

Sundaram Select Micro Cap-Series XI

A Closed-End Equity Scheme

This product is suitable for investors who are seeking*

- Long term capital growth,
- investment predominantly in equity / equity-related instruments of companies that can be termed as micro-caps.

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



Moderately High Risk

Offer of units at Rs 10 during the new fund offer period.

New Fund Offer opens: 08/12/2016

New Fund Offer closes: 22/12/2016

Application Form & KIM

Toll Free: 1800 103 7237 (India) +91 44 4083 1500 (NRI)

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Sundaram Asset Management

Sundaram Asset Management-Investment Manager for Sundaram Mutual Fund

A closed-end equity scheme

Offer at Rs 10 per unit during the New Fund Offer Period • New Fund Offer opens on: 08/12/2016 • New Fund Offer closes on: 22/12/2016

This Key Information Memorandum sets forth the information that a prospective investor ought to know before investing. For further details of the Scheme / mutual fund, detailed risk factors, rights of and services for investors, due diligence certificate of Sundaram Asset Management, key personnel, penalties & pending litigations, and associate transactions, to name a few, investors must, refer to the Statement of Additional Information/Scheme Information Document available free of cost at offices of Sundaram Asset Management, Investor Service Centres, distributors and at www.sundarammutual.com. The Scheme particulars have been prepared in accordance with the Securities and Exchange Board of India (Mutual Funds) Regulations, 1996, as amended till date, and filed with the Securities and Exchange Board of India (SEBI, The units being offered for public subscription have neither been approved or disapproved by SEBI, nor has SEBI certified the accuracy or adequacy of this KIM. This KIM is dated 28/11/2016. Please read the relevant SEBI-mandated documents carefully before investing. By filling and signing this application form, applicants are deemed to have understood and accepted the terms of the offer.

Coursel Transie	Sundaram Select Micro Cap-Series XI. NFO period	of the scheme shall not exceed 15 days.		
Fund Type	A closed-end equity scheme.			mand as where a 11 11
nvestment Objective	To seek capital appreciation by investing predominan	ly in equity/equity-related instruments of o	ompanies that can be te	ermed as micro-caps. However, ther
	can be no assurance that the investment objective of		t cap on the NCE at the t	time of investment will be considered
	A company whose market capitalisation is equal to or	lower than that of the SUTST Stock by marking	et cap on the NSE at the	ume of investment will be considere
	to be in micro-cap category. No Guarantee: There is no guarantee or assurance	that the investment objective of the cohe	ma will be appiared law	actors are nother being offered a
	guaranteed / indicated returns nor any guarantee on a			
			e is also no guarantee or	capital of return entier by the mutu
Maturity Period	fund or by the sponsor or by the Asset management Sundaram Select Micro Cap-Series XI, with maturit	unparty unperiod of 4 years from the date of allotm	ant. The Maturity date is	reckoned from the date of allotme
viaturity Ferrou	If the Maturity date is not a business day, the subseq	ant husiness day shall be considered as	he maturity day for the S	
Asset Allocation Pattern	Asset Class	Minimum Allocation	Maximum Allocation	Risk Profile
Asset Allocation Fattern	Equity & equity-related securities of micro-cap compared		100%	High
	Other equity (including investment in derivatives of la		35%	High
	Fixed Income and money market securities	<u>0%</u>	35%	Low to Medium
	"Other Equity" refers to Large-cap (including derivation	- , -		
	capitalization shall not be below the market capitalization			
	shall not be above 50th stock and below 100th stoc			
	Stock Exchange of India Limited.		shaing ordor of market o	
	The scheme will not invest in securitised debt, repo in	corporate bond credit default swaps and	foreign securities. The s	cheme shall not engage in securit
	lending & borrowing and short selling.	i colporato sona, orcan actain emape and		
	The Scheme may use derivatives in large cap stocks	for trading, hedging and portfolio balanc	ng. Exposure to derivativ	ves will be limited to 35% of the r
	asset value of the Scheme at the time of transaction. E			
	in large cap stocks will be limited to asset allocation	provided in the table above for "Other e	uitv & equity-related sec	curities". In respect of Fixed Inco
	Derivative namely Interest Rate Swap (IRS) and Forwa			
	of the scheme.	3 1 1 1 1 1 1 1 1 1 1		
	For the purpose of the scheme the market capitalisat	on is provided below		
	Market Capitalisation	1		
	LARGE	Top 50	companies X > ~ Rs.47	2 695 crore
	MID	Top 50-100	companies X > ~ Rs.26	5,382 crore
	SMALL	Top 101-30	0 companies X > ~ Rs.5	5,185 crore
		201 at comm		185 crore
	MICRO	301St COMp	any onwards X < ~ Rs.5	,100 01010
	MICHO Source: Internal, Market Cap as of October 2016 bas		any onwards X < ~ RS.5	
	Source: Internal, Market Cap as of October 2016 bas Exposure is calculated as a percentage of the notion	ed on NSE. X is the Market Capitalisation.	-	
	Source: Internal, Market Cap as of October 2016 bas Exposure is calculated as a percentage of the notiona to derivatives.	ed on NSE. X is the Market Capitalisation. I value to the net assets of the Scheme. T	he Scheme will maintain	cash or securities to cover exposu
	Source: Internal, Market Cap as of October 2016 bas Exposure is calculated as a percentage of the notiona to derivatives. The cumulative gross exposure to equity, debt, mone SEBI circular No. Cir/ IMD/ DF/ 11/ 2010 dated Aug	ed on NSE. X is the Market Capitalisation. Il value to the net assets of the Scheme. T y market instruments and derivatives shall	he Scheme will maintain not exceed 100% of the	cash or securities to cover exposu net assets of the scheme, subject
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	Source: Internal, Market Cap as of October 2016 bas Exposure is calculated as a percentage of the notion to derivatives. The cumulative gross exposure to equity, debt, mone SEBI circular No. Cir/ IMD/ DF/ 11/ 2010 dated Aug percentage. Investors are requested to refer to the parts of this do the limits and risks relating to such securities. Pending deployment in line with the investment object in accordance SEBI Circulars SEBI/IMD/CIR No.9/203 Subject to SEBI Regulations, the asset allocation patt market conditions, applicable regulations and the per The fund manager of the Scheme shall examine fact specific factors and trends in liquidity, to name a few the portfolio as a tactical call. The fund manager shall seek to raise the equity expo on a regular basis. Cash calls (with deployment in ap and underweight to sectors and changes in allocation if the macro-economic conditions and market levels correspondingly reduce or increase the fixed-income for normal circumstances. In any case, the fund manager will carry out rebalanci	ed on NSE. X is the Market Capitalisation. I value to the net assets of the Scheme. T y market instruments and derivatives shall ust 18, 2010. The same-security-wise he cument dealing with Risk Factors and Deriv tive, the funds of the Scheme may be inve 806/03 dated November 12, 2003 and SEE ern may change from time to time for a sh ception of the Investment Manager. ors such as the overall macro-economic of and reduce the equity exposure, if warrar sure if the environment is conducive. This propriate money-market and fixed-income l levels to stocks with varying attributes be warrant, the fund manager may on an ex- component of the portfolio beyond the as ng deviation from the stated asset allocation	he Scheme will maintain not exceed 100% of the dge positions would be atives for a detailed desc sted in short-term deposi I/IMD/Cir No.1/91171/07 ort term and for defensive onditions, valuation level ted, to lower levels and in process of rebalancing r securities), derivatives, used to balance the por ceptional basis, increase set allocation boundary a on within 30 days. Where	cash or securities to cover expos net assets of the scheme, subjec excluded from computing the sa cription on how these securities we its with scheduled commercial ban dated April 16, 2007. e considerations, keeping in view ls, sector-specific factors, compa raise the fixed income component may take place in a dynamic man changes in the degree of overwei tfolio. o or reduce the equity exposure a and market cap indicated in the ta the portfolio is not rebalanced wit
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	Source: Internal, Market Cap as of October 2016 bas Exposure is calculated as a percentage of the notiona to derivatives. The cumulative gross exposure to equity, debt, mone SEBI circular No. Cir/ IMD/ DF/ 11/ 2010 dated Aug percentage. Investors are requested to refer to the parts of this dou the limits and risks relating to such securities. Pending deployment in line with the investment object in accordance SEBI Circulars SEBI/IMD/CIR No.9/203 Subject to SEBI Regulations, the asset allocation patt market conditions, applicable regulations and the per The fund manager of the Scheme shall examine fact specific factors and trends in liquidity, to name a few the portfolio as a tactical call. The fund manager shall seek to raise the equity expor on a regular basis. Cash calls (with deployment in ag and underweight to sectors and changes in allocation if the macro-economic conditions and market levels correspondingly reduce or increase the fixed-income for normal circumstances. In any case, the fund manager will carry out rebalanci 30 days, justification for the same shall be placed b Executive committee of the Investment Manager, hav	ed on NSE. X is the Market Capitalisation. I value to the net assets of the Scheme. T y market instruments and derivatives shall ust 18, 2010. The same-security-wise he sument dealing with Risk Factors and Deriv tive, the funds of the Scheme may be inve 806/03 dated November 12, 2003 and SEE ern may change from time to time for a sh ception of the Investment Manager. ors such as the overall macro-economic of and reduce the equity exposure, if warrar sure if the environment is conducive. This propriate money-market and fixed-income i levels to stocks with varying attributes be warrant, the fund manager may on an ex- component of the portfolio beyond the as ng deviation from the stated asset allocation efore the Executive Committee and the B ng three members, shall then decide on the	he Scheme will maintain not exceed 100% of the dge positions would be atives for a detailed desc sted in short-term deposi I/IMD/Cir No.1/91171/07 ort term and for defensive onditions, valuation level ted, to lower levels and i process of rebalancing r securities), derivatives, i used to balance the por ceptional basis, increase set allocation boundary a on within 30 days. Where pard of Trustees along w ie course of action.	cash or securities to cover exposent assets of the scheme, subject excluded from computing the satisfies with scheduled commercial bar? dated April 16, 2007. e considerations, keeping in view? Is, sector-specific factors, comparaise the fixed income component may take place in a dynamic man changes in the degree of overweigtfolio. e or reduce the equity exposure a and market cap indicated in the ta the portfolio is not rebalanced wit with reasons recorded in writing. T
	Source: Internal, Market Cap as of October 2016 bas Exposure is calculated as a percentage of the notiona to derivatives. The cumulative gross exposure to equity, debt, mone SEBI circular No. Cir/ IMD/ DF/ 11/ 2010 dated Aug percentage. Investors are requested to refer to the parts of this dou the limits and risks relating to such securities. Pending deployment in line with the investment object in accordance SEBI Circulars SEBI/IMD/CIR No.9/203 Subject to SEBI Regulations, the asset allocation patt market conditions, applicable regulations and the per The fund manager of the Scheme shall examine fact specific factors and trends in liquidity, to name a few the portfolio as a tactical call. The fund manager shall seek to raise the equity expo on a regular basis. Cash calls (with deployment in ap and underweight to sectors and changes in allocation if the macro-economic conditions and market levels correspondingly reduce or increase the fixed-income for normal circumstances. In any case, the fund manager will carry out rebalanci 30 days, justification for the same shall be placed b Executive committee of the Investment Manager, hav In the last six months of this Scheme's tenure, the ex-	ed on NSE. X is the Market Capitalisation. I value to the net assets of the Scheme. T y market instruments and derivatives shall ust 18, 2010. The same-security-wise he sument dealing with Risk Factors and Deriv tive, the funds of the Scheme may be inve 806/03 dated November 12, 2003 and SEE ern may change from time to time for a sh ception of the Investment Manager. ors such as the overall macro-economic of and reduce the equity exposure, if warrar sure if the environment is conducive. This propriate money-market and fixed-income i levels to stocks with varying attributes be warrant, the fund manager may on an ex- component of the portfolio beyond the as ng deviation from the stated asset allocation efore the Executive Committee and the B ng three members, shall then decide on the	he Scheme will maintain not exceed 100% of the dge positions would be atives for a detailed desc sted in short-term deposi I/IMD/Cir No.1/91171/07 ort term and for defensive onditions, valuation level ted, to lower levels and i process of rebalancing r securities), derivatives, i used to balance the por ceptional basis, increase set allocation boundary a on within 30 days. Where pard of Trustees along w ie course of action.	cash or securities to cover exposent assets of the scheme, subject excluded from computing the satisfies with scheduled commercial bar? dated April 16, 2007. e considerations, keeping in view? Is, sector-specific factors, comparaise the fixed income component may take place in a dynamic man changes in the degree of overweigtfolio. e or reduce the equity exposure a and market cap indicated in the ta the portfolio is not rebalanced wit with reasons recorded in writing. T
nvestment Strategy	Source: Internal, Market Cap as of October 2016 bas Exposure is calculated as a percentage of the notiona to derivatives. The cumulative gross exposure to equity, debt, mone SEBI circular No. Cir/ IMD/ DF/ 11/ 2010 dated Aug percentage. Investors are requested to refer to the parts of this dou the limits and risks relating to such securities. Pending deployment in line with the investment object in accordance SEBI Circulars SEBI/IMD/CIR No.9/203 Subject to SEBI Regulations, the asset allocation patt market conditions, applicable regulations and the per The fund manager of the Scheme shall examine fact specific factors and trends in liquidity, to name a few the portfolio as a tactical call. The fund manager shall seek to raise the equity expor on a regular basis. Cash calls (with deployment in ag and underweight to sectors and changes in allocation if the macro-economic conditions and market levels correspondingly reduce or increase the fixed-income for normal circumstances. In any case, the fund manager will carry out rebalanci 30 days, justification for the same shall be placed b Executive committee of the Investment Manager, hav	ed on NSE. X is the Market Capitalisation. I value to the net assets of the Scheme. T y market instruments and derivatives shall ust 18, 2010. The same-security-wise he sument dealing with Risk Factors and Deriv tive, the funds of the Scheme may be inve 806/03 dated November 12, 2003 and SEE ern may change from time to time for a sh ception of the Investment Manager. ors such as the overall macro-economic of and reduce the equity exposure, if warrar sure if the environment is conducive. This propriate money-market and fixed-income levels to stocks with varying attributes be warrant, the fund manager may on an ex- component of the portfolio beyond the as ng deviation from the stated asset allocatio afore the Executive Committee and the B ng three members, shall then decide on th posure to non micro-cap stocks may go	he Scheme will maintain not exceed 100% of the dge positions would be atives for a detailed desc sted in short-term deposi I/IMD/Cir No.1/91171/07 ort term and for defensive onditions, valuation level ted, to lower levels and in process of rebalancing r securities), derivatives, used to balance the por ceptional basis, increase set allocation boundary a on within 30 days. Where bard of Trustees along w le course of action. Ip to 100 per cent in ord	cash or securities to cover expos net assets of the scheme, subject excluded from computing the sa cription on how these securities wo its with scheduled commercial bar dated April 16, 2007. e considerations, keeping in view ls, sector-specific factors, compair raise the fixed income component may take place in a dynamic man changes in the degree of overweit offolio. e or reduce the equity exposure a and market cap indicated in the ta the portfolio is not rebalanced wit with reasons recorded in writing. The ler to facilitate smooth completion

