.	the NRI/FPI, if claim treaty b	that is more benefic enefits, unless the	cial than the provisions non-resident obtains a	of the Act, subject to c Tax Residency Certific	ertain conditior ate of being a r	s. As pe esident	er section 90(4) of the A of home country. Furt	Act, a no	n-resident sha	all not be entitle	
decompts. As per provisione of Societal 200As of the AX, If there is default on the part of a NR to provide in SPM, the task calls biddecide 2 higher the formation of apply. The requirements and tasks and the integration of the AX and the experiment and tasks. The reads of the Societa 200As of the AX at Time 100 cmpt and the task calls and the application and the AX at Time AX at AX at Tim	7.	As per section	n 112 of the Act, lo	ng-term capital gains i	n case of NRIs would	be taxable @ 1	0% on	transfer of capital ass		•	curities, compu	
access is higher of the followings rates: 1) block the rate specified in the ratio and provided immediated in the rate of 1) block the rate of 20. Surveys of the rate of the rate of 20. Surveys of the rate of the rate of 20. Surveys of the rate of the rate of 20. Surveys of the rate of the rate of the rate of 20. Surveys of the rate	8.	documents. A rates: i) rates	s per provisions of specified in relevar	Section 206ÅA of the Act nt provisions of the Act;	ct, if there is default on or ii) rate or rates in f	the part of a NF orce; or iii) rate	l to pro	vide its PAN, the tax sh	all be de	educted at hig	her of the follow	
TO 40 The tax populate to be level of notividual MHS or AOP's or DB was built access costed NH 2 Cr tu does not exceed NH 1	9.	section is high	ner of the followings	rates: i) twice the rate s	pecified in the relevan	t provision of th	e Act; o	r ii) twice the rate or rate				
T15 with the tax appaties to be levied on individuals /HE/s or AOP* or OBIs whose total income societs INR 10 for dots on texceed INR 5 Cr. S7% of the tax appable to be levied on individuals /HE/s or AOP* or OBIs whose total income societs INR 2 for this does not exceed INR 5 Cr. S7% of the tax appable to be levied on individuals /HE/s or AOP* or OBIs whose total income societs INR 2 for this does not exceed INR 5 Cr. S7% of the tax appable to be levied on individuals /HE/s or AOP* or OBIs whose total income societs INR 112 A and 114 A of the Act i.e. capital gains earned on sale of anial of capity individuals /HE/s or AOP* or OBIs whose total income exceeds INR 1 core to the soft 112 A with 114 of the Act i.e. capital gains earned on sale of anial of capity individuals /HE/s or AOP* or OBIs whose total income exceeds INR 1 core to the soft 112 A with 114 of the Act i.e. capital gains earned on sale of anial of capity individuals /HE/s or AOP* or OBIs whose total income exceeds INR 1 core to the soft 112 A with 11 core tax less than INR 1 to cores and 12%, where income exceeds INR 1 core total tass than IN 1 cores and tax to 115 A with to income does not exceed INR 1. core total tass than 110 cores and 12% where the income exceeds INR 1 cores that tax for 10% to be levied on tax tax for soft target of 112 A with 11 for 014 and 12%. To core that tax for 115 A with 12 charts 12% is applicable to within the origin target of capital target of target target 112 File is applicable. With 11 for 014 and 11 for 114 and 11 for 014 target 112 File is applicable to the origin target target 12% is applicable to the origin target 12% is applicable to the origin target 12% is applicable target 12% is applicable target 112 File is applicable. To core that target 112 File is applicable in advect target 111 File is applicable in advect target 111 File is 114 File or 114 K of 114 A with target 12% is applicable in advect 112 K with target 112 File is applicable in advect 112 K with target 112 File is applicable i	10.	Surcharge is a	applicable as follows	S:								
Compose the set of the tax payable to be levied on individuals / HIFs or AOP* or OBIs whose total income exceeds NR 2 C to discost or exceed NR 5 C r. Since 1: The Art 1: A set of the tax payable to be levied on individuals / HIFs or AOP* or OBIs whose total income exceeds NR 1 core but less than NR. 10 cores and at 12%, where income exceeds NR 1 core but less than NR. 10 cores and at 12%, where income exceeds NR 1 core but less than NR. 10 cores and at 12%, where income exceeds NR 1 core but less than NR. 10 cores and at 12%, where income exceeds NR 1 core but less than NR 10 cores and 5%, where income exceeds NR 1 cores. If the income does not exceed NR 1 cores but less than NR 10 cores and 5%, where income exceeds NR 1 cores. If the income does not exceed NR 1 cores but less than NR 10 cores and 5%, where income exceeds NR 1 cores. If the income does not exceed NR 1 cores but isses than NR 10 cores and 5%, where income exceeds NR 1 cores. If the income does not exceed NR 1 cores but isses than NR 10 cores and 5%, where income exceeds NR 1 cores. If the income does not exceed NR 1 cores are dots at the 100 km set when income exceeds NR 1 cores. If the income does not exceed NR 1 cores, the surcharge is NL. In case of mithaders opting or spicelia ta regime of 22% 15%, is explained below), thes surcharge is the 15% objection of the set was than the exceed NR 1 cores who or protein exceeds NR 1 cores. The lower rate of 25%, is explained the exceed NR 100 cores. The lower rate of 22% is explained to the fact. In Corpore Tax as a subject to fulfimetric destination exceeds NR 1 cores and subject to infinite or extension graphs are pare to the Act. In Core pare tax as a subject to fulfimetric destination and exceed NR 100 cores. The Act is to 400 km core as a subject to infinite or extension graphs are as able to the minimum alternate tax (except for these who or prot to lower rate of 22% 15% is explained able with the tax as that the or 10% oble with the tax as the tax of the Act. In Core pare tax as the t	•	10% of the tax	payable to be levie	d on individuals /HUFs o	r AOP's or BOIs whose	total income ex	ceeds l	NR 50 lakhs but does n	ot excee	d INR 1 crore.		
 37% of the tax payable to be levied on individuals VIII-Sin ADP is c0180 whose total income exceeds INR 1 crore. but less than INR 1 are capital gains earned on sale of capital gains earned and sale of capital gains earned on sale of capital gains earned on sale of capital gains earned on sale of capital gains earned for the Act Le. capital gains earned on sale of capital gains earned for the Act Le. Capital gains earned on sale of capital gains earned for the Act Le. Capital gains earned on sale of capital gains earned for the Act Le. Capital gains earned on sale of capital gains earned for the Act Le. Capital gains earned and sale of the Act Le. Capital gains earned and sa	•	15% of the tax	payable to be levie	d on individuals / HUFs o	or AOP's or BOIs whose	e total income ex	ceeds	NR 1 Cr but does not ex	ceed IN	R 2 Cr.		
Note Entranced survivage rates (25% and 37% shall not apply in case of capital gains earned on capital gains earned on sale of units of equity intertext mutual fund (which are subject to STT). • Surcharge 1.7% to be levied to domestic corporate unit holders where income exceeds INR 1 crore but less than INR. 10 crores and at 12%, where income exceeds INR 1 crore but less than INR 10 crores and 5% where income exceeds INR 1 crores. • In case of corporate unit holders other than domestic companies, surcharge at 2%, where income exceeds INR 1 crores but less than INR 10 crores. • In case of chronopie (10 crores). • In case of chronopie (12 %) is applicable, where the income exceeds INR 1 crore. If the income does not exceed INR 1 crore, the surcharge is NIL. • In case of chronopie (12 %) is applicable, where the income exceeds INR 1 crore. If the income does not exceed INR 1 crore, the surcharge is NIL. • In a company to exceed INR 1 forces. • In a company to exceed INR 1 crore, the surcharge is NIL. • In a company to exceed INR 10 crores. • In a company to exceed INR 10 crores. • In a company to exceed INR 10 crores. • In a company to exceed INR 10 crores. • In a company to exceed INR 10 crores. • In a company to exceed INR 10 crores. • In a company to exceed INR 10 crores. • In a company to exceed INR 10 crores. • In a company to exceed INR 10 crores. • In a company tore t									ceed IN	R 5 Cr.		
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In cases of unithoders opting for special tax regime of 22% 15% (as explained below, then surcharge at flar tarte of 10% to be levels on base tax for such, unithoders, The lower rate of 25% is optioned to companie segurated in narufacturing busiess (set-up & registered on or after 1 October 2019) subject to fulfiment of cartian conditions as provided in the section 115BA8 of the Act. Corporate Tax shall be levied at 25% is of the financial year 2020-2, 11 (the total turnover or gross receipts of the financial year 2017-3) to be sent exceed NR 400 croses. Further, the downsitic companies are subject to finitium attenants tax (carcing to threw or ago for tower rate to tax of 25% (5%) for the financial year 2017-3) to specific din tabve tax rates. Note - Health and Education creases to be levied at the rate of 4% on aggregate of base tax and surcharge. Tax to be downsite companies explained to financial year 2017-30 (below NR 5,000) in financial year. Tax to be downsite companies explained to regulary-oriented units held for a period of more than 12 months, immediately preceding the date of transfer, should be regarded as inong-term capital gains or transfer of units of CFG exceeding NR 100,000 shall be taxable 4010% provided transfer of such units is subject to 51% (below 10%), found the financial year. Section 132A of the Act read with Rule 14AA of the income tax Rules, 1962 provides that where a person has failed to initiate/ in Kaabhaar with PAN by 30 June 2021, the PAN withou gains of the subject of 12% is provided transfer of units and transfer of units upon consolidation of mutual fund schemes of tox or more schemes of EOFs in accordance with SEBI (Mutual Fund) Regulations, 1986 is exerption capital gains tax. An EOF has been defined in section 112A of the Act, Borg et and a scheme for Grad Actine Act and with RAH aga that the state as prescribed und reserve in the unithole of the state of a regulation for mutan fund within the same scheme from Grad Actine Act and with SEBI	•	In case of cor	porate unit holders	other than domestic c	ompanies, surcharge	at 2% where in	come e	exceeds INR 1 crore bu	it less th	nan INR 10 cro	ores and 5% wl	
The lower rate © 15% is optional for companies engaged in manufacturing business (set-up & registered on or after 1 October 2019) subject to fulfilment of certain conditions as provided in section 1158A of the Act. If a company decides to port for nonvertation rigines ap cert har transition (any Amendment Act. 2014). Item tax shall be levied at the rate of 22% is optional and subject to fulfilment of certain conditions as provided in section 1158A of the Act. Corporate Tax shall be levied at 25% for the financial year 2200 -21. The total turnover orgens receipts of the financial year 2018 -19 does not exceed NR 400 croses. Further, the domestic companies are subject to minimum alternate tax (except for those who optior lower rate of tax of 22% 115%) not specified in above tax rates. Note Healt and Giudication certs to be wheed at the red of 3% on agregate of tax base tax and subranze. 1. Tax to be deducted at source as per section 194K of the Act. There shall be no TDS deductible if income paid / credited in respect of units of a mutual fund is below NR 5,000 in affinancial year. 12. Capital gains arising on the transfer or display on transfer of units of EOFs exceeding NR 100,000 shall be taxable @10% provided transfer of such units is subject to 12.4 of the Act, nog-term capital gains on transfer of units of EOFs exceeding NR 100,000 shall be taxable @10% provided transfer of such units is subject to 12.4 of units the Nuel +4AAU. At the income tax Rules, 1982 provides that where a person has failed to intimate / link Adahar with PAN by 30 June 2021, the PAN of such person shall become tax rules, 1982 provides that where a person has failed to intimate / link Adahar with PAN by 30 June 2021, the PAN of such person shall become tax as prescribed und reservine 20640 core markes a unise on 31. Junuary 2018, and (i	•	In case of Part	nership firm, surch	arge at 12% is applicabl	le, where the income e	xceeds INR 1 cr	ore. If th	ie income does not exc	eed INR.	. 1 crore, the s	urcharge is NIL.	
22% is optional and subject to fulfilment of certain conditions as provided in section 1150AA of the Act. Corporate Tax stable beside at 25% for the financial syster 2200-21, if the total turnover or goss receipts of the financial year. 201 8-19 does not exceed MR 400 crores. Note - Health and Education cereas to be levied at the rate of 4% on aggregate of base tax and surcharge. 11. Tax to be doed at 25% for the financial year. 12. Capital gaine arising on the transfer or redemption of equity-oriented units held for a period of more than 12 months, immediately preceding the date of transfer, should be regarded as 'long-term capital gains'. 13. As per section 112A of the Act, Iong-term capital gains on transfer of units of EOFs exceeding INR 100,000 shall be taxable <i>di</i> 0% provided transfer of such and second proviso to section 481.6., without transfer dimension benefit of foreing currency fluctuation and indexation benefit. Further, cost of acquisition to conspute long-term capital gains is to be higher of (a) Actual cost of acquisition; and (b) Lower of (f) fair market value as on 31 January 2018, and (i) full value of considentiantor receive limited at 900 more such as the intervalue as on 31 January 2018, and (ii) full value of oroside such transfer of units upon consolidation of mutual fund schemes of two or more achemes of EOFs in accordance with SEBI (Mutual Funds) Regulations, 1996 is exemption; and is active as an Equity Oriented Funds, and the Act. Other tax provisions Current spit algain as the addition of Plans within a mutual fund scheme structure shall be transfer, subject to capital gains tax. Curent spit algain as thi	•	The lower rate	e @ 15% is optional	l for companies engage	· ·		-					
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is exempt from capital gains tax. 3. Currently, switching units of mutual fund within the same scheme from Growth Option to IDCW Option and vice-versa is subject to capital gains tax. 4. An EOF has been defined in section 112A of the Act. As per the said definition, a fund of fund scheme structure shall be treated as an Equity Oriented Fund if: a minimum of ninety per cent of the total proceeds of such fund is invested in the units of such other fund; a wind invests in units of other funds and fulfills the aforementioned criteria, then it shall be regarded as EOF. However, if the aforementioned conditions are not fulfilled, then the same shall be regarded as other than EOF and subjected to the same tax treatment as applicable to a non-EOF. INCOME TAX RATES FOR INDIVIDUAL / HUF / AOP/ BOI - Existing tax rates Total Income Up to INR 2,50,000^{100 (MIN)} INR 2,50,000 1 to INR 50,000 INR 5,00,000. INR 10,00,001 and above Tax Rates⁶¹⁰ NIL 5% 20% 30% a) In the case of a resident individual of the age of 80 years or more, the basic exemption limit is INR 300,000. INCOME TAX RATES FOR INDIVIDUAL / HUF - New Tax Regime⁶¹⁰ Total Income Up to INR 5,00,001 to INR 7,50,000 INR 7,50,000 INR 12,50,000 INR 15,00,000 INR 12,50,000 INR 12,50,000 INR 12,50,000 INR 12,50,000 INR 12,50,000 INR 15,00,000 INR 12,50,000 INR 15,00,000 INR	1.				lation of mutual fund	schemes of tw	o or mo	ore schemes of EOFs i	n accor	dance with SI	EBI (Mutual Fur	
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						Additional Info	rmatio	n and also consult the	eir own	tax advisor v	vith respect to	

