(Inco	Riskometer Moderate Moderate Moderate	(Plea Key Info	AK FMP SERIE 1098 days close e use read instructions caref rmation Memorar Opens on: April 12, 2016	Kotak Mahindra Asset         Management Co. Ltd.         6th Floor, Kotak Infinity, Building No. 21,         Infinity Park, Off. Western Express Highwa         Gen.A.K. Vaidya Marg, Malad (E)         Mumbai - 400 097.         2022-6638 4400         24 mutual@kotak.com								
LOW	HIGH ors understand that their principal will be at moderate risk	Income Investr	roduct is suitable for invo e over a long investment ho nent in floating rate securit	orizon ies, debt & mon	ey market se							
Invest	Sub-Broker	s Name & AR er \ LG Code	their financial advisers if in	E053			Itable for them.	Appl. FMP Sr. 193 Date : DD / MM / YYYY				
-	hereby confirm that the EUIN box has been inte of the above distributor/sub broker or notwiths	ntionally left tanding the ad	blank by me/us as this tra lvice of in-appropriateness	ansaction is exe s, if any, provide	cuted withc d by the em	out any inte ployee/rela	eraction or advi ationship manag	ce by the employee/relationship manager/sa ger/sales person of the distributor/sub broker.				
SIGNATURE(S)	Sole / First Applicant		(To be signed b	nd Applicant by <b>All Applicants</b>	•			Third Applicant				
lave you e	mission shall be paid directly by the investor to the AM ever invested in any, Mutual Fund before Ye ax resident of any country other than India?	es 🔲 No (fo					the service rende	red by the distributor.				
	If you have, at any time, invested in any Scheme c details below and proceed to Section Investment D	f Kotak Mahino	dra Mutual Fund and wish to	o hold your prese	ent investmer	nt in the sar	me Account, plea	se furnish your Name, Folio Number and PAN				
Existing Unitholder Information (Section I)	Name of Sole / First Applicant:	etalis.			PAN No.:			Folio No.:				
250	Sole/ First Applicant		Se	cond Applicant				Third Applicant				
	Name of Applicant		Name of Applicant				Name of Applic					
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sona n II)	Tax Reference Number (for NRI)		Tax Reference Number (for	NRI)		Tax Reference N	umber (for NRI)					
New Applicant's Personal Information (Section II)	Gross Annual Income Details in INR (please ti O < 1 lac $O 1 - 5$ lac $O 5 - 10$ lac $O 1O 25$ lac $- 1$ cr $O 1$ cr $- 5$ cr $O 5$ cr $- 10$ cr $O >or Net-worth as on (date) DD / MM / YYYYRs$	O 25 lac - 1 cr O 1 cr - or Net-worth as on (date) Rs Please tick, if applicable,	ac O 5 - 10 la 5 cr O 5 cr - 10 ) DD / MM / YY (should not	O = O = O = O = O = O = O = O = O = O =	Gross Annual Income Details in INR (please tick): $\bigcirc$ < 1 lac $\bigcirc$ 1 - 5 lac $\bigcirc$ 5 - 10 lac $\bigcirc$ 10 - 25 lac $\bigcirc$ 25 lac - 1 cr $\bigcirc$ 1 cr - 5 cr $\bigcirc$ 5 cr $\bigcirc$ 10 cr $\bigcirc$ 10 cr $\bigcirc$ Net-worth as on (date) DD / MM / YYYY         Rs.							
ž	<ul> <li>○ Politically Exposed Person (PEP)</li> <li>□ YES</li> <li>□ Related to a Politically Exposed Person (PEP)</li> <li>○ Not applicable</li> </ul>	)*	<ul> <li>Politically Exposed Period</li> <li>Related to a Politicall</li> <li>Not applicable</li> </ul>	ly Exposed Pers	on (PEP)*		<ul><li>○ Related to</li><li>○ Not application</li></ul>	a Politically Exposed Person (PEP)* able				
	*I declare that the information is to the best of m immediately in case there is any change in the ab			mplete. I agree to	o notify Kota	ak Mahindra	a Mutual Fund/ H	Kotak Mahindra Asset Management Co. Ltd.				
tact n- icant	Name		PAN		Country of B	irth	Natio	onality Tax Reference Number (for NR				
Guardian/ Contact Person if Non- Individual Applicant (Section III)	Gross Annual Income Details in INR (please ti or Net-worth as on (date) DD / MM / YYYY Rs. Please tick, if applicable, O Politically Exposed I *I declare that the information is to the best of m immediately in case there is any change in the ab	Person (PEP) v knowledge a	(should not VES ONO Related Ind belief, accurate and cor	t be older than 1 d to a Politically	year) • Exposed Po		)* O Not appli	cable				
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Power of Attorney (PoA) Holder (Section IV)	Gross Annual Income Details in INR (please ti or Net-worth as on (date) DO MAN (Net- Please tick, if applicable, O Politically Exposed *1 declare that the information is to the best of m immediately in case there is any change in the ab	Person (PEP)	(should not VES ONO Related Ind belief, accurate and cor	t be older than 1 <b>d to a Politically</b>	year) • Exposed Po		)* O Not appli	cable				
Status of Sole/ First Applicant (Section V)	O NRI on Repatriation Basis O Partr O NRI on Non-Repatriation Basis O Priva	rietorship Iership Firm te Limited Comp c Limited Comp	pany O Body Co	und FOF Scheme rporate		O Superann O Trust AOP	ity/ Pension/ uation Fund % BOI istitutional Investo	O On behalf of Minor O Other r (Please specify)				
Occupation of Sole/ First Applicant (Section VI) (	O Private Sector O Professional O Public Sector O Agriculturist O Government Service O Retired O Business O Housewife	: (	D Student D Forex Dealer D Other Please specify)		Mode of Operation (Section VII)			one applicant [Please (√)] Iy O Anyone or Survivor O Joint				
-	Address for Communication	-	Mandatory)			Overseas /		tory for NRI/ FII Applicants)				
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ond pplic		State		City/ Tow	'n			State				
Correspondance Details of Sole/ First Applicant (Section VIII)		Pin Code Tel (Res./ Off.)	Country Mobile					Pin Code Tel (Res./ Off.)				
	**By providing Email ID I/ We agree to receive all comm	unications inclu	iding Account Statement & Tr	ransaction confirm	nation to afor	esaid E-mail	ID.					
C	<b>kotak</b> ° Mutual Fund	ACKN	OWLEDGEMENT ( (To be filled in b			es 193		Appl. FMP Sr. 193				
			dated			_		amp of Kotak AMC Office/ Authorised				

Drawn on (Bank) \_\_\_\_\_\_\_\*Cheques and drafts are subject to realisation.

\_\_\_\_\_ for Rs. (in figures)/ (Amount) \_\_

Collection Centre

In case you	u wish to hold units in der	mat, please fill this section. Please	note that you can hold units in demat for all ope	en ended schemes (except ETFs and divi	dend options havin	ig dividend frequency of less than a mont	th).
si e	NSDL			CDSL			
Deta	DR Name			DB Name			_
Demat ount Det ection D	DP Name			DP Name			—
Demat Account Details (Section IX)		DP ID	Beneficiary Account No.		Beneficiary Accou		
Ā	Please ensure that you	demat account details mentione	ed above are along with supporting documents	evidencing the accuracy of the demat	account. Bank det	tails of DP will overwrite the existing det	tails.
	Parent/Grand-Parer	nt/Guardian of Minor/ Relat	ed Person Other than the Register Gu	ardian/ Employer on behalf of	Employee (SIP o	only)/Custodian on behalf of FII.	
io	Name:			Relationshin	with Applican	<b>t</b> ·	
ty X)							
Par Decla	PAN:		KYC Compliant Status: 🔿 Yes 🔿 N	0			
Third Party Payment Declaration (Section X)		- den en de se finne de states Anneli	and shaked all all and the large first all and a first	- Second and the first second second second	La constructiva de la constante de la		
L m	funds for these investm	eciare and confirm that the Appli ients on account of my natural lov	icant stated above is the beneficial owner of th re and affection or incentive to employee or for a	e investment details mentioned above & on behalf of fll or as gift from my bank	account only.	Signature	
Pa			): I confirm that I am the legal guardian of the N		jection to receiving	3 Signature	
	these funds on behalf o	of the minor. (Note: Aforeside sign	ature should match with the investment cheque	e signature)		<b>-</b>	
	Scher	ne	Plan			Option	
s	KOTAK FMP Ser	es 193 - 1098 Days	Regular 🗸	Gro	wth	Dividend Payout	
etai (I)	Minimum investment	amount: Rs 5,000/-					
Investment Details (Section XI)	Mode of Payment	Cheque Dema	nd Draft 🔄 Fund Transfer	Instrument No.		Dated	
ectio	Investment Amount		Drawn on				
vest (S			Cheque/ DD to be drawn in favour	of "KOTAK FMP Series 193 - 109	8 Days"		
Ē	If you are an NRI Inv	estor, please indicate source o	f funds for your investment (Please 🗸 )				
	Account Type : O NI	RE ONRO OFCN	IR O Others				
			option instead of payout on maturity.				
			ount of Kotak FMP Series 193 - 1098 D				
			our life's important milestones. 🗌 You	r Dream House Child Educat		edding Retirement	
(Manda	-	tails will be considered as c	default account for payout)				
<u>~</u>	Name of Bank						
Bank Account Details (Section XII)	Branch			City			
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cou	RTGS IFSC Code			NEFT IFSC Code			
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Nomination Details (Section XIII) (to be filled in by Individual(s) applying Singly or Jointly)	I/We         the undermentioned         and settlements made         DETAILS OF NU         N         DETAILS OF G         DETAILS OF G         Name         For units to be held         I/We have read and agree to abide by th amount invested in newsted in newsted in newsted in newsted in newsted in newsted in gree to abide by the amount invested in newsted in gree to abide by the amount invested in newsted in gree to abide by the amount invested in newsted in gree to abide by the amount invested i	INOMINEE INOMINEE to receive the Units t le to such Nominee and signatu DMINEE ame of Nominee UARDIAN (to be furnished me of Guardian in Demat Mode, the Nominati understood the contents of the e terms and conditions applica the scheme is through legitima ations or Directions of the provi schemes of various Mutual Fur schemes of various Mutual Fur seived nor been induced by any Sole / First Applicant investment is operated as I	be used for refunding reject cases and phy o my/our credit in Folio No./Application No. re of the Nominee acknowledging receipt th Address Address in case Nominee is a minor) Addre control of the scheme is a minor) Control of the scheme. I/ We hereby confirm that I control the scheme. I/ We hereby apply for al able thereto. I/ We hereby declare that I/ We te sources only and does not involve and is sion of Income Tax Act, Anti Money Launde dira Mutual Fund, its Investment Manager rm that the distributor has disclosed all com ads from amongst which the Scheme is bein rebate or gifts, directly or indirectly, in maki Control of the scheme of the scheme is bein in the distributor has disclosed all com addreameted of the scheme is bein in the distributor has disclosed all com addreameted of the scheme is bein in the distributor has disclosed all com addreameted of the scheme is bein in the distributor has disclosed all com addreameted or gifts, directly or indirectly, in making in the distributor has disclosed all com is from amongst which the Scheme is bein in the distributor has disclosed all com is form amongst which the Scheme is bein in the distributor has disclosed all com is form amongst which the Scheme is bein in the distributor has disclosed all com is form amongst which the Scheme is bein in the distributor has disclosed all com is form amongst which the Scheme is bein is form amongst which the Scheme	andin the ever ereof, shall be a valid discharge by th Date Of Birth Date Of B	t of my/our death e AMC/ Mutual Fu % Share 76. No Tel. No ination facility for tioned hereunde		ate ents

# **KOTAK MAHINDRA MUTUAL FUND** 6th Floor, Kotak Infinity, Building No. 21,Infinity Park, Off. Western Express Highway, Gen.A.K. Vaidya Marg, Malad (E), Mumbai - 400 097.

# **Computer Age Management Services Pvt. Ltd.** No.178/ 10, M G R Salai, Nungambakkam, Chennai - 600 034.

# CHECKLIST

# Please ensure that:

- Your Application Form is complete in all respects & signed by all applicants :
- Name, Address and Contact Details are mentioned in full.
- Bank Account Details are entered completely and correctly. 9 digit MICR Code of your Bank is mentioned in the Application Form.
- Permanent Account Number (PAN) Mandatory for all Investors (Indian & NRI) Irrespective of the Investment amount.
- Know Your Client (KYC) Mandatory for irrespective of the amount of investment (please refer the guideline 2(d) for more information)

Please check the DP ID is filled in the form.

