Birla Sun Life Resurgent India Fund - Series 4

(A Close ended Equity Scheme)



Offer of units of ₹ 10/- each for cash during the New Fund Offer. The subscription list may be closed earlier by giving at least one day's notice in one daily newspaper.

New Fund Offer Opens: Friday, June 23, 2017 | New Fund Offer Closes: Friday, July 07, 2017

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Birla Sun Life Resurgent India Fund - Series 4	Plans	Regular	Options	Growth Dividend Sweep	Dividend Payout	Default Option: Dividend Option (Payout facility)
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Cheque / DD No	_ Dated _	// Drawn or	n Bank			

Mode of Payment [Please tick (✓)] Cl Investment Amount (₹) *			TGS / NEFT / Fund 1 Net Amount (₹)	
Cheque/DD No.	Dated D D M M Y	Bank Name & Branch	Net Amount (1)	
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*To be filled in by investors residing at the location, wh	here the AMC Branches /Collection Bank centres are not located.	*Minimum of ₹ 1,000/- and in multiples of ₹ 10/-	thereafter during the New	Fund Offer period.
DEMAT ACCOUNT DETAILS (OPTION	AL) (Please ensure that the sequence of names as	s mentioned in the application form matches with that	t of the A/c. held wit	h the depository participant.) Refer Instruction No. 3(I
NSDL: Depository Participant Nam	e:	DPID No.: I N	Beneficia	ry A/c No.
CDSL: Depository Participant Nam	le:	Beneficiary A/c No.		
Enclosed: 🗌 Client Master 🛛 Tr	ransaction/ Statement Copy/ DIS Copy			
REDEMPTION / DIVIDEND REMITTAN	ICE (Please attach a copy of cancelled cheque Refer Instruction N	lo. 8 & 13)		
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It is the responsibility of the Investor to ensu Payout at recipient/destination branch corres	re the correctness of the IFSC code/ MICR code for E sponding to the Bank details mentioned in Section 3.	Electronic		
If MICR and IFSC code for Redemption/Dividence	l Payout is available all payouts will be automatically	processed as Electronic Payout-RTGS/NEFT/Direct Cre	edit/NECS.	
To avail this facility please provide your	0	Ontion	(D-	for index the Mar 4.0
Auto Maturity Switch to Bina	Sun Life Cash Manager, Plan	Option	(Ke	fer instruction No. 14)
First Applicant / Authorised	1 Signatory	Second Applicant		Third Applicant
NOMINATION DETAILS (Mandatory)	Refer Instruction No. 7)			
□ I/We wish to nominate □ I/We D	0 NOT wish to nominate and sign here		1st Applican	t Signature (Mandatory)
	ominee Name and Address	Guardian Name (in case of Minor)	Allocation %	Nominee/ Guardian Signature
Nominee 1			100%	
To register multiple nominee please fi	I separate Multiple nomination Form.			
If Yes, please provide the following info Please indicate all countries in which y	ormation [mandatory] ou are resident for tax purposes and the associ	iated Tax Reference Numbers below.		
Category	First Applicant (including Minor)	Second Applicant/ Guardia	n	Third Applicant
Name of Applicant				
Place/ City of Birth				
Country of Birth				
Country of Tax Residency#				
Tax Payer Ref. ID No^				
Identification Type [TIN or other, please specify]				
Country of Tax Residency 2				
Tax Payer Ref. ID No. 2				
Identification Type [TIN or other, please specify]				
Country of Tax Residency 3				
Tax Payer Ref. ID No. 3				
Identification Type [TIN or other, please specify]				

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

The Trustee

To,

Birla Sun Life Mutual Fund

Having read and understood the contents of the Statement of Additional Information / Scheme Information Document of the Scheme, I/We hereby apply for units of the scheme and agree to abide by the terms, conditions, rules and regulations governing the scheme. I/We hereby declare that the amount invested in the scheme is through legitimate sources only and does not involve and is not designed for the purpose of the contravention of any Act, Rules, Regulations, Notifications or Directions of the provisions of the Income Tax Act, Anti Money Laundering Laws, Anti Corruption Laws or any other applicable laws enacted by the government of India from time to time. I/We have understood the details of the scheme & I/we have not received nor have been induced by any rebate or gifts, directly or indirectly in making this investment.