	Sr. No.	019, the Stamp Duty (SD) chargeable effective from July 1, 2020 will as per the Transaction type / mode	able gron below i	SD payable by	Applicable Rate
	1	Sale of listed units on the Stock Exchange		Buyer	0.005%
	2	Off market transfer of units through a depository, for consideration, as disclos	ed by the trading parties	Buyer	0.015%
	3	Issue of units in a dematerialized form, irrespective of mode of subscription		Issuer (Please refer note no. 5 below)	0.005%
	4	Issue of units in physical form (Statement of account), for subscriptions throug Stock exchange Platforms		Issuer (Please refer note no. 5 below)	0.005%
	6	Issue of units in physical form (Statement of account), for subscriptions throug Platforms / Depositories	gn Stock exchange	Issuer (Please refer note no 5 below)	0.005%
	7	Third party sale of units in physical form for consideration Transfer / Transmission where there is no consideration involved		Transferor NA	0.015%
	8	Issue of units when creating segregated portfolio		NA	N/
	9	Redemption / Switch outs/ maturity of units		NA	NA
	10	Demat of units or conversion to SoA, without change in beneficiary		NA	NA
	Notes	:			
		Issue of units covered as above, will include reinvestment of IDCW, IDCW transfe Various mode of subscriptions referred are physical & electronic (through websi			ns (IDCW).
	3.	Stock Exchange Platforms refer to BSE's Star MF & NSE's NMF-II.			
	4.	As stamp duty is a levy, it will be recovered from the investor from their subscrip	tion / switch in amount. In	other words, the investors will bear the c	harge.
		For units issued either in demat form or by way of SoA, the stamp duty shall be amount by the investor, the stamp duty component will be arrived as follows:	calculated on the inclusiv	re method basis. For example, if Rs.25,0	00/-, is the investe
	TL	25000 / (1+SD rate) * SD rate	Deu		
Daily Net Asset Value (NAV)		AVs of the Scheme will be calculated and declared on the close of each Business ethodology of calculating the sale and repurchase price of units is given below :	Day.		
		ription (Sale) Price = Applicable NAV* (1+Entry Load)			
		he Applicable NAV is Rs. 10, and Entry Load is 1%, then the subscription price wil	ll be : Rs. 10*(1+0.01) = R	s. 10.10	
		Iders may note that the Regulations do not permit any Entry Load for subscription	n of Units, and accordingly	r, the subscription price will be the Applic	able NAV.
		nption (Repurchase) Price = Applicable NAV * (1-Exit Load) he Applicable NAV is Rs. 10, and Exit Load is 1%, then the redemption price will b	0. Pc 10*(1.0.01) - Pc 0	00	
		VC shall update the NAVs on the website of the Fund (www.barodamf.com.) a	, ,		india.com) on eve
		ess Day. The same shall be made available to unit holders through SMS upon rec			<u>indialooni</u> , on ore
	NAVsc	can also be viewed on www.barodamf.com and www.amfiindia.com			
or Investor Grievances please		or Relation Officer nitabh Ambastha	Name and Address of Re		
contact		a Asset Management India Limited	KFIN Technologies Priva Selenium Tower B. Plot r	umber 31 & 32, Financial District, Nanak	kramquda.
		itanium, 5th Floor, Western Express Highway, Goregaon (E), Mumbai - 400063.		Hyderabad - 500 032. India. Fax: +91 40	- ·
		: +91 22 6848 1000 /4219 7999, Fax: +91 22 6848 1001.	E-mail id: kfpl.bmfnct@l	kfintech.com	
Unit holders Information		ee No.: 1800-2670-189 • Email: info@barodamf.com			
	(a) Ur ma	nits in Physical mode :- Investors opting to subscribe to / hold units in physical ail and/or an sms to their registered email address and or mobile number, an al	llotment confirmation, as	soon as possible but not later than 5 Bus	
	(b) Ur	ate of acceptance of the request for subscription, and (ii) a CAS, as mentioned in ' nits in Demat Mode :- For investors who hold Units in dematerialized form, a der me as provided in the agreement with the beneficial owner.			manner and at su
		lidated Account Statement (CAS)			
		Holder will be sent, on or before the 15th of every month, by way of a mail / an e-	mail, a CAS, containing th	e details of all transactions effected by th	ne Unit holder acro
		nes of all mutual funds during the preceding month, including his/her/its holding:		÷ .	
		able. Investors may note that CAS will be issued on a monthly basis to all investor ors / unit holders who have provided an e-mail address, CAS will be sent by way o			
		as been forwarded through email. In case of a specific request received from			
		nt statement to the Unit Holder concerned, within 5 Business Days from the rece			
		t of specific requests from unit holders/investors, the AMC will send separate a amed Unit holder will receive the CAS / account statement. In the case of a dorma		6	o ,
		period ended March or September, a CAS detailing the investors' holdings acro			
	1 1	all be sent by way of a mail / an e-mail on or before the 21st day of the month imm	, ,	, , ,	AS will be sent by
		Unit holders whose e-mail address is available, unless a specific request is mac ordance with the above, the unitholders who do not have Demat account shal			on por the ovieti
		e. However, the following shall be applicable for unitholders having a Demat Acc		Consoliuateu Account Statements (CAS)	as per une existi
	1.1	vestors having MF investments and holding securities in Demat account shall re		d Account Statement from the Depositor	у.
		posolidation of account statement shall be done on the basis of PAN. In case of m			-
		ne CAS shall be generated on a monthly basis. In case there is no transaction in a ent to the investor on half yearly basis.	iny of the mutual fund folio	os and demat accounts then CAS with ho	lding details shall
		ne AMC shall ensure that the CAS for half year is issued on or before 21st day of the	•		
		there is any transaction in any of the Demat accounts of the investor or in any of his mult (pression, 'transaction', includes purchase, redemption, switch, payout of IDC		-	
		natic transfer plan.		, systematic investment plan, systema	uc withurawai pi
	Investo	ors are requested/ encouraged to register/update their email id and mobile nur o facilitate effective communication.	mber of the primary holde	er with the AMC/RTA through our investo	or service centres
		lio Disclosure			
	AMFI (\	AC shall disclose the portfolio (along with ISIN) as on the last day of the month / h www.amfiindia.com) within ten days from the close of each month / half year res e of Unit Holders whose e-mail addresses are registered, the Mutual Fund / AM(spectively in a user-friendl	y and downloadable spreadsheet format	
	within	10 days from the close of each month / half-year respectively. Litual Fund / AMC shall publish an advertisement every half-year, in the all India			
		g of the half-yearly statement of its schemes portfolio on its website and on the			