	 on the NSE. These stocks are generally more vo We define Micro cap as those stocks who descending order of market cap) on the Na total of 400 stocks. The aggregate market average, source, Bloomberg) is 10,81,000 v 100 least liquid stocks the trading volume o the larger end of the Universe we feel that t Our portfolio will consist of around 50 stock that only stocks with adequate trading volum in its entirety within 15 days based on the monitor the trading volumes of each of the any reason. Once a stock has been red flag Head of Operations and the committee will We will also ensure on an ongoing basis th stocks. As we near the expiry of the lock-in period instruments thereby ensuring adequate liqu We will ensure that the initial redemptions ensuring that the residual investments in the 	latile than the large-ca se market capitalisatio titional Stock Exchange capitalization of these with the largest trading if the 300th stock in the there will be adequate ks and one of the crite ime will be purchased. 10 day trading volume stocks on a daily basis gged we will have an Ir decide if we need to e hat the entire portfolio for the Fund we will gr idity for redemptions. post expiry of the 3 ye	ria for selecting a stock will be liquidity (i.e. adequate trading volumes). We will ensure (Adequate trading volume will be defined as trading volume sufficient to exit the stock e prior to the date of purchase). We have an in-house risk management team who will s and will red flag any potential cause for concern if the trading volumes were to fall for nvestment committee meeting comprising of the Fund Manager, the CEO, the MD and
Risk Profile			f principal. Please read the Statement of Additional Information and Scheme Information
Risk Mitigation	 prescribed limit of 10% - and sector exposure lii of Sundaram Asset Management. Deviation if ar and will also, if required, be brought to the notic An independent risk management team is in plac the portfolio contours are tracked on a daily basi for corrective action. Follow up actions are made Adherence to limits from SEBI Regulations as w Committee monitoring Risk Management: The Independent Directors to monitor risk managen invitees to the Committee. The Compliance Offic and fixed income funds, check deviations from ss suggest improvements to the framework/formats Role of the Committee: Committee will approve Guidelines in the Universe of securities Global Issuer limits (including limit per mat Counterparty limits Revised existing issuer and counterparty I Limits applicable to each fund such as Cr Risk Limits, Risk Grade Limits etc. Risk Guidelines: Sundaram Asset Managemen guidelines are in place. 	mitigated by having in mitis. The adherence sh ny, from the limit will ha e of the Risk Manager to oversee and moni is to ensure adherence e to ensure that the de ell as stipulations in the be Board of Sundaram A nent. The Heads of Eq ere acts as the secretary et limits of investments s. e the: turity) imits redit Diversification rational thas internal investments	nternal fund management guidelines that provide for single-stock – subject to the SEBI hall be monitored by the Risk Management team that reports to the Managing Director ave to approved by the Managing Director subject to rustication by the fund manager nent Committee at the board level. itor portfolio risk on a day-to-day basis. Internal risk control guidelines are in place and . Any deviation is brought to the notice of the Managing Director and the fund manager viviation is corrected within the time period prescribed in internal risk control guidelines. e Scheme Information Document is monitored by the compliance team. Asset Management has constituted a Committee comprising Managing Director & Two quity and Fixed Income, the Risk Analyst and the Deputy CEO will be the permanent y to the committee. The Committee will review the risk guidelines with respect to equity s, set/modify the limits of counter party exposure, review exceptions and overrides and o, Duration Limit, WAM Limit, Maximum Maturity Limit, Liquidity Risk Limits, Valuation nent norms and risk guidelines for equity and debt investments. Also fund specific evel of risk the fund can expose investors to, as specified in the investment mandate.
Plans and Options	Plans: Regular Plan and Direct Plan Options : Gr All plans and options available for offer under the Direct Plan is only for investors who purchase investments through a Distributor. All categories of investors (whether existing or ne under Direct Plan can be made through various other Platform(s) where investors' applications for	owth, Dividend Payout e scheme will have the /subscribe Units into t ew Unitholders) as perr modes offered by the pr subscription of units	t. If investment option is not indicated the default option will be Growth. same portfolio the Scheme directly with the Fund and is not available for investors who route their mitted to invest in this scheme are eligible to subscribe under Direct Plan. Investments Fund for investing directly with the Fund {except Stock Exchange Platform(s) and all are routed through Distributors}.
	distribution of Units will be paid / charged under	Direct Plan. The direct	ar Plan as it shall exclude distribution expenses, commission, etc. No commission for t plan will also have a separate NAV. to indicate "Direct Plan" against the Scheme name in the application form.
	The following matrix will be applied for processir		
	Broker Code mentioned by the investor	Plan mentioned by t	he investor Plan under which units will be allotted
	Not mentioned	Not mentioned	Direct Plan
	Not mentioned	Direct	Direct Plan
	Not mentioned	Regular	Direct Plan
	Mentioned	Direct	Direct Plan
	Direct Direct	Not Mentioned Regular	Direct Plan Direct Plan
	Mentioned	Regular	Regular Plan
	Mentioned	Not Mentioned	Regular Plan
	In cases of wrong/ invalid/ incomplete ARN code The Investment Manager shall contact and obta distributor. In case, the correct code is not rece application without any exit load.	es mentioned on the ap ain the correct ARN co eived within 30 calend	opplication form, the application shall be processed under Regular Plan. ode within 30 calendar days of the receipt of the application form from the investor/ lar days, the AMC shall reprocess the transaction under Direct Plan from the date of
Minimum Application Amount	First investment Rs 5,000 and multiples of Rs 10	inereatter.	on the conital market assument of NOT within five busices from the date of the total
Listing	I The Willtual Fund/Investment Manager Will list the	e units of the scheme	on the capital market segment of NSE within five business from the date of allotment.
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Sundaram Asset Management