- Your Investment Cheque / DD is drawn in favour of "Kotak FMP Series 193 1098 days" dated and signed.
- æ Application Number is mentioned on the face of the cheque.
- (P A cancelled Cheque leaf of your Bank is enclosed in case your investment cheque is not from the bank account that you have furnished in the Application Form
- Documents as listed below are submitted along with the Application form (as applicable to your specific case.)

Document	Companies	Trusts	Societies	Partnership Firms	NRIs/ PIOs	FIS	Investments through Constituted Attorney
1. Resolution / Authorisation to invest	✓	~	~	✓		~	
2. List of Authorised Signatories with Specimen Signature(s)	✓	~	~	✓		~	✓
3. Memorandum & Articles of Association	√						
4. Trust Deed		~					
5. Bye-Laws			~				
6. Partnership Deed				✓			
7. Notarised Power of Attorney							✓
<ol> <li>Account Debit / Foreigin inward Remittance Certificate from remitting Bank</li> </ol>					~	~	

All documents in 1 to 8 above should be originals / true copies certified by the Director / Trustee / Company Secretary / Authorised Signatory / Notary Public

# INSTRUCTIONS

- Signatures as available with depository will be taken for all purpose after the allotment of units incase of demat holding.
- All static details in our system would be taken from the demat account (DP ID) provided by you.

# **GUIDELINES FOR FILLING UP THE APPLICATION FORM**

# 1. GENERAL INFORMATION

- Please fill up the Application Form legibly in English in **CAPITAL LETTERS**. Please read this Key Information Memorandum and the Scheme Information Document carefully before investing. Your application for allotment of units in the Scheme is construed to have been made with a full understanding of the terms and conditions applicable to it and the same is binding on you in respect of your investment in the Scheme. Application Form increased to ensure the use of the same provide the same is binding on you in respect of your investment in the Scheme. b)
- Application Form incomplete in any respect or not accompanied by a Cheque / Demand Draft are liable to be rejected. In case your investment application gets rejected on account of the same being incomplete in nay respect, your investment amount would be refunded without interact within 20 days. same being incomplete interest within 30 days.
- If you wish to switch your existing investment from any Kotak Mutual Scheme to Kotak FMP Series 193 1098 days Scheme, please fill in a Transaction Slip (available at all Official Acceptance Points). You can submit your switch request form along with Kotak FMP Series 193 1098 days application form (DP Name and DP ID is mandatory) to your nearest Official Acceptance Points. d)
- The Mutual Fund/ AMC and its Empanelled Brokers have not given and shall not give any indicative portfolio and indicative yield in any communication, in any manner whatsoever. Investors are advised not to rely on any communication regarding indicative yield / portfolio with regard to the Scheme

#### 2. APPLICANT'S PERSONAL INFORMATION

- If you are already a Unitholder in any scheme of the Fund and wish to make your investment in Kotak FMP Series 193 1098 days Scheme. please fill in the Name of Sole/First Holder & Account No. In section 1, PAN details in section 2 of the Application From, DP Name & DP ID in section 3, THIRD PARTY PAYMENT in section 4 and then proceed to section 5.
- If you are applying for units in Kotak Mahindra Mutual Fund for the first time, please furnish your complete postal address with the Pin Code **(P.O. Box No. Not enough)** and your Contact Nos. This would help us reach you faster.

#### Permanent Account Number (PAN) (Mandatory) c)

Permanent Account Number (PAN) (Mandatory) Permanent Account Number (PAN) Information (Mandatory) With effect from January 1, 2009, it is mandatory for all existing and new investors (including joint holders, guardians of minors and NRIs) to enclose a copy of PAN card to the application for investing in mutual fund Schemes.

#### Know Your Client (KYC) d)

With reference to SEBI Circular MIRSD/Cir-26/2011 dated December 23, 2011, investors may kindly note w.e.f. January 1, 2012, it is mandatory for all individual/ non individual investors to be KYC Compliant. Investors can approach any SEBI registered KRA for doing KYC.

In the event of KYC Form being subsequently rejected for lack of information/ deficiency/insufficiency of mandatory documentation, the investment transaction will be cancelled and the amount may be redeemed at applicable NAV, subject to payment of exit load, wherever applicable.

If you have not indicated your Tax Status in the Application Form, the same would be assumed to be Others e)

### THIRD PARTY PAYMENT

з.

Reference to AMFI Best Practice Guidelines Circular No. 16/2010 -11 on Risk Mitigation process against Third Party Cheques in Mutual Fund Subscriptions will not be accepted by the Scheme. Definition of Third Party Cheques

Where payment is made through instruments issued from an account other than that of the beneficiary investor, the same is referred to as Third-Party payment.

In case of a payment from a joint bank account, the first holder of the mutual fund folio has to be one of the joint holders of the bank account from which payment is made. If this criterion is not fulfilled, then this is also construed to be a third party payment.

However, afore-mentioned clause of investment with Third-Party Payment shall not be applicable for the below mentioned exceptional cases.

- Payment by Parents/Grand-Parents/related persons on behalf of a minor in consideration of natural love and affection or as gift for a value not exceeding Rs.50,000/- (each regular purchase or per SIP installment) a.
- Payment by Employer on behalf of employee under Systematic Investment Plans or lump sum / one-time subscription, through Payroll deductions. Asset management companies should exercise extra due diligence in terms of ensuring the authenticity of such arrangements from a fraud prevention and KYC perspectives. h
- Custodian on behalf of an FII or a client.

For pre funded instruments such as DD/Pay order it is the onus of the investor to provided adequate supporting documents to prove that such instruments are issued by debiting the first holders account.

Kotak Mahindra Asset Management Co. Ltd. / Trustee retains the sole and absolute discretion to reject/ not process application and refund subscription money if the subscription does not comply

- with the specified provisions of Payment Instruments 4. BANK ACCOUNT DETAILS
  - Bank account detials provided in the application will be used for refunding reject applications where DPID is not matching a) Bank Mandate for redemptions will be as per your DP ID incase of dematholding.

# 5. PAYMENT DETAILS

- Cheques should be crossed "A/c Payee only" and drawn in favour of "Kotak FMP Series 193 1098 days" a)
- During the New Fund Offer, Application Form along with the Cheque/Demand Draft may be lodged with Official Collection Centres (Listed in back cover) b) c)
- If you are residing / located in a city / town where we do not have an Official Collection Centre, please draw a demand Draft payable at your nearest city where we have such office. Payment by Cash, Stockinvests, Outstation Cheques and Non-MICR Cheques will not be accepted Post dated cheques will not be accepted.
- Nomination

For unit holders holding units in demat form: The units will be issued in demat form through depository system. The unitholder will be entitled to the nomination facility offered by the depository with whom the unitholder has an account. Unit holders do not provide their Demat Account details:

- nit holders do not provide their Demat Account details: The nomination can be made only by individuals applying for / holding units on their own behalf singly or jointly. Non-individuals including society, trust, body corporate, partnership firm, karta of Hindu Undivided Family, holder of Power of Attorney cannot nominate. Nomination cannot be updated in a folio held on behalf of minor. Minor(s) can be nominated and in that event, the name, address and signature of the guardian of the minor nominee(s) shall be provided by the unitholder. Nomination can also be in favour of the Central Government, State Government, a local authority, any person designated by virtue of his office or a religious or charitable trust. The Naminge chell extended the provided by the pro а.
- b.
- C.
- The Nomine shall not be a trust other than religious and charitable trust, society, body corporate, partnership firm, karta of Hindu Undivided Family, a power of attorney holder. A non-resident Indian can be nominee subject to the exchange control regulations in force, from time d. to time
- Transfer of unit in favour of Noninee(s) shall be valid discharge by the Asset Management Company against the legal heir. e.
- The cancellation of nomination can be made only by those individuals who hold unit on their behalf singly or jointly.
- On cancellation of nomination, the nomination shall stand rescinded and the Asset Management Company shall not be under any obligation to transfer the units in favour of the Nominee(s). g
- If there is multiple nomination and the percentage is less than 100% than the balance will be re-balanced to the first unitholder. If percentage is greater than 100% then nomination would be h. rejected.
- i. Nomination in respect of the units stands rescinded upon the transfer of units.
   j. PAN/KYC of POA/Guardian is mandatory, applications without this information will be deemed to be incomplete & would be rejected.
   7. EMPLOYEE UNIQUE IDENTIFICATION NUMBER (EUIN)

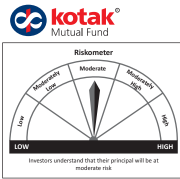
SEBI has made it compulsory for every employee/relationship manager/ sales person of the distributor of mutual fund products to quote the EUIN obtained by him/her from AMFI in the Application Form. EUIN would assist in addressing any instance of misselling even if the employee/relationship manager/sales person later leaves the employment of the distributor. Hence, if your investments are routed through a distributor please ensure that the EUIN is correctly filled up in the Application Form.

However, if your distributor has not given you any advice pertaining to the investment, the EUIN box may be left blank. In this case you are required to provide the declaration to this effect as given in the form.

#### DECLARATION AND SIGNATURES 8.

- Signature can be in English or in any other Indian language. Thumb impressions must be attested by a Magistrate or Notary Public or a Special Executive Magistrate under his/her a) official seal
- Applications by minors must be signed on their behalf by their guardians.
- If you are investing through your constituted attorney, please ensure that the POA document is signed by you and your constituted attorney. The signature in the Application Form, then needs to clearly indicate that the signature is on your behalf by the Constituted Attorney.

(Application not complying with any of the above Instruction/ guideliness would be rejected.)