The inv W The inv Th Th Th Th Th Th Th Th Th Th	vestment str ithin the broa- he Scheme v- he fund man- he investmen- he investmen- he as scheme v- erefer to the Mutual Fun- da Hybrid ity Fund r known as da Hybrid ity Fund r known as da Hybrid ity Fund r known as da Hybrid ity Fund scheme is- d for long- c a pi tal e ci at i o n with stability h a well edportfolio r ising of the scheme is- scheme is- s	An open ended equity linked saturns of the Schem will invest 80% to 10 agement style will be a scheme would be i would focus on blue SID for detailed inved Baroda ELSS'96 An open ended equity linked saving scheme with a statutory lock in of 3 years and tax benefit T h e m a i n objective of the scheme is to provide the investor long term capital growth as sterme.	e is as follows : eme expects to invest 20% in Equity & Equ pe opportunistic with a blend of top down to deliver long-term -chip stocks with sc estment strategy. Baroda Banking and Financial Services Fund An open ended equity scheme in ve sting in banking and financial services sector The investment objective is to generate long- term capital	tpredominantly in con ity related instrument h regard to market c and bottom up, and capital growth from bund financials and r Baroda Mid-Cap Fund -An open ended equity scheme predominantly investing in mid cap stocks The primary objective of the scheme is to	npanies forming p nts and 0% to 20% apitalization and stock selection w an actively mana narket leadership Baroda Large Cap Fund An open ende equity schem predominant investing in larg cap stocks	d Baroda Dynamic Equity Fund I- An open ended dynamic asset e allocation fund y ge	er, the Scheme may in rket instruments. 'sector perspective g Growth At Reason g Growth At Reason g Growth At Reason Baroda Equity Savings Fund An open ended scheme investing i n e q u it y, arbitrage and debt instruments.	Baroda Large and Mid-Cap Fund An open ended equity scheme investing in both large and mid-cap stocks The primary	Baroda Business Cycle Fund An open-ended equity scheme following the Business Cycles theme
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3	5,730	27,141	10,242	13,337	9,421	80,285	21,335	37,865	37,210
4	13.39	217.57	54.06	76.08	50.29	1,485.78	404.06	640.32	1,120.51
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The sector allocation of the Scheme as on September 30, 2021 :

Sector	% to Net Assets
Automobile	5.16
Cement & Cement Products	2.57
Chemicals	1.42
Construction	2.71
Consumer Goods	9.90
Energy	8.55
Financial Services	30.09
Housing Finance	2.48
Industrial Manufacturing	3.41
IT	14.73
Metals	5.97
Pharma	6.19
Services	2.26
Telecom	1.53
Triparty Repo	2.51
Cash & Cash Equivalent	0.52
Total	100

The portfolio turnover ratio of the Scheme as on September 30, 2021 is 0.6779

	CHECKLIST OF DOCUMENTS TO BE EN	CLOSED WITH	I APPLIC	ATION FO	ORM (AS AF	PLICA	BLE, REFI	ER INST	RUCTIONS)	
Sr. No.	Documents	Company / Body Corporates	Trusts	Societies	Partnership Firms	HUF	NRI* / Individual	FPIs [#]	Investment Through Const. Attorney	Proprietor
1.	Certificate of Incorporation / Registration	✓	✓	✓	✓				✓	
2.	Resolution / Authorization to invest	✓	✓	✓	✓			✓	✓	
3.	Authorized Signatory List	✓	✓	✓	✓			\checkmark	✓	
4.	MoA&AoA	✓								
5.	Trust Deed		✓							
6.	ByeLaws			✓						
7.	Partnership Deed / Deed of Declaration				✓	~				
8.	Notarized Power of Attorney								✓	
9.	PAN Proof	✓	√	✓	√	~	√	✓	✓	√
10.	KYC Acknowledgment	✓	√	✓	√	~	√	√	✓	√
11.	Latest Bank Passbook/ Bank Account Statement/ Cancelled Cheque	√	✓	✓	√	√	√	√	✓	~
12.	FACTA / CRS	√	√	✓	√	√	√	√	✓	√
13.	UBO Declaration	√	~	√	√	✓		~	~	

* Non-resident are not required to obtain Aadhaar. [#]Copy of SEBI registration certificate should be provided.

I. GENERAL INSTRUCTIONS :

 Please read the Combined Scheme Information Document Equity ("SID"), Statement of Additional Information ("SAI") and Key Information Memorandum ("KIM"), containing the terms of offer, carefully, before investing.

It must be understood clearly that you are deemed to have accepted the terms, subject to which this offer is being made and bind yourself to the terms upon signing the Application Form and tendering payment.

- 2. Please fill up the Application Form in English in **BLOCK LETTERS**, using black or dark blue ink.
- Please strike out any section of the Application Form that is not applicable to you. Wherever tick boxes have been provided in the Application Form, please tick the appropriate box, as applicable to you. Please ensure that correction/cancellation of any of the mandatory information is countersigned by all applicants.
- Please ensure that you provide all requisite details and all supporting documents, as applicable to you.
- 5. Please note that Application Forms (i) which are incomplete, or (ii) which have any over writing on any field without the counter signature of all applicants, or (iii) which are invalid/ambiguous/not accompanied by necessary supporting documents, or (iv) not accompanied by a payment instrument or an account-to-account transfer instruction for the amount payable, or (v) which the Trustee to Baroda Mutual Fund ("Fund") may choose to reject for any other reason determined at its sole discretion, are liable to be rejected. In such an event, the money paid will be refunded/returned to the applicant concerned, without interest. Refund under such circumstances will be made by cheques or pay order drawn on the Bankers of the Fund.
- Applicants who have an existing folio number with the Fund are requested to mention that in the earmarked space.

II. APPLICANTS' INFORMATION :

- 1. The minor shall be the sole holder in an account. There shall not be any joint accounts with the minor, either as the first holder or as joint holder.
- If the investment is on behalf of a minor, please keep the following points in mind while filling up the Application Form:
 - The minor shall be the sole holder in the account (joint holding is not permissible) and nomination facility shall not be available. Details of joint holders and nomination, even if mentioned, will not be considered.
 - The guardian of the minor shall be a natural guardian (i.e. father or mother) or a court
 appointed legal guardian.
 - Details such as the minor's name and date of birth, guardian's relationship with the minor, guardian's name, PAN and KYC etc. are mandatory, along with supporting documents. Photo copy of a document evidencing the date of birth of minor such as birth certificate or school leaving certificate or passport or any other suitable proof should be enclosed with the Application Form.
 - Where the guardian is a court appointed legal guardian, suitable supporting documentary evidence should be provided.
 - If the mandatory details and/or documents are not provided, the application is liable to be rejected.
 - The investment proceeds would be accepted from Minor's bank account only"
- 3. In case of payment by cheque, please write the Applicant's name and the Application Serial Number on the reverse of the cheque.
- Please mention the Pin Code in the Address column. In case the PIN Code is not mentioned, all correspondence will be sent by registered / ordinary post.
- 5. All communication and/or payments will be made to the sole/first applicant.
- 6. It shall be mandatory to provide the mobile number. In case of joint holder, mobile number of the first holder is required to be mentioned.
- 7. Signatures should be in English or in any Indian language. Thumb impressions must be attested by a Magistrate/Notary Public under his/her official seal. For HUFs, the Karta should sign on behalf of the HUF. For partnership firms, a partner should sign on behalf of the firm. Similarly, for an Association of Persons or a company, the Application Form must be signed by the Authorised Signatory/Signatories, as applicable.
- Only individual(s) can make nomination. Please refer Instruction VII for further details regarding nomination.
- 9. Where units are held in the names of two or three persons, such persons shall be deemed to hold the units on a first holder basis. In case of HUF/Partnership Firm/AoP/Company etc., no joint holding will be considered. All tax exemptions can be availed of only by the first holder, in case of additional holdings. Please note that if you do not mention the mode of holding in the Application Form, it will be deemed to be "joint".
- 10. In case of applications under a Power of Attorney ("PoA") or by a limited company or by a body corporate or Eligible Institution or a registered society or a trust or a fund, the original PoA or a certified true copy thereof, duly notarized, and the relevant resolution or authority to make the application, as the case may be, including authority granted in favour of the officials signing the Application Form and their specimen signature or duly certified true copies thereof, along with a certified true copy of the Memorandum and Articles of Association and/or bye-laws and/or trust deed and/or partnership deed as well as the certificate of registration, must be lodged at the office of the Registrar, quoting the serial number of the Application Form simultaneously with the submission of the Application Form, failing which the said Form is liable to be rejected.
- 11. Any application without broker code will be treated as a 'Direct Investment'.
- 12. Any subsequent changes in static information such as address, bank details, sub-option etc. will be based on written communication from investors. These changes will be effected within 5 days of the valid signed request reaching the office of the Registrar KFin Technologies Private Limited ("Registrar") at Hyderabad, and any interim financial transactions will be effected with last available/registered details only.
- 13. All allotments will be provisional, subject to realisation of payment instrument and subject to Baroda Asset Management India Limited ("AMC") having been reasonably satisfied that the Fund has received clear funds. Any redemption or switch-out transaction in the interim is liable to be rejected at the sole discretion of the AMC.