	NSE has vide its Letter No. NSE/LIST/62438 dated February 23, 2016 provided in-principle approval for listing the units of the scheme. In addition to NSE, the
Redemption & switch-out on an	units may be listed in other exchanges also. Being a Closed End Scheme, there will be no allotment or redemption or switches on an ongoing basis.
ongoing basis to other Scheme of Sundaram Mutual Fund	
Liquidity	The Fund will not redeem the units till the maturity of the scheme. However, in order to provide the liquidity to the investors, the units of the schemes are proposed to be listed on the NSE within 5 business days from the date of allotment. Hence, Investors who want to liquidate their units of the schemes can sell the units held in Demat Form in the secondary market. NSE has given its in – principle approval for listing the units of the scheme on its exchange vide its Letter NSE/LIST/62438 dated February 23, 2016. On the Maturity Date (which will be 4 years from the date of Allotment), the Units of the Scheme will be redeemed/switched out at the Applicable NAV. (If the maturity date is not a Business Day, the subsequent Business Day shall be considered as the maturity
	date for the Scheme). The Investment Manager/ Trustee will initiate the delisting procedure at least 30 days prior to the date of maturity of the scheme. The Unitholders will not able to trade in stock exchange once the schemes are delisted. This shall be subject to SEBI Regulations/Guidelines and without any further reference to the Mutual Fund / Investment Manager / Unit holders.
Additional Mode of Payment during NFO	Investors may apply for the Schemes through Applications Supported By Blocked Amount (ASBA) process during the NFO period by filling in the ASBA form and submit the same to their respective banks, which in turn will block the subscription amount in the said amount as per the authority contained in ASBA form, and undertake other tasks as per the procedure specified therein. For applicants applying through ASBA, on allotment, the amount will be unblocked in their respective bank accounts and account will be debited only to the extent required to pay for allotment of Units applied in the application form. For complete details and ASBA process refer to Statement of Additional Information (SAI) available on our website www.sundarammutual.com
Registration of Bank Account	The Unitholders may choose to receive the redemption/dividend proceeds in any of the bank accounts, the details of which are registered with the AMC by specifying the necessary details in the "Bank Accounts Registration form" which will be available at our office/Sundaram BNP Paribas Fund Services Ltd and on the website of www.sundarammutual.com. Individuals, HUFs, Sole proprietor firms can register up to five bank accounts and other investors can register up to ten bank accounts in a folio. The unitholder can choose anyone of the registered bank accounts as default bank account. In case the investor fails to mention any preference, then by default the first number indicated in the list shall be the preferred account number. If unit holder(s) provide a new and unregistered bank mandate or a change of bank mandate request with a specific redemption proceeds (with or without necessary supporting documents), such bank account may not be considered for payment of redemption proceeds, or the Fund may withhold the payment for up to 10 calendar days to ensure validation of new bank mandate mentioned. Valid change of bank mandate requests with supporting documents will be processed within ten business days of necessary documents reaching the head office of the RTA and any financial transaction request received in the interim will be carried based on previous details only. For more details please refer our website www.sundarammutual.com. For any queries and clarifications that you may have, please get in touch with us at our office or call our Toll Free 1800 103 7237 (India) +91 44 4083 1500 (NRI).
Applicable NAV(after the scheme opens for repurchase and sale)	Being a Closed End Scheme, there will be no allotment or redemption or switches on an ongoing basis.
Special products / facilities available during the NFO	 Investors may apply for the Units of the Schemes through Applications Supported by Blocked Amount (ASBA) process by filling in the ASBA form and submitting the same to their respective banks. DD charges shall be borne by Investment Manager as per prevailing SBI charges provided there is no office of the Investment Manager/Collecting centers
	 in that place Switch from any existing Equity/Debt/Liquid Schemes of Sundaram Mutual into the Units of the Scheme during the NFO Period can be done during the NFO Period. For details the Investor Service Centres can be contacted. An investor may purchase the units in different options available for subscription under Regular Plan of the Scheme through NSE MFSS & BSE StAR Platform (Stock Exchange infrastructure) only during the NFO period. Switching of Units is not permitted under this facility. Investors may hold the Units in physical or dematerialized form. MFSS and StAR are electronic platforms introduced by NSE and BSE respectively for transacting in units of Mutual Funds. The electronic platforms will be available on all business days of the Capital Market segment. The platforms will be available for Participants between 9 a.m. until 3 p.m. The eligible AMFI certified stock exchange brokers will be considered as Official Points of Acceptance (OPA) of Sundaram Mutual Fund. Investors are requested to note that the facility for transacting in mutual fund schemes through stock exchange infrastructure is available subject to such limits, operating guidelines, terms and conditions as may be prescribed by the respective stock exchange(s) and guidelines issued by SEBI from time to time. The Trustees of Sundaram Mutual reserves the right to change/modify the features of this facility at a later date. MF Utility Platform All financial and non-financial transactions pertaining to Schemes of Sundaram Mutual Fund can be done through MFU either electronically on www.mfuonline.com as and when such a facility is made available by MFUI or physically through the authorized Points of Service ("POS" of MFUI will effect from the respective dates as published on MFU website against the POS locations. The list of POS of MFUI is published on the website of MFUI at www.mfundina.com as may be updated from time to time. The Online Transaction Portal of MFU i.e. www.mfuo
Decretch of Padamation Proceeds	transactions on the MFUI portal shall be subject to the eligibility of the investors, any terms & conditions as stipulated by MFUI / Mutual Fund / the AMC from time to time and any law for the time being in force.
Despatch of Redemption Proceeds Dividend Policy	On maturity the redemption proceeds will be mailed to the investors within 10 working days. The Trustee Company reserves the right to distribute dividend subject to availability of distributable surplus. Dividend is declared on the face value of Rs 10 per unit. After declaration and payment of dividend, the ex-dividend NAV will decline to the extent of the dividend payment. The details of the Record Date for any Dividend that may be declared will be notified through the Stock Exchange where the Units are listed/ designated investor service centers/ newspapers. Please read the Scheme Information Document for further details
Name of the Fund Managers Benchmark	S Krishnakumar & Dwijendra Srivastava S&P BSE Small Cap Index. The S&P BSE Small Cap index was launched on April 11, 2005 and is designed to measure the performance of small-cap companies listed at BSE Ltd. The index is well diversified across all sectors, broad-based and consists of more than 580 scrips. The composition of the aforesaid benchmark is such that it is most suited for comparing performance of the scheme which seeks to invest predominantly in micro-cap stocks. This is the only metric that is proximate in tracking the micro-cap category. The Trustee reserves the right to change the benchmark/Fund Managers.
Name of the Trustee Company	Sundaram Trustee Company Ltd
Load Structure	Entry Load: Nil Exit Load: Not applicable. Please note that buying and selling the units of the scheme on the stock exchange is based on market price. However, investors will have to bear the cost of brokerage and applicable taxes on the brokerage and other relevant charges as applicable for transacting on secondary market.
Transaction Charge to Distributors	In addition to the existing upfront commission payable to the distributor, the distributor would be allowed to charge the Investor a Transaction Charge (@ Rs150 for a New Investor and @Rs100 for an existing Investor)where the amount of investment is Rs. 10,000 and above on a per subscription basis. The Transaction
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	Charge will be deducted by the AMC from the amount remitted and paid to the Distributor. The balance amount will be inverse charge will not apply to direct Investments. For more details, please refer to the section 'Your guide to fill the application. The distributors can opt-in / opt-out of levying transaction charges based on 'type of the Product/Scheme' instead of transaction charges would be deducted from the subscription amounts, as applicable. However, the distributor shall not be able to opt-in or opt-out at the investor-level i.e. a distributor shall not charge one another investor.	form'. 'for all Schemes'. Accordingly, the
Initial Issue Expenses	Initial issue expenses shall be borne by the Investment Manager/AMC and not by the scheme of mutual fund.	
Performance	Being a new Scheme it does not have any performance track record.	
Recurring Expenses	 The total annual recurring expenses of the Scheme, excluding deferred revenue expenditure written off, issue or rede investment management and advisory fee that can be charged to the scheme shall be within the limits specified in R Regulations. The expenses chargeable to the scheme shall include investment management & advisory fee, Trustee fee, custodia fee, Audit fee, Marketing and Selling expenses and other expenses (including listing fee). as listed in the table below 	egulation 52 of SEBI (Mutual Funds) an fee, Registrar and Transfer Agent :
	Expense Head	% of daily Net Assets
	Investment Management and Advisory Fees 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 & awareness (at least 2 bps)	Upto 2.50%
	Brokerage & transaction cost over and above	0010 2.0070
	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	
	Maximum total expense ratio (TER) permissible under Regulation 52 (4) and (6) (c)	Upto 2.50%
	Additional expenses for gross new inflows from specified cities under regulation 52 (6A) (b)	Upto 0.30%
	The maximum total expense ratio (TER) permissible under Regulation 52 (4) and (6) (c) that can be charged to the s assets shall be as follows:	cheme as a percentage of daily ne
	First Rs 100 crore: 2.50%	
	Next Rs 300 crore: 2.25%	
	Next Rs 300 crore: 2.00%	
	On assets in excess of Rs 700 crore: 1.75%	
	As per Regulation 52(6A)(b) , the an additional expense upto 0.30% (30 basis points) on the daily net assets shall be of into the scheme from beyond top 15 cities as specified by SEBI, from time to time, are at least:	harged to the scheme if new inflow:
	(i) 30% of the gross new inflows in the scheme (or)	
	(ii) 15% of the average assets under management (year to date) of the scheme, whichever is higher.	
	In case the inflows from such cities is less than the higher of (a) or (b) above, expenses shall be charged to the s	cheme on a proportionate basis as
	prescribed in the SEBI circular dated September 13, 2012. The amount so charged shall be utilised for distribution expenses incurred for bringing inflows from such cities. Howe on account of inflows from such cities shall be credited back to the Scheme(s) in case the said inflows are redeemed	
	date of investment. Top 15 cities shall mean top 15 cities based on Association of Mutual Funds in India (AMFI) data on 'AUM by Geogra	
	Fund Industry' as at the end of the previous financial year. Distribution expenses will not be charged in Direct Plan and no commission shall be paid from Direct Plan. The total	expense ratio of Direct Plan shall be
	lower by atleast 12.5% vis-a-vis the Regular Plan. i.e., If the expenses of Regular Plan are 100 bps, the expenses bps.	
	Note: The above percentage is based on the prevailing expenses ratio. Any change in the above mentioned distrib replaced while filing the final SID.	oution expenses/commission will be
	Sundaram Asset Management reserves the right to charge different heads of expenses, both inter-se or in total, with the table above.	thin the overall limits as specified ir
	2. Brokerage and transaction costs which are incurred for execution of trades and included in the cost of investment s addition to the total expense limits prescribed under Regulation 52 of the SEBI (Mutual Funds) Regulations. These expenses the value of trades in case of cash market transactions and 0.05% of the value of trades in case of derivatives transactions and transaction cost in excess of 0.12% and 0.05% for cash market transactions and derivatives transactions respect within the maximum limits prescribed under regulation 52 of the SEBI (Mutual Funds) Regulations, 1996. Any extransaction cost, if any) in excess of the prescribed maximum limit shall be borne by the Investment Manager or by	expenses shall not exceed 0.12% o actions. Payment towards brokerage ively shall be charged to the scheme penditure (including brokerage and
	 The Investment Manager shall set apart at least 0.02% (2 basis points) on the daily net assets of the scheme(s) within ratio prescribed under Regulation 52 of SEBI (Mutual Funds) Regulations for initiatives towards investor education Mutual fund. 	the maximum limit of total expense
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	4. Service Tax:		
	 Pursuant to SEBI circular no CIR/IMD/DF/2 trade, if any, shall be within the expenses li 		e Tax on brokerage and transaction cost paid for execution of BI (Mutual Funds) Regulations.
	prescribed in Regulation 52 of SEBI (Mutua	I Funds) Regulations.	eme in addition to the maximum limit of total expense ratio as
	 Service Tax for services other than investme ratio as prescribed in Regulation 52 of SEB 		rged to the scheme within the maximum limit of total expense
	Any circular/clarification issued by SEBI in regard incorporated in the SID/SAI/KIM accordingly.	to expenses chargeable to the Scheme	e/Plan(s) will automatically become applicable and will be
Tax Implications	of the individual nature of tax implications, investors a respect to the specific tax implications arising out of Income of Sundaram Mutual Fund: Exempt fro Dividend distribution: Tax free Long-term capital gains (units held for more Short-term capital gains (units held for less th Securities Transaction Tax: Payable at 0.001% Tax deduction at source: Not applicable for pe Wealth tax/Gift Tax: Not payable In addition to Income tax, surcharge (on income tax)	are advised to refer the provisions of the Ind an investment in the scheme. Som tax than 12 months qualify): Tax free. Than 12 months qualify): 15% on the value of units sold. rsons resident in India; TDS applies on red and cess (on total tax) will apply for comp ome exceeds Rs 1 crore and the rate will	banies and only cess will apply for others. The surcharge on be 5% for Indian Companies and 2% for foreign Companies.
Net Asset Value For Investor Grievances	NAV will be determined and published on every bus Information Document). The Investment Manager will Manager's website (www.sundarammutual.com). The – AMFI www.amfiindia.com) before 9.00 p.m. every bu If the NAVs are not available before commencement reasons and explaining when the Fund would be able Mutual Fund website and fact sheets.	ness day.(except in special circumstances I publish the NAV in two daily newspaper Investment Manager shall also update the Isiness day. In case of any delay, the reaso of working hours on the following day due	s detailed in the Statement of Additional Information/Scheme is having circulation all over India and update on Investment NAVs on the website of Association of Mutual Funds in India ns for such delay would be explained to AMFI by the next day. to any reason, the Fund shall issue a press release providing y will be maintained through monthly disclosure of portfolio in
please contact	(044) 28569808 Toll Free 1800 103 7237 (I nriservices@sundarammutual.com		Towers, 46, Whites Road, Royapettah, Chennai- 600 014. Fax: us at: customerservices@sundarammutual.com (NRI):
			on No. INR000004066, Registrar and Transfer Agents, Unit: am, Chennal-600034. Toll Free 1800 103 7237 (India) +91 44
Information to unit holders	SMS within 5 Business Days from the date of closure Subject to SEBI Regulations, Statement of Accounts	of NFO will be sent to the Unit holder's re will be sent to those unitholders whose re	specifying the number of units allotted by way of email and/or gistered e-mail address and/or mobile number. egistered email address / mobile number is not available with ns rejected, within five business days from the closure of the
	a. additional units shall be allotted to the investors amount equivalent to conversion of fractional un		units so that the total units are rounded off to a full unit. The um reserve account.
	b. For the fractional value upto 0.5 units, no addition benefit of the investors.	onal units would be allotted. The value of	those units shall be credited as unit premium reserve for the
	c. The overall cost, if any, arising out of the proces Consolidated Account Statement:	s shall be absorbed by Sundaram asset M	lanagement company Limited
	month shall be sent on or before 10th of the suc ^Consolidated Account Statement (CAS) sha	ceeding month by mail/e-mail. Il contain details relating to all the transa	whose folio(s) transaction**(s) has/have taken place during the ctions** carried out by the investor across all schemes of all
		, redemption, switch, dividend payout, div	charges paid to the distributor, if any. vidend reinvestment, systematic investment plan, systematic
			vide the account statement to the investors within 5 Business
	Days from the receipt of such request.In case the mutual fund folio has more than one	registered holder, the first named Unit hol	der shall receive the CAS/account statement.
	4) For the purpose of sending CAS, common invest	tors across mutual funds shall be identified	
	 Further, the CAS detailing holding across all sch mail on or before 10th day of succeeding month, CAS will be sent by e-mail to the Unit holder. 	to all such Unit holders in whose folios no s whose e-mail address is available, unle e latest closing balance and value of the U	y six months (i.e. September/ March), shall be sent by mail/e- transaction has taken place during that period. The half yearly ass a specific request is made to receive in physical. Such inits prior to the date of generation of the account statement. sent by the respective DPs periodically.
www.sundarammutu			Sundaram Asset Management

	 8) Pursuant to SEBI circular CIF/MRD/DP/31/2014 dated November 12, 2014, investors having Mutual Fund investments and holding securities in Dematt account shall receive a single Consolidated Account Statement (CAS) from the Depository. Consolidation of account statement shall be done on the basis of Permanent Account Number (PAN). In case of multiple holding, it shall be PAN of the first holder and pattern of holding. The CAS shall be generated on a monthly basis. 9) Pursuant to SEBI circular/SEBIH/O/MD/DP/2016/94 dated September 20, 2016, the following points have been incorporated to increase the transperancy of information to the investor on half yearly basis. 9) Pursuant to SEBI circular/SEDI/CIR/P/2016/89 dated September 20, 2016, the following points have been incorporated to increase the transperancy of information to the investors. A. Each CAS issued to the investors shall also provide the total purchase value / cost of investment in each scheme. B. Further, CAS issued for the half-year (ended September/ March) shall also provide: (i) The amount of actual commission paid by AMCs/Mutual Funds (MFs) to distributors (in absolute terms) during the half-year period against the concerned investor's total investments in each MF scheme. The term 'commission' distributors. Further, a mention may be made in such CAS indicing that the concerned investor's total investments in each MF scheme. The term 'commission' distributors. Further, a mention may be made in such CAS indicing that the concerned investor's tast investments in each MF scheme. The term 'commission' distributors was as evice tax (wherever applicable, as per existing rates), operating expenses, etc. (ii) The scheme's average Total Expense Ratio (in percentage terms) for the half-year period. C. Such half-yeary (CAS shall be issued to all MF investors, excluding those investors who do not have any holdings in MF schemes and where no commission against their investment has been pai
General Risk Factors Scheme-Specific Risk Factors Statutory	 www.sundarammutual.com Mutual Fund Investments are subject to market risks. Please read the Scheme Information Document carefully before investing. Copy of the Scheme Information Document, key information memorandum and application form may be obtained from the offices / investor service centres of Sundaram Asset Management, its distributors and online at www.sundarammutual.com. All mutual funds and securities investments are subject to market risks, and there can be no assurance or guarantee that fund's objectives will be achieved. NAV may go up or down, depending on the factors and forces affecting the securities market. Main types are market risk, liquidity risk, credit risk and systemic risks. At times, liquidity of investments may be impaired. There is uncertainty of dividend distribution and risk of capital loss. Past performance of the Sponsor/Asset Management Company/Fund does not indicate teither quality of the Scheme, its future prospects or returns. Risk Factors - Equity Markets: Stock Market Volatility, Equity Price Risk, Dependency Risk, Temporary Investment Risk, and Non-Diversification Risk, to name a few. Risks from Derivative Exposures: Counter Party Risk, Market risk, Iliquidity risk and Basis Risk, to name a few. Micro-Cap stocks are generally illiquid in terms of trading volumes; investors should assume that illiquidity risks are higher in this Scheme than in a normally diversified fund. • This may result in higher impact costs. Impact costs that are incurred for acquiring and disposing off stocks. These are different from brokerage and custodian charges. The Scheme does not guarantee that impact cost will be minimized or eliminated. • The Scheme may invest up to 10 per cent of net assets in unlisted equity- related instruments, which could affect the liquidity risks are higher in this Scheme. • While micro cap companies may offer substantial oportunities for capital appreciation, they also at least cormensurate risks. Historic
	Manager: Sundaram Asset Management Company Ltd. Trustee: Sundaram Trustee Company Ltd.