For Non-Individual Investors: I/We hereby confirm that the object clause of the constitution document of the entity (viz. MOA / AOA / Trust Deed, etc.), allows us to apply for investment in this scheme of Birla Sun Life Mutual fund and the application is being made within the limits for the same. I/We are complying with all requirements / conditions of the entity while applying for the investments and I/We, including the entity, if the case may arise so, hereby agree to indemnify BSLAMC / BSLMF in case of any dispute regarding the eligibility, validity and authorization of the entity and/or the applicants who have applied on behalf of the entity. For NRIs only: I/We confirm that I am/we are Non Residents of Indian Nationality/Origin and that I/we have remitted funds from abroad through approved banking channels or from funds in my/our Non-Resident External/Non-Resident Ordinary/FCNR account. (Refer Inst. No. 6)

I/We confirm that details provided by me/us are true and correct.

**I have voluntarily subscribed to the on-line access for transacting through the internet facility provided by Birla Sun Life Asset Management Company Ltd. (Investment Manager of Birla Sun Life Mutual Fund) and confirm of having read, understood and agree to abide the terms and conditions for availing of the internet facility more particularly mentioned on the website www.birlasunlife.com and hereby undertake to be bound by the same. I further undertake to discharge the obligations cast on me and shall not at any time deny or repudiate the on-line transactions effected by me and I shall be solely liable for all the costs and consequences thereof.

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.

FATCA & CRS Declaration: I/ We have understood the information requirements of this Form (read along with FATCA & CRS Instructions) and hereby confirm that the information provided by me/ us on this Form is true, correct, and complete. I/ We also confirm that I/ We have read and understood the FATCA & CRS Terms and Conditions and hereby accept the same. (Refer Inst. No. 13)

Signature of First Applicant / Authorised Signatory Signature of Second Applicant Signature of Third Applicant

KEY INFORMATION MEMORANDUM

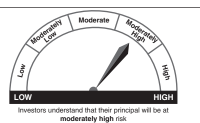
Birla Sun Life Resurgent India Fund - Series 4

(A Close ended Equity Scheme)



This Product is suitable for investors who are seeking*:

- Long term capital growth
- Invests primarily in equity and equity related securities that are likely to benefit from recovery in the Indian economy.
- *Investors should consult their financial advisers if in doubt whether the product is suitable for them.



Offer of Units of ₹ 10/- each for cash during the New Fund Offer Period New Fund Offer Opens: Friday, June 23, 2017 | New Fund Offer Closes: Friday, July 07, 2017

The subscription list may be closed earlier by giving at least one day's notice in one daily newspaper. The Trustee reserves the right to extend the closing date of the New Fund Offer Period, subject to the condition that the subscription of the New Fund Offer Period shall not be kept open for more than 15 days.

NAME OF THE ASSET MANAGEMENT COMPANY	NAME OF MUTUAL FUND
BIRLA SUN LIFE ASSET MANAGEMENT COMPANY LIMITED	BIRLA SUN LIFE MUTUAL FUND
One Indiabulls Centre, Tower-1, 17th floor, Jupiter Mill Compound, 841, Senapati Bapat Marg,	One India Bulls Centre, Tower 1, 17th Floor, Jupiter Mill Compound, 841, Senapati Bapat Marg,
Elphinstone Road, Mumbai - 400 013	Elphinstone Road, Mumbai - 400 013
Tel.: +91-22 43568000	Tel. +91-22 43568000

This Key Information Memorandum (KIM) sets forth the information, which a prospective investor ought to know before investing. For further details of the scheme/Mutual Fund, due diligence certificate by the AMC, Key Personnel, investors' rights & services, risk factors, penalties & pending litigations etc. investors should, before investment, refer to the Scheme Information Document and Statement of Additional Information available free of cost at any of the Investor Service Centres or distributors or from the website www.birlasunlife.com. The Scheme particulars have been prepared in accordance with Securities and Exchange Board of India (Mutual Funds) Regulations 1996, as amended till date, and filed with Securities and Exchange Board of India (SEBI). The units being offered for public subscription have not been approved or disapproved by SEBI, nor has SEBI certified the accuracy or adequacy of this KIM.