# KOTAK FMP SERIES 193 - 1098 DAYS

**Key Information Memorandum &** 

**Application Form** 

1098 days close ended debt scheme

Units at Rs. 10 each during the New Fund Offer

New Fund Offer Opens on: April 12, 2016 New Fund Offer Closes on: April 26, 2016

This product is suitable for investors who are seeking<sup>#</sup>

Income over a long investment horizon

Investment in floating rate securities, debt & money market securities

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

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

#### The date of Key Information Memorandum is March 31, 2016.

	to reduce the interest rate risk. The scheme will invest in debt and money market securities, maturing on or before scheme. There is no assurance that the investment objective of the Scheme will be achieved.												
Asset Allocation	The asset alloc	ation und	er the Sche	me, uno	der no	ormal	No	tes:					
Pattern of the scheme	circumstances,	will be as	follows:				a.	Securities with Rating AA will include AA+ and AA Similar					
			Indi	cative				securities with Rating A will include A+ and A					
	Investments		Allo (% to n	cation let asse	ets)	Risk Profile	b.	Positive variation in investment towards higher credit rating i same instrument is allowed. In case of non availability of asse taking into account the risk reward analysis of CPs/NCD:					
			Minimur	n Maxim	num			scheme may invest in CDs having highest rating (A1+)& CBLOs					
	Debt Securities	(excludin	g ao	100				Bills. Such deviation may exist till suitable NCD/CP of desired cre- quality is not available. At the time of building of portfolio po					
	money market	instrumer	nts) 80	100		ow to medium		NFO and just towards maturity, there may be higher allocation					
	Money Market	instrume	nts 0	20	Lo	ow to medium		cash and cash equivalents under each series of the scheme.					
	Government S	ecurities	0	20		Low	С.	All investments shall be made based on the ratings prevalent at t					
	Investment in De Scheme. The tot instruments + de assets of the Sch	al gross exp erivatives (f	oosure investr	ment in d	lebt +	money market		time of investments. However where there are dual ratings fo particular security, most conservative publicly available rating sh be considered. In the event of any deviations below the minimum limits or beyo					
	The Scheme may opportunities av time to time and These may be ta undertake any of	v take deriv ailable sub I in line wit ken to hec ther strateg	ject to the g h the investm ge the portfo	uidelines nent obje olio, reba	issued ective of lance	d by SEBI from of the Scheme. the same or to		the maximum limits, rebalancing of the asset allocation will called for by the Fund Manager within the 30 days from the date the said deviation. Such changes in the investment pattern will for a short term and for defensive considerations and the intenti being at all times to seek to protect the interests of the U Holders.					
	from time to time The scheme will i The scheme shal	nvest in rep					e.	The scheme shall not invest in any debt instruments' papers issu by Tourism companies, Airlines Companies, Gems and Jewell- and unrated debt instruments					
	Tourism compar unrated debt insi The scheme sha	nies, Airlin truments	es Companie	s, Gems		The scheme shall also not undertake securities lending, sh selling and shall not invest in ADR/GDR, foreign securities and Credit Default Swaps.							
	and shall not in and in Credit Del	vest in sec ault Swaps	ere will be no variation between intended portfolio allocation a final portfolio allocation except to the exception as mentioned										
	Portfolio Rebal allocation patter keeping in view	'n indicate	d above may	change	from	time to time,	Cre	int (b) and (d) above. <b>edit Evaluation Policy</b> e AMC has appointed an Investment Committee which overs:					
	regulations and understood that not absolute. T upon the percep seek to protect 1 investment patt considerations. normal asset allo Where the po	the percer hese propertion of the the interest ern will be In case o cation patt	add tages stated ortions may AMC, the in s of the Unit f or short t f any deviati ern within 30	above ar vary sub ntention holders. ærm and on, the days.	e only stantia being Such Jonly AMC	indicative and ally depending at all times to changes in the for defensive will achieve a	ma Co Dir fra exp inv on pro	Itters relating to credit assessments and approvals. The Investme mmittee comprises of Senior Executives of the Company includin ector. It oversees the risk management function and sets i mework for credit risk assessment and monitoring, secto sosure caps, sensitive sector limits, fund level limits and norms estment decision-making. This investment policy which emphasi. credit quality, liquidity and duration management lays down i king investments. The broad process followed can be enlisted					
	justification for Committee and Investment com However, at all ti objective of the S	the same reasons for mittee sha mes the po	shall be pl the same sha Il then decid	aced bet all be reco de on th	fore t orded 1e cou	he Investment in writing. The ırse of action.	un •	Detailed credit research is undertaken for each investment in 1 portfolio which includes qualitative and quantitative assessment various issuers.					
	Investment in C In accordance w dated March 18 CBLO before the	<b>BLO befo</b> ith SEBI cir , 2016, the	cular no. SEB scheme may	I/HO/IME / deploy	)/DF2/ the NI	FO proceeds in		Qualitative assessment involves analyzing the business profile the issuer on several parameters including market sha competitive positioning, management quality, busin diversification, regulatory environment, rating agency views a event risk if any.					
	investment in C scheme is not ab the NFO period 1 in CBLO shall investments, alo	le to garne the interest be return ng-with th	r the minimur earned upor ed to invest e refund of t	m subscri i investm ors, in he subsc	ption ent of propo	amount during NFO proceeds rtion of their n amount. The	•	Quantitative assessment involves analyzing the financial profile the issuer on parameters like balance sheet size, cash fl adequacy, debt servicing capability, working capital requirement funding flexibility and capital adequacy. Typical ratios used in credit analysis are debt to equity (leverac					
	AMC shall not c on funds deploye Intended Portfo	olio for Scl	neme:					short term debt to total debt, interest coverage ratio, total deb EBITDA, current ratio, EBITDA margin and net profit margin.					
	The intended Po will ensure adh of 5% of the ir class/credit rati	nerence to ntended a	the floors a	and ceili	ngs w	ithin a range		To ascertain exposure limits on the issuer, we consider the to debt outstanding for the entity and apply a certain percent based on our internal grading criteria. The same is also restricted a certain percentage of our own debt net assets. The investme limits so derived are strictly adhered to.					
	Instruments			dit Rati	ng			· · · · · · · · · · · · · · · · · · ·					
	instruments		Α	A1+	BBB	Not Applicable							
	CDs		-	-	-	-							
	CPs		-	0%-5%	-	-							
	NCDs	-	95%-100%		-	-							
	Any other Instruments		-	-	-	-							
nvestment Strategy		of achievin	the investm	ent obiec	invest	invest in a portfolio of Debt and Money Market securities, maturing on c							

norms, the Scheme is expected to maintain a high quality portfolio and manage credit risk well. Investments may be made in instruments, which, in the opinion of the Fund Manager, are of an acceptable credit risk and chance of default is minimum. The Fund Manager will generally be guided by, but not restrained by, the ratings announced by various rating agencies on the assets in the portfolio.



Where will the scheme invest		<ul> <li>The amount collected under the scheme will be invested only in debt and money market instruments and government securities. Subject to the Regulations, the amount collected under this scheme can be invested in any (but not exclusively) of the following securities/ debt instruments:</li> <li>a) Securities created and issued by the Central and State Government and repo/or reverse repos in such Government Securities as may be permitted by RBI (including but not limited to coupon bearing bonds, zero coupon bonds and treasury bills).</li> <li>b) Debt securities of domestic Government agencies and statutory bodies, which may or may not carry a Central/State Government Bond, State Development Loans issued and serviced at the Public Debt Office, Bonds issued by Central &amp; State Governments)</li> <li>c) Corporate debt (of both public and private sector undertakings) including Non convertible debentures (including bonds) and non-convertible debentures (including bonds) and non-convertible debentures (including bonds) and non-convertible gart of convertible securities (between the securities of up to one year but not limited to:</li> <li>d) Money market instruments permitted by SEBI/RBI, having maturities of up to one year but not limited to:</li> </ul>										
Risk Profile of	the Scheme	<ul> <li>Mutual Fund Units involve investment risks including the possible loss of principal. Please read the SID carefully for details on risk factors before investment. Scheme specific Risk Factors are summarized below:</li> <li>a) The portfolio of Kotak FMP Series 193 will comprise of securities issued by central and state government as also debt &amp; money market instruments issued by corporates as mentioned under the paragraph 'Asset allocation pattern of the scheme'. All such securities will mature on or before maturity of the scheme'. All such securities are held to maturity, the interest rate risk is significantly mitigated. The debt securities issued by the corporates do carry a credit risk as also the liquidity risk.</li> <li>b) The Scheme will invest entirely in Debt/ Money Market Instruments affected by trading volumes, settlement periods and transfer procedures. These factors may also affect the Scheme's ability to make intended purchases/sale, cause potential losses to the Scheme</li> <li>b) The Scheme will invest entirely in Debt/ Money Market Instruments and Government securities, securities is a basing the scheme's ability to make intended purchases/sale, cause potential losses to the Scheme</li> <li>b) The Scheme will invest entirely is a lobe of the scheme's ability to make intended purchases/sale, cause potential losses to the Scheme</li> <li>c) The Scheme will invest entirely and the scheme's ability to make intended purchases/sale, cause potential losses to the Scheme</li> <li>d) The scheme securities is likely to hold significant variance (large premum or discount) from the latest deard NAV all the time.</li> </ul>										
Plans available	9	Regular Plan Direct Plan: route their ir	be two plans under the Sche : This Plan is for investors who This Plan is only for investors wang investments through a Distribut o of both the plans will be unse	wish to route their inv who purchase /subscrib tor.	estment	hrough ar:						
Options availa	ble	The NAVs o	The NAVs of the above options under each plan of the scheme will be different and separately declared; the portfolio of the investments remaining the same.									
		Scenario           1           2           3           4           5           6           7           8	Broker Code mentioned by the investor         Not mentioned         Not mentioned         Not mentioned         Direct         Direct         Mentioned         Mentioned         Mentioned         Mentioned	Plan mentioned by the investor Not mentioned Direct Regular Direct Not Mentioned Regular Regular Not Mentioned	Defaul	t Plan aptured Plan Plan Plan Plan Plan Plan F Plan	Plan, the application will be processed as under: In cases of wrong/ invalid/ incomplete ARN code mentioned on the application form, the application shall b processed under Regular Plan. The AMC shall contact an obtain the correct ARN code within 30 calendar days of th receipt of the application form from the investor distributor. In case, the correct code is not received withi 30 calendar days, the AMC shall reprocess the transactio under Direct Plan from the date of application without an exit load.					
Default Option	า		ant does not indicate the choi spective Plan.	ce of Option in the Ap	plication	Form, the	Fund accepts the application as being for the Growth Optic					
Applicable NA scheme opens and sale)	V (after the for repurchase		le. All units of the scheme sha	II be redeemed on mat	urity.							
Minimum Application Amount /	Purchase	clause is app	and in multiples of Rs 10 for p licable only for purchases and s applications for investing in s Kotak AMC. The Asset Manag	switch in during the NF	Э.	Investmer	menting adequate systems and controls to accept Cas nt in the Scheme. Information in this regard will be provided t as and when the facility is made available.					
Number of Units	Redemption	Scheme dire only on the n The redempt 10 Business of Redemption only " and di determine bi and No., as mentioned i designated I any other cit		vill be redemption by the ned to the unit holders of the Scheme. ues, marked "Account holder/ first named hol bepositories). The Bank Depositories records, v avable at par at all the . If the Unitholder res	e fund within Payee der (as Name will be e cities ides in	Redemption cheques will generally be sent to the Unitholder's address (or, if there is more than one joint holder, the address of the first name holder) as per the Registrar's/Depositories records, by courier. Th payments to unitholders as per the Depository Records will be sufficier discharge of its obligations by the AMC. Any further claims shall not be entertained by the AMC. Redemption proceeds may also be paid to the Unitholder in any oth						
Transaction Charges		<ul> <li>any öther city, he will be paid by a Demand Draft payable at the city of his bank branch.</li> <li>Any öther city, he will be paid by a Demand Draft payable at the city of his bank branch.</li> <li>Any öther city, he will be paid to the following.</li> <li>Age Management Services Pvt. Ltd in this regard.</li> <li>Age Management Services Pvt. Ltd in this regard.</li> <li>The statement of accounts shall clearly state that the net investment a gross subscription less transaction charge and give the number of uni allotted against the net investment.</li> <li>For existing investors (across mutual funds), the distributor shall be paid Rs. 100/- as transaction charge per subscription of Rs. 10,000/- &amp; above.</li> <li>For first time investors, (across Mutual Funds), the distributor may be paid Rs. 150/- as transaction charge for subscription of Rs. 10,000/- &amp; above.</li> <li>C. The transaction charge shall be deducted by Kotak AMC from the subscription amount &amp; paid to the distributor (will be subject to statutory levies, as applicable) &amp; the balance amount shall be investor.</li> <li>C. The transaction charge shall be deducted by Kotak AMC from the subscription of the Citicular on of investors as "first time" or "existing" will be based on Permanent Account Number (PAN) at the First/ Sole Applicant/ Guardian Uequidate with the Fund. Unit holders may approach any of the Official updated with the Fund. Unit holders may approach any of the Officia updated with the Fund. Unit holders may approach any of the Officis of our Registrar and Transfer Agent, M/s. Computer</li> </ul>										

(8)