Neither the SID/KIM/SAI nor the units of the schemes of Sundaram Mutual Fund have been registered in any jurisdiction, outside India. The distribution of the SID/KIM/SAI in certain jurisdiction may be restricted or totally prohibited or subject to registration requirements and accordingly, persons who come into possession of the SID/KIM/SAI in such jurisdictions are required to inform themselves about, and to observe, any such restrictions and / or legal compliance requirements. No person receiving a copy of the SID/KIM/SAI or any application form in such jurisdiction may treat the SID/KIM/SAI or such application form as constituting an invited to any application form as used the SID/KIM/SAI or such application form as used and the such application form any treat the SID/KIM/SAI or such application form as constituting an invited to any application form as the such application form as the such application form as the such application form and the such application form as the such application form application form as the such application form appl an invitation to them to subscribe for Units, nor should they in any event use any such application form, unless in the relevant jurisdiction such an invitation could lawfully be made to them and such application form could lawfully be used without compliance of any registration or other legal requirements. The units offered under the schemes of Sundaram

Please complete Know Your Customer requirement

Please make the Cheque/Demand Draft in favour of 'Sundaram Select Micro Cap-Series XI' in which you would wish to invest and write the PAN number or Folio number (for investors who have an account with Sundaram Mutual) on the reverse of the Cheque/Demand Draft.

Checklist

Uniform practice in dealing with applications/transaction slips: If the Scheme name on the application form/transaction slip and on the payment instrument are different, the application shall be processed and units will be allotted at the applicable NAV of the scheme mentioned in the application form /transaction slip duly signed by investor(s)

Permanent Account Number (PAN) is not required for an individual investor if the purchase amount is upto Rs 50,000 (including SIPs, if any) in any rolling 12-month period or in a financial year per investor per mutual fund.

Investors falling underthis category must produce a copy of any of the following specified photo identification documents:

- Voter Identity Card
- Driving License
- 3. Government / Defense identification card 4
- Passport Photo Ration Card

- Photo Debit Card (Credit card not included because it may not be backed up by a bank account). Employee ID cards issued by companies registered with Registrar of Companies (database available in the following link of Ministry of Company affairs http://www.mca.gov.in/DCAPortalWeb/dca/MyMCALogin.do?method=setDefaultProperty& 7. mode=31
- 8. Photo Identification issued by Bank Managers of Scheduled Commercial Banks / Gazetted Officer / Elected Representatives to the Legislative Assembly / Parliament ID card issued to employees of Scheduled Commercial / State / District Co-operative Banks.
- Senior Citizen / Freedom Fighter ID card issued by Government. Cards issued by Universities / deemed Universities or institutes under statutes like ICAI, ICWA, ICSI 10
- Permanent Retirement Account No (PRAN) card issued to New Pension System (NPS) subscribers by CRA (NSDL) Any other photo ID card issued by Central Government/ State Governments/ Municipal 12. 13.

If you are a new investor in Sundaram Mutual Funds, please ensure you take care to mention:

- Permanent Account Number (PAN is mandatory for all investors).
- Mode of operation in case of joint applicants Bank account details of the first applicant
- Bank details for direct credit/ ECS/NEFT/RTGS
- Central KYC Form (available in our website)
 If investment is made under Power of Attorney, specimen signature of authorized signatory

If the investor is a minor, the following points should be noted for opening folio / account. For detailed instructions, please refer the Statement of Additional Information:

- The minor shall be the first and the sole holder in an account. No joint holders are allowed in such accounts
- Roundant in the account/folio on behalf of the minor should be either a natural guardian (i.e. father or mother) or a court appointed legal guardian. Documents supporting the date of birth of the minor and also the relationship of the minor and
- appointed regin quaruian. Documents supporting the date of the second se

- traderstrousinessment/workers can invest in the scheme through the imode of cash payment for tresh purchases/additional purchases up of Rs.50(00/0) per investor invest in the scheme through year subject to:
 (i) Compliance with Prevention of Money Laundering Act, 2002 and Rules framed there under;
 (ii) SEBI Circular(s) on Anti Money Laundering (ARL) and other applicable AML rules, regulations and guidelines; and
 (iii) Sufficient systems and procedures put in place by the AMC / Mutual Fund However, payment to such investors towards redemptions, dividend, etc. with respect to aforementioned investments shall be paid only through banking channel.
 Sundaram Mutual Fund / Investment Manager is yet to set up appropriate systems and procedures for the said purpose

Please attach

Attested copy of Permanent Account Number Card

- KYC Acknowledgement
- Signed 'Account Payee' cheque/draft drawn in the 'Sundaram Select Micro Cap-Series XI' in which you wish to invest and indicate PAN number on reverse.
- A cancelled cheque or a photocopy of your cheque leaf (a must if you wish to avail the facility of direct credit/ ECS and Preferable in all cases to ensure your bank account details are captured accurately preferable in all cases to ensure your bank account details are captured accurately in case of a Trust/Fund, a resolution of the Trustee(s) authorising the investment must be submitted.
- If you are an institution, please attach a copy of documents indicated in the table

Special Categories (please attach a copy)

Document	Corporate	Society	Partnership	Trust
Memorandum & Articles	1			
Resolution/Authorisation to Invest	1	1	1	1
List of Authorised Signatories				
& Specimen Signatures	1	1	1	1
Bye-Laws		1		
-				
Trust Deed		1		
Partnership Deed			1	
-				

Not In Good Order (NIGO)

All applications received by the Investment Manager / Registrar & Transfer Agent(RTA) shall be on a "Subject to Verification" basis. Applications that are found to be inaccurate or incomplete upon preliminary scrutiny will be returned at the counter itself to the investor or agent for rectification. Applications that are accepted at the counter and subsequently found as incomplete or inaccurate on material aspects by the Investment Manager /RTA are classified as Not In Good Order (NIGO). Such NIGO applications are liable to be rejected and reasons for incompleteness/inaccuracy shall be communicated to the investor for remedial measures. The applications submitted after remedy will be processed at the NAV of the date and time of receipt of the same at our office/office of the RTA.

Sundaram Select Micro Cap-Series XI Your guide to fill the application form

Mutual Fund have not been and will not be registered under the United States Securities Act of 1933 for offer or sale as part of their distribution and neither Sundaram Mutual Fund nor Sundaram Asset Management Company Limited, the Investment Manager has been and will be registered under the United States Investment Company Act of 1940. It should be noted that Investors will not have the benefit of the substantive provisions of the laws of the United States of America, including the United States Investment Advisers Act of 1940, as amended. Therefore, subject to the ultimate discretion of the Investment manager, the products may not be offered or sold to or for the benefit of a US Person, as such term is defined herein. The Investment Manager may mandatorily redeem any Units that are held by or for the benefit of any US Person. You are also requested to refer to the section "Special Considerations" available in the Scheme Information Document of the respective schemes in this regard.

This form is applicable for persons both resident in India and for NRIs.

 Existing Investor Information: If you are an investor in any fund of Sundaram Mutual Fund serviced by Sundaram BNP Paribas Fund Services Limited, clease provide the Folio Number. You are not required to fill details required in Section 2. You must proceed directly to Section 3 as details required in Section 2 are available in your existing folio. If you wish to change any of the existing details, use a transaction slip available with your account statement. 2. New Investor Information: Name and address must be written in full. If the investment is on behalf of a minor (a person who is yet to complete 18 years), the Name of the Guardian and his/her PAN must be mentioned.

In case of more than one applicant, applicants are requested to state the Mode of holding as 'Joint' or 'Anyone or Survivor'. In case of

omission to choose the mode of holding, the default option shall be 'Anyone or Survivor' All communication and payments shall be made to/in the name of and favouring the first/sole applicant. Applications by a Power of Attorney, a limited company a corporate body, an eligible institution, a registered society, a partnership firm or a trust must be accompanied by, documents as mentioned in the checklist. The documents must be attested by the designated or authorised official of the institution/power of attorney or by a notary or gazetted officer of the government/bank manager. Authorised officials should sign the Application Form under their official designation. A list of specimen signatures of the authorised officials, duly certified or attested, must be attached to the Application Form. Go Green Services: Save the Future

- Go Green E-Update/Mobile Services: Registration of Contact Details: By opting to receive the Account Statement and Abridged Scheme Annual Report in a paperless mode by e-mail, you contribute to the environment. The investor is deemed to be aware of Screine Anitian Report in a paperiess mode by e-rian, you connicture to the environment. The investor is been to be aware of security risks including interception of documents and availability of content to third parties. Sundaram Asset Management provides interesting information on the economy, markets and funds. If you wish to receive documents such as The Wise Investor, India Market Outlook, Global Outlook, Fact Sheet and One Page Product Updates, to name a few, please choose the 'yes' option. Go Green Web Service: If you are an existing investor and wish to transact online without an IPIN please register online by visiting
- www.sundarammutual.com
- Registrational annuulation of the second sec vw.sundarammutual.com.
- Go Green Call Service: f you are an existing investor and wish to register your email ID & mobile number with us, please call our Toll Free: 1800 103 7237 (India) +91 44 4083 1500 (NRI) between 9.00 & 6.00 pm on any business day.
 Employee Unique Identification Number (EUIN) has to be filled by the distributor, irrespective of whether the transaction is advisory or execution only as EUIN would assist the investor in tackling the problem of mis-selling even if the employee/ relationship manager/sales are not provided as the investor in tackling the problem of mis-selling even if the employee/ relationship manager/sales are not provided as the investor in tackling the problem of mis-selling even if the employee/ relationship manager/sales are not provided as the investor in tackling the problem of mis-selling even if the employee/ relationship manager/sales are not provided as the investor in tackling the problem of mis-selling even if the employee/ relationship manager/sales are not provided as the investor in tackling the problem of mis-selling even if the employee/ relationship manager/sales are not provided as the investor in tackling the problem of mis-selling even if the employee/ relationship manager/sales are not provided as the investor in tackling the problem of mis-selling even if the employee/ relationship manager/sales are not provided as the investor in tackling the problem of mis-selling even if the employee are not provided as the investor in tackling the problem of mis-selling even if the employee and the investor in tackling the problem of mis-selling even if the investor in tackling the problem of mis-selling even if the employee and the investor in tackling the problem of mis-selling even if the investor in tackling the problem of mis-selling even if the investor in tackling the problem of mis-selling even if the investor in tackling the problem of mis-selling even if the investor in tackling the problem of mis-selling even if the investor in tackling the problem of mis-selling even i

person leave the employment of the distributor. Transaction charges:

The Distributor would be allowed to Charge state of the function of the state of th

- 2 For an investor other than First Time Mutual Fund Investor, the Transaction Charge allowed will be Rs. 100/- per subscription of Rs. 10,000/- and above
- For a First Time Mutual Fund Investor, the Transaction Charge allowed will be Rs. 150/- per subscription of Rs. 10,000/- and
- The Transaction Charge, where applicable based on the above criteria, will be deducted by the Investment Manager from the subscription amount remitted by the Investor and paid to the distributor; and the balance (net) amount will be invested in the scheme. Thus units will be allotted against the net investment.
- 4 No Transaction charges shall be levied:
 - Where the distributor/agent of the investor has not opted to received any Transaction Charges; Where the investor purchases the Units directly from the Mutual Fund; a

 - Where total commitment in case of SIP / Purchases / Subscriptions is for an amount less than Rs. 10,000/-;
- d
- On transactions other than purchases / subscriptions relating to new inflows. Switches / Systematic Transfers / Allotment of Bonus Units / Dividend reinvestment Units / Transfer / Transmission of

units, etc will not be considered as subscription for the purpose of levying the transaction charge. e) Purchases / subscriptions carried out through stock exchange(s). The distributors can opt-in / opt-out of levying transaction charges based on 'type of the Product/Scheme' instead of 'for all Schemes'. Accordingly, the transaction charges would be deducted from the subscription amounts, as applicable. However, the distributor shall not be able to opt-in or opt-out at the investor-level i.e. a distributor shall not charge one investor ad choose not the optione and the investor.

and choose not to charge another investor.