III. BANK ACCOUNT DETAILS :

- SEBI regulations have made it mandatory for applicants/investors to mention their bank account numbers in their purchase applications/requests for redemptions. Please provide the full particulars of the Bank Account of the sole/first applicant, such as nature of Account, Account Number, 9 digit MICR Code Number (for Electronic Credit Facility), branch address of the bank etc. in the appropriate space in the application Application Form. Please provide the MICR code / IFSC code to help you in future for ECS / NEFT credit of redemption payouts. Please attach a copy of a cancelled cheque leaf. Application forms (and redemption requests) without the mandatory bank details are liable to be rejected.
- 2. Redemption proceeds and dividends will be (i) despatched by a reasonable mode of despatch such as courier, registered post, ordinary post/UCP etc. in case the payment is made by cheque or (ii) directly credited to the first applicant/holder's Bank Account (as per the details mentioned by the investor) in case the applicant(s) avail of the direct credit facility, RTGS or NEFT, and this shall be entirely and solely at the risk of the applicant(s). The applicant(s) will not hold the Fund or the AMC or the Registrar or the Trustee to the Fund responsible for any non-receipt or delay of receipt of redemption proceeds or dividends due to any negligence or deficiency in service by the courier company, postal authorities or the bank executing the direct credit/RTGS/NEFT, or due to incorrect bank account details provided by the applicant(s).
- 3. Multiple Bank Accounts Registration Facility and Updation of Bank Accounts :
 - The Fund offers its investors the facility to register multiple bank accounts for pay-ins &pay-outs and designate one such registered bank account as "Default Bank Account". Individuals, HUFs and sole proprietary firms can register upto five bank accounts and a non-individual investor can register upto the bank accounts in a folio. You may avail of this facility by using the "Multiple Bank Accounts Registration Form", available at ISCs and on the website of the AMC, www.barodamf.com. You may update the bank accounts in your account/folio at any time either through the aforesaid Multiple Bank Accounts Registration Form or through a standalone separate Change of Bank Mandate form. You may download the multiple Bank Form from our website www.barodamf.com.
 - If no "Default Bank Account" is specified, the AMC reserves the right to designate any of the bank accounts as the 'Default Bank Account'. Default Bank Account will be used for all redemption payouts, if no other registered bank account is specified in the redemption request for receiving redemption proceeds, or if a new unregistered bank account is specified in the redemption request for receiving redemption proceeds.
 - New bank accounts/change of bank mandate can be registered using the Multiple Bank Accounts Registration Form or through a standalone separate Change of Bank Mandate form, as mentioned earlier. In case a Unit holder provides a new and unregistered bank mandate or a change of bank mandate request along with a specific redemption/dividend payment request (with or without necessary supporting documents), such bank account will not be considered for payment of redemption/dividend proceeds. The Proceeds of such a redemption/dividend payment request will be sent only to the bank account that is already registered and validated in the folio at the time of processing of the transaction. Please note that any payments to any unregistered bank account or a new bank account forming part of redemption requestshall not be entrained or processed.
 - For any request for change of bank mandate/registering a new Bank account using the Multiple Bank Accounts Registration Form or a standalone Change of Bank Mandate form, please enclose, in respect of the new Bank Account:
 - An original cancelled cheque leaf of the new Bank account, with the first applicant's / unit holder's name and Bank account number printed on the face of the cheque OR
 - An original cancelled cheque of the New Bank Account without printed name AND Bank
 Account number and one of the following:
 - A latest original Bank statement;
 - The original Bank passbook with current entries not older than 3 months;

An original letter duly signed by the branch manager/authorized personnel of the Bank.
 If photocopy of any document is submitted, the copy should be certified by the Bank, or the original should be produced for verification.

In addition to the above, the AMC may require, in respect of the existing bank mandate which is undergoing a change on account of registering the new bank account, any one of the following documents:

- An original cancelled cheque with the first unit holder's name and bank account number printed on the face of the cheque;
- A latest original copy of bank statement/passbook (if photocopy is submitted, it has to be certified by the Bank, or the original has to be produced for verification);
- Original letter issued by the bank on the letterhead, confirming the bank account holder with the account details, duly signed and stamped by the branch manager or
- In case the bank account is already closed, a duly signed and stamped original letter from such bank on the letter head of bank, confirming the closure of the account.

Please note that any request without the necessary documents will be treated as invalid and will not be acted upon, and any financial transaction, including redemption, will be carried out with the previously registered details only.

- Valid change of bank mandate requests with supporting documents will be processed within ten days of the documents reaching the head office of the Registrar, and any financial transaction request received in the interim will be carried out based on the previously registered details. Please note that a new unregistered bank account specified in any redemption request for receiving redemption proceeds will not be considered.
- If you are a first-time investor, the bank account mentioned in the Application Form will be treated as the default bank account, unless a separate request (Multiple Bank Accounts Registration Form) to register multiple bank accounts and to use any one of those registered bank accounts as the default bank account is submitted by the investor.
- Registered bank accounts may also be used for verification of pay-ins (i.e. receiving subscription funds) to ensure that a third-party payment instrument is not used for subscription. The default bank account will be used for all redemption payouts, unless the Unit holder(s) specifies/specify one of the existing registered bank accounts in the redemption request for receiving redemption proceeds. However, in case Unit holder(s) does/do not specify the default account, the Fund reserves the right to designate any of the registered bank accounts as the default bank account.

- 4. If you opt to hold units in demat mode, please provide bank account details linked with your demat account. In case of any discrepancy, the details as per the depository will prevail.
- IV. KNOW YOUR CUSTOMER (KYC) AND PERMANENT ACCOUNT NUMBER (PAN) COMPLIANCE :
 - 1. PAN:
 - SEBI has made it mandatory for all applicants (in the case of application in joint names, each of the applicants) to mention their PAN, irrespective of the amount of purchase.
 - Where the applicant is a minor and does a not possess his / her own PAN, he / she shall quote the PAN of his/ her father or mother or the court appointed legal guardian, as the case may be.
 - In order that the AMC/Registrar may verify that the PAN of the applicants (in case of application in joint names, each of the applicants) has been correctly quoted in the Application Form, please attach along with the Application Form, a photocopy of the PAN card self-certified, or provide the original PAN Card for verification. The original PAN Card will be returned immediately across the counter after verification.
 - Applications (i) by investors residing in the state of Sikkim, (ii) by officials appointed by courts such as official liquidator, court receiver etc. and (iii) for subscription by the Central Government and/or a State Government are exempt from the mandatory requirement of PAN, however sufficient documentary evidence shall have to be submitted to enable verification that they are residents of the state of Sikkim. Investors (being individuals) applying for Micro SIP registrations are exempt from mandatory requirement of PAN submission. Such set of customers, however, need to complete the necessary KYC requirements, and get a unique reference number from the KRA's system called PAN Exempt KYC Reference No. (PEKRN).

A copy of the KRA issuance letter containing PEKRN should be attached with each application/ transaction.

- In the event of any Application Form being subsequently rejected for mismatch of applicant's PAN
 details with the details on the website of the Income Tax Department, the investment transaction
 will be cancelled and the amount may be redeemed at the applicable NAV, subject to levy of exit
 load, if any. Please contact any of the Investor Service Centres / Registrar / Distributors or visit our
 website, www.barodamf.com, for further details.
- 2. KYC:
- To simplify KYC norms and make them more investor friendly and uniform across all intermediaries registered with SEBI, SEBI has recently laid down certain changes in the KYC process. The primary objective behind this is to eliminate duplication of KYC across intermediaries in the securities market. For this purpose, KYC registration is being centralized through KYC Registration Agencies ("KRA") registered with SEBI. Thus, each investor has to undergo a uniform KYC process only once in the securities market and the details would be shared with other intermediaries by the KRAs. CDSL Ventures Ltd. ("CVL"), who was retained by mutual funds for centralized registration and record keeping of KYC records, has obtained SEBI registration as a KRA. Further, SEBI has mandated an In Person Verification ("IPV") of clients to be carried out as part of KYC. IPV shall be a one-time process, and once it is carried out by an intermediary, may be relied upon by other intermediaries also. For mutual funds, IPV may be carried out by the AMC or by the Registrar, or by Know Your Distributor ("KYD") compliant distributors who hold valid certifications issued by the National Institute of Securities Market ("NISM")/ Association of Mutual Funds in India ("AMFI") for their own clients or by Scheduled Commercial Banks (SCB).
- Under the new uniform KYC norms, the following shall be applicable for investing in the Scheme under this KIM :
 - 1. For New Investors who are not KYC compliant under the erstwhile or new KYC norms:
 - a. KYC Application Form to be used, which is attached along with the application.
 - IPV/ Document verification to be done by the Registrar/AMC/KYD compliant distributors/SCBs.
 - Acknowledgement to be issued to the investor to facilitate subsequent investments from the investor.
 - d. KYC application and necessary documents should either come along with a financial transaction or when the account is opened. This is in line with demat and bank account opening process.
 - For New Investors who have already done their KYC with any other SEBI registered intermediary under the new KYC norms: a. Such KYC compliant investors would not be required to do KYC again.
 - 3. For Existing Investors in the MF Industry: They will not be required to do KYC again.
- Investors who have completed their Centralised KYC (CKYC) and have obtained KYC Identification Number (KIN) from the Central KYC Records Registry (CKYCR), may quote their KIN while investing.
- KYC compliance with a KRA and enclosing the KYC Acknowledgement along with the Application Form are mandatory for all investors, including individuals, non-individuals, NRIs and channel investors, irrespective of the amount of application/value of transaction. Applicants applying for units through a PoA must ensure that the KYC Acknowledgement of both the issuer of the PoA and the holder of the PoAare enclosed along with the Application Form. The KYC Acknowledgement referred above will be issued by the KRA when an investor submits to the KRA, a KYC application and the prescribed documents. This KYC Acknowledgement is issued by the KRA as a token of having verified the identity and address of the investor(s) and for efficient retrieval of records.
- KYC status will be validated with the records of the KRA before allotting units. The Fund/AMC will not be held responsible and /or liable for rejection of KYC Form by the KRA. Where it is not possible to verify the KYC compliance status of the investor at the time of allotment of units, the Registrar/AMC/Trustee shall verify the KYC compliance status of the investor at the time of KYC requirements, the Trustee / AMC reserves the right to freeze the folio of the investor(s) and effect mandatory redemption of unit holdings of the investors at the applicable NAV, subject to levy of exit load, if any. In case of an investor applying for CKYC effective February 1, 2017, if there is a mismatch in the name appearing in the CKYC application form and the one mentioned in the Proof of Identity (POI) document, CERSAI will reject the CKYC application form and in the POI document are same.