by Blocked Am (ASBA)	upported ount	Investors may apply through the ASBA facility during the NFO period of the Scheme by filling in the ASBA form and submitting the same to selected Self Certified Syndicate Banks (SCSBs) which are registered with SEBI for offering the ASBA facility, which in turn will block the amount in the account as per the authority contained in the ASBA form, and undertake other tasks as per the procedure specified therein. Investors are also requested to check with their respective Banks for details regarding application through ASBA mode. The list of SCSBs are available on SEBI website www.sebi.gov.in.and also on the website of the stock exchanges.										
Despatch of Re (Redemption) I		The redemption proceeds shall be dispatched within 10 working days from the date of maturity of the scheme.										
Benchmark Ind	ex	The Benchmark index of the Scheme will be CRISIL Composite Bond Fund Index. The Trustee reserves right to change benchmark in future for measuring performance of the scheme.										
Dividend Policy	/	Growth Option: Under the Growth option, there will be no distrib the return to investors will be only by way of o through redemption at applicable NAV of Units he Dividend Option: Under the Dividend option, the Trustee may at distribute by way of dividend, the surplus by w and interest, net of losses, expenses and taxes, if if, in the opinion of the Trustee, such surplu adequate for distribution. The Trustee's decision availability and adequacy of surplus, rate, timin distribution shall be final. The Trustee may or	apital gains, if any, eld by them. any time decide to ay of realised profit any, to Unitholders us is available and with regard to such g and frequency of	surplus, even if available, by way of dividend. Dividend will be paid on the number of units held by the unit holder on the record date as per the records of CAMS (the Registrar) and / c as per the records maintained by depositories. The record date sha be announced 5 calendar days before the record date. <i>Dividend Payout Option</i> : Unitholders will have the option to receiv payout of their dividend by way of dividend warrant or any othe means which can be encashed or by way of direct credit into the account. However, the Trustees reserve the right to introduce new options an / or alter the dividend payout intervals, frequency, including the da of payout.								
Name of the Fu	nd Manager	Mr. Deepak Agrawal										
Name of the Tru	stee Company	Kotak Mahindra Trustee Company Limited										
Performance of	the Scheme	This is a new scheme and does not have perform	nance track record.									
Expences of the Scheme	(i) Load Structure	New Fund Offer Period Entry load: In terms of SEBI Circular No. SEBI/ additional purchase / switch-in. The upfront com Distributor, based on his assessment of various fac Exit load: Nil Continuous Offer: Not Applicable	mission, if any, on inve	estment made by the investor shall be paid by the								
	(ii) Recurring Expenses	A. New Fund Offer (NFO) expenses These expenses are incurred for the purpose related to the NFO like marketing and adve registrar expenses, printing and stationary, bank of The New Fund Offer expenses of the scheme v	ertising, Brokerage, harges etc.	assets. The maximum total expenses of the schemes under Regula								
		AMC.		52(6)(c) shall be subject to the following limi Daily Net Assets (Rs.)	%							
		<b>B. Total Expense Ratio (TER)</b> Total Expense Ratio is the total of ongoing t	fees and operating	First 100 crores	2.25%							
		expenses charged to the scheme, expressed as a scheme's daily net assets.	a percentage of the	Next 300 crores Next 300 crores	2.00%							
		These fees and expenses include Investment	Management and	Balance assets	1.50%							
		Advisory Fee charged by the AMC, Registrar an fee, brokerage/commission, marketing and sellim The AMC has estimated following recurr summarized in the below table for the scheme. The Scheme (including investment and advisory to the maximum limits (as a percentage of Dail Scheme) as per Regulation 52(6) & (6A), as amu time, with no sub-limit on investment and advisor	g costs etc. ing expenses, as otal expense ratio of fees) will be subject y Net Assets of the ended from time to	<ul> <li>Additional expenses which may be charged to the Scheme: The following additional expenses may be charged to the Sche under Regulation 52 (6A), namely-</li> <li>Brokerage and transaction costs (including service tax) which incurred for the purpose of execution of trade and is include the cost of investment, not exceeding 0.12 per cent in case cash market transactions and 0.05 per cent in case of derivat transactions. Any payment towards brokerage and transact cost, over and above the said 12 bps and 5bps for cash mai transactions and derivatives transactions respectively may charged to the scheme within the maximum limit of T Expense Ratio (TER) as prescribed under regulation 52, <i>v</i> expenditure in excess of the said prescribed limit (include)</li> </ul>								
		Expenses Structure	% of daily Net Assets									
			Assets	expenditure in excess of the said on	nder regulation 52 A							
		Investment Management and Advisory Fees	ASSES	expenditure in excess of the said problem brokerage and transaction cost, if any AMC.	ider regulation 52. A escribed limit (includ							
		Investment Management and Advisory Fees Trustee fee Audit fees		<ul> <li>brokerage and transaction cost, if any AMC.</li> <li>Expenses not exceeding of 0.30 % of d</li> </ul>	nder regulation 52. A escribed limit (includ y) shall be borne by aily net assets, if the n							
		Trustee fee Audit fees Custodian fees		<ul> <li>brokerage and transaction cost, if any AMC.</li> <li>Expenses not exceeding of 0.30 % of d inflows from beyond top 15 cities are at (i) 30 % of gross new inflows in the sch</li> </ul>	nder regulation 52. A escribed limit (includ y) shall be borne by aily net assets, if the n least: eme; or							
		Trustee fee Audit fees Custodian fees RTA Fees Marketing & Selling expense incl. agent	- ASES	brokerage and transaction cost, if any AMC. Expenses not exceeding of 0.30 % of d inflows from beyond top 15 cities are at (i) 30 % of gross new inflows in the sch (ii) 15 % of the average assets under m of the scheme; whichever is higher.	Ider regulation 52. A escribed limit (includ y) shall be borne by aily net assets, if the n least: eme; or anagement (year to data)							
		Trustee fee Audit fees Custodian fees RTA Fees Marketing & Selling expense incl. agent commission		<ul> <li>brokerage and transaction cost, if any AMC.</li> <li>Expenses not exceeding of 0.30 % of d inflows from beyond top 15 cities are at (i) 30 % of gross new inflows in the sch (ii) 15 % of the average assets under m of the scheme; whichever is higher.</li> <li>Provided that if inflows from such cities sub-clause (i) or sub- clause (ii), such exp</li> </ul>	Ider regulation 52. A secribed limit (includ y) shall be borne by aily net assets, if the n least: eme; or anagement (year to dat is less than the highe senses on daily net asset on the highe senses on daily net asset on the highe senses on daily net asset on the higher senses on the hi							
		Trustee fee Audit fees Custodian fees RTA Fees Marketing & Selling expense incl. agent commission Cost related to investor communications Cost of fund transfer from location to location Cost of providing account statements and dividend redemption cheques and warrants Costs of statutory Advertisements	Upto 2.25%	<ul> <li>brokerage and transaction cost, if any AMC.</li> <li>Expenses not exceeding of 0.30 % of d inflows from beyond top 15 cities are at <ul> <li>(i) 30 % of gross new inflows in the sch</li> <li>(ii) 15 % of the average assets under m of the scheme; whichever is higher.</li> </ul> </li> <li>Provided that if inflows from such cities</li> </ul>	Ider regulation 52. A escribed limit (includ y) shall be borne by aily net assets, if the n least: eme; or anagement (year to da is less than the highe penses on daily net ass ortionate basis. under this clause shal red for bringing inflo as expense on accoun							
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		Trustee fee         Audit fees         Custodian fees         RTA Fees         Marketing & Selling expense incl. agent commission         Cost related to investor communications         Cost of fund transfer from location to location         Cost of providing account statements and dividend redemption cheques and warrants         Costs of statutory Advertisements         Cost towards investor education & awaæness (at least 2 bps)         Brokerage & transaction cost over and above 12 bps and 5 bps for cash and derivative market trades resp.         Service tax on expenses other than investment and advisory fees         Service tax on brokerage and transaction cost         Other Expenses (including listing expenses) As permitted under the Regulation 52 of SEBI (Mutual Funds) Regulations, 1996         Maximum total expense ratio (TER)	Upto 2.25%	<ul> <li>brokerage and transaction cost, if any AMC.</li> <li>Expenses not exceeding of 0.30 % of d inflows from beyond top 15 cities are at (i) 30 % of gross new inflows in the sch (ii) 15 % of the average assets under m of the scheme; whichever is higher. Provided that if inflows from such cities sub-clause (i) or sub-clause (ii), such exp of the scheme shall be charged on prope Provided further that expenses charged utilised for distribution expenses incurred a inflows from such cities. Provided further that amount incurred a inflows from such cities shall be credite case the said inflows are redeemed with from the date of investment.</li> <li>Service Tax:</li> <li>Service Tax:</li> <li>Service Tax: on investment and advisory fee scheme in addition to the maximum limit of TER as per Regulation 52. (G)(c). Service tax on othe advisory fees, if any, shall be borne by maximum limit of TER as per Regulation 52. The estimates are based on an amount os Scheme and will change to the extent assets The aforesaid estimates are made in good Manager and are subject to change inter se</li> </ul>	Ider regulation 52. A escribed limit (includ y) shall be borne by " aily net assets, if the n least: eme; or anagement (year to da is less than the higher benses on daily net ass ritionate basis. under this clause shall red for bringing inflo as expense on account d back to the scheme thin a period of one y s may be charged to " of TER as prescribed r than investment a the scheme within " are lower or higher." I faith by the Investma among the various he:							
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		Trustee fee         Audit fees         Custodian fees         RTA Fees         Marketing & Selling expense incl. agent commission         Cost of related to investor communications         Cost of fund transfer from location to location         Cost of providing account statements and dividend redemption cheques and warrants         Costs of statutory Advertisements         Cost towards investor education & awaeness (at least 2 bps)         Brokerage & transaction cost over and above 12 bps and 5 bps for cash and derivative market trades resp.         Service tax on expenses other than investment and advisory fees         Service tax on brokerage and transaction cost         Other Expenses (including listing expenses) As permitted under the Regulation 52 of SEBI (Mutual Funds) Regulations, 1996         Maximum total expense ratio (TER) permissible under Regulation 52 (6) (c) (i)	Upto 2.25%	<ul> <li>brokerage and transaction cost, if any AMC.</li> <li>Expenses not exceeding of 0.30 % of d inflows from beyond top 15 cities are at (i) 30 % of gross new inflows in the sch (ii) 15 % of the average assets under m of the scheme; whichever is higher. Provided that if inflows from such cities sub-clause (i) or sub-clause (ii), such exp of the scheme shall be charged on prope Provided further that expenses charged utilised for distribution expenses incur from such cities. Provided further that amount incurred a inflows from such cities shall be credite case the said inflows are redeemed wit from the date of investment.</li> <li>Service Tax:</li> <li>Service Tax:</li> <li>Service Tax on investment and advisory fee scheme in addition to the maximum limit of TER as per Regulation 52(6)(c). Service tax on othe advisory fees, if any, shall be borne by maximum limit of TER as per Regulation 52.</li> <li>The estimates are based on an amount os Scheme and will change to the extent assets the sate of expenses of the Plans. It ma total expenses of the Plans will also be subjoverall limits of expenses under regulation day or the total expenses the estimates. The Investment Manager ent and a divisory fees the estimates. The Investment Manager ent a subject to that expenses the estimates. The Investment Manager ent a divisory fees and between the Plans. It ma total expenses of the Plans will also be subjoverall limits of expenses under Manager ent advisory fees the estimates. The Investment Manager ent advisory fees the estimates. The Investment Manager ent advisory fees the fund, however the total expenses the estimates.</li> </ul>	Ider regulation 52. A escribed limit (includ y) shall be borne by aily net assets, if the n least: eme; or anagement (year to da is less than the highe benses on daily net ass ortionate basis. under this clause shall red for bringing inflo as expense on account d back to the scheme thin a period of one y s may be charged to of TER as prescribed r than investment a the scheme within of Rs. 100 crores for are lower or higher. faith by the Investm among the various he y also be noted that tains the right to cha he expenses charged to to the scheme within on 52. Actual expenses here or less the tains the right to cha he expenses charged to the the scheme within							
		Trustee fee         Audit fees         Custodian fees         RTA Fees         Marketing & Selling expense incl. agent commission         Cost related to investor communications         Cost of fund transfer from location to location         Cost of providing account statements and dividend redemption cheques and warrants         Costs of statutory Advertisements         Cost towards investor education & awaeness (at least 2 bps)         Brokerage & transaction cost over and above 12 bps and 5 bps for cash and derivative market trades resp.         Service tax on expenses other than investment and advisory fees         Service tax on brokerage and transaction cost         Other Expenses (including listing expenses) As permitted under the Regulations, 1996         Maximum total expense ratio (TER) permissible under Regulations 52 (6) (c) (i) and (6) (a)         Additional expenses for goss new inflows from specified cities         Expense Structure for Direct Plan - The annual	Upto 2.25% Upto 2.25% Upto 0.30% Irecurring expenses EBI (Mutual Funds) charged In case of	<ul> <li>brokerage and transaction cost, if any AMC.</li> <li>Expenses not exceeding of 0.30 % of d inflows from beyond top 15 cities are at <ul> <li>(i) 30 % of gross new inflows in the sch</li> <li>(ii) 15 % of the average assets under m of the scheme; whichever is higher.</li> <li>Provided that if inflows from such cities sub-clause (i) or sub-clause (ii), such exp of the scheme shall be charged on prope Provided further that expenses charged utilised for distribution expenses incur from such cities.</li> <li>Provided further that amount incurred a inflows from such cities.</li> <li>Provided further that amount incurred a inflows from such cities.</li> <li>Provided further that amount incurred a inflows from such cities.</li> <li>Service Tax:</li> <li>Service Tax on investment and advisory fees scheme in addition to the maximum limit Regulation 52(6) (c). Service tax on othe advisory fees, if any, shall be borne by maximum limit of TER as per Regulation 52.</li> <li>The estimates are based on an amount o Scheme and will change to the extent assets The aforesaid estimates are made in good Manager and are subject to change inter se of expenses of the Plans will also be subj overall limits of expenses under Regulati under any head and / or the total expenses the estimates. The lowstment Manager re</li> </ul></li></ul>	Ider regulation 52. A escribed limit (includ y) shall be borne by aily net assets, if the n least: eme; or anagement (year to da is less than the highe- benses on daily net ass ortionate basis. under this clause shall red for bringing inflo as expense on accoun- ed back to the scheme thin a period of one y s may be charged to of TER as prescribed r than investment a the scheme within af Rs. 100 crores for are lower or higher. faith by the Investm among the various hey y also be noted that tains the right to cha he expenses charged to by the Regulations. Z in Regulation 52 shall mit on management f d above.							