The transaction charges are in addition to the existing system of commission permissible to the Distributors. On subscription through Distributors, the upfront commission if any will be paid directly by the Investors to the Distributor by a separate cheque based on their assessment of various factors including the service rendered by the Distributor. Any circular/clarification issued by SEBI in this regard will automatically become applicable and will be incorporated in the SID/SAI/KIM where a set is a set of various factors including the service rendered by the Distributor.

wherever applicable

Permanent Account Number (PAN): SEBI has mandated that PAN shall be the sole identification number for all participants in the

Permanent Account Number (PAN): SEBI has mandated that PAN shall be the sole identification number for all participants in the securities market, irrespective of the amount of the transaction. Accordingly, the applicant (or incase of applications in joint names, each applicant), is required to mention their PAN and attach an signed/attested copy of PAN card with the application. Investors can also submit a copy of PAN attested by the Bank Manager/Gazetted Officer of State or Central Government /Notary Public/Judicial Authority. Applications without a copy of the PAN will be rejected. Permanent Account Number (PAN) is not required for Micro SIP of an individual investor if the total amount of installments is upto Rs 50,000 per investor in any rolling 12-month period or in a financial year. This exemption is also applicable to other purchase transactions if the amount, including SIPs, is upto Rs 50,000 (aggregate under all the schemes of Sundaram Mutual) in any rolling 12-month period or in a financial year per investor. Investors falling under this category must produce a copy of any of the specified photo identification documents listed in Guide to Investing through Systematic Investment Plan (SIP). However investors having PAN are not eligible for simplified KVC procedures. simplified KYC procedures.

Instructions for verification of PAN Card: If an investor provides a copy of PAN card without required attestation, officials at the branches of Sundaram Asset Management/Registrar and Transfer Agents and designated persons at Investor Centres must verify the PAN card copy with the original. The person verifying the document need to affix his/her signature, name and company seal with remarks as verified with original / verified / attested. Distributors can also verify the PAN card copy with original. The person verifying the document need to affix his/her signature, name and company seal with remarks as verified with original. Verified / attested. Know Your Customer (KYC) Requirement. The Securities and Exchange Board of India has issued detailed guidelines on 18/01/2006 and mesures for prevention Money Laundering and had notified SEBI (KYC Registration Agency) Regulations, 2011 on December 02,

2011 with a view to bring uniformity in KYC Requirements for the securities market and to develop a mechanism for centralization of the KYC records. SEBI has also issued circulars from time to time on KYC compliance and maintenance of documentation pertaining to unit

- NCC records. SEe has also issued circulars from time to time to time on NCC compliance and maintenance of documentation pertaining to unit holders of mutual funds. Accordingly the following procedures shall apply:
 KYC acknowledgement is mandatory for all investors.
 An application without acknowledgement of KYC compliance will be rejected
 New Investors are required to submit a copy of Income Tax PAN card, address proof and other requisite documents along with the KYC application form to any of the intermedianes registered with SEBI, including Mutual Funds to complete KYC. The KYC application form to any of the intermedianes registered with SEBI, including Mutual Funds to complete KYC. The KYC application form is any offense. form is available at www.sundarammutual.com
- The Mutual Fund shall perform initial KYC of its new investors and send the application form along with the supporting documents to the KYC Registration Agency (KRA). During the KYC process, the Mutual Fund will also conduct In Person Verification (IPV) in respect of its new investors. Sundaram Asset Management Company Limited and the NISM / AMFI certified distributors who are KYD compliant are authorized to carry out the IPV. for investors in mutual funds. In case of applications received directly from the investors (i.e. not through the distributors), mutual funds may rely upon the IPV performed by the scheduled commercial banks.
- The KRA shall send a letter to the investor within 10 working days of the receipt of the KYC documents from Mutual Fund, confirming the details thereof.
- Investors who have obtained the acknowledgement after completing the KYC process can invest in Scheme of the Mutual funds by quoting the PAN in the application form.

unvestors are required to complete KYC process only once to enable them to invest in Scheme of all mutual funds.
 Investors are required to complete KYC process only once to enable them to invest in Scheme of all mutual funds.
 Existing Investors, who have already complete With the KYC requirements, can continue to invest as per the current practice.
 Pursuant to SEBI circular no. MIRSD/Cir-5/2012 dated April 13, 2012, mutual fund investors who were KYC compliant on or before December 31, 2011 are required to submit 'missing/not available' KYC information and complete the 'ln Person Verification' (IPV) requirements if they wish to invest in a new mutual fund, where they have not invested / opened a folio earlier, effective from December 03, 2012;

Individual investors have to complete the following missing/not available KYC information:

- Father's/Spouse Name
- a) b) Marital Status

In-Person Verification (IPV)

Or provide a second and a second and a second a second

2012' which has to be completed. In case of Non Individuals, KYC needs to be done afresh due to significant and major changes in KYC requirements by using "KYC Application form" available for Non-Individuals only in the websites stated above. Additional details like Nationality, Gross Annual Income or Net worth as on recent date, Politically Exposed Person, and Non Individuals

Providing specific services have to be provided in Additional KVC details form available in the website of the Investment Manager. Duly filled forms with IPV can be submitted along with a purchase application, to the new mutual fund where the investor is investing / opening a folio. Alternatively, investors may also approach their existing mutual funds at any investor service centre to update their rinsisting not available' KYC information.

 KYC Details of all applicants (Mandatory) In accordance with SEBI Circular No. CIR/MIRSD/13/2013 dated December 26, 2013, the additional details viz. Occupation details, Gross Annual income/networth and Politically Exposed Person (PEP) status mentioned under section 3(d) which was forming part of uniform KYC form will now be captured in the application form of the Fund. Also, the details of nature of services viz. Foreign Exchange/Gaming/Money Lending, etc., (applicable for first/sole applicant) is required to be provided as part of Client Due Diligence (CDD) Process of the Fund

Policially Exposed Persons (PEP): PEPs 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 Government / judicial / military officers, senior executives of state owned corporations, important political party officials, etc. or senior political figures and their immediate family members and close associates.

memoers and close associates. Ultimate Beneficial Owner: Pursuant to SEBI Master Circular No. CIR/ISD/AML/3/2010 dated December 31, 2010 on Anti Money Laundering Standards and to Guidelines on identification of Beneficial Ownership issued vide SEBI circular no. CIR/MIRSD/2/2013 dated January 24, 2013, investors (other than Individuals) are required to provide details of Ultimate Beneficial Owner(s) ('UBO'). The Ultimate Beneficial Owner means 'Natural Person', who, whether acting alone or together, or through one or more juridical person, there interval theorem the other whether acting alone or together, or through one or more juridical person, the universe methics in the ultimate beneficial owner of the date of the other acting alone or together, or through one or more juridical person, the universe methics in the ultimate beneficial owner of the other than the other other

Avercises control through ownership or who ultimately has a controlling ownership interest of / entitlements to: More than 25% of shares or capital or profits of the juridical person, where the juridical person is a company;

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

In case of a Trust, the settler of the trust, the trustees, the protector, the beneficiaries with 15% or more of interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership is considered as the UBC. The provisions w.rt. Identification of UBO are not applicable to the investor or the owner of the controlling interest is a company listed on

A stock exchange, or is a majority-owned subsidiary of such a listed company. If you are classified as a passive Non-Financial Foreign Entity (NFFE) for FATCA purposes, while completing the "Declaration for Ultimate beneficial Ownership (UBO)" form please provide details of all the person(s) (excluding those having tax residency in India) having controlling interest in your entity in the "foreign country information" column along with Country of birth, Country of citizenship / Nationality, Country of Tax Residency and Foreign Tax Reference Number for FATCA purposes. 4. Details under FATCA/Foreign Tax Laws: Tax Regulations require us to collect information about each investor's tax residency, If you have any unsettione shout your tax residency unlease notification require us to collect information about each investor's tax residency.

have any questions about your tax residency, please contact your tax advisor. Foreign Account Tax Compliance provisions (commonly known as FATCA) are contained in the US Hire Act 2010.

India has joined the Multilateral Competent Authority Agreement (MCAA) on automatic exchange of financial account information on June All the source of the MCAA, all signatory countries are obliged to exchange wide range of financial information after collecting the same from financial institutions in their country/jurisdiction. Government of India has amended the Income-tax Act, 1961 in August 2015 pursuant to which all the financial institutions including Mutual Funds are required to report the transactions of US citizens / residents and also of other signatory countries to the Government of India.

Further, the Government of India has signed an Inter-Governmental agreement with US on July 09, 2015 (with date of entry into force as Aug 31, 2015) to improve international tax compliance and to implement FATCA in India pursuant to which prescribed details of US Account holders/tax pavers has to be reported by the Indian Entities to Government of India which in turn will relay that information to the US Interval Revenue Service (IRS)

Applicants (Including joint holders, Guardian, POA holder) are required to refer and mandatorily fill "FATCA/-CRS Details". Applications without this information / declaration being filled/signed off will be deemed as incomplete and are liable to be rejected. Investors are requested to note that the contents of the information to be provided / declaration in the application form may undergo a change on receipt of communication / guidelines from AMFI/SEBI from time to time.

5. Bank Account Details: Providing bank account details is mandatory according to SEBI regulations. Please complete all the details such as account number, name of the bank, branch, address and city. RTGS/NEFT are unique numbers for every account with a bank branch. You can obtain them by contacting your banker. Please attach a cancelled cheque or a photocopy of the cheque to ensure that your account details are captured accurately in your record with the registrar. This is a must if you opt to receive the redemption/dividend proceeds by electronic means.

In case of NRIs, if the payment is by Demand Draft, or source of funds is not clear on the cheque leaf, please provide a copy of the FIRC (Foreign Inward Remittance Certificate).

Proceeds of any redemption will be sent only to a bank account that is already registered and validated in the folio at the time of redemption transaction processing

Unit holder(s) may choose to mention any of the existing registered bank accounts with redemption payment request for receiving redemption proceeds. If no registered bank account is mentioned, default bank account will be used. Valid change of bank mandate reguests with supporting documents will be processed within ten business days of necessary documents reaching the head office of the Figure and compared with the procession of the procesion of the procession of the procession of the pr

6. How do you wish to receive:

Redemption Proceeds: Please refer to the details of the various facilities for receiving redemption proceeds as outlined hereunder: RTGS & NEFT: RTGS is Real Time Gross Settlement and applicable for payments/fund transfer in excess of Rs 1 lakh. NEFT is National Electronic Funds Transfer and is applicable for payments/fund transfer of less than Rs 1 lakh. RTGS & NEFT are modes of transferring money through electronic system and are easy and secured mode to receive your redemption proceeds.

Your guide to fill the application form

Sundaram Select Micro Cap-Series XI

Direct Credit: The redemption proceeds are directly and automatically credited to your designated bank account. It is available now with select banks and Sundaram Asset Management plans to enhance the coverage. At present, Direct Credit Facility is available for investors who have an account with Axis Bank, BNP Paribas Bank, Citibank, Deutsche Bank, HDFC Bank, HSBC Bank, ICICI Bank, IDBI Bank, Indusind Bank, ING Vysya, Kotak Mahindra Bank, Royal Bank of Scotland, SBI, Standard Chartered Bank, YES Bank. An investor who opts for Direct Credit facility is requested to enclose a cancelled cheque or a photocopy of the cheque to ensure that the correct bank account number and MICR code are entered in his/her record. In case the bank account of an investor is covered under Direct Credit facility, then the payment of redemption/dividend proceeds (if any), will happen via direct credit payout only.

Warrants/Draft: Warrant/draft will be payable only at cities where Sundaram Mutual Customer Service Centres are located. Sundaram Asset Management will strive to effect the payout by sending a cheque / demand draft. In case of unforeseen circumstances, the Sundaram Asset Management reserves the right to issue a demand draft / payable at par cheque.