 Please note that you need to comply with the KYC requirements by submitting requisite documents to the Registrar/AMC/Fund or any SEBI registered KRA and attaching the KYC Acknowledgement with the Application Form. For more information, please log on to www.cvlindia.com / www.amfiindia.com, before investing.

Applications are liable to be rejected if KYC requirements are not complied with by all the applicants, and if KYC acknowledgement is not enclosed with the Application Form.

Please note that KYC applicability norms for various investor categories may change anytime in future. Hence, with a view to avoiding rejections, investors are requested to apprise themselves about KYC applicability before submitting their transactions.

INTIMATION TO INVESTORS

Please note the following with respect to intimation to investors / unit holders regarding change of any request / rejection of such request:

- For any change or rejection of any request such as bank mandate, address etc., you may be intimated by way of letters or, if registered with the AMC/Fund, by way of emails and/or SMS.
- On receipt of any request for change of address or bank accounts, the AMC/Registrar will carry
 out necessary changes in the records, and send you an intimation letter to your old and new
 addresses, besides an intimation via e-mail and/or sms, if registered with the AMC/Fund.
- In case your request for change of address is rejected of due to any reason such as signature
 difference, the rejection intimation letter shall be sent to your old and new addresses, as well as
 via email and/or sms, if registered with the AMC/Fund.
- In case you have submitted a request for change of email ID or mobile number, the change
 intimation will be sent to your old and new email IDs and/or mobile numbers.

VI. INVESTMENT DETAILS AND PAYMENT PROCEDURE :

- Please mention the Option (Dividend/Growth) and Sub-Option (Reinvestment) you would like to invest in. In case you do not mention the Option, Growth Option will be deemed to be the default Option and units will be allotted to you under this Option.
- 2. Payment may be made by MICR cheque drawn on/made payable at all such places where Investor Service Centers ("ISC") are located and mailed to the nearest ISC. The Cheque must be drawn in the name of the scheme and crossed "ACCOUNT PAYEE & NOT NEGOTIABLE". Further, in order to avoid fraud and prevent misuse of payment instruments, investors are advised to draw payment instrument (i.e. cheque, pay order etc.) favouring either name of scheme -<Name of the First Investor>" or name of scheme - <Permanent Account Number of the First investor>" or name of scheme - <Folio number>".
- 3. In case of subscription by NRIs/ FIIs, in case the payment is made through Indian Rupee drafts purchased abroad or from FCNR or NRE Accounts, an Account Debit Certificate from the bank issuing the draft, confirming the debit should be submitted. For subscription made through NRE/ FCNR account cheques, the Application For must be accompanied by a photocopy of the cheque or Account Debit letter/Certificate from the banker.
- 4. Overseas Corporate Bodies, i.e. firms & societies which are held directly or indirectly but ultimately to the extent of at least 60% by NRIs & trusts, in which at least 60% of the beneficial interest is similarly held irrevocably by such persons, shall not be allowed to invest in the Scheme.
- Subscription by Multilateral Funding Agencies, on full repatriation basis, is subject to approval by the Foreign Investment Promotion Board.
- 6. Application Form (duly completed), along with a cheque (drawn on the nearest ISC/ transaction acceptance centre)/ may be sent by mail directly to the nearest ISC / transaction acceptance centre, or at Hyderabad may be sent to the Registrar, viz. KFin Technologies Private Limited, Karvy Selenium Tower B, Plot number 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad -500 032.
- 7. Please note the following points before submitting the Application Form at any of the collection centres.
 - Stock invests, outstation cheques, post-dated cheques, post-dated account-to-account transfer instructions, money orders and postal orders will not be accepted and Application Forms accompanied by such payment instruments are liable to be rejected.
 - ii) Cheques once returned in clearing will not be presented again, and the accompanying Application Form may not be considered for allotment.
- 8. The right to accept or reject any application in whole or in part lies with the Trustee to the Fund.

9. Third Party Payments -

- A payment towards subscription by cheque /RTGS/NEFT or any mode whatsoever is
 regarded as a 'Third Party' payment, if the payment is issued from a bank account other than
 that of the beneficiary investor. In order to safeguard the interests of applicants and avoid
 fraudulent transactions in any other name, the Fund does not generally accept Third Party
 Payments. The first applicant has to be one of the joint holders of the bank account from which
 the payment is made via cheque/Funds transfer/RTGS/NEFT. Therefore, please mention the
 bank account number, bank name & branch address from where the payment is issued and
 ensure that they match with details on the payment instrument, where applicable.
- Where the payment instrument does not mention the bank account holder's name(s), please attach bank pass book copy/bank statement (showing the account number, account holder's name and address)/bank letter (mentioning details like bank account number, branch address, account type etc.), with a view to substantiating that the first applicant is one of the joint holders of the bank account concerned.
- In case of RTGS, NEFT, ECS, bank transfer etc., please submit an acknowledged copy of the
 instruction to the bank stating the account number to be debited.
- In specific and exceptional situations where Third Party payments are permitted, such as (i) payment by parents / grand parents / related persons* on behalf of a minor (other than by a registered guardian) in consideration of natural love and affection or as gift for value not exceeding ₹ 50,000 for each purchase or (ii) payment by a custodian on behalf of an FII or a client, and (iii) payment by an employer on behalf of employees, KYC of the investor and KYC of the person making the payment are both mandatory, irrespective of the amount. Additionally, a joint declaration is also required to be submitted. *Related Person' means any person investing on behalf of a minor in consideration of natural love and affection or as a gift.
- The AMC reserves the right to reject the Application Form, or call for additional details, if the
 payment bank account and other details are not mentioned on the Application Form and/or do

not match with the payment instrument and/or necessary documents and declaration, as applicable to respective investors and transactions, are not attached or are insufficient. In case the funds are transferred to the Scheme account prior to the rejection of the Application Form, the amount transferred may not be refunded or redeemed unless the investor establishes KYC with additional documentation.

· Investors are advised to visit www.barodamf.com for more details, including the formats.

10. Please note that:

- (i) Regular Plan is meant for investors who route their investments through distributors only.
- (ii) Direct Plan is meant for direct investments, i.e. for investors who purchase/subscribe to the units of the Scheme directly with the Fund, and is not available for investors who route their investments through a Distributor.

Both Plans will have a common portfolio, but Direct Plan will have a lower expense on account of absence of brokerage and commission. Hence both plans will have distinct NAVs.

VII. NOMINATION:

- Nomination is mandatory where the mode of holding is single. Hence, Application Forms for sole applicants, without nomination, are liable to be rejected. Nomination can be made only by individuals applying for/holding units on their own behalf singly. Even those investors who do not wish to nominate must sign separately confirming their intention to not nominate. Where the mode of holding is joint, nomination is not mandatory; however a separate declaration indicating the wish not to nominate shall be given.
- Nomination shall not be permitted if the investment is on behalf of a minor. However, minors can be nominated and in that event, the name, address & signature of the guardian of the minor nominee(s) shall be provided by the applicant.
- The Nominee shall not be a trust, society, body corporate, partnerships firm, member of Hindu Undivided Family or a Power of Attorney holder. A nonresident Indian can be a nominee, subject to the policy of exchange control for the time being in force.
- Nomination in respect of the units stands rescinded upon transfer / transmission / switch-over of units.
- Transfer of units in favour of Nominee(s) shall be valid discharge by the AMC against the legal heirs, executors, administrators, etc.
- Cancellation of nomination can be made only by those individuals who hold units in their own name, either solely or jointly, and who have originally made the nomination.
- On cancellation of nomination, the nomination shall stand rescinded and the AMC shall not be under any obligation to transfer the units in favour of the nominee(s).
- 8. The rights in the units will vest in the nominee(s) only upon the death of all Unit Holders.
- 9. Nomination can be made in favour of a maximum of three nominees. In case of multiple nominees, the percentage of the allocation/share should be in whole numbers (without any decimals), making a total of 100%. In the event of the applicants not indicating the percentage of allocation/share for each of the nominees, the AMC, by invoking the default option, will settle the claim equally amongst all the nominees.
- Nomination will maintained at the folio / account level and will be applicable for all investments in that folio or account.
- Where a folio has joint holders, all joint holders shall sign the request for nomination, even if the mode of holding is not "joint".

VIII. TRANSACTION CHARGE:

- The following transaction charges shall be applicable:
- (i) Nil on subscription amounts of less than ₹ 10,000/-;
- (ii) ₹100/- on every subscription of ₹10,000/- and above for an existing investor in mutual funds;
- ₹ 150/-* on a subscription of ₹10,000/- and above for an investor investing in mutual funds for the first time.
- (iv) For SIP, transaction charges will be recovered in 4 installments

*In the case of any applicable transaction, where the AMC/Fund/Registrar is unable to identify whether the investor concerned is a first-time investor in mutual funds, ₹ 100/- will be charged as transaction charge.

The transaction charges referred to in (ii) and (iii) above will be payable only for transactions done through a distributor who has opted to receive the transaction charge.

IX. EMPLOYEE UNIQUE IDENTIFICATION NUMBER :

SEBI circular dated September 13, 2012 has directed AMCs to capture in the Application Form, in addition to the AMFI Registration Number (ARN) of the distributor, the Unique Identity Number (EUIN) of the employee/relationship manager/sales person of the distributor who has interacted with the investor concerned for the sale of the relevant mutual fund scheme. It is mandatory to mention the EUIN in the box provided for this in the Application Form, particularly in advisory transactions, as the EUIN will assist in tackling issues relating to mis-selling even if the employee/relationship manager/sales person leaves the employment of the distributor.