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

Liquidity The scheme will have duration/lenue of 2.5 years from and including the date of allotment. Normal Allocation (% of total assets) Risk Profile Asset Allocation Pattern of the Scheme Instrument Normal Allocation (% of total assets) Risk Profile Equity and Equity inside d accurities (including Qptions Premium*) 80% 100% High Morey Merica & Debit Instruments Marinum Marinum Marinum Marinum The scheme sull invest on in such socialities with in nature our block the maximy of the scheme. Incase of securities with publical options, the making the interments in option premium, and subter our block the maximum of the scheme. Incase of securities with publical options, the making the interments in option premium of a spin tenses of the scheme in thoreal to scheme the interpolicy of the interpolicy. In terminants with a spin tenses of the scheme in thoreal to scheme the scheme in the option premium of the interpolicy. In terminants with a spin tenses of the scheme in thoreal to scheme in the option premium of the interpolicy of the interpolicy. In terminants with a spin tenses of the scheme in thoreal to scheme in the scheme interpolicy option premium of the interpo	Investment Objective	The investment objective of the scheme is to provide capital appreciation by investing primarily in equity and equity related securities that are likely to benefit from recovery in the Indian economy. The Scheme does not guarantee/indicate any returns. There can be no assurance that the schemes' objectives will be achieved.								
Of the Scheme Minimum Maximum Equity and Equity related securities (including Qutions Premium') 80% 20% Low The scheme shall investion in such securities witch mature on or before the dealer to the maturity of the scheme. In case of securities with putcleal options, the mature in and the mature on the scheme in the scheme shall be explicit in the scheme in	Liquidity	The scheme will have duration/tenure of 3.5 years from and including the da	te of allotment.							
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Investment Strategy Absect to point operation paids thall not exceed 20% of the net assets of the Scheme. Moreover, this upper limit of 20%, for investments in options premium, any, not relation to point operations. The Options Premium Offers the actual equity market exposure. However, if the fund manager sells the option before equity of the contrast, the environment. The options Premium, any, not relations the the actual equity market exposure. However, if the fund manager sells the option before equity of the contrast, the environment of the net actual equity market exposure. However, if the unditable gross exposure through equity, debt and derivatives shall not exceed 100% of the net assets of the scheme, each or cash equity addets twith residual environs. Change in Asset Allocation The scheme does not interd to invest in Asset Allocation pattern indicated adore may change from time to time, keeping in vicuo market conditions, market opportunities, applicable regulations and political and commic lators. It mus the clearly understood that the percentages stated above can visu substantially depending upon the percentages in accurities and political and commic lators. It mus the clearly understood that the percentages stated above can visu substantially depending upon the percentage in accurities and barres or the same shall be considered to structure that and the state and the optical market and the state and the st				case of securities with put/call optio	ons, the maturity shall be reckoned					
 shall be applicable only at the time of investment. If due to market actions the value of potions appreciates/depreciates resulting in breach of the limit of 20%, the fund intranager may or investment. If any, would be subject to the maximum 20% limit on options premium. The Options Premium offsets the actual equity market apposure. However, the cumulative gross exposure through equity, debt and derivatives shall not exceed 10% of the net assets of the scheme. For this purpose, cash or axis equivalents with residual maturity of less than 91 days may be treated as not creating any exposure The actions does not intend to invest in Securitize 20 beth and repo/ reverse repo in corporate debt securities. Credit Default Swaps and ADP/ GDP/ Foreign Securities. The scheme shall not ergage in sacurities lending i short selling. Change in does 2011 (integrated and the corporate debt accurities. Credit Default Swaps and ADP/ GDP/ Foreign Securities. The scheme shall not ergage in sacurities lending i short selling. Change in doe SEGI (MF) Regulations, the asset all location pattern indicated above may change from time to time, the does not intend to the scheme is not any change for short duration. Subject to the SEGI (MF) Regulations, the asset all colation pattern indicated above may change from time to time, the separitid private and the sponder duration. The Fund Marager half rebalance the portolio within 50 days from the date of dynation to bring in the max indicated in this SID. Further, in case the rebalance in the investment pattern with the specific private (Saction Term of any asset allocation pattern indicate and the reacond and require rebalancing as per provisions enumerated theres. The Fund Marager half rebalance the portolio within 50 days from the date of dynation berestiment, Tami, the scheme shall be effected only in accordance with the provisions of the scheme shall be effected only in accordance with		The scheme may invest upto 20% of the net assets of the scheme in derivativ	ve instruments.							