Investors expressly agree and authorise the mutual fund to use intermediaries such as post office. local and international couriers and banks, to name a few, to send communication or send cheque / demand draft / warrant. Intermediaries are agents of the investor and not the mutual fund. The Trustees / Investment Manager / Mutual Fund will not be responsible for any loss arising out of fraudulent encashment of cheque/draft or delay / loss in transit of any cheque / draft / communication.

7. Fund in which you wish to invest and Plans & Options: Please indicate clearly the complete name of the fund in which you wish to invest

Investors wishing to subscribe under Direct Plan of a Scheme will have to indicate "Direct Plan" against the Scheme name in the application

The following matrix will be applied for processing the applications in the Regular or Direct Plan: Broker Code mentioned

by the investor	by the investor	units will be allotted
Not mentioned	Not mentioned	Direct Plan
Not mentioned	Direct	Direct Plan
Not mentioned	Regular	Direct Plan
Mentioned	Direct	Direct Plan
Direct	Not Mentioned	Direct Plan
Direct	Regular	Direct Plan
Mentioned	Regular	Regular Plan
Mentioned	Not Mentioned	Regular Plan

In cases of wrong/ invalid/ incomplete ARN codes mentioned on the application form, the application shall be processed under Regular Plan

The Investment Manager shall contact and obtain the correct ARN code within 30 calendar days of the receipt of the application form from the investor/ distributor. In case, the correct code is not received within 30 calendar days, the AMC shall reprocess the transaction under Direct Plan from the date of application without any exit load.

Payment Details: The cheque/demand draft must be drawn in favour of 'Sundaram Select Micro Cap-Series XI' and crossed A/c Payee only. Investors must write the Permanent Account Number/Folio Number on the reverse of the cheque / demand draft accompanying the application form. Sundaram Asset Management is pleased to bear DD charges as per rates of State Bank of India.

Purchases made through third party cheque(s) will not be accepted. In case of payment from a Joint Bank Account, the First holder in the Application must be one of the Joint Account Holders of the Joint Bank Account. However the following are excluded from this restriction:

Gifts to a minor from Parents/Grand Parents up to Rs50,000(for each Purchase /per SIP Installment) 2.

Employer's Remittance of Payroll deduction on behalf of Employees

3 Custodian's payment on behalf of an FII /Client

For further details please refer to Statement of Additional Information.

8. Dematerialization : Investors have the option to hold the Units in dematerialized form. Currently, this facility is not available in case of units offered under the Daily/Weekly/Fortnightly Dividend Option(s) under all income/debt/liquid Schemes. Investors who want an allotment of units in demat mode must have a beneficiary account with a Depository Participant (DP) of the Depositories i.e. National Securities Depositories Limited (NSDL) / Central Depository Services Limited (CDSL). If PAN is not mentioned by applicants, the application may be rejected. Investors may attach a copy of the Client Master Form / DP statement showing active demat account details for due verification. Names, mode of holding, PAN details, etc. of the investor will be verified against the Depository data. The units will be credited to the beneficiary (demat) account only after successful verification with the depository records and realization of payment. In case the demat details mentioned in the application are incomplete/incorrect or do not match with the depository data, the application shall be treated as invalid for processing under demat mode and therefore may be considered for processing in non-demat form i.e. in physical mode if the application is otherwise valid.

9. Switch of all units on Maturity of the Scheme: This facility can be availed by the investors to switch all their units from this scheme, upon maturity, into any other scheme(s) of Sundaram Mutual. Investors are requested to note that this facility shall be available only for those who hold the units of the scheme in physical mode.

The investor can also opt for this facility at any time before the maturity of the scheme using a designated form. The switch-out transaction will be processed based on the applicable Net Asset Value on the date of maturity. Switch-out carried out by the Mutual Fund in accordance with this option chosen by the investor shall be deemed to be redemption from the scheme at the time of maturity and subsequently be deemed as subscription to the other scheme as may be chosen by the investor.

As a default option, the units shall be redeemed at maturity if the investor does not specifically choose to switch-out to any other scheme by using this facility.

The AMC/Trustee reserves the right to change the features, terms and conditions of this facility in addition to withdrawing this facility at a later date

10. Nomination: Please indicate a nominee who should be entitled to the benefits of your investment in the event of an untoward development. Proportion (%) in which units will be shared by each nominee should aggregate to 100%. The section on Nomination is not applicable in the case of Non- individuals. The following points on nomination procedures may please be noted. For detailed procedure, please refer the Statement of Additional Information (SAI)

- Where a folio has joint holders, all joint holders should sign the request for nomination/ cancellation of nomination, even if the mode (i) of holding is not "joint". Nomination form cannot be signed by Power of attorney (PoA) holders.
- Nomination shall be compulsory for new folios/accounts especially where the mode of holding is single. Investors who do not wish to (ii) nominate must sign confirming their non-intention to nominate. Évery new nomination for a folio/account will overwrite the existing nomination.
- (iii) Nomination shall not be allowed in an account/folio held on behalf of a minor.

Where the nominee is a minor, various documents like KYC, PAN, Bank details, Indemnity, etc. should be of the guardian of the nominee

11. Declaration, Certification & Signature: Signature can be in English or in any Indian language. Thumb impressions must be attested by a Magistrate / Notary Public under his/her official seal. In case of HUF, the signature of the Karta and Karta of HUF seal/stamp are a must. If the application is in joint name, all applicants must sign the form. Please ensure that the signature is consistent not just in this form but in all transaction request documents you may submit subsequent to your investment. Variation in signature can lead to delays or rejection of a transaction request such as redemption, switch, change in address and change in bank mandate, to name a few. For general Investor Related Services, please refer Statement of Additional Information (SAI)



I-PIN Agreement (For Non Individuals and Folios under Joint Holding) Others can register online by logging on to our Registrar's website www.sundarambnpparibasfs.in

Please read the terms & conditions of PIN on this page before signing the application form. PIN will be sent to all new investors along with account statement

Existing investors: As a one-time exercise, please fill this form and call Toll Free 1800 103 7237 to enable our service team pick up the form

A Personal Identification Number – PIN – is a must for effective and speedy transacting online in a mutual fund's products. Do you have one? If you wish to receive a PIN, you can read the PIN agreement attached to this communication and sign at the designated place. On receipt of the same, a PIN will be sent to you at the postal address noted in our records. The PIN will help an investor use the Invest Online facility at www.sundarammutual.com to buy, sell and switch units, to name a few services. The PIN is a vital requirement to do online investment transactions in a safe, secure and convenient way.

We also offer the facility of sending Account Statements by email. In case you wish to do so, please furnish your Email ID and sign at the appropriate place in the attached document. We do encourage you to use a PIN to execute your transactions online and sign up for sending the Account Statements by email as by increasing the share of paperless transactions in the

economy you will t	je making	a vital (ulion	10 a 0	leaner	anu	nealli		VITOTII	nent.													
Investor Infe	ormati	on																ŀ	Agree	eme	nt D	ate	
Name																							
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Agreement for Personal Identification Number – PIN

This Agreement between Sundaram Mutual Fund having its office at 46 Whites Road, II Floor, Chennai - 600014 (hereinafter referred to as "the Fund") and the investor (whose details are available in this agreement form hereinafter referred to as "the unit holder") (hereinafter referred to as the Agreement). The date of this agreement is indicated in the panel on Investor Information in this form. WITNESSTH:

WHEREAS: The Fund and the Unit holder have entered into a Unit Purchase Agreement, whereby the Unit holder has agreed to purchase units in the Fund;

AND WHEREAS: The Fund, through its Registrar and Transfer Agent (hereinafter referred to as "Registrar") offers the facility of a Personal Identification Number (hereinafter referred to as "PIN") for convenience of unit holders

AND WHEREAS: The unit holder has indicated to the Fund that he/she/it wishes to avail of the PIN facility offered by the Fund, subject to the terms and conditions stated in the application form and has for this purpose, indicated to Fund the name of his/her/its Bank and Branch Account Number:

AND WHEREAS: The Fund is willing to extend the PIN facility to the Unit holder on the terms and conditions as set out herein;

Now THEREFORE, in consideration of the mutual understanding as set forth in this Agreement, the parties hereto have agreed to the following terms and conditions:

The PIN granted to the Unit holder pursuant to this Agreement shall be communicated to the Unit holder by a reliable courier and entirely at the risk of the Unit holder.

The following shall be the mode of operation of the PIN facility:

- a If the unit holder is a company, an institution/ trust or body corporate , the authorised signatories may designate any individual as designated person and his personal details should be submitted to the Registrar
- b If the mode of payment is the first holder only, PIN facility will be made available to the first holder
- c If the mode of operation is joint, all the unit holders may designate only one of them to operate this facility. In such case, the personal details of the such a person shall be submitted to the registrar
- d If the Unit holder is a minor, then the Natural Guardian or the Guardian appointed by the Court alone shall be eligible to operate the PIN facility. In such a case the personal details of the Guardian shall be submitted to the Registrar.

The Unit holder may access the following services through the Internet, using the PIN facility: (a) purchase including switch in (b) redemption including switchout (c) Access to NAV Information (d) Access to balance Information (e) Ability to print Account Statements in a client-independent standard format (f) Links to the other Internet / web-sites of the Fund (g) Ability to email service requests to the Transfer Agent.

The Fund will take best efforts to keep the Fund's web-site updated on a daily basis so as to provide most current information to unit holders. However, the Unit holder agrees that because of communications issues, it is possible that the site may not be current on occasions. The Unit holder also agrees that the look and feel of the Web screen and outputs therefrom may differ based on the nature of the software used by the Unit holder to browse the site. The Fund agrees to take best efforts to protect security of the data placed on the Internet and has for this purpose, required the web service provider engaged by the Registrar to sign a confidentiality agreement with the Registrar specifying confidentiality of the data and to restrict external access to the database on the Internet. The Registrar shall ask the Unit holder for his / her / its name and Folio Number , address or such particulars to ensure the authenticity before accepting instructions on behalf of Fund.

For detailed PIN Agreement, visit: www.sundarammutual.com

The Registrar may, in the interest of the Unit holder, request a fax confirmation on the instructions received and shall not act until the said fax confirmation and additional confirmation is received from the Unit holder. The Unit holder shall be responsible for safekeeping of the PIN and shall not disclose his / her / its PIN to any person and shall take all possible care to prevent discovery of the PIN by any person. The Unit holder shall not use his / her / its PIN after the disclosure of the same to any third party.

In the event of accidental disclosure of the PIN to any third party or if the unit holder forgets his password, the Fund may at the request of the unit holder and at its absolute discretion issue to the Unit holder a new PIN on these terms and conditions or under such terms and conditions, as the Fund may deem fit. The Unit holder shall be fully liable to the Fund for every transaction entered into using the PIN facility, whether with or without the knowledge of the Unit holder. The Unit holder hereby releases the Fund and the Registrar from any liability whatsoever against misuse of the PIN. Further, neither the Fund nor the Registrar shall be liable at all for any misuse if any, of any data placed on the Internet, by third parties "hacking" or unauthorisedly accessing the server. The Unit holder shall at all times indemnify the Fund, its officers, employees, successors and assigns from and against all actions, proceedings, claims and demands whatsoever for or on account of or in relation to any unauthorised use of the PIN and from and against all damages, costs, charges and expenses in respect thereof, unless the same is caused by gross negligence, bad faith or wilful default on the part of the Fund.

The Unit holder acknowledges and agrees that Sundaram Investment Manager/Fund and or its Registrars or the Service Providers does not guarantee or warrant that Unit holder will not experience any downtime or disruptions in its use of the Service. In the event of any such downtime or disruption, the Investment Manager/Fund or its Registrar or its service providers shall use commercially reasonable efforts to reinstate accessibility and operability. Investment Manager/Fund or its Registrar or its service providers may restrict, suspend, or terminate investor's access to and use of the Service at any time, without notice or liability. The Unit holder agrees that its right to use the Service is non-exclusive, revocable, non-transferable, and non-sublicense able.

The Unit holder agrees to be bound by any terms of use, disclosures, or disclaimers displayed by the Investment Manager/Fund/ Registrar and its service providers and any that Unit holder may affirmatively click through to accept. The investor's use of the Services shall be subject to the terms and conditions of any applicable agreements between Registrar, Service Providers and the Investment Manager/Fund and/or investor.

Unit holder shall not: (A) access or use the Service for any purpose inconsistent with the substance and terms of this Agreement; (B) introduce into the Service any code, virus, or mechanism that would impair the Service or Investment Manager's/Fund system, computers or software; (C) use the Service to gain unauthorized access to any system or database; (D) sublicense or otherwise transfer or make available Investor's access to the Service to any third party that is not an Authorized Person (E) disclose to any third party non-public information relating to the content or operation of the Service, which information is confidential and proprietary to the Investment Manager/Fund; or (F) remove or obscure any of Investment Manager's/Fund or Registrars or any Service Provider's trademarks, service marks, or markings of copyright or patent rights contained in the Service. In the case of any disputes, the matter will be referred to arbitration at the first instance and settled through arbitration proceedings as per the rules of the Indian Arbitration and Conciliation Act, 1996. The Place of Arbitration will be at Chennai. The Courts in Chennai shall have jurisdiction over all disputes arising out of or in respect of this Agreement.