X. REDEMPTION/REFUND PAYOUTS:

Baroda Mutual Fund shall credit redemption proceeds / refund payout into the investor's account electronically, in case the IFSC Code /MICR code has been provided by the investor. An investor who purchases units through a broker / clearing member in electronic mode will receive units in his/her/its account through his/her/its broker / clearing member's pool account. The AMC will credit the units to the broker / clearing member's pool account, and they in turn will credit the units to the investor's account. Credit of units to the broker / clearing member's pool account by the AMC shall discharge the AMC of its obligation of allotment of units to the investor. In case of Bank / Broker / Clearing Member not crediting the investors bank account with /without assigning any reason for it or if the transaction is delayed or not effected at all for reasons of incomplete or incorrect information, the investor shall not hold Baroda Mutual Fund responsible. In case the account number furnished by the investor is found incorrect, the investor shall not hold Baroda Mutual Fund responsible for the credit going to the wrong account. Further, Baroda Mutual Fund reserves the right to issue a payable at par cheque, in case it is not possible to make payment by NEFT/ECS.

XI. COMPLIANCE UNDER FOREIGN ACCOUNT TAX COMPLIANCE ACT (FATCA):

As mentioned by SEBI in its circular no. CIR/MIRSD/2/2014 dated Aug 26, 2015, India and the United States of America ("USA") have signed an agreement on July 9, 2015, on the terms of an Inter-

Governmental Agreement ("IGA") to implement Foreign Accounts Tax Compliance Act ("FATCA"). Further, the Organization of Economic Development ("OECD") along with G-20 countries has released a 'Standard for the along with G-20 countries has released a 'Standard for Automatic Exchange of Financial Account Information in Tax Matters' commonly known as Common Reporting Standard ('CRS'). India is signatory to the Multilateral Competent Authority Agreement ("MCAA") for the purposes of CRS.

The AMC / Mutual Fund is classified as "Foreign Financial Institution" under the FATCA provisions. The intention of FATCA is that the details of U.S. investors holding assets outside the U.S. will be reported by financial institutions to the United States Internal Revenue Service (IRS), as a safeguard against U.S. tax evasion. As a result of FATCA, and to discourage non-U.S. financial institutions from staying outside this regime, financial institutions that do not enter and comply with the regime will be subject to a 30% withholding tax with respect to certain U.S. source income. Under the FATCA regime, this withholding tax applies to payments that constitute interest, dividends and other types of income from the US sources. The AMC/Mutual Fund would be required to collect relevant information(s) from the investors towards FATCA / CRS compliance and report information on the holdings or investment to the relevant authorities as per the stipulated timelines.

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 Investment Entities to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our account holders. In relevant cases, information will have to be reported to tax authorities / appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto.

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

Please note that you may receive more than one request for information if you have multiple relationships with Baroda Mutual Fund 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.

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

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

FATCA & CRS Indicia observed (ticked)

Documentation required for Cure of FATCA/ CRS indicia

U.S. place of birth

- Self-certification that the account holder is neither a citizen of United States of America nor a resident for tax purposes;
- 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
- 1. Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and
- 2. Documentary evidence (refer list below).

Telephone number in a country other than India

If no Indian telephone number is provided

- 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
- 2. Documentary evidence (refer list below).
- If Indian telephone number is provided along with a foreign country telephone number
- 1. Self-certification that the account holder is neither a citizen of United States of America nor a tax resident for tax purposes of any country other than India; OR
- 2. Documentary evidence (refer list below).

Telephone number in a country other than India

- 1. Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and
- 2. Documentary evidence (refer list below).

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

- 1. Certificate of residence issued by an authorized government body*.
- Valid identification issued by an authorized government body* (e.g. Passport, National Identity card, etc.).

*Government or agency thereof or a municipality of the country or territory in which the payee claims to be a resident.

Applicants are required to refer to the information on FATCA contained in the application form. Signing up of declaration or filling up of indicia, as applicable, is mandatory, in the absence of which, the applications are liable to be rejected.

XII VIRTUAL PAYMENT INTERFACE (VPI)

Unified Payments Interface (UPI) is a payment system launched by National Payments Corporation of India and regulated by the Reserve Bank of India which facilitates the instant fund transfer between two bank accounts on the mobile platform. It is a quick and easy way to send and receive money using a Virtual Payment Address without entering additional bank details. Investors can use their VPAs to make investment if registered for online transactions on our website www.barodamf.com.

Common Application Form (For Lumpsum)



Please read product labeling details available on cover page and the instructions before filling up the Application Form. Tick (🗸) whichever is applicable, strike out whichever is not required.

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Add convenience to your life with our value added service

~	Simply send **S	MS to 9212 132763 to avail the below facilities
-	Balance	SMS BAL <space> last 6 digits of Folio No.</space>
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	Account Balance	
	Account Statement	
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For more details call : 800-2670-189 (Toll Free)	
am to 6 pm - Monday to Irday on all Business Days am to 2 pm on 2 nd & 4 th	

**SMS charges as per service provider applicable.

FATCA & CRS INFORMATION [Please tick ()] For Individuals & HUF (Mandatory) Non Individual investors should mandatorily fill seperate FATCA detail form

Refer Instruction XI for more details The below information is required for all applicant(s)/ guardian

Address Type: Residential or Business Residential Business Registered Office (for address mentioned in form/existing address appearing in Folio) Is the applicant(s) Country of Birth / Nationality / Tax Residency other than India?

First Applicant (including Minor)	Second Applicant	Third Applicant
Yes No	Yes No	Yes No

If "Yes", please provide the following information (Mandatory)

Please indicate all countries in which you are resident for tax purposes and the associated Tax Reference Numbers below.

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REDEMPTION / REFUND PAYOUTS (Refer Instruction X for details)

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Option (please ✓)	ption (please 🗸) 🗌 Growth 🗌 IDCW Sub Option 🗋 Monthly 🗋 Quarterly Pay out 📄 🔹 Reinvestment						
INVESTMEN	INVESTMENT DETAILS (Strike off whichever is not applicable) 🔳 Lumpsum						
GROSS AMOUNT (A)	₹ A	CHARGE	ES (IF ANY) (B) B	NET AMOUNT (CHEQUE AMOUNT) ₹	A minus B		
MODE OF PAYMENT Cheque NEFT / RTGS UPI OTM							
Cheque Details	A/c No.		A/c T	уре			
Oneque Details	Cheque No.	Date D	D M M Y Y Y Y	Drawn on Bank			
In case of NEFT / RT	GS payment UTR No.						
DEMAT ACC	OUNT DETAILS	nal Securities Depository I	Limited Central Deposi	tory Services (India) Limited			
Depository Participa	nt Name Mr / Ms / M/s						
DP ID No.	Cli	ent ID No.					

NOMINATION DETAILS (To be filled in by individuals singly or jointly. Mandatory only for Investors who opt to hold units in Non-Demat Form) Refer Instruction VII.

Name and Address of the Nominee(s)	Relationship between Nominee & Investor	Date of Birth	Name & Address of Guardian (to be furnished in case the nominee is minor)	PAN	Signature of Guardian / Nominee	Proportion (%) by which the units will be shared by each nominee (% to aggregate to 100%)
Nominee 1		DDMMYYYY				
Nominee 2		DDMMYYYY				
Nominee 3		DDMMYYYY				

DECLARATION AND SIGNATURES

I/We have read and understood the contents of the scheme related documents and hereby apply for allotment of units in the Scheme. I/We agree to abide by the terms, conditions, rules & regulations governing the Scheme. I/We hereby declare that I/We am/are authorized to make this investment and that the amount invested in the Scheme is through legitimate sources only and does not involve and is not designed for the purpose of any contravention or evasion of any act, rule, regulation, notification or direction or any other applicable laws issued by the Government of India or any regulatory or statutory authority. I/We have understood the details of the Scheme and in the event "Know Your Customer" process is not completed by me/us to the satisfaction of the AMC, I/We hereby authorize the AMC to redeem the funds invested in the Scheme, in favour of the first applicant at the applicable NAV prevailing on the date of such redemption and to undertake such other action with such funds as may be required by law. I/We hereby authorise Baroda Mutual Fund, its Investment Manager and its agents to disclose details of my investment Adviser.

The ARN holder has disclosed to me/us all the commission (in the form of trail commission or any other mode), payable to him/it for the different competing schemes of various mutual funds from amongst which the Scheme is being recommended to me/us. I/We have neither received nor been induced by any rebate or gifts, directly or indirectly, in making this investment. I/We declare that the information given in this application form is correct, complete and truly stated. If I/We have not ticked for not appointing a nominee, then the Application Form shall be processed as without nomination.

Applicable for "Execution Only" transaction : I/We, the undersigned, hereby acknowledge and confirm that the above transaction is "Execution Only" as explained vide SEBI circular no. CIR /IMD/DF/13/2011 dated 22 August 2011. This investment is being made notwithstanding the advice of the appropriateness/inappropriateness of the same and the distributor has not charged any advisory fees on this transaction.

Applicable for NRIs : I/We confirm that I am/we are Non-Residents of Indian nationality/origin but not residents of the United States and Canada and I/we hereby confirm that I/we have remitted funds from abroad through approved banking channels or from my/our monies in my/our domestic account maintained in accordance with applicable RBI guidelines.

Applicable for FATCA & CRS :

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

1st Applicant Signature / Guardian Signature

2nd Applicant Signature / POA Signature

d Applicant Signature / POA Signature /

Toll Free Number No. : 1800 2670 189		
9 am to 6 pm - Monday to Saturday on all Business Days 9 am to 2 pm on 2 nd & 4 th Saturdays of the Month	Visit us at : www.barodamf.com	Email: info@barodamf.com

Multiple SIP Application Forms



Please read product labeling details available on cover page and the instructions before filling up the Application Form. Tick (\checkmark) whichever is applicable, strike out whichever is not required.