Investment Strategy A select portfolio function in the equivalence with residual maturity of less than ¹⁰ diags may be treated as incidence and part of the second second integence and the response of the comparise strategy of less than ¹⁰ diags may be treated as the control of the second second integence and the response of the comparise strategy of less than ¹⁰ diags and both the second		shall be applicable only at the time of investment. If due to market actions th may not rebalance the portfolio and may run with the ongoing exposure. Ho subject to the maximum 20% limit on options premium.	e value of options appreciates/ deprec owever, if the fund manager sells the o	ciates resulting in breach of the limit ption before expiry of the contract, t	of 20%, the fund manager may or the reinvestment, if any, would be					
shall not engage in securities lending / short selling. Change in Asset Allocation The above mentioned investment pattern is indicative and may change for short duration. Subject to the SEBI (MF) Regulations, the asset allocation pattern indicated above may change from time to time, keeping in view market conditions, market opportunities, applicable regulations and political and economic factors. It must be deaded above may change from time to time, keeping in view market conditions, market opportunities, applicable regulations and political infeasors of the same shall be proceed in white asset allocation to the same shall be considered and shall calcable pattern and defensive considerations. The Fund Manager shall the deade on the course of a shall be unit bidders. Such changes in the investment pattern will be for short term and defensive considerations, and that deal and the policies of the same shall be recorded in writing. The investment Committee and the reason for the same shall be recorded in writing. The provisions enumerated herain. Provided further and subject to the above, any change in the asset allocation affecting the investment prollie of the Scheme shall be edication affecting the investment prollie of the Scheme shall be edication affecting the investment prollie of the Scheme shall be edicated only in accordance with the provisions of sub regulation (15 A) of the SEBI (MF) Fegulation. Investment Strategy A select profition of such bottom-up picks in the equity market offer significant opportunity for higher portiol returns. In addition, the areated, the area supported by underlying valuations. Investment Strategy A select portiol to a such bottom-up picks in the equity market offer significant diver of returns. This is leadly leadin		of the scheme. For this purpose, cash or cash equivalents with residual matu	irity of less than 91 days may be treate	d as not creating any exposure						
The above mentioned investment pattern is indicative and may change for short duration. Subject to the SEBI (MF) Regulations, the asset allocation pattern indicated above may change from time to time, keeping in view market conditions, market opportunities, applicable regulations and politications. It must be clearly understood that the percentages stated above can vary substantially depending upon the perception of the investment Manager. The Intention being at all times to seek to protect the interests of the Unit Holders. Such changes in the investment pattern will be for short term and defensive considerations. The Fund Manager shall behance the portiolio within 300 days from the date of dwalion to bring it in line with the asset allocation pattern as indicated in this SDL. Further, in case the rebalancing is not done within the specific period, justification for the same shall be provided to the Investment Committee and the reason for the same shall be recorded in writing. The investment Committee and Mid Caps and other than Small & Mid Caps beyond the allocation range as above, the same shall be considered as deviation in asset allocation and require rebalancing is not done within the specific period, justification of the same shall be considered as deviation in asset allocation and require rebalancing as per provisions enumerated therein. Investment Strategy A select portfolio of such bottom-up picks in the equity market offer significant opportunity for higher portfolio returns. In addition, the fund manager sell asset allocation and patient offer significant opportunity for higher portfolio returns. In addition, the Such market. The Scheme may also invest a small portion of its corpus in fixed income securities including money market inferiod strom various developments. Further, the fund manager shell be assignificant diver orenorus, is aleadis up otanious stock/sectors. This is very likely t		shall not engage in securities lending / short selling.	e repo in corporate debt securities. Cr	edit Default Swaps and ADR/ GDR	/ Foreign Securities. The scheme					