Kow	Information	Memorandum a	0.
Rey	mormation	wemorandum	x



Waiver of Load for       Not Applicable. Pursuant to SEBI circular no. SEBI/IMD/CIR No.4/ 168230/09 dated June 30, 2009 no entry load shall be charged for a schemes. Therefore, the procedure for waiver of load for direct applications is no longer applicable.							
Tax treatment for the Investors (Unitholders)	Investor will be advised to refer to the details in the Statement of Additional Information and also independently refer to his tax advisor.						
Daily Net Asset Value (NAV) Publication	The First NAV of the scheme shall be declared within 5 working days from the date of allotment. The Mutual Fund shall update the Net asset val of the scheme on every Business day on AMFI's website www.amfiindia.com by 9.00 p.m The NAVs shall also be updated on the website of the Mutual Fund assetmanagement.kotak.com and will be published in two newspapers havi nationwide circulation on every business day. Delay in uploading of NAV beyond 9.00 p.m. on every business day shall be explained in writing to AMFI. In case the NAVs are not available befor the commencement of business hours on the following business day due to any reason, a press release for revised NAV shall be issued. The monthly portfolio of the Scheme will be available in a user-friendly and downloadable format on the website v assetmanagement.kotak.com on or before the tenth day of succeeding month.						
For Investor Grievances please contact	Kotak Mahindra Asset       Management Company Limited (Investment Manager)         Mr. R. Chandrasekaran       6th Floor, Kotak Towers, Building No. 21, Infinity Park, Off Western Express Highway, Goregaon - Mulund Link Road, Malad (East), Mumbai 400067         2 1800 22 2626 (Tollfree), 022-6638 4400       2 022-6638 4455         2 assetmanagement.kotak.com       # mutual@kotak.com						
	Registered Office: 27 BKC, C-27, G Block, Bandra Kurla Complex, Bandra (East), Mumbai 400 051.						
	Computer Age Management Services Pvt. Ltd. (Registrar) No. 178 / 10, M G R Salai, Nungambakkam, Chennai - 600034						
	☎ 044 3040 7170						
Unitholders' Information	<ul> <li>Pursuant to Regulation 36 of SEBI (Mutual Funds) Regulations, 1996 and amendments thereto, read with SEBI Circular N Cir/IMD/DF/16/2011 dated September 8, 2011 and SEBI Circular no. CIR/MRD/DP/31/2014 dated November 12, 2014; the inves whose transaction has been accepted by Kotak Mahindra Asset Management Company Ltd. / Kotak Mahindra Mutual Fund sh receive the following:</li> <li>The AMC shall send an allotment confirmation specifying the units allotted shall be sent by way of email and/or SMS within</li> </ul>						
	<ul> <li>Business Days of the closure of the NFO Period to the Unit holder's registered e-mail address and/or mobile number.</li> <li>A consolidated account statement (CAS) for each calendar month on or before 10th of the succeeding month shall be sent by en (wherever investor has provided email id) or physical account statement where investor has not provided email id., across the schemes of the mutual funds, to all the investors in whose folio(s) transaction(s) has/have taken place during the month. The sai shall be sent by the AMC or by the Agencies appointed by the AMC for non demat unit holders.</li> <li>For the purpose of sending CAS, common investors across mutual funds shall be identified by their Permanent Account Numl (PAN).</li> </ul>						
	<ol> <li>The CAS will not be received by the investors for the folio(s) not updated with PAN details. The Unit holders are therefore request to ensure that the folio(s) are updated with their PAN and email id. Such investors will get monthly account statement from Ko Mutual Fund in respect of transactions carried out in the schemes of Kotak Mutual Fund during the month.</li> <li>Pursuant to SEBI Circular no. CIR /MRD /DP /31/2014 dated November 12, 2014 requiring Depositories to generate and dispate single consolidated account statement for investors having mutual fund investments and holding demat accounts, the follow modifications are made to the existing guidelines on issuance of CAS         <ul> <li>Such Investors shall receive a single Consolidated Account Statement (CAS) from the Depository.</li> </ul> </li> </ol>						
	<ul> <li>ii. Consolidation shall be done on the basis of Permanent Account Number (PAN). In case of multiple holding, it shall be PAN of first holder and pattern of holding.</li> <li>iii. In case an investor has multiple accounts across two depositories, the depository with whom the Demat account has be opened earlier will be the default depository which will consolidate the details across depositories and MF investments a dispatch the CAS to the investor.</li> <li>iv. The CAS will be generated on monthly basis.</li> <li>v. If there is any transaction in any of the Demat accounts of the investor or in any of his mutual fund folios, depositories shall see</li> </ul>						
	<ul> <li>the CAS within ten days from the month end. In case, there is no transaction in any of the mutual fund folios and der accounts, then CAS with holding details shall be sent to the investor on half yearly basis.</li> <li>vi. The dispatch of CAS by the depositories shall constitute compliance by Kotak AMC/ Kotak Mutual Fund with the requireme under Regulation 36(4) of SEBI (Mutual Funds) Regulations, 1996</li> <li>6. In case of a specific request is received from the investors, Kotak Mahindra Asset Management Company Ltd./ Kotak Mahin</li> </ul>						
	<ul> <li>Mutual Fund will provide the physical account statement to the investors.</li> <li>7. In case of units held in demat, on allotment, confirmation specifying the units allotted shall be sent by way of email and/or S within 5 Business Days of the closure of the NFO Period to the Unit holder's registered e-mail address and/or mobile number 1 statement of holding of the beneficiary account holder for units held in demat will be sent by the respective DPs periodically.</li> <li>8. An Account Statement may be sent to a Unitholder using e-mail. Account Statements to be issued in lieu of Unit Certificates unit he Scheme are non-transferable. These Account Statements shall not be construed as proof of title and are only computer print statements, indicating the details of transactions under the Scheme concerned.</li> <li>9. Any discrepancy in the Account Statement / Unit Certificate — should be brought to the notice of the Fund/AMC immediat Contents of the Account Statement / Unit Certificate will be deemed to be correct if no error is reported within 30 days from a date of Account Statement/Unit Certificate.</li> </ul>						
	<ul> <li>Half Yearly Account Statement:</li> <li>Asset management company will send consolidated account statement every half yearly (September/ March), on or before teday of succeeding month, detailing holding at the end of the six month, across all schemes of all mutual funds, to all such invest in whose folios no transaction has taken place during that period. The Account Statement shall reflect the latest closing balar and value of the Units prior to the date of generation of the account statement.</li> </ul>						
	<ul> <li>The account statements in such cases may be generated and issued along with the Portfolio Statement or Annual Report of Scheme.</li> <li>Alternately, soft copy of the account statements shall be mailed to the investors' e-mail address, instead of physical statement</li> </ul>						
	<ul> <li>Alternately, soft copy of the account statements shall be mailed to the investors' e-mail address, instead of physical statements on mandated.</li> <li>'Transaction' shall include purchase, redemption, switch, dividend payout, dividend reinvestment, systematic investment pl systematic withdrawal plan, systematic transfer plan and bonus transactions.</li> </ul>						
isting	The units of the scheme will be listed on NSE on allotment.						
	The units of the scheme may also be listed on the other stock exchanges.						
	An investor can buy/sell Units on a continuous basis on NSE and/or any other Stock Exchange(s) on which the Units are listed during the tradi hours like any other publicly traded stock, until the date of issue of notice by the AMC for fixing the record date for determining the Unit hold whose name(s) appear on the list of beneficial owners as per the Depository's (NSDL/CDSL) records for the purpose of redemption of Units maturity/final redemption date. The trading of Units on NSE and/or any other Stock Exchange(s) on which the Units are listed will automatica get suspended from the date of issuance of the said notice and also no off-market trades shall be permitted by the Depositories.						

# Key Information Memorandum &

**Application Form** 



The Unitholders intending to hold/trade the units the units in Demat form are required to have a beneficiary account with the Depositor Participant (DP) (registered with NSDL / CDSL) and will be required to indicate in the application the DP's name, DP ID Number and the beneficiar account number of the applicant with the DP. In case Unit holders do not provide their Demat Account details, an Account Statement shall be sent to them. Such unitholders will not be able t trade on the stock exchange.
trade on the stock exchange.
The Unitholders are requested to fill in their demat account details in the space provided for the same in Key Information Memorandum (KIM) an application forms.
FATCA is an acronym for Foreign Account Tax Compliance Act ("FATCA"), a United States Federal law to increase compliance by U taxpayers and is intended to bolster efforts to prevent tax evasion by the US taxpayers with offshore investments. The Government India and the United States of America (US) have reached an agreement in substance on the terms of an Inter- Governmental Agreeme (IGA) and India is now treated as having an IGA in effect from April 11, 2014. The AMC/Fund is classified as a 'Foreign Finance Institution' (Investment Entity as per Annexure 1(i)) under the FATCA provisions. In accordance with FATCA provisions, the AMC/Mutt Fund will be required to undertake due diligence process and identify US reportable accounts and collect sur information/documentary evidences of the US and/or non-US status of its investors/Unit holders and disclose such information (throug its agents or service providers) as far as may be legally permitted about the holdings, investment returns and/or to US Internal Reveni Service (IRS) or the Indian Tax Authorities, as the case may be for the purpose of onward transmission to the IRS pursuant to the ne reporting regime under FATCA.
Kotak Mahindra Asset Management Company Ltd ("the AMC") has entered into an Agreement with MF Utilities India Priva Limited ("MFUI"), a "Category II – Registrar to an Issue" under SEBI (Registrars to an Issue and Share Transfer Agents) Regulation 1993, for usage of MF Utility ("MFU") - a shared services initiative of various Asset Management Companies, which acts as transaction aggregation portal for transacting in multiple Schemes of various Mutual Funds with a single form and a single payme instrument.
Accordingly, all financial and non-financial transactions pertaining to Schemes of Kotak Mahindra Mutual Fund can be done throug MFU either electronically on www.mfuonline.com as and when such a facility is made available by MFUI or physically through the authorized <b>Points of Service ("POS")</b> of MFUI with effect from the respective dates as published on MFUI website against the PC locations. The list of POS of MFUI is published on the website of MFUI at www.mfuindia.com as may be updated from time to time. TI Online Transaction Portal of MFU i.e. www.mfuonline.com and the POS locations of MFUI will be in addition to the existing Office Points of Acceptance ("OPA") of the AMC.
The uniform cut-off time as prescribed by SEBI and as mentioned in the SID / KIM of respective schemes shall be applicable f applications received on the portal of MFUI i.e. www.mfuonline.com. However, investors should note that transactions on the MF portal shall be subject to the eligibility of the investors, any terms & conditions as stipulated by MFUI / Mutual Fund / the AMC from tin to time and any law for the time being in force.
Investors are requested to note that, MFUI will allot a <b>Common Account Number ("CAN")</b> , a single reference number for investments in the Mutual Fund industry, for transacting in multiple Schemes of various Mutual Funds through MFU and to map existin folios, if any. Investors can create a CAN by submitting the CAN Registration Form (CRF) and necessary documents at the MFUI POS. The AMC and / or its Registrar and Transfer Agent (RTA) shall provide necessary details to MFUI as may be needed for providing the required services to investors / distributors through MFU. Investors are requested to visit the websites of MFUI or the AM to download the relevant forms
The Mutual Fund/ AMC and its Empanelled Brokers have not given and shall not give any indicative portfolio and indicative yield in an communication, in any manner whatsoever. Investors are advised not to rely on any communication regarding indicative yield portfolio with regard to the Scheme.



# SUPPLEMENTARY KNOW YOUR CLIENT (KYC), FATCA & CRS -SELF CERTIFICATION FORM FOR INDIVIDUALS

(Please consult your professional tax advisor for further guidance on your tax residency and related FATCA and CRS guidelines)

This form is to be filled by each unit holder separately

# A. APPLICANT / GUARDIAN

T

PAN	F	olio No.								
Name										
Gender M F O	Occupation	Type Service Business Others								
Father's Name										
Spouse's Name										
Address of tax residence would be taken as available	e in KRA database. In case of any change please approach	KRA & notify the changes								
Type of address given at KRAResidential or BusinessResidentialBusinessRegistered Office										
Permissible documents are Passport Election ID Card PAN Card Govt. ID Card Driving License UIDAI Card NREGA Job Card Others										
Date of Birth         D         D         M         M         Y         Y         Y	Place of Birth									
Country of Birth	Nationality									
E-mail ID		(Provide if not given)								
Mobile	(Provide if not given)									
Are you a tax resident of any country other th	nan India? Yes √ No √									
	in which you are resident for tax purposes and the	associated Tax ID Numbers below.								
Country <sup>#</sup>	Tax Identification Number <sup>%</sup>	Identification Type (TIN or Other, please specify)								
utte elles include LICA, sub-sus alles incluident in	- sitises ( success and helder of The UCA									
#To also include USA, where the individual is %In case Tax Identification Number is not ava	ilable, kindly provide its functional equivalent <sup>s</sup>									
B. ADDITIONAL KYC INFORMATION	N									
Occupation Details [Please tick (✓)]         ✓       Service       ✓       Private Sector         ✓       Professional       ✓       Housewife         ✓       Proprietorship       ✓       Other	r ✓ Public Sector ✓ Governme ✓ Business ✓ Retired (please spectrum)	✓ Agriculture								
Gross Annual Income (₹) [Please tick (✓)] ✓ Below 1 Lac ✓ 1 - 5 Lacs	<ul> <li>✓ 5 - 10 Lacs</li> <li>✓ 10 - 25 Lacs</li> <li>✓ &gt;2</li> </ul>	5 Lacs - 1 Crore 🗹 >1 Crore								
Net-worth (Mandatory for Non-Individua Rs as on DD										
Politically Exposed Person (PEP) Status*	EP 🗸 Not Applicable									
	have been entrusted with prominent public fur ians, senior Government/judicial/military off icials, etc.									