DISTRIBUTOR	R INFORMATIO	N (Only empanelled Distributo	rs / Brokers will be permi	tted to distribute Units o	f Baroda Mutual Fund)	
Distributor / Broker	ARN Sub-Bi	roker Code Su	b-Broker ARN	EUIN	LG Code	RIA Code
						or advice by the employee/relationship manager/ sales anager/sales person of the distributor/ sub broker.
1st Applicant Signature / Guard	ian Signature / POA Signatur	e / Thumb Impression	2nd Applicant Signature / POA	A Signature / Thumb Impressio	n 3rd	d Applicant Signature / POA Signature / Thumb Impression
TRANSACTIO	N CHARGES F	OR APPLICATIONS T	HROUGH DISTR	IBUTORS ONLY	(Please refer Instruc	tions VIII)
		cross Mutual Funds. payable to the Distributor)				vestor across Mutual Funds. and payable to the Distributor)
		0/- or more and your distrib will be issued against the ba		eive Transaction Char cisting Folio Numbe		ible, as applicable, from the purchase / subscription
Status of the First Applica				•		Non Repatriation NRI-Repatriation Body Corporate
		st 🗆 FPIs 🗆 Company 🗌 QI				•
MODE OF HOI	_DING 🔲 Single	e OR 🚺 Joint OR	Anyone or Sur	vivor Default O	otion: Joint (Please	refer Instructions II)
SOLE / FIRST	APPLICANT'S I	PERSONAL DETAILS	(Please fill in ALPHABET	S and use one box for one	alphabet, leaving one box	k blank between two words, as it appears in your PAN Card)
Name Mr Ms M/s			NA	ME AS PER PAN CAR		
Address [P. O. Box Addre	ss is not sufficient] (Ind	lian address, in case of NRIs/ FF	Pl's)			
					City	
	ndatory) St	ate	Fau Na	Countr		9- KI-
Phone (Off.) Phone (Res)			Fax No. Email ID1*		MODI	ile No.
Email ID2*				Status (ple	ase √) □ Self □ Sp	ouse 🗌 Dependent Children 🗌 Dependent Parents
*Wherever email ID is registered		of Account (e-SOA) will be shared w		vant to receive a physical sta	tement, please request for t	the same separately.
Investors are advised to give the out of providing third party email		r family member and not third party s	to that the important commur	nication from the Fund reac	nes them directly and in time	e. This will also prevent any unintended consequences that can arise
SECOND APPLICANT	'S Name					
Mr Ms						
THIRD APPLICANT	S Name					
Mr Ms						
Name of the Guardian	(in case First / Sole /	Applicant is minor) / Contac	t Person - Designation	n / PoA Holder (In ca	se of Non-Individual I	nvestors)
		be filled in by the investor)				≯
Received from Mr. / Ms		be filled in by the investor)				
PAN	. / 10//3.	an Application f	or scheme			
Option (please ✓)	Growth DDCW	/ Sub-op	otion (please ✓)	Reinvestment	Pay-out	
along with Cheque / U	FR No.			Dated D	M M Y Y	YY
Drawn on (Bank)				Amount₹		Signature, Stamp & Date

Overseas Address (Mandato	bry in case of NRI/ FPIs applicant, in addition to mailing ad	ress)							
State	Country			Zip Code					
Information (*Mandatory)	First Applicant**	Second A	nnlicant	Third Applicant					
Date of Birth			ppiloant						
PAN/PEKRN [#]									
Aadhaar									
Mobile No.*									
KIN No (CKYC)									
**Incase Minor / POA									
	Guardian (In case of Mine	r)	POA Holder						
Name									
Relationship									
Date of Birth of Minor	D D M M Y Y Y Y								
PAN/PEKRN									
Aadhaar									
Mobile No.*									
KIN Nos. (CKYC)									
Information to Investor's		/regulations. The mandatory re nticate the same in accordance	equirement to submit the point with the Aadhaar Act, 201						
Consent	validating/authenticating and (ii) updating my/our	Aadhaar number(s) in accorda Ig/disclosing my Aadhaar nu	ance with the Aadhaar Ac umber(s) including dem	thereunder, for (i) collecting, storing and usage t, 2016 (and regulations made thereunder) and PML lographic information with the asset manageme loose of updating the same in my/our folios.					
Signature									
Politically Exposed Person (PEP)	Self Related Not Applicable	Self Related	Not Applicable	Self Related Not Applicable					
Occupation of the Applicant	Student Business Professional Retire Housewife Builder Sports Defend Public Co.(Listed) Public Co.(Unlisted) Agriculture Forex Dealer Gov. Service Public Sector Service Pvt. Sector Service Entertainment Other	e Housewife Builder d) Public Co.(Listed) e Agriculture Forex D	Professional Retired Sports Defence Public Co.(Unlisted ealer Gov. Service Pvt. Sector Service	Housewife Builder Sports Defer Public Co.(Listed) Public Co.(Unlist Agriculture Forex Dealer Gov. Servi					
Gross Annual Income	□ <1L		☐ 5-10 L Cr ☐ > 1 Cr and so on	□ <1L					
		OR							
Net-worth* in ₹ (Lacs) *Should not be older than one									
year (Mandatory for Non- Individual)									
year (Mandatory for Non-			/						
year (Mandatory for Non- Individual)	Is the entity involved in any of the following services:			Yes No • Money Lending/ Pawning Yes					