Subject to the SEBI (MF) Regulations, the asset allocation pattern infracted above may change from time to time, keeping in view market conditions, market opportunities, applicable equalitations and political and economic factors. It must be clearly understoot that the percentages stated above can vary substantially depending upon the perception the investment Manager, the intention being at all times to seek to protect the interesticates of the Unit Holders. Such changes in the investment pattern will be to short term and defensive considerations. The Find Manager the intention being at all times to seek to protect the interest of deviation to bring it in line with the asset allocation in the specified period. Justification for the same shall be provided to the Investment Committee and the reason for the same shall be recorded in wing. The investment Committee shall the deviation prints in the asset allocation range as above, the same shall be considered ad evaluation in asset allocation and regularize rebalancing is not done within the specified period. Justification for the same shall be considered ad evaluation in asset allocation and regulare rebalancing is not done within the specified period. Justification for the same shall be considered ad evaluation in asset allocation and regulare rebalancing is apper provisions enumerated therein. Provided turther and subject to the above, any change in the asset allocation range as allows: the same shall be effected only in accordance with the provisions of sub regulation (15A) of Regulation 16 of the SEBI (MF) Regulations. Investment Strategy Aselect portfoli of the socies in the eadity market offer significant opportunity for higher portfoli returns. In addition, the fund managers will also seek to bring in top down analysis to identify the sectors and could be as significant three references and be allowed advantage of the volatility in the market. The Scheme many also invest a small										
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 Strong prospects for future growth and scalability Financial discipline and favourable fundamentals measured by various ratios like Return on Investment (ROI) and Return on Equity (ROE) Favorable valuations in relations to broader market and the relevant peer group of companies / industry along with higher expected growth in earnings. 	Investment Strategy	analysis to identify the sectors that could be key beneficiaries of turnaround valuations. As part of the investment strategy, scheme will book profits at portion of its corpus in fixed income securities including money market instru- Further, the fund manager believes that an economic recovery is already leas such companies / sectors and could be a significant driver of returns. This be The markets have experienced robust foreign as well as domestic fund flow fairly growth and reform focused and taking various measures to create a F which ensure better governance & improved tax revenue. The tax collection increase in Net Direct Taxes by 10.79 per cent year-on-year, indicating a compared to 9.5 per cent in August 2016, as a result of the Government's (MGNREGA) scheme. The initiatives like Smart city project and Make ii transparency by providing similar opportunities across the country which w strong growth momentum in the country. This momentum is likely to percola some of these sectors include Poads, Ports, Railways, consumption related The Scheme will have tenure of 3-6 years and the corpus of the Scheme appreciate in the long run and benefit from the turnaround in the Indian econ The endeavour of the Investment Manager will be to pick stocks across b potential leaders in their respective fields in the future. Some of these key tra • Visionary & Trustworthy management with established track record • Being a dominant player in the sector / business or within a particular ma • Strong prospects for future growth and scalability • Financial discipline and favourable fundamentals measured by various of the scheme of scheme scalability • Financial discipline and favourable fundamentals measured by various of the scheme track record • Being a dominant player in the scheme scalability	I in economy. Besides this, short-term opportune moments to take advantag imments to manage its liquidity requirem ading to earnings upgrades of various s illef roots from various developments in vindicating strong confidence in India Reformed India. The demonetization in figures between April 2016 and Janua steady trend of healthy growth. India' increased focus towards rural jobs a n India are to create more job oppor fould result in better capacity utilizatio te into growth for select industries whic sectors, banks & NBFCs etc. will be primarily invested in equity an omy in the medium term. usinesses or sectors which are more its for companies are: rket by segment/geography ratios like Return on Investment (ROI)	opportunities would also be seized e of the volatility in the market. The ents. stocks/sectors. This is very likely to r the country's fundamentals. n markets over last 6-7 months. Ner nitiative by government has resulted ry 2017 show an increase in Net Indi s unemployment rate has declined nd the Mahatma Gandhi National F tunities in the country. Implementa n & higher earnings for the corporat th could have a higher multiplier effe d equity related securities of the co closely correlated to the Indian ecc and Return on Equity (ROE)	, that are supported by underlying 9 Scheme may also invest a small result in a rerating of valuations for w government policies have been d in institutionalization of finances irect taxes by 16.9 per cent and an to 4.8 per cent in February 2017 Rural Employment Guarantee Act ation of GST would bring further tes. All this collectively will lead to act on the overall economic growth ompanies that have a potential to phonomic growth and could become					