# C. DECLARATION

I have read and understood the information requirements and the Terms and Conditions mentioned in this Form (read alongwith the FATCA & CRS Instructions) and hereby confirm that the information provided by me on this Form is true, correct and complete. I hereby agree and confirm to inform Kotak Mahindra Asset Management Company Limited/ Kotak Mahindra Mutual Fund/ Trustees for any modification to this information promptly. I further agree to abide by the provisions of the Scheme related documents inter alia provisions on 'Foreign Account Tax Compliance Act (FATCA) and Common Reporting Standards (CRS) on Automatic Exchange of Information (AEOI)'.

Signature	Date	D	D	M	M	Y	Y	Y	Y	]						
Signatare	Place															

**Applicant/ Guardian** 

# FATCA & CRS TERMS & CONDITIONS

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

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

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

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

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

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

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

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

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

2. Valid identification issued by an authorized government body\* (e.g. Passport, National Identity card, etc.)

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

# **AMC CONTACT ADDRESS & CALL CENTER DETAILS**

#### Kotak Mahindra Asset Management Company Ltd.

6th Floor, Kotak Infinity, Building No. 21, Infinity Park, Off Western Exp Highway, Goregaon-Mulund Link Road, Malad (E), Mumbai - 400097. To know more about mutual funds, Visit: assetmanagement.kotak.com • Toll Free Number: 1800 222 626/ 022-66384400

# FOR OFFICE USE ONLY



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

(Please consult your professional tax advisor for further guidance on FATCA & CRS classification)

M	a af the surfice							
	e of the entity							
	of address given at KRA	Residential	or Business	Residential	Business	Registered Office		
PAN					Date of incorporatio	<b>n</b> D D / M M / Y Y Y Y		
City	of incorporation							
Cou	Country of incorporation							
			ADDITIC	ONAL KYC INFO	RMATION			
Gros	s Annual Income (Rs.) [Ple	ease tick (√)]	Below 1 Lac	1 - 5 Lacs	5 - 10 Lacs 10	- 25 Lacs >25 Lacs - 1 Crore >1 Crore		
	OR							
Net-	worth	Rs			as on	MM YYYY (Not older than 1 year)		
Politio	Politically Exposed Person (PEP) Status* (Also applicable for authorised signatories/ Promoters/ Karta/ Trustee/ Whole time Directors)							
*PEP are	PEP are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior							
	overnment/judicial/ military officers, senior executives of state owned corporations, important political party officials, etc.  Non-Individual Investors involved/ providing  Foreign Exchange / Money Changer Services  Gaming / Gambling / Lottery / Casino Services							
	of the mentioned services			Foreign Exchange Money Lending /	e / Money Changer Services Pawning	Gaming / Gambling / Lottery / Casino Services		
	FATCA & CRS Declaration							
Plea	se tick the applicable tax	resident declar	ation -					
<b>1.</b> Is	s "Entity" a tax resident o	f any country o	other than India 🗌	Yes No				
(If ye	es, please provide country/ies in	which the entity is	a resident for tax purpos	es and the associate	ed Tax ID number below.)			
Sr. No.	Country			Tax Identificati	on Number <sup>%</sup>	Identification Type (TIN or Other <sup>*</sup> , please specify)		
1.								
2.								
3.								
<sup>%</sup> In (	ase Tax Identification Nu	mber is not ava	nilable, kindly provid	le its functional	equivalent.			
In ca	<sup>*</sup> In case Tax Identification Number is not available, kindly provide its functional equivalent. In case TIN or its functional equivalent is not available, please provide Company Identification number or Global Entity Identification Number or GIIN, etc.							
ln ca	se the Entity's Country of	f Incorporation	/ Tax residence is U.	S. but Entity is	not a Specified U.S. Perso	on, mention Entity's exemption code here		
PAR	T A (to be filled by Financial	Institutions or Di	rect Reporting NFEs)					
1.	We are a,		GIIN					
	Financial institution			pot bavo a CIIN b	ut you are spensored by ar	nother entity, please provide your sponsor's		
	(Refer 1 of Part C)				sponsor's name below	former entity, please provide your sponsor's		
	or Direct reporting NFE			oring entity				
	(Refer 3(vii) of Part C)							
	(please tick as appropria	ite)						
	GIIN not available		Applied fo	Not obtained – Non-participating Fl				
	(please tick as applicable	e)	Not require	to apply for - please specify 2 digits sub-category (Refer 1 A of Part C)				
DAD	T.D. ( )							
PAR	T B (please fill any one as ap			an Direct Reportin	g NFES")			
1.	Is the Entity a publicly tr			Yes (If y	es, please specify any one stock exc	hange on which the stock is regularly traded)		
	whose shares are regula securities market) (Refer		in established	Name of sto	ck exchange			
2.								
	(a company whose share	es are regularly	traded on an		ed company			
	established securities ma					isted Company or Controlled by a Listed Company		
2	Is the Entity on active MI	E (Dofor 2s of 1	Dart ()	Yes	Name of stock exchange			
3.	Is the Entity an active NF		art Cj					
				Nature of Business           Please specify the sub-category of Active NFE         (Mention code – refer 2c of Part C)				
A	le the Entity a section ME	E (Dofer 2/11) - (	Dort ()					
4.	Is the Entity a passive NF	c (Reier 3(11) 01	raft CJ		Yes Nature of Business			
					5111655			

UBO Declaration (Mand	atory for all entities except, a Publicly	r Traded Company or a related entity	of Publicly Traded Company)			
Category (Please tick applicable category):       Unlisted Company       Partnership Firm       Limited Liability Partnership Company						
Unincorporated association / body	y of individuals Public Charitable Tru:	st Religious Trust	Private Trust			
Others (please specify)						
Please list below the details of controlling person(s), confirming ALL countries of tax residency / permanent residency / citizenship and ALL Tax Identification Numbers for EACH controlling person(s). ( <i>Please attach additional sheets if necessary</i> ) Owner-documented FFI's should provide FFI Owner Reporting Statement and Auditor's Letter with required details as mentioned in Form W8 BEN E (Refer 3(vi) of Part C)						
Details	UBO1	UBO2	UBO3			
Name of UBO						
UBO Code (Refer 3(iv) (A) of Part C)						
Country of Tax residency*						
PAN <sup>#</sup>						
Address						
	Zip	Zip	Zip			
	State:	State:	State:			
	Country:	Country:	Country:			
Address Type	Residence     Business     Registered office	Residence     Business     Registered office	Residence   Business     Registered office			
Tax ID <sup>*</sup>						
Тах ID Туре						
City of Birth						
Country of birth						
Occupation Type	Service   Business     Others	Service   Business     Others	Service   Business     Others			
Nationality						
Father's Name						
Gender	Male      Female      Others	Male      Female      Others	Male Female Others			
Date of Birth	DD/MM/YYYY	DD/MM/YYYY	DD/MM/YYYY			
Percentage of Holding (%) <sup>s</sup>						
<ul> <li>* To include US, where controlling person is a US citizen or green card holder</li> <li>#If UBO is KYC compliant, KYC proof to be enclosed. Else PAN or any other valid identity proof must be attached. Position / Designation like Director / Settlor of Trust / Protector of Trust to be specified wherever applicable.</li> <li>%In case Tax Identification Number is not available, kindly provide functional equivalent</li> <li>\$Attach valid documentary proof like Shareholding pattern duly self attested by Authorized Signatory / Company Secretary</li> </ul>						
FATCA - CRS Terms and Conditions         The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income-tax Rules, 1962, which Rules require Indian financial institutions such as the Bank to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our account holders. In relevant cases, information will have to be reported to tax authorities/ appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto.         Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days.         Please note that you may receive more than one request for information if you have multiple relationships with us or our group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.         If you have any questions about your tax residency, please contact your tax advisor. If any controlling person of the entity is a US citizen or resident or green card holder, please include United States in the foreign country information field along with the US Tax Identification Number. <sup>a</sup> It is mandatory to supply a TIN or functional equivalent if the country in which you are tax resident issues such identifiers. If no TIN is yet available or has not yet been issued, please provide an explanation and attach this to the form.						
Instructions) and hereby confirm that Kotak Asset Management Company Li abide by the provisions of the Scheme						
Name						
Designation						
			Place			

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2	I	ч	I.	l	а	ι	u	I.	e

Signature

Signature

Date \_\_\_/ \_\_

# **PART C FATCA Instructions & Definitions**

- Financial Institution (FI) The term FI means any financial institution that is a Depository Institution, Custodial Institution, Investment Entity or Specified Insurance company, as defined.
  - Depository institution: is an entity that accepts deposits in the ordinary course of banking or similar business.
  - Custodial institution is an entity that holds as a substantial portion of its business, holds financial assets for the account of others and where it's income attributale to holding financial assets and related financial services equals or exceeds 20 percent of the entity's gross income during the shorter of-
  - (i) The three financial years preceding the year in which determination is made; or
  - (ii) The period during which the entity has been in existence, whichever is less.
  - Investment entity is any entity:

1

- That primarily conducts a business or operates for or on behalf of a customer for any of the following activities or operations for or on behalf of a customer
   (I) Trading in money market instruments (cheques, bills, certificates of deposit, derivatives, etc.); foreign exchange; exchange, interest rate and index instruments; transferable securities; or commodity futures trading; or
  - (ii) Individual and collective portfolio management; or
  - (iii) Investing, administering or managing funds, money or financial asset or money on behalf of other persons;

or

- The gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity described above. An entity is treated as primarily conducting as a business one or more of the 3 activities described above, or an entity's gross income is primarily attributable to investing, reinvesting, or trading in financial assets of the entity's gross income attributable to the relevant activities equals or exceeds 50 percent of the entity's gross income during the shorter of :
  - (i) The three-year period ending on 31 March of the year preceding the year in which the determination is made; or
  - (ii) The period during which the entity has been in existence.

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

Specified Insurance Company: Entity that is an insurance company (or the holding company of an insurance company) that issues, or is obligated to make payments with respect to, a Cash Value Insurance Contract or an Annuity Contract.

• Flnd	ot required to apply for GIIN:
A. Reas	sons why FI not required to apply for GIIN:
Code	Sub-category
01	Governmental Entity, International Organization or Central Bank
02	Treaty Qualified Retirement Fund; a Broad Participation Retirement Fund; a Narrow Participation Retirement Fund; or a Pension Fund of a Governmental Entity, International Organization or Central Bank
03	Non-public fund of the armed forces, an employees' state insurance fund, a gratuity fund or a provident fund
04	Entity is an Indian FI solely because it is an investment entity
05	Qualified credit card issuer
06	Investment Advisors, Investment Managers& Executing Brokers
07	Exempt collective investment vehicle
08	Trustee of an Indian Trust
09	Fl with a local client base
10	Non-registering local banks
11	FFI with only Low-Value Accounts
12	Sponsored investment entity and controlled foreign corporation
13	Sponsored, Closely Held Investment Vehicle
14	Owner Documented FFI

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

## Types of NFEs that are regarded as excluded NFE are:

A company is publicly traded if its stock are regularly traded on one or more established securities markets
(Established convities market mappe an auchange that is officially recognized and supervised by a governmental authority is which the convities market
(Established securities market means an exchange that is officially recognized and supervised by a governmental authority in which the securities market located and that has a meaningful annual value of shares traded on the exchange)
b. Related entity of a publicly traded company
The NFE is a related entity of an entity of which is regularly traded on an established securities market;

C.AC	ive NFE. (is any one of the following).
Code	Sub-category
01	Less than 50 percent of the NFE's gross income for the preceding financial yearis passive income and less than 50 percent of the assets held by the NFE during the preceding financial year are assets that produce or are held for the production of passive income;
02	The NFE is a Governmental Entity, an International Organization, a Central Bank, or an entity wholly owned by one or more of the foregoing;

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

# 3. Other definitions

## (i) Related entity

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

## (ii) Passive NFE

The term passive NFE means

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

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

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

# (iii) Passive income

The term passive income includes income by way of :

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

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

#### (iv) Controlling persons

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

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

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

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

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

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

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

- (i) a corporation the stock of which is regularly traded on one or more established securities markets;
- (ii) any corporation that is a member of the same expanded affiliated group, as defined in section 1471(e)(2) of the U.S. Internal Revenue Code, as a corporation described in clause (i);
- (iii) the United States or any wholly owned agency or instrumentality thereof;
- (iv) any State of the United States, any U.S. Territory, any political subdivision of any of the foregoing, or any wholly owned agency or instrumentality of any one or more of the foregoing;
- (v) any organization exempt from taxation under section 501(a) of the U.S. Internal Revenue Code or an individual retirement plan as defined in section 7701(a)(37) of the U.S. Internal Revenue Code;
- (vi) any bank as defined in section 581 of the U.S. Internal Revenue Code;
- (vii) any real estate investment trust as defined in section 856 of the U.S. Internal Revenue Code;

(viii) any regulated investment company as defined in section 851 of the U.S. Internal Revenue Code or any entity registered with the U.S. Securities and Exchange Commission under the Investment Company Act of 1940 (15 U.S.C. 80a-64);

(ix) any common trust fund as defined in section 584(a) of the U.S. Internal Revenue Code;

(x) any trust that is exempt from tax under section 664(c) of the U.S. Internal Revenue Code or that is described in section 4947(a)(1) of the U.S. Internal Revenue Code;

(xi) a dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any State;

(xii) a broker as defined in section 6045(c) of the U.S. Internal Revenue Code; or

(xiii) any tax-exempt trust under a plan that is described in section 403(b) or section 457(g) of the U.S. Internal Revenue Code.