In Witness Whereof, the parties to this Agreement have caused these presents to be executed as of the day and year first above written.

	Signed for and on behalf of Fund			
First Applicant	Second applicant	Third Applicant		

SUNDARAM MUTUAL

Sundaram Select Micro Cap-Series XI (Tenure 4 years) Application Form Please refer to product label in the cover page and Your Guide to Fill the Application form (pages 8-9) before proceeding

New Fund		A closed eriod: Op						on:	22/1	2/201	6				ial No MC-S						
Channel Partner / Agent I	Informati	ion													IC						
Distributor's ARN & Name	Sub-bro	oker's ARN	(code)	Sub-	broker	Code	e (inte	ernal)		mployee Uni	EUIN* que Idendifio	cation Nur	nber)					&		tur	
ARN-48012									E	05	3	0 8	3 5		111	me	9 2	ta	mp	oin	g
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inappropriateness, if any, prov														L		•					r-₹ 150
First/Sole Applicant/ Guardian		Second Applicant					Third Appli	d icant						distr asse	ributo	ent of	basec f vari	d on ious	the facto	e inv rs ind	directly gistered estors' cluding
1. Existing Investor Informa Please note that applicant KYC compliant □ Yes □ N	t details ar	nd mode of h	holding w	rill be a	as per e	xisting	, Folio	Num	ıber.		Fo	lio N	0								
KYC compliant Yes No (if no, please provide KYC proof/additional documents if not submitted earlier) 2. New Investor Information (refer instruction 2)																					
Name of First/Sole Applic	ant Geno	der 🗆 Male	e 🗆 Fen	nale 🛛	Othe	rs															
Permanent Account Number (PAN)						Dat	te of	Birth	DI	M	M	YY	YY							
Central KYC Number																YC F	Proof	attac	hed	Manc	datory)
Name of Guardian (in case	e of First ,	/ Sole Appl	licant is	a Mir	nor)/Co	ntact	Pers	son-l	Desig	gnatio	n (in c	ase o	of non-	indivio	dual Ir	nvest	ors) /	/ PO /	A Ho	lder I	Name
Permanent Account Number (F	PAN)						Re	elatio	onshi	р											
Central KYC Number																(YC F	Proof	attac	hed	(Manc	datory)
Father's name (mandatory	if PAN no	ot provided	ł)																		
Go Green Services (Save T	he Future	e): Please p	provide	Conta	act Det	ails of	f Firs	t/So	ole A	pplica	nt										
E-Mail																					
STD Code		Telephor	ne								Μ	lobile									
Default Communication mo							ving d	locur	nent(s) via j	ohysic	al mo	ode: Pl	ease t	ick (🖌)					
Mode of Holding [Please		Single		Joint			□ Ar	nyone	e or S	Survivo	r										
Address of First / Sole Ap	plicant		1 1	1	1	1 1	1	I	I	I	I			I	1			I	I	I	
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Name of Second Applicar	nt																				
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Central KYC Number																YC F	root	attac	ched (Manc	datory)
Name of Third Applicant																					
Permanent Account Number (F	PAN)						Dat	te of	Birth		D M	M	YY	YY							
Central KYC Number														- -	L CK	YC F	Proof	attac	hed	(Manc	datory)
To be submitted along with the trans	saction slip: 1	1. Your FATCA D	etails (Forei	gn Acco	unt Tax Co	mpliance	e Act) &	KYC A	Addition	al Detail:	s (if not a	Iready s	ubmitted)	, and 2. L	lltimate I	Benefic	ial Own	er(s) (U	BO) info	ormatior	n(for non-
individuals only). Please quote the Cen																					
www.sundarammutu	al.com						1	1						S	unda	aram	n As	set I	Mana	agen	nent

3. KYC details (Mandatory) (refer in	nstruction 3) 🗆 Ind	ividual 🗆 No	on-Individual (Please attac	h mandatory Ultimate	Beneficial Ownership (UBO) declaration form)
Status of First/Sole Applicant [Please (<)] Listed Company Unlisted Company Individual	Private Sector Service Government Service	plicant is an individual) Applicant □ Public Sector Service □ Business	Gross Annual Income (in ₹) First App □ Below 1 Lac □ 5-10 Lacs □ 25 Laca	<i>licant</i> □ 1-5 Lacs □ 10-25 Lacs	PEP Status First Applicant For Individuals [Please (-/)] Politically Exposed Person (PEP) Status (Also applicable for authorised signatories/Promoters/Karta/Trustee/Whole time Directors)
 Minor through guardian HUF Partnership Society/Club Company Body Corporate Trust 	Private Sector Service	Agriculturist Agriculturist Agriculturist Agriculturist Applicant Public Sector Service Business Agriculturist	□ > 25 Lacs - 1 Crore Net-worth (Mandatory for no 	(Not older than one	I am PEP I am related to PEP Not Applicable For Non-Individuals providing any of the below mentioned services [Please (/)] Foreign Exchange/Money Changer Services Gaming/Gambling/Lottery/Casino Services Money Lending/Pawning None of the above
 Mutual Fund FPI NRI-Repatriable NRI-Non-Repatriable 		□ Housewife □ Forex Dealer 	□ 5-10 Lacs □ > 25 Lacs - 1 Crore □ > 1 Crore (or) Net-worth Third App	□ 10-25 Lacs	Second Applicant (To be filled only if the applicant is an individual) I am PEP I am related to PEP Not Applicable
FII/Sub account of FII Fund of Funds in India QFI Others	Government Service Professional Retired Student Others	Business Agriculturist Housewife Forex Dealer	□ Below 1 Lac □ 5-10 Lacs □ > 25 Lacs - 1 Crore □ > 1 Crore (or) Net-worth	□ 1-5 Lacs □ 10-25 Lacs	Third Applicant (To be filled only if the applicant is an individual) I am PEP I am related to PEP Not Applicable

4. FATCA-CRS DETAILS For Individuals & HUF (Mandatory) Non Individuals & HUF (Mandatory) Non Individuals The below information is required for all applicant(s) / guardian / PoA holder

Non Individual investors should mandatorily fill separate FATCA-CRS Annexure

The below information is required for all applicant(s) / guardian / POA holder

Category	First Applicant/Guardian	Second Applicant	Third Applicant
1. Are you a Tax Resident of Country other than India?	🗌 Yes 🔲 No	🗌 Yes 🔲 No	Yes No
2. Is your Country of Birth/ citizenship other than India?	🗌 Yes 🔲 No	🗌 Yes 🔲 No	🗌 Yes 🔲 No
3. Is your Residence address / Mailing address / Telephone No. other than in India?	🗌 Yes 🗌 No	🗌 Yes 🗌 No	🗌 Yes 🗌 No
4. Is the PoA holder / person to whom signatory authority is given, covered under any of the categories 1, 2 or 3 above?	🗌 Yes 🔲 No	🗌 Yes 🔲 No	🗌 Yes 🗌 No
If you have answered YES to	any of above, please provide the below	w details	
Country of Tax Residence			
Nationality			
Tax Identification Number ^{\$} or Reason for not providing TIN			
Identification Type (TIN or Other, please specify)			
Residence address for tax purposes (include City, State, Country & Pin code)			
Address Type	 □ Residential or Business □ Residential □ Business □ Registered Office 	 □ Residential or Business □ Residential □ Business □ Registered Office 	 □ Residential or Business □ Residential □ Business □ Registered Office
City of birth			
Country of birth			

\$ In case any of applicant being resident/ tax payer in more than one country, provide tax identification number for each such country separately.

			Sun	uaram Select	wicro Cap	-Selles /	<u> </u>	vbbi	Cal	ION	FU	
5. Bank Account Details o	f First/Sole Appl	icant (as per SEBI	Regulations i	t is mandatory	/) (refer inst	ruction 5))					
Account No												
Name of the Bank				Branch								
Branch Address				Bank Ci	ity (redemption will	be payable at th	is location)					
Cheque MICR No		Accour	nt Type [Please	(✓)] □ Savings [🗆 Current 🗆 N	NRE* 🗆 NR	0* 🗆 F		Others	3		
RTGS / NEFT / IFSC Code	RTGS / NEFT / IFSC Code "If the payment is by DD or source of fund is not clear on the Cheque leaf, please provide a copy of FIRC.											
6. Mode of payment of rec	demption/dividen	d proceeds via Dir	ect credit/NE	FT/Other Mod	le (refer inst	ruction 6).					
Direct Credit is now available		,	,	,	,	,		,		,		,
ING Vysya, Kotak Mahindra B proceeds will be directly crea	-				-			•		•		
Otherwise, payment will be m	,			e the payment		i i inoue	Daseu		Darik	uetan	s avaii	abie.
7. Payment Details: Pleas		•		ring 'Sundaran	n Select Mic	ro Cap-S	Series	XI' (ref	er inst	tructio	n 7)	
Oshama Nama	Diam	Ontiont	Amou	nt Invested	Net An	nount		F	ayment	t Details		
Scheme Name	Plan	Option*		DD charges)	Pa	id	Cheo	que/DD N	umber	Ban	k/Brand	ch
Sundaram Select Micro Cap-Series XI	Regular	□ Growth □ Dividend - Pay	out									
*If you do not indicate an opt												
In case of third party payme	•	-	nioad (from w	ww.sundaramm	iutual.com) a	and attacr	i the tr	nira pari	.y deci	aratior	1 TOrm	
8. DEMAT Account Details												
National Securities Depository L Control Depository Services (Inc.)		Participant Name		Beneficiary Acc	aunt Number					<u> </u>		
Central Depository Services (Inc Investor willing to invest in Der	,)P Statement e	,		at details a	as state	ed in the	applic	cation f	orm.	
9. Switch Out On Maturity				-								`
At the time of application, the investor who					-			210	gnature	e of inv	estor(s)
Sundaram Mutual Fund as chosen by the in maturing scheme and subscription to the or	vestor. Switch-out carried o	ut by the Mutual Fund in acco										
I/We wish to switch out all u	inits on maturity of	of the Scheme to th	e Target Sche	me mentioned	below.							
Scheme: Sundaram Select	Micro	Target Scheme: Sundaram				Fund		1st / S	Sole Ap	oplicant	/ Guar	dian
Cap Series XI		Plan: Mr Regular				Funa						
Plan: 🗆 Regular _	то	Option: Dividend	Payout Divide		Dividend Sv	veep 🗆 Gro	wth					
Option: 🗆 Growth 🗆 Divide	nd	Any / each cor	rection carried out ir	n selecting the target s					2nd	Applica	ant	
Payou	t			tion. (If an investor f ption/sub-option of t			will be					
(As a default option the units shall be fully redeemed or I/We have read and understood the terms and conditio												
Statement of Additional Information (SAI) and Key Infor received nor been induced by any rebate or gifts, direct	rmation Memorandum (KIM) of the	Target Scheme and have understood	the investment objectives, i	investment pattern and risk fa	actors applicable to the	Target Scheme. I/V	Ve have not		3rd	Applica	int	
	· · · · ·								5/0/	прріїса		
10. Nominee (available only	y for individuals)	•		h to nominate t	he following	person(s)						
1st Nominee Name:		2nd Nominee				Nominee						
Relationship:		Relationship:			Rela	tionship:						
Address:					11	ess:						
Proportion (%)* in which units	will be abarad by	first Properties (0/)*	in which units y	vill be abarad by		ortion (%)		ich unit				
nominee%	s will be shared by	nominee	%	vill be shared by	nom	inee	%	, D	3 WIII D	e share	eu by i	IIIII
If nominee is a minor: Date of birth:Rela	ationship.	If nominee is a		tionship:		of birth:			ationsh	nio.		
Name of Guardian:		Name of Gua	rdian:		Nam	e of Gua	rdian:					
Address of Guardian:		Address of Gua	irdian:		Addi	ress of Gua	ardian:.					
* Proportion (%) in which units will be shared	d by each nominee should	aggregate to 100%										
□ I do not wish to choose a	a nominee. Signat	ure of investor(s)										
	□ I do not wish to choose a nominee. Signature of investor(s) 1st / Sole Applicant / Guardian 2nd Applicant 3rd Applicant											
	Turn overleaf for Declaration & ∠Signature (Mandatory)→→→											
Acknowledgement		Sundaram Sel					No: SSN					
Sundaram Asset Management Com	pany Limited, II Floor, 46			•	-							
Received From Mr./Mrs./Ms												
Communication in connection w												
Services Limited, Registrar a Nungambakkam, Chennai 600 0					Garden Road			ISC's Sig	·		•	
	Please Note: All Purchases are subject to realisation of cheques / demand drafts.											