Add convenience to your life with our value added service

~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Simply send **S	Simply send **SMS to 9212 132763 to avail the below facilities								
15}	Balance	SMS BAL <space> last 6 digits of Folio No.</space>								
	NAV	SMS NAV <space> last 6 digits of Folio No.</space>								
1-1	Statement thru Email	SMS ESOA < space > last 6 digits of Folio No.								
کم کر	Last 3 Transactions	SMS Transaction <space> last 6 digits of Folio No.</space>								
~~~~	**SMS charges as per servi	ce provider applicable.								

S



In	vestor can avail below facilities
1.	NAV
2.	Account Balance
3.	Account Statement
4.	Last 5 Transactions

For more details call : 1800-2670-189 (Toll Free) am to 6 pm - Monday to urday on all Business Days 9 am to 2 pm on 2nd & 4th

FATCA & CRS INFORMATION [Please tick ()] For Individuals & HUF (Mandatory) Non Individual investors should mandatorily fill seperate FATCA detail form

Refer Instruction XI for more details The below information is required for all applicant(s)/ guardian

Address Type: Residential or Business Residential Business Registered Office (for address mentioned in form/existing address appearing in Folio) Is the applicant(s) Country of Birth / Nationality / Tax Residency other than India?

First Applicant (including Minor)	Second Applicant	Third Applicant
Yes No	Yes No	Yes No

If "Yes", please provide the following information (Mandatory)

Please indicate all countries in which you are resident for tax purposes and the associated Tax Reference Numbers below.

Category	First Applicant (including Minor)	Second Applicant/ Guardian	Third Applicant
Name of Applicant			
Place/ City of Birth			
Country of Birth			
Country of Tax Residency#			
Tax Payer Ref. ID No^			
Identification Type [TIN or other, please specify]			
Country of Tax Residency 2			
Tax Payer Ref. ID No. 2			
Identification Type [TIN or other, please specify]			
Country of Tax Residency 3			
Tax Payer Ref. ID No.3			
Identification Type [TIN or other, please specify]			

#To also include USA, where the individual is a citizen/ green card holder of USA. ^In case Tax Identification Number is not available, kindly provide its functional equivalent.

Account Ty	Branch ype Saving	gs 🗌 C	urrent	NRO	NRE	Others			
Account Ty	ype 🔄 Saving	gs 🗌 C	urrent	NRO	NRE	Others	•		
							`		
	City								
Example for filling	Ac. No.	1	3	5	7	*This is a kindly obt	n 11 Digit I ain it from	Number, your Banl	k Branch
the Account No.	In words	One	Three	Five	Seven	(Please at	ttach copy of	of cancelle	d cheque
t	the Account No.	Example for filling Ac. No.	Example for filling the Account No. Ac. No. 1 In words One	Example for filling Ac. No. 1 3	Example for filling Ac. No. 1 3 5	Example for filling the Account No. Ac. No. 1 3 5 7 In words One Three Five Seven	Example for filling Ac. No. 1 3 5 7 *This is a	Example for filling Ac. No. 1 3 5 7 *This is an 11 Digit I kindly obtain it from	Example for filling Ac. No. 1 3 5 7 *This is an 11 Digit Number, kindly obtain it from your Bank

REDEMPTION / REFUND PAYOUTS (Refer Instruction X for details)

Client ID No.

DEMAT ACCOUNT DETAILS Ational Securities Depository Limited Central Depository Services (India) Limited

Depository Participant Name Mr / Ms / M/s

DP ID No.

NOMINATION DETAILS (To be filled in by individuals singly or jointly. Mandatory only for Investors who opt to hold units in Non-Demat Form) Refer Instruction VII.

Name and Address of the Nominee(s)	Relationship between Nominee & Investor	Date of Birth	Name & Address of Guardian (to be furnished in case the nominee is minor)	PAN	Signature of Guardian / Nominee	Proportion (%) by which the units will be shared by each nominee (% to aggregate to 100%)
Nominee 1		DDMMYYYY				
Nominee 2		DDMMYYYY				
Nominee 3		DDMMYYYY				

SCHEME DETAILS First Instalment Details: (Please issue cheque favouring "Baroda Mutual Fund") (Please choose the Option and Sub-option for Investment, please read product labeling details available on Cover Page and Instruction before filling this section)							
*Cheque Favouring Scheme Name	Plan/Option	Amount Invested (₹)	Cheque No./ UTR No. (in case of NEFT/RTGS)	Bank and Branch and Account Number (for Cheque)			
				-			

SIP AND PAYMENT DETAILS (Please refer instruction)

Sr. No.	Scheme/Plan/Option	Frequency	Date	SIP Date Start	SIP Date End	OR Perpetual (Default)*	SIP Amount
1		Monthly (default)	$\Box 1^{st} \Box 10^{th} \Box 15^{th} \Box 25^{th}$				
1.	Plan/Option	Calendar Quarter	1 st 10 th 15 th 25 th				
_	Scheme	Monthly (default)	1 st 10 th 15 th 25 th				
Ζ.	Plan/Option	Calendar Quarter	1 st 10 th 15 th 25 th		DD/MM/YYYY		
2		Monthly (default)	1 st 10 th 15 th 25 th		DD/MM/YYYY		
3.	Plan/Option	Calendar Quarter	1 st 10 th 15 th 25 th				
4		Monthly (default)	1 st 10 th 15 th 25 th				
4.	Plan/Option	Calendar Quarter	1 st 10 th 15 th 25 th		DD/MM/YYYY		
1 st S	IP Cheque Details Cheque No.	Date D	D M M Y Y	YY	*Perpetual U	ntil Cancelled (99	years) (Default)

SIP date should be either 1" / 10" / 15" / 25" (Note: Cheque should be drawn on bank details provided below) (Note: Please allow minimum one month for auto debit to register and start).

I hereby authorise Baroda Mutual Fund (BMF) and their authorised service providers to debit my following bank account by ECS (Debit Clearing) / auto debit to account for collection of SIP payments.

I/We have read and understood the contents of the scheme related documents and hereby apply for allotment of units in the Scheme. I/We agree to abide by the terms, conditions, rules & regulations governing the Scheme. I/We hereby declare that I/We do not have any existing Micro SIPs which together with the current application will result in aggregate investments exceeding ₹ 50,000 in a year. I/We have neither received nor been induced by any rebate or gifts directly or indirectly in making this Systematic Investment. The ARN holder has disclosed to me/us all the commissions (in trail commission or any other), payable to him for the different competing schemes of mutual funds from amongst which the Scheme is being recommended to me/us. I/We hereby declare that the particulars given here are correct and express my/our willingness to make payments referred above through direct debit/participation in ECS. If the transaction is delayed or not effected at all for reasons of incomplete or incorrect information, I/We would not hold Baroda Mutual Fund, Baroda Asset Management India Limited, its investment manager, or any of their appointed service providers or representatives responsible. I/We will also inform Baroda Asset Management India Limited about any changes in my/our bank account. I/We have read and agreed to the terms and conditions mentioned overleaf.

DECLARATION AND SIGNATURES

I/We have read and understood the contents of the scheme related documents and hereby apply for allotment of units in the Scheme. I/We agree to abide by the terms, conditions, rules & regulations governing the Scheme. I/We hereby declare that I/We am/are authorized to make this investment and that the amount invested in the Scheme is through legitimate sources only and does not involve and is not designed for the purpose of any contravention or evasion of any act, rule, regulation, notification or direction or any other applicable laws issued by the Government of India or any regulatory or statutory authority. I/We have understood the details of the Scheme and in the event "Know Your Customer" process is not completed by me/us to the satisfaction of the AMC, I/We hereby authorize the AMC to redeem the funds invested in the Scheme in favour of the first applicable laws law I by law. I/We hereby authorise Baroda Mutual Fund, its Investment Manager and its agents to disclose details of my investment to my bank(s)/Baroda Mutual Fund' bank(s) and/or Distributor/Broker/Investment Adviser.

The ARN holder has disclosed to me/us all the commission (in the form of trail commission or any other mode), payable to him/it for the different competing schemes of various mutual funds from amongst which the Scheme is being recommended to me/us. I/We have neither received nor been induced by any rebate or gifts, directly or indirectly, in making this investment. I/We declare that the information given in this application form is correct, complete and truly stated. If I/We have not ticked for not appointing a nominee, then the Application Form shall be processed as without nomination.

Applicable for "Execution Only" transaction : I/We, the undersigned, hereby acknowledge and confirm that the above transaction is "Execution Only" as explained vide SEBI circular no. CIR /IMD/DF/13/2011 dated 22 August 2011. This investment is being made notwithstanding the advice of the appropriateness/inappropriateness of the same and the distributor has not charged any advisory fees on this transaction.

Applicable for NRIs : I/We confirm that I am/we are Non-Residents of Indian nationality/origin but not residents of the United States and Canada and I/we hereby confirm that I/we have remitted funds from abroad through approved banking channels or from my/our monies in my/our domestic account maintained in accordance with applicable RBI guidelines. Applicable for FATCA & CRS:

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

1st Applicant Signature / Guardian Signature / POA Signature / Thumb Impression

2nd Applicant Signature / POA Signatur Thumb Impression 3rd Applicant Signature / POA Signature / Thumb Impression

Toll Free Number No. : 1800 2670 189 9 am to 6 pm - Monday to Saturday on all Business Days 9 am to 2 pm on 2rd & 4th Saturdays of the Month

Visit us at : www.barodamf.com Email: info@barodamf.com

R Baroda	UMRN		For Office Use Only		Date	e D D	M	МY	ΥΥ	Y
MUTUAL FUND	Sponsor Bank Code	For Of	Utility Code	Code For Office Use Only				ý		
Fick (✓) Create ☑	I/We hereby authorize	BARODA	MUTUAL FUND		To debit	(tick √)	SB		IRE SB	NRC
Modify Cancel	Bank A/c. Number									
Vith Bank Inves	tor Bank Name and Branch	IFSC			or MICR					
An Amount of Rupees										
REQUENCY Mthly	🔀 Qtrly 🛛 🖂 H-Yrly	Yrly 🗸	As & when presented	DEBIT TYPE	Fixed Am	ount	\checkmark	Maximu	m Amc	ount
olio No.			Phone No.							
AN No.			Email ID							
Agree for the debit of mandate process ERIOD	sing charges by the bank whom I am author	rizing to debit my accou	nts as per latest schedule of ch	arges for the bank.						
From D D M M Y	Y Y Y Signature Prin	nary Account holder	Signature o	of 1 st Joint holder		Signatu	re of 2 nd	Joint hold	der	
To D D M M Y Or Until cancelled	Y Y Y	n Bank Records	Name as i	n Bank Records		Name	as in Ba	ink Recor	de	

Instructions to fill in SIP NACH Mandate

Following fields need to be filled mandatorily.

- 1. Date: In format DD/MM/YYYY.
- 2. Select the appropriate checkbox to create, modify or cancel the mandate.
- 3. Sponsor Bank Code and Utility Code to be left blank.
- 4. Bank A/c Type: Tick the relevant box.
- 5. Fill Bank Account Number.
- 6 Provide Bank CBS Account No
- 7. IFSC/MICR code: Fill respective code.
- 8. Mention amount of mandate.
- 9. Select frequency of mandate.
- 10. Mention Folio Number.

11. Mention Scheme Name.

- 12. Telephone Number.
- 13. Email ID (Optional).
- Period: Starting and Ending dates of NACH registration (in format DD/MM/YYYY). For perpetual SIP, please leave the end date blank and select "until cancelled".
- 15. Signature as per bank account.
- 16. Mention Holder Name as per Bank Record.
- 17. Auto Debit/NACH Mandate is applicable for both Individual and Non-Individual.
- Auto Debit/NACH Mandate request is liable to be rejected only if the "Bank" mentioned in the request form is listed in the NACH banks list.
- 19. Baroda MF will initiate debit instructions to the investor bank account only on receipt of valid investment instruction from the investor.

Systematic Investment Plan (SIP) : Terms & Conditions

- In case of new applications, kindly attach duly filled in application form along with registration cum NACH (National Automated Clearing House) mandate form. Any other format of request will be rejected.
- Completed application form, SIP auto debit/NACH form & first cheque should be submitted at Baroda Asset Management India Limited (AMC) offices or Kfin Technologies Ltd. ISC's at least 30 days prior to first SIP cycle date. Contact details of AMC office and ISCs are available at www.barodamf.com.
- 3. New investor into the Fund should mandatorily give a cheque for the first transaction drawn on the same bank account which is to be debited under NACH/Auto Debit. In case the 1st cheque is issued from an A/c which is different from NACH /auto debit A/c, then a copy of cheque from NACH/ auto debit A/c as mentioned on the application form should be submitted.
- 4. Should an investor opt for a monthly SIP, the minimum number of months for which the investment will have to be made (SIP Period) shall be 12 months and the minimum investment amount (SIP Amount) shall be ₹ 500/- per month. Should the investor opt for a quarterly SIP, the SIP Period shall be 4 quarters and the SIP Amount shall be ₹ 1,500/- per quarter. Investors should note that the first SIP cheque and subsequent SIP instalments should be of the same amount.
- In case the default date is not ticked and if the frequency & Cycle date is not ticked or opted, the default would be "monthly" & "10th" respectively. The Quarterly frequency will be for the following Quarterly - January, April, July & October.
- 6. The Registrar will reject a Micro SIP application where it is found that the registration of the application will result in the aggregate of Micro SIP instalments in a financial year exceeding ₹ 50,000 or where there is any deficiency in the application form or any supporting document In case the first Micro SIP instalment is processed (as the cheque may be banked), and the application / supporting document is found to be defective, the Micro SIP will be ceased for future instalments. No refunds shall be made for the units already allotted. Investor, can however, redeem the units if so desired.
- 7. The investor(s) agrees to discharge the responsibility expected of him/them as a participant/s under NACH and hereby confirm adherence to the terms of the mandate. The investor(s) has/have authorized use of their contact details mentioned on the form/NACH mandate for the purpose of processing the mandate instruction and further authorize the bank(s) to debit the investor's account for any charges towards mandate verification, registration, transactions, etc. as may be applicable.

- Investors are deemed to have read and understood the terms and conditions of SIP registration through NACH/AUTO DEBIT facility, the Scheme Information Document, Statement of Additional Information, Key Information Memorandum, Instructions and Addenda issued from time to time of the respective Scheme(s) of Baroda Mutual Fund.
- 8. UMRN, Sponsor Bank Code and Utility Code of the Service Provider will be mentioned by Baroda Mutual Fund.
- 9. Where a onetime mandate is already registered in a folio for a bank account, the Unit Holder(s) will have to fill only the SIP Registration Form and there is no need of a separate cheque to be given along with the SIP Registration Form.
- 10. The investor will not hold Baroda 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. Baroda 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. Baroda Mutual Fund reserves the right to reject any application without assigning any reason thereof. Baroda Mutual Fund in consultation with Trustees reserves the right to withdraw these offerings, modify the procedure, frequency, dates, load structure in accordance with the SEBI Regulations and any such change will be applicable only to units transacted pursuant to such change on a prospective basis.
- Investor can register up to 4 different schemes within the same Folio using the Multi SIP Registration facility.
- 13. Maximum Amount: It is suggested that Investor can choose a higher amount to commence additional investments in future.
- The SIP will be discontinued automatically if payment is not received for three successive instalments.
- 15. The amount mentioned on the first cheque should be equal to the combined SIP instalment amount mentioned against the Schemes in the NACH Form. Accordingly, the first cheque amount will get invested in multiple Schemes as mentioned in the NACH form. In case of mismatch, the transaction is liable to be rejected.

KFIN INVESTOR SERVICE CENTRES

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