Risk Profile of the Scheme	Mutual Fund Un	its involve investment risks including the possible loss o	f principal. Please read the Scheme Information Me	morandum (SID) carefully for details on risk factors before
	Risk factors as	eme Specific Risk Factors are summarized below: sociated with investments in equity securities:		
	 Equity invest 	stments by nature are volatile and prone to price fluctuation	ons on a daily basis due to both macro and micro facto	prs.
	or less than	their original cost		luctuate and the units when redeemed may be worth more
	The value o	f the Scheme's investments, may be affected generally I	by factors affecting securities markets, such as price	and volume volatility in the capital markets, interest rates, nd other political and economic developments and closure ig equity and debt markets. Consequently, the NAV of the for procedures that may restrict liquidity of investments in
	of stock exc	changes which may have an adverse bearing on individu	al securities, a specific sector or all sectors includir	ng equity and debt markets. Consequently, the NAV of the
	 In respect of 	Scheme may fluctuate and can go up or down.	with trading volumes, settlement periods and trans	fer procedures that may restrict liquidity of investments in
	equity secu	rities.		
	 Though the 	ay note that Fund Manager's investment decisions may r constituent stocks of most indexes are typically liquid, li	quidity differs across stocks. Due to the heterogene	ity in liquidity in the capital market segment, trades on this
	segment ma	ay not get implemented instantly.		
	securities. I	nvestors therefore will have to accept the returns genera	ted by the underlying equity investments of the scher	preciation by actively investing in equity and equity related ne which may be unfavourable at the time of maturity of the
	scheme. Risk Factors as	sociated with Investments in Derivatives:		
	 As and whe are special 	n any Scheme trades in the derivatives market there are	risk factors and issues concerning the use of derivat	ives that investors should understand. Derivative products h stocks and bonds. The use of a derivative requires an of adequate controls to monitor the transactions entered overnents correctly. There is a possibility that loss may be h the terms of the derivatives contract. Other risks in using perfectly with underlying assets, rates and indices. Thus, impact on their value. Besides the price of the underlying ments and can provide disproportionate gains as well as ntify such opportunities. Identification and execution of the able. No assurance can be given that the fund manager will cution takes place.
	understand	ing not only of the underlying instrument but also of the	derivative itself. Derivatives require the maintenance	e of adequate controls to monitor the transactions entered
	sustained b	by the portfolio as a result of the failure of another party (isually referred as the "counter party") to comply with	h the terms of the derivatives contract. Other risks in using
	derivatives	are highly leveraged instruments. Even a small price mo	privatives and the inability of derivatives to correlate	e impact on their value. Besides the price of the underlying
	asset, the v	volatility, tenor and interest rates affect the pricing of de	erivatives. Derivative products are leveraged instru-	ments and can provide disproportionate gains as well as ntify such opportunities. Identification and execution of the
	strategies to	o be pursued by the fund manager involve uncertainty an	d decision of fund manager may not always be profite	able. No assurance can be given that the fund manager will
	 The options Investments 	buyer's risk is limited to the premium paid, while the risk is in index futures face the same risk as the investments in	of an options writer is unlimited. However, the gains of a portfolio of shares representing an index. The exte	of an options writer are limited to the premiums earned.
	 Risk of loss 	in trading futures contracts can be substantial, becaus	e of the low margin deposits required, the extreme	ly high degree of leverage involved in futures pricing and
	 potential nig The risks as 	gn volatility of the futures markets. sociated with the use of derivatives are different from or r	possibly greater than, the risks associated with invest	ting directly in securities and other traditional investments.
	Risk Factors as	sociated with investments in Fixed Income Securitie	is'	
	 Price-RISK rates rise, p 	or interest-hate Risk: Fixed income securities such as rices of existing fixed income securities fall and when int	erest rates drop, such prices increase. The extent of	fall or rise in the prices is a function of the existing coupon,
	days to mat	urity and the increase or decrease in the level of interest r	ates. enture/bond or a money market instrument may defa	ult on interest payment or even in paying back the principal
	amount on	maturity. Even where no default occurs, the price of a set	curity may go down because the credit rating of an is	run price-risk or interest-rate risk. Generally, when interest fall or rise in the prices is a function of the existing coupon, ult on interest payment or even in paying back the principal suer goes down. It must, however, be noted that where the
	Liquidity o	r Marketability Risk: This refers to the ease with which	a security can be sold at or near to its valuation vield	-to-maturity (YTM). The primary measure of liquidity risk is
	 Reinvestm 	ent Rick. Investments in tixed income securities may cal	rry reinvestment risk as interest rates prevailing on th	-to-maturity (YTM). The primary measure of liquidity risk is xed income market. ie interest or maturity due dates may differ from the original
	coupon of th	rebond. Consequently, the proceeds may get invested a	t a lower rate.	
	 Pre-payme of such prer 	Int HISK: Certain fixed income securities give an issuer the boy ment may force the fund to reinvest the proceeds of signal and the proceeds of signal an	ne right to call back its securities before their maturity ich investments in securities offering lower vields. re	y date, in periods of declining interest rates. The possibility sulting in lower interest income for the fund.
	Concentra	tion Risk: The Scheme portfolio may have higher expo	sure to a single sector, subject to maximum of 25%	of net assets as specified, depending upon availability of cy / business environment relevant to the sector may have
	an adverse	impact on the portfolio.	r concentration risk. Any change in government point	
	 Different typ may increase 	pes of securities in which the scheme would invest as gives a securities in which the scheme would invest as giv	ren in the Scheme Information Document carry differed as a comporate bonds carry a higher amount of risk the	rent levels and types of risk. Accordingly the scheme's risk an Government securities. Further even among corporate