## (vi) Owner documented FFI

An FFI meets the following requirements:

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

#### (vii) Direct reporting NFE

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

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



# **OFFICIAL COLLECTION CENTRES (For New Fund Offer)**

**EVALOACIDENCISCO CONCENTION CONTROL Figure 30**: A proper Section A start of the section of the sec

## **OFFICIAL COLLECTION POINTS (For Switch-ins)**

## The list of Kotak Mahindra Assets Management Company Limited offices are as mentioned above.

II. COMPUTER AGE MANAGEMENT SERVICES PRIVATE LIMITED (CAMS) - INVESTOR SERVICE CENTRES

Ahmedabad: 111-113,1st Floor, Devpath Building, Off C G Road, Behind Lal Bungalow, Ellis Bridge, Ahmedabad - 380006. **Bangalore**: Trade Centre, 1st Floor, 45, Dikensen Road, (Next to Manipal Centre ), Bangalore - 560042. **Bhubaneswar**: 3rd Floor, Plot No - 111, Varaha Complex Building, Station Square, Kharvel Nagar, Unit 3, Bhubaneswar - 751001. **Chandigarh**: Deepak Tower, SCO 154-155, 1st Floor, Sector 17-C, Chandigarh - 160017. **Chennai**: Ground Floor No. 178/10, Kodambakkam High Road, Opp. Hotel Palmgrove, Nungambakkam, Chennai - 600034. **Cochin**: 1st Floor, K C Centre, Door No. 42/227-B, Chittoor Road, Opp. North Town Police Station, Kacheripady, Cochin - 682018. **Coimbatore**: Ground Floor, Old No. 66 New No. 86, Lokamanya Street (West), R.S.Puram, Coimbatore - 641002. **Durgapur**: 3rd Floor, City Plaza Building, City Centre, Durgapur - 713 216. **Goa**: B-301, Reliance Trade Center, opp. Grace Nursing Home, near Cafe Tato, V.V. Road (Varde Valaulikar), Margoa, Goa 403 601. **Hyderabad**: 208, 2nd Floor, Jade Arcade, Paradise Circle, Secunderabad - 500003. **Indore**: 101, Shalimar Corporate Centre, 8-B, South tukogunj, Opp.Greenpark, Indore - 452001. **Jaipur**: R-7, Yudhisthir Marg ,C-Scheme, Behind Ashok Nagar Police Station, 63/2, The Mall, Jaipur - 302001. **Kanpur**: 1st Floor 106 to 108, CITY CENTRE Phase - II, Kanpur - 208001. **Ludhiana**: U/GF, Prince Market, Green Field, Near Traffic Lights, Sarabha Nagar Pulli, Pakhowal Road, Ludhiana - 141002. **Madurai**: 86/71A, Tamilsangam Road, Madurai - 625001. **Mangalore**: No. G 4 & G 5, Inland Monarch, Opp. Karnataka Bank, Kadri Maing Road, New Ramdaspeth, Nagyur - 440010. **New Delhi**: 7-E, 4th Floor, Deen Dayaal Research Institute Building, Swami Ram Tirath Nagar, Near Videocon Tower, Jhandewalan Extension, New Delhi 110055. **Patna:** G-3, Ground Floor, Opp Ablishek Hotel Mehandale Garage Road, Erandawane, Pune - 411004. **Surat**: Plot No.629, 2nd Floor, Office No.2-C/2-D, Mansukhial Tower, Beside Seventh Day Hospital, Opp.Dhiraj Sons, Athwalines, Surat -Garage Road, Erandawane, Pune - 411004. Surat: Plot No.629, 2nd Floor, Office No.2-C/2-D, Mansukhial Tower, Beside Seventh Day Hospital, Opp Dhiraj Sons, Athwalines, Surat -395001. Vadodara: 103 Aries Complex, BPC Road, Off R.C. Dutt Road, Alkapuri, Vadodara - 390007. Vijayawada: 40-1-68, Rao & Ratnam Complex, Near Chennupati Petrol Pump, M.G. Road, Labbipet, Vijayawada - 520010. Visakhapatnam: Door No 48-3-2, Flat No 2, 1st Floor, Sidhi Plaza, Near Visakha Library, Srinagar, Visakhapatnam- 530 016

Agartala : Advisor Chowmuhani, (Ground Floor), Krishnanagar, Agartala - 799001. Agra : No.8, 2nd Floor, Maruti Tower, Sanjay Place, Agra - 282002. Ahmednagar : B, 1+3, Krishna Encloave Complex, Near Hotel Natraj, Nagar-Aurangabad Road, Ahmednagar - 414001. Ajmer : AMC No. 423/30, New Church Brahampuri, Opp T B Hospital, Jaipur Road, Ajmer -305001. Akola: Opp. RLT Science College, Civil Lines, Akola - 444001. Aligarh: City Enclave, Opp. Kumar Nursing Home, Ramghat Road, Aligarh - 202001. Allahabad: 30/2, A&B, Civil Lines Station, Besides Vishal Mega Mart, Strachey Road, Allahabad - 211001. Alleppey: Doctor's Tower Building, Door No. 14/2562, 1st floor, North of Iorn Bridge, Near Hotel Arcadia Regency, Allppey - 688 001. Alwar: 256A, Scheme No 1, Arya Nagar, Alwar - 301001. Amaravati: 81, Gulsham Tower, 2nd Floor, Near Panchsheel Talkies, Amaravati - 444601. Ambala: Opposite PEER, Bal Bhavan Road, Ambala - 134003. Amritsar: SCO - 18J, 'C' BLOCK RANJIT AVENUE, Amritsar - 140001. Anand: 101, A P Tower, Behind Sardhar Gunj, Next to Nathwani Chambers, Anand - 388001. Anantapur : 15-570-33, I Floor Pallavi Towers, Subash Road, Opp:Canara Bank Anantapur - 515 001 Andhra Pradesh. Ankleshwar : G-34, Ravi Complex, Valia Char Rasta, G I D C, Bharuch, Ankleshwar - 393002. Asansol : Block - G, 1st Floor, P C Chatterjee Market Complex, Rambandhu Talab, P O Ushagram, Asansol - 713303. Aurangabad : Office No. 1, 1st Floor, Amodi Complex, Juna Bazar, Aurangabad - 431001. Balasore: B C Sen Road, Balasore - 756001. Bareilly : F-62-63, Butler Plaza, Civil Lines, Bareilly -243001. Basti: Office No. 3, 1st Floor, Jamia Shopping Complex, (Opposite Pandey School), Station Road, (Uttar Pradesh), Basti - 272002. Belgaum : 1st Floor, 221/2A/1B, Vaccine Depot Road, Near 2nd Railway gate, Tilakwadi, Belgaum - 590006. Bellary : No 60/5 Mullangi Compound, Gandhinagar Main Road (Old Gopalswamy Road), Bellary - 583101. Berhampur : 1st Floor, Upstairs of Aroon Printers, Gandhi Nagar Main Road, Ganjam Dt Orissa, Berhampur - 760001. Bhagalpur : Krishna, 1st Floor, Near Mahadev Cienera, Dr R P Gad, Bhagalpur - 812002. Bharuch (Parent: AnkleshwarTP): F-108, Rangoli Complex, Station Road Bharuch - 392001. Bhatinda : 2907 GH, GT Road, Near Zila Parishad, Bhatinda - 151001. Bhavnagar: 305-306, Sterling Point, Waghawadi Road, OPP. HDFC Bank, Bhavnagar - 364002. Bhilai : Shop No. 117, Ground Floor, Khicharia Complex, Opposite IDBI Bank, Nehru Nagar Square, Bhilai - 490020. Bhilwara : Indraprastha Tower, 2nd Floor, Shyam Ki Sabji Mandi Near Mukulji Garden, Bhilwara - 311001. Bhopal : Plot No.13, Major Shopping Center, Zone-I, M P Nagar, Bhopal - 462011. Bhuj: Data Solution, Office No. 17, 1st Floor, Municipal Building, Opp Hotel Prince, Station Road, Bhuj-Kutch - 370001. Bhusawal (Parent: Jalgaon TP): 3, Adelade Apartment, Christain Mohala, Behind Gulshan-E-Iran Hotel, Amardeep Talkies Road, Bhusawal - 425201. Bikaner : F 4/5, Bothra Complex, Modern Market, Bikaner - 334001. Bilaspur : 2nd Floor, Gwalani Chambers, St Xavier School Road, In Front of CIT (Income Tax) Office, Vyapar Vihar, Bilaspur – 495001. **Bokaro :** Mazzanine Floor, F-4, City Centre, Sector-4, Bokaro Steel City Bokaro - 827004. **Burdwan :** 399, G T Road, Basement of Talk of the Town, Burdwan - 713101. **C.R.Avenue** (Parent: Kolkata ISC) **:** 33,C R Avenue, 2nd Floor, Room No.13, Kolkata - 700012. **Calicut :** 29/97G, 2nd Floor, Gulf Air Building, Mavoor Road, Arayidathupalam, Calicut - 673016. **Chandrapur:** Opp Mustafa Decor, Near Bangalore Bakery, Kasturba Road, Chandrapur - 442 402 Maharashtra. Chennai: Ground Floor, 148 Old Mahabalipuram Road, Okkiyam, Thuraipakkam, Chennai - 600097. Chhindwara : Shop No. 01 Near Puja Lawn, Prarasia Road, Chhindwara – 480001. Chittorgarh : 3 Ashok Nagar, Near Heera Vatika, Chittorgarh - 312001. Cuttack : Near Indian Overseas Bank, Cantonment Road, Mata Math, Cuttack - 753001. Darbhanga : Shahi Complex, 1st Floor, Near R B Memorial Hospital, V I P Road, Benta, Laheriasarai, Darbhanga 846001. Davenegere : 13, 1st Floor, Akkamahadevi Samaj Complex, Church Road, PJ Extension, Devengere - 577002. Dehradun : 204/121, Nari Shilp Mandir Marg, Old Connaught Place, Dehradun - 248001. Deoghar : S S M Jalan Road,