11. Declaration, Certification & Signature (refer instruction 11)

Declaration: I/We • having read and understood the contents of the Statement of Additional Information/Scheme Information Document/addenda issued to the SID and KIM till date • hereby apply for units under the scheme(s) as indicated in the application form • agree to abide by the terms, conditions, rules and regulations of the scheme(s) • agree to the terms and conditions for Auto Debit • have not received nor been induced by any rebate or gifts, directly or indirectly in making this investment • do not have any existing Micro SIPs/investments which together with the current application will result in the total investments exceeding ₹ 50,000 in a financial year or a rolling period of twelve months (applicable for PAN exempt category of investors). The ARN holder has disclosed to me/us all the commissions (in the form of trail commission or any other mode), payable to him for the different competing Schemes of various Mutual Funds from amongst which the Scheme is being recommended to me/us.

Applicable to NRIs only: Please (\checkmark) \Box I/We confirm that I am/We are Non-Resident of Indian Nationality/Origin and I/We hereby confirm that the funds for subscription have been remitted from abroad through normal banking channels or from funds in my/our Non-Resident External/Ordinary Account/FCNR Account on a \Box Repatriation Basis \Box Non-Repatriation Basis. I/We further declare that I/We am/are not a citizen of Canada.

I/We hereby declare that all the particulars given herein are true, correct and complete to the best of my/our knowledge and belief. I/ We further agree not to hold Sundaram Asset Management, its sponsor, their employees, authorised agents, service providers, representatives of the distributors liable for any consequences/losses/costs/damages in case of any of the above particulars being false, incorrect or incomplete or in case of my/our not intimating/delay in intimating any changes to the above particulars. I/We hereby authorise Sundaram Asset Management to disclose, share, remit in any form, mode or manner, all/any of the information provided by me/ us, including all changes, updates to such information as and when provided by me/us, to any Indian or foreign governmental or statutory or judicial authorities/agencies, the tax/revenue authorities, other investigation agencies and SEBI registered intermediaries without any obligation of advising me/us of the same. I/We hereby agree to provide any additional information/documentation that may be required in connection with this application.

Certification: I/We have understood the information requirements of this Form (read along with the FATCA-CRS Instructions), stated in pages 1-20 and hereby certify that the information provided by me/us on this Form is true, correct, and complete. I/We also confirm that I/We have read and understood the FATCA-CRS Terms and Conditions and hereby accept the same.

I/We agree to indemnify Sundaram Asset Management Company Limited in respect of any false, misleading, inaccurate and incomplete information regarding my/our "U.S. person" status for U.S. federal income tax purposes. or in respect of any other information as may be required under applicable tax laws.

Name of First / Sole Applicant / Guardian	Name of Second Applicant	Name of Third Applicant
Signature of First / Sole Applicant / Guardian	Signature of Second Applicant	Signature of Third Applicant

Date:/...../...../

Place:....

FATCA-CRS Instructions

Details under FATCA-CRS/Foreign Tax Laws: 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 certain circumstances (including if we do not receive a valid self-certification from you) we may be obliged to share information on your account with relevant tax authorities/appointed agencies. If you have any questions about your tax residency, please contact your tax advisor. Should there be any *change in any information provided by you, please ensure you advise us* promptly, *i.e., within 30 days*. 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. As may be required by domestic or overseas regulators/ tax authorities, we may also be constrained to withhold and pay out any sums from your account or close or suspend your account(s).

If you are a US citizen or resident or greencard holder, please include United States in the Country of Tax Residence field along with your US Tax Identification Number. Foreign Account Tax Compliance provisions (commonly known as FATCA) are contained in the US Hire Act 2010.

\$ 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 with supporting doucments and attach this to the form.

			Particulars	
Scheme Name / Plan / Option / Sub-option	Cheque/DD/Payment Instrument Number/Date	Drawn on (Name of Bank & Branch)	Amount in figures (₹) & Amount in words	Switch on Maturity To
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FATCA-CRS Annexure for Entities including UBO

Details of Ultimate Beneficial Owner (UBO) including additional FATCA & CRS information

(please include other references for completeness sake)

Name of the entity:						
Type of address given at k	KRA 🗌 Residenti	al or Business	Residential	Business	Registered Office	
"Address of tax reidence would be taken as available in KRS database. In case of any change, please approach KRA and notify the changes"						
Customer ID / Foio Number:						
PAN					Date of incorporation///	
City of incorporation:						
Country of incorporation:						
Entity Constitution Type:	A Partnership Firm	B HUF C Priv	ate Limited Compar	ny D Public Limit	ed Company E Society F AOP/BOI G Trust	
	H Liquidator I Li	mited Liability Pa	rtnership J Artificia	al Juridical Person	K Others specify)	
Please tick the applicable	tax resident declarati	on:				

Is "Entity" a tax resident of any country other than India 🗌 Yes 🗌 No

(if yes, please provide country/ies in which the entity is a resident for tax purposes and the associated Tax ID Number below)

Country	Tax Identification Number%	Identification Type (TIN or Other%, please specify)

[%]In case Tax Identification Number is not available, kindly provide its functional equivalent^{\$}

In case TIN or its functional equivalent is not available, please provide Company Identification Number or Global Entity Identification Number or GIIN etc.

In case the Entity's Country of Incorporation / Tax residence is U.S. but Entity is not a Specified U.S. Person, mention Entity's exemption code here:

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

	Part A (to be filled by Financial Institutions or Direct Reporting NFEs)							
1	We are a Financial institution ¹ or Direct reporting NFE ² (please tick as appropriate)	GIIN: Note: If you sponsored by sponsor's GIIN name below: Name of spon	another entity, I above and in	a GIIN but y please provid	ou are le your	Applied for the entity is a Fir Not required to (Please specify		· ·)
	Part B (plea	ise fill any one	as appropria	te 'to be filled	by NFE	s other than Dire	ct Reporting NFEs')	
1	Is the Entity a <i>publicly traded co</i> is, a company whose shares are traded on an established securi	e regularly		·			ock exchange on which th	ne stock is regularly traded)
2	Is the Entity a <i>related entity of a traded company⁵</i> (a company w are regularly traded on an estab securities market)	hose shares	Name of the Nature of rela	listed compan ation: Sub	y	the listed compa	one stock exchange on whic	y a listed company
3	Is the Entity an active NFE ⁶		Please specif		egory of A			decleration in the next section)
4	Is the Entity a passive NFE ⁷		Yes Nature of bus	siness				decleration in the next section)
¹ Refe	fer 1 of Part D ² Refer 3(vii) of Part D ³ Refer 1A. of Part D ⁴ Refer 2a of Part D ⁵ Refer 2b of Part D ⁶ Refer 2c of Part D ⁷ Refer 3(ii) of Part D							
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FATCA-CRS Annexure for Entities including UBO

UBO Declaration							
Category (Please tick applicable category): Unlisted	I Company	🗌 Partne	ership Firm	Limited	Liability	Partnership	o Company
Unincorporated association / body of individuals	Public Ch	naritable Tru	ıst 🗌 Re	ligious Trust	P	rivate Trust	t
Others (please specify)					
Please list below the details of controlling person(s), co Identification Numbers for EACH controlling person(s).	nfirming ALL C	Countries of	Tax residenc	y / permanen	t residen	icy / citize	nship and ALL Tax
Owner-documented FFI's8 should provide FFI Owner Re	eporting State	ment and A	uditor's Lette	r with require	d details	as mentio	ned in Forms W8 BEN E
Name - Beneficial Owner / Controlling person	Tax ID Type	- TIN or Other	; please specify	A el el une en el u			
Country - Tax Residency* Tax ID No Or functional equivalent for each country*	Beneficial In Type Code ⁹	iterest - in p	ercentage	Address - Include State Country , PIN / ZIP Code & Contact Details Address Type -			
1. Name	Tax ID Type			Address			
Country	Beneficial Interes Type Code				•••••		
Tax ID No. $^{\%}$	Address Type	Business 🗆 Re	nistered Office	ZIP		State:	Country:
2. Name	Tax ID Type		•	Address			
	Beneficial Interes						
Country	Type Code Address Type						•
Tax ID No. [%]		Business 🗌 Re	gistered Office	ZIP		State:	Country:
3. Name	Tax ID Type			Address			
Country	Beneficial Interes Type Code						
Tax ID No. [%]	Address Type			ZIP		State [.]	Country:
# If Passive NFE, please provide below additional details	Residence E	Business 🗆 Re	gistered Office				ditional sheets if necessary)
PAN / Any other Identification number	(Occupation	Type - Service,	Business Others	(1 10030		
PAN , Aadhar, Election ID, Govt ID, Driving Licence, NREGA Job Card, O	thers)	Vationality				DOB - Da Gender -	te of Birth Male, Female, Other
City of Birth - Country of Birth	ŀ	-ather's Na	me - Mandatory	if PAN is not avail	able		
1. PAN			Туре			DOB	D D / M M / Y Y Y Y
City of Birth		lationality				Gender	Male 🗌 Female 🗌
Country of Birth		ather's Nan					Others
2. PAN		•	Туре			DOB	D D / M M / Y Y Y Y
City of Birth Country of Birth		lationality ather's Nan				Gender	Male 🗌 Female 🗌
							Others
3. PAN City of Birth		lationality				DOB	
Country of Birth						Gender	Male 🗌 Female 🗌 Others 🦳
 # Additional details to be filled by controlling persons with Tax re * To include US, where controlling persons is a US citizen or gre % Incase Tax identification is not available, kindly provide function 	esidency / perma en card holder					try other tha	
⁸ Refer 3(vi) of Part D ⁹ Refer 3(iv) (A) of Part D							
	FATCA - C	RS Terms a	and Condition	S			
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 documentations 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 Sundaram Asset Management Company/Sundaram Mutual Fund or its group entities. Therefore, it is important that you respond to our request even if you believe you have already supplied any previously requested information. If you have any questions about your tax residence field along with the US Tax Identification Number. [%] It is mandatory to supply a TIN or functional equivalent if the country in which you are tax resident 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.							
Certification: I/We have understood the information requirement provided by me/us on this Form is true, correct, and complete. hereby accept the same.							
Name							
Designation							
					Place		
Signature	Signature			Signature	Date		
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		_					-

Part D: FATCA-CRS Instructions & Definitions

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

• FIs not required to apply for GIIN:

A. Reasons why FI not required to apply GIIN

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

Types of NFEs that are regarded as excluded NFE are:

a. Publicly traded company (listed company)

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

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

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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. Acti	ve NFE: (is any one of the following):
Code	Sub-category
01	Less than 50 percent of the NFE's gross income for the preceding financial year is passive income and less than 50 percent of the assets held by the NFE during the preceding financial year are assets that produce or are held for the production of passive income;
02	The NFE is a Governmental Entity, an International Organization, a Central Bank , or an entity wholly owned by one or more of the foregoing;
03	Substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an entity shall not qualify for this status if the entity functions as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes;
04	The NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE;
05	The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution;
06	The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution;
07	Any NFE that fulfills all of the following requirements:
	 It is established and operated in India exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in India and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare;
	 It is exempt from income tax in India;

- It 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 trade or business conducted, at least in part, by employees of the NFE
- (5) Annuities
- (6) The excess of gains over losses from the sale or exchange of financial assets that gives rise to passive income
- (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 investor/applicant is a trust, the financial institution shall identify the beneficial owners of the investor/applicant 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) Co	(A) Controlling Person Type:					
Code	Sub-category					
C01	CP of legal person-ownership					
C02	CP of legal person-other means					
C03	CP of legal person-senior managing official					
C04	CP of legal arrangement-trust-settlor					
C05	CP of legal arrangementtrust-trustee					
C06	CP of legal arrangementtrust-protector					
C07	CP of legal arrangementtrust-beneficiary					
C08	CP of legal arrangementtrust-other					
C09	CP of legal arrangement—Other-settlor equivalent					
C10	CP of legal arrangement—Other-trustee equivalent					
C11	CP of legal arrangement—Other-protector equivalent					
C12	CP of legal arrangement—Other-beneficiary equivalent					
C13	CP of legal arrangement—Other-other equivalent					
C14	Unknown					
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FATCA-CRS Annexure for Entities including UBO

(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 nonparticipating 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 FFI, 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 NFE means a NFE that elects to report information about its direct or indirect substantial U.S. owners to the IRS

(viii) Exemption code for U.S. persons

Code	Sub-Category
Α	An organization exempt from tax under section 501 (a) or any individual retirement plan as defined in section 7701(a)(37)
В	The United States or any of its agencies or instrumentalities
С	A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities
D	A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(i)
Е	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	Aregulated investment company a sdefined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
I	A common trust fund as defined in section 584(a)
J	A bank as defined in section 581
K	A broker
L	A trust exempt from tax under section 664 or described in section 4947(a)(1)
М	A tax exempt trust under a section 403(b) plan or section 457(g) plan
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