	bonds, bond	ds, which are AA rated, are comparatively more risky that	n bonds, which are AAA ráted.	
	 Listing of up 	sociated with Listing of units: nits of the scheme on stock exchange(s) does not nece	essarily guarantee liquidity and there can be no ass	surance that an active secondary market for the units will
	 develop or t Trading in the 	be maintained.	pecause of market conditions including any halt in th	e operations of Depository Participants or for reasons that
	in view of th	the Exchange Authorities or SEBI, trading in the units is	suspended and / or restricted. In addition, trading i	n units is subject to trading halts caused by extraordinary
	of scheme v	vill continue to be met or will remain unchanged.	. There can be no assurance that the requirements c	e operations of Depository Participants or for reasons that n units is subject to trading halts caused by extraordinary of Stock Exchange necessary to maintain the listing of units on / repurchase / switches of units will be allowed prior to nges in the market value of schemes holdings. The trading and which may even lead the units to quote at significant e. As a result invectors in the scheme must be prepared to
	 Further, the maturity unit 	Scheme being a close ended scheme and listed on sto der the scheme. The investors wishing to redeem their un	ock exchange, as per SEBI guidelines, no redempti hits may do so through stock exchange mode	on / repurchase / switches of units will be allowed prior to
	 The Units of 	f the scheme may trade above or below their face value /	NAV. The NAV of the scheme will fluctuate with cha	nges in the market value of schemes holdings. The trading
	prices of un premium or	discount to NAV.	iges in their NAV as well as market supply and dem	and which may even lead the units to quote at significant
	 There is a p hold the unit 	ossibility that the unitholders find it difficult or uneconomi ts until the maturity under the Scheme	cal to liquidate their investments at any particular tim	e. As a result, investors in the scheme must be prepared to
	Regulatory	Risk: Any changes in trading regulations by the Stock Ex	change or SEBI, inter alia, may also result in wider pr	remium/ discount to the NAV of the Schemes. Although the
	the Stock E	xchange or due to connectivity problems with the deposit	ories due to the occurrence of any event beyond thei	remium/ discount to the NAV of the Schemes. Although the y investors due to delay in listing of units of the Schemes on r control.
	 As the units the credit of 	of the scheme may be held in electronic (demat) mode to f unitholder. Settlement of trades, redemption/dividend	hrough depositories, the records of the depository so	(demat) form, by the Mutual Fund will depend upon the
	 A close end 	sociated with Close Ended Schemes: ed Scheme endeavours to achieve the capital appreciati	on only at the scheduled maturity of the Scheme. Ho	wever, there is no assurance that the said objective will be
	 achieved at Moreover of 	the scheduled maturity of the scheme and there is a risk	that the capital invested may not be fully realisable up	oon maturity of the scheme.
	equivalents	/money market instruments towards the Maturity/Final R	edemption date and to that extent these investments	made may not be in line with the asset allocation pattern.
	price at which th	le Units are traded may be at a discount to the NAV of si	iay do so through the stock exchange mode. For the uch Units. Hence, Unit Holders who sell their Units i	wever, there is no assurance that the said objective will be on maturity of the scheme. proceeds may be kept in cash and invested largely in cash made may not be in line with the asset allocation pattern. Units listed on the exchange, it is possible that the market a Scheme prior to maturity may not get the NAV returns. ic risk factors.
-	Investors in the	e Scheme are not being offered any guaranteed return	ns. Please refer to SID for detailed scheme specifi	c risk factors.
Risk Control				sks in the portfolio construction process. The risk control
		s reducing risks through portfolio diversification, taking c I of consistency in returns. The AMC may also implement		AMC believes that this diversification would help achieve
				risks, rigorous in-depth credit evaluation of the securities
		nvested in will be carried out by the investment team of th		.,
Plans/Options	Each Series / So	cheme will have Regular Plan and Direct Plan** with a	common portfolio and separate NAVs. Investors sho	uld indicate the Plan for which the subscription is made by
	indicating the ch	oice in the application form.		
		ve (Regular and Direct) Plan under the scheme will have to tion (Payout & Sweep Facility)	ne following Options:	
	(2) Growth Opti			
	**DIRECT PLAN			
			Inits in a Scheme directly with the Mutual Fun	d and is not available for investors who route their
		ts through a Distributor.	ew Unitholders) as permitted under the Scheme Info	rmation Document of the Scheme are eligible to subscribe
	under Direc	at Plan.		· ·
	iii. Modes for	applying: Investments under Direct Plan can be made	through various modes offered by the Mutual Fund t	for investing directly with the Mutual Fund [except through ts are routed through Distributors].
	iv. How to app			is are routed infough Distributors].
		's desirous of subscribing under Direct Plan of a Scheme	will have to ensure to indicate "Direct Plan" against th	e Scheme name in the application form.
	b. Investor	rs should also indicate "Direct" in the ARN column of the a	pplication form.	
Default Plan / Option / Sub-option		Dividend Option (Payout facility)		
(In case the investor fails to specify his preference, the given default plan /		application received without indicating choice between G	arowth and Dividend Option, the same shall be cons	idered as Dividend Option (Payout facility) and processed
option / sub-option would apply)	accordingly. Default Plan:			
		quested to note the following scenarios for the applicabilit	y of "Direct Plan or Regular Plan" for valid applicatior	is received under the Scheme:
	Scenario	Broker Code mentioned by the investor	Plan mentioned by the investor	Default Plan to be captured
	1	Not mentioned	Not mentioned	Direct Plan
	2	Not mentioned	Direct Regular	Direct Plan Direct Plan
	4	Mentioned	Direct	Direct Plan
	5	Direct	Not Mentioned	Direct Plan
	6	Direct	Regular	Direct Plan
	7 8	Mentioned	Regular Not Mentioned	Regular Plan Begular Plan
		Mentioned ng/ invalid/ incomplete ARN codes mentioned on the ap	Not Mentioned pplication form, the application shall be processed u	Regular Plan nder Regular Plan. The AMC shall contact and obtain the
	correct ARN cod	de within 30 calendar days of the receipt of the applicatio	n form from the investor/ distributor. In case, the con	rect code is not received within 30 calendar days, the AMC
	shall reprocess	the transaction under Direct Plan from the date of applica	tion without any exit load.	