#### III. COMPUTER AGE MANAGEMENT SERVICES PRIVATE LIMITED (CAMS) - TRANSACTION POINT (Cont.

Ground Floor, Opp Hotel Ashoke, Caster Town, Deoghar - 814112. Dhanbad : Urmila Towers, Room No. 111, 1st Floor, Bank More, Dhanbad - 826001. Dharmapuri : 16A/63A, Pidamaneri Road, Near Indoor Stadium, Dharmapuri - 636701. Dhule : H No. 1793 / A, J B Road, Near Tower Garden, Dhule - 424001. Erode : 197, Seshaiver Complex, Agraharam Street, Erode - 638001. Faizabad : Amar Deep Building, 3/20/14, 2nd Floor, Niyawan, Faizabad-224001 Faridabad : B-49, 1st Floor, Nehru Ground, Behind Anupam Sweet House, NIT, Faridabad - 121001. Gandhidham: S-7, Ratnakala Arcade, Plot No. 231, Ward – 12/B, Gandhidham – 370201. Ghaziabad : 113/6, 1st Floor, Navyug Market, Ghaziabad - 201001. Gondal : A/177 Kailash Complex Opp. Khedut Decor GONDAL - 360311. Gorakhpur: Shop No. 3, 2nd Floor, Cross Road, A.D. Chowk, Bank Road, Gorakhpur - 273001. Gulbarga: Pal Complex, 1st Floor, Opp City Bus Stop, Super Market, Gulbarga - 585101. Guntur : Door No 5-38-44, 5/1 BRODIPET, Near Ravi Sankar Hotel, Guntur - 522002. Gurgaon : SCO - 17, 3rd Floor, Sector-14, Gurgoan - 122001. Guwahati: A K Azad Road, Rehabari, Guwahati - 781008. Gwalior: G-6, Global Apartment Phase - II, Opposite Income Tax Office, Kailash Vihar City Centre, Gwalior - 474011. Haldia : 1st Floor, New Market Complex, Durgachak Post Office, Purba Medinipur District, Haldia - 721602. Haldwani : Durga City Centre, Nainital Road, Haldwani -Statistics, Halavaribagh: Muncipal Market, Annada Chowk, Hazaribagh - 825301. Himmatnagar: D-78, 1st Floor, New Durga Bazar, New Railway Crossing, Himmatnagar - 383001. Hisar 12, Opp Bank of Baroda, Red Square Market, Hisar - 125001. Hoshiarpur: Near Archies Gallery, Shimla Pahari Chowk, Hoshiarpur - 146001. Hosur: No.9/2, 1st Floor, Attibele Road, HCF Post, Behind RTO office, Mathigiri, Hosur - 635 110. Hubli: 206 & 207, 1st Floor, A-Block, Kundagol Complex, Opp Court, Club road, Hubli - 580029. Jabalpur: 8, Ground Floor, Datt Towers, Behind Commercial Automobiles, Napier Town, Jabalpur - 482001. Jalandhar : 367/8, Central Town, Opp. Gurudwara Diwan Asthan, Jalandhar - 144001. Jalgoan : Rustomji Infotech Services, 70, Navipeth, Opp old Bus Stand, Jalgoan - 425001. Jalna: (Parent ISC – Aurangabad) : Shop No. 11, 1st Floor, Ashoka Plaza, Opp Magistic Talkies, Subhash Road, Jalna -431203. Jamnagar: 207, Manek Centre, PN Marg, Jamnagar - 361001. Jamshedpur: Millennium Tower, Room No. 15, 1st Floor, R - Road, Bistupur, Jamshedpur - 831001. Jhansi: Babu Lal Karkhana Compound, Opp SBI Credit Branch, Gwalior Road, Jhansi - 284001. Jodhpur : 1/5, Nirmal Tower, 1st Chopasani Road, Jodhpur - 342003. Jammu: JRDS Heights, Lane Opp. S&S Computers, Near RBI Building, Sector 14, Nanak Nagar Jammu - 180004. Junagadh : Circle Chowk, Near Choksi Bazar Kaman, Gujarat Junagadh - 362001. Kadapa: Door No.: 21/ 598, Palempapaiah Street, Near Ganjikunta Pandurangaiah Dental Clinic, 7 Road Circcle, Kadapa - 516001. Kakinada : No.33-1, 44 Sri Sathya Complex, Main Road, Kakinada - 533 001. Kalyani: A - 1/50, Block - A, Dist Nadia Kalyani - 741235. Kannur: Room No. 14/435, Casa Marina Shopping Centre, Talap, Kannur - 670004. Karimnagar: H No. 7-1-257, Upstairs S B H, Mangammthota, Karimnagar - 505001. Karnal (Parent : Panipat TP) : 7, Ilnd Floor, Opp Bata Showroom, Kunjapura Road, Karnal – 132001. Karna : 126 GVP Towers, Kovai Road, Basement of Axis Bank, Karur - 639002. Katni: NH 7, Near LIC, Jabalpur Road, Bargawan, Katni - 483501. Kestopur : S. D. Tower, Sreeparna Apartment, AA-101, Prafulla Kannan (West) Shop No - 1M, Block – C (Ground Floor), Kestopur, - 700101. Khammam: 1st Floor, Shop No 11 - 2 - 31/3, Philips Complex, Balajinagar, Wyra Road, Near Baburao Petrol Bunk, Khammam – 507001. Kharagpur : Shivhare Niketan, H No 291/1, Ward No 15, Opposite UCO Bank, Kharagpur - 721301. Kolhapur : AMD Sofex Office No. 7, 3rd Floor, Ayodhya Towers, Station Road, Kolhapur - 416001. Kollam : Kochupilamoodu Junction, Near VLC, Beach Road, Kollam - 691001. Kota : B-33, Kalyan Bhawan, Triangle Part, Vallabh Nagar, Kota - 324007. Kottayam : Building No: KMC IX / 1331 A, Opp.: Malayala Manorama, Railway Station Road, Thekkumkattil Building Kottayam - 686 001 Kumbakonam : Jailani Complex, 47, Mutt Štreet, Kumbakonam - 612001. Kurnool : H.No.43/8, Upstairs, Uppini Arcade, N R Peta, Kurnool - 518004. Malda : Daxhinapan Abasan, Opp Lane of Hotel Kalinga, S M Pally, Malda - 732101. Manipal: Basement floor, Academy Tower, Opposite Corporation Bank, Manipal - 576104. Mapusa (Parent ISC : Goa): Office No.CF-8, 1st Floor, Business Point, Above Bicholim Urban Co-op Bank, Angod, Mapusa - 403507. Margao : Virginkar Chambers, 1st Floor, Near Kamath Milan Hotel, New Market, Near Lily Garments, Old Station Road, Margao - 403601. Mathura: 159/160, Vikas Bazar, Mathura - 281001. Meerut: 108, 1st Floor, Shivam Plaza, Opp Eves Cinema, Hapur Road, Merut: 250002. Mehsana: 1st Floor, Subhadra Complex, Urban Bank Road, Mehsana - 384002. Moga: Gandhi Road, Opp Union Bank of India, Moga - 142001. Moradabad: H 21-22, 1st Floor, Ram Ganga Vihar Shopping Complex, Opposite Sale Tax Office, Moradabad - 244001. Mumbai (Andheri): CTS No 411, Citipoint, Gundivali, Teli Gali, Above C.T. Chatwani Hall, Andheri (East) Mumbai - 400 069. Muzzafarpur : Brahman Toli, Durga Asthan Gola Road, Muzaffarpur - 842001. Mysore : No.1, 1st Floor, CH.26 7th Main, 5th Cross, (Above Trishakthi Medicals), Saraswati Puram, Mysore - 570009. Nadiad: F 142, First Floor, Gantakaran Complex, Gunj Bazar, Nadiad - 387001. Nalgonda : Adj. to Maisaiah Statue , Clock Tower Center, Bus Stand Road , Nalgonda - 508001. Nashik : Ruturang Bungalow, 2 Godavari Colony, Behind Big Bazar, Near Boys Town School, Off College Road, Nashik - 422005. Navsari : Dinesh Vasani & Associates, 103 - Harekrishna Complex, above IDBI Bank, Near Vasant Talkies, Chimnabai Road, Navasari - 396445. Nellore : 97/56, 1st Floor, Immadisetty Towers, Ranganayakulapet Road, Santhapet, Nellore - 524001. Noida : C-81, 1st Floor, Sector No 2, Noida - 201301. Palakkad : 10 / 688, Sreedevi Residency, Mettupalayam Street, Palakkad - 678001. Palanpur : Jyotindra Industries Compound, Near Vinayak Party Plot, Deesa Road, Palanpur - 385001. Panipat: 83, Devi Lal Shopping Complex, Opp ABN Amro Bank, G T Road, Panipat 132103. Patiala: 35, New lal Bagh Colony, Patiala -147001. Pondicherry : S-8, 100, Jawaharlal Nehru Street, (New Complex, Opp. Indian Coffee House), Pondicherry - 605001. Raibareli : 17, Anand Nagar Complex, Raibareli - 229001. Raipur: HIG, C-23, Sector – 1, Devendra Nagar, Raipur - 492004. Rajahmundry: Cabin 101, D No. 7-27-4, 1st Floor, Krishna Complex, Baruvari Street, T Nagar, Rajahmundry - 533101. Rajkot : Office 207 - 210, Everest Building, Harihar Chowk, Opp Shastri Maidan Limda Chowk Rajkot - 360001. Ranchi : 4, HB Road, No: 206, 2nd Floor Shri Lok Complex, Ranchi - 834 001. Ratlam : Dafria & Co., 18, Ram Bagh, Near Scholar's Schoo, Ratlam – 457001. Ratnagiri : Kohinoor Complex, Near Natya Theatre, Nachane Road, Ratnagiri - 415639. Rohtak : 205, 2nd Floor, Bldg. No. 2, Munjal Complex, Delhi Road, Rohtak - 124001. Roorkee : 22 Civil Lines, Ground Floor, Hotel Krish Residence Roorkee - 247667. Rourkela : 1st Floor, Mangal Bhawan, Phase II, Power House Road, Rourkela - 769001. Sagar : Opp. Somani Automoblies, Bhagwanganj, Sagar - 470002. Saharanpur : 1st Floor, Krishna Complex, Opp. Hathi Gate, Court Road, Saharanpur - 247001. Salem : No. 2, 1st Floor, Vivekananda Street, New Fairlands, Salem - 636016. Sambalpur : C/o Raj Tibrewal & Associates, Opp. Town High School, Sansarak, Sambalpur - 768001. Sangli: Jiveshwar Krupa Bldg, Shop. NO.2, Ground Floor, Tilak Chowk, Harbhat Road, Sangli – 416416. Satara : 117/A/3/22, Shukrawar Peth, Sargam Apartment, Satara - 415002. Shahjahanpur : Bijlipura, Near Old Distt Hospital , Shahjahanpur - 242001. Shimla : 1st Floor, Opp Panchayat Bhawan Main Gate, Bus Stand, Shimla -171001. Shimoga : Nethravathi, Near Gutti Nursing Home, Kuvempu Road, Shimoga - 577201. Siliguri : 17B Swamiji Sarani, Siliguri - 734001. Sirsa: Gali No1, Old Court Road, Near Railway Station Crossing, Sirsa - 125055. Solan : 1st Floor, Above Sharma General Store, Near Sanki Rest house, The Mall, Solan - 173212. Solapur : Flat No 109, 1st Floor, A Wing, Kalyani Tower, 126 Siddheshwar Peth, Near Pangal High School, Solapur - 413001. Sriganganagar : 18 L Block, Sri Ganganagar - 335001. Srikakulam : Door No 4-4-96, First Floor, Vijaya Ganapathi Temple Back Side, Nanubala Street, Srikakulam - 532001. Sultanpur : 967, Civil Lines, Near Pant Stadium, Sultanpur - 228001. Surat : Plot No.629,2nd Floor, Office No.2-C/2-D, Mansukhlal Tower, Beside Seventh Day Hospital, Opp. Dhiraj Sons, Athwalines, Surat - 395001. Surendranagar : 2 M I Park, Near Commerce College, Wadhwan City, Surendranagar -363035. Thane: 3rd Floor, Nalanda Chambers, "B" Wing, Gokhale Road, Near Hanuman Temple, Naupada, Thane (West) - 400 602. Thiruppur : 1(1), Binny Compound, 2nd Street, Kumaran Road, Thiruppur - 641601. Thirupalla : 24/590-14, C.V.P Parliament Square Building, Cross Junction, Thirupalla - 689101. Tinsukia : Sanairan Lohia Road, 1st Floor, Tinsukia -786125. Tirunelveli : 1st Floor, Mano Prema Complex, 182/6, S N High Road, Tirunelveli - 627001. Tirupathi : Shop No : 6, Door No: 19-10-8, (Opp to Passport Office), AIR Bypass Road, Tirupathi – 517501. Trichur : Room No. 26 & 27, Dee Pee Plaza, Kokkalai, Trichur - 680001. Trichy : No 8, 1st Floor, 8th Cross West Extn, Thillainagar, Trichy - 620018. Trivandrum : R S Complex, Opposite of LIC Building, Pattom PO, Trivandrum - 695004. Tuticorn: 1 - A/25, 1st Floor, Eagle Book Centre Complex, Chidambaram Nagar Main, Palayamkottai Road, Tuticorn Complex, Object of the Conducting, Fatterine of Societ. Machine 1995 Opp Dr Shrotri Hospital, Yavatmal - 445001

CAMS, Registrar and Transfer Agent to Kotak Mutual Fund will be the official point of acceptance for electronic transaction received through specified banks, Financial Institutions with whom Kotak Mahindra Mutual Fund has entered or may enter into specific arrangement for purchase/sale/switch of units and secured internet site operated by Kotak Mahindra Mutual Fund.

All ASBA Participating Bank.