Applicable NAV						
	Units of the scheme cannot be redeemed by the investors be applicable.	s directly with the fund until the date of maturity of the scheme. Therefore, the provisions of c	ut off timing for redemptions will not			
Minimum Application Amount / Number of Units	Purchase Minimum of ₹ 1,000/- and in multiples of ₹ 10/- thereafter during the New Fund Offer period.	Repurchase No redemption (repurchase) of units is allowed before the maturity of the scheme. Inve selling their units through Stock Exchange at prevailing listed price on such Stock Exchan				
Despatch of Proceeds of Repurchase (Redemption) Request	Redemption or repurchase proceeds shall be dispatched to the unitholders within 10 working days from the date of maturity of the scheme, subject to confirmation with the depository records of the Scheme's DP account, as applicable.					
Benchmark Index	S&P BSE 200. The Mutual Fund reserves the right to change the benchmark for evaluation of the performance of the scheme from time to time, subject to SEBI Regulations and other prevailing guidelines if any.					
Dividend Policy	Dividends will be declared subject to availability of distribu dividend payout and dividend distribution tax, if any.	utable surplus and at the discretion of the AMC/Trustee. On payment of Dividends, the NAV	will stand reduced by the amount of			
Name of the Fund Manager	Mr. Jayesh Gandhi					
Name of the Trustee Company	Birla Sun Life Trustee Company Private Limited					
Performance of the Scheme	This scheme does not have any performance track reco	ord				
Expenses of the Scheme	New Fund Offer Period					
(i) Load Structure	The NFO expenses of the scheme shall be borne by the A Entry Load*: Nil	MC.				
	Exit Load: Nil; No redemption/repurchase of units shall b *In terms of SEBI circular no. SEBI/IMD/CIR No.4/ 1682; commission, if any, on investment made by the investor si by the Distributor.	e allowed prior to the maturity of the scheme. Investors wishing to exit may do so through sto 30/09 dated June 30, 2009, no entry load will be charged by the Scheme to the investor eff hall be paid by the investor directly to the Distributor, based on his assessment of various fac	ective August 1, 2009. The upfront			
(ii) Recurring expenses	A. Expense Head / Nature of expense	g investment management and advisory fees, as a % per annum of daily net assets:	% of daily net assets			
(As a % of daily net assets)	Investment Management and Advisory Fees (AMC fee Trustee fee	s)				
	Audit fees					
	Custodian fees Registrar & Transfer Agent (RTA) Fees					
	Marketing & Selling expense including agent commissi Cost related to investor communications	on				
	Cost of fund transfer from location to location Cost of providing account statements/allotment advice	and dividend/radometion aborups and warrants	Upto 2.50%			
	Costs of Statutory advertisements					
	Cost towards investor education & awareness (at least Brokerage & transaction cost over and above 12 bps ar	2 bps)^ Id 5 bps for cash and derivative market trades respectively.				
	Service tax on expenses other than investment manage Service tax on brokerage and transaction cost					
	Other expenses\$					
	Maximum total expense ratio (TER) permissible und B. Additional expense for gross new inflows from specif	der Regulation 52(6)(c)(i) ## ied cities under Regulation 52 (6A) (b) to improve geographical reach of scheme.	Upto 2.50% Upto 0.30%			
	\$ Listing expenses are part of other expenses.	in understanding the various costs and expenses that an investor in the scheme will be				
		in understanding the various costs and expenses that an investor in the scheme will be es only and have been made in good faith as per the information available to the AMC based	, ,			
	Note: (a) Atleast 10%# of the TER is charged towards distributed	ution expenses/ commission in the Regular Plan. The TER of the Direct Plan will be lower to which is charged in the Regular Plan. For eg: In case the TER charged under Regular Plan i	the extent of the abovementioned			
	TER charged under Direct plan will be lower by atlea	ast 0.02% p.a. (i.e. 10% of 2.00% p.a.). o be charged to Direct Plan and Regular Plan under Scheme would be determined and di	sclosed at the time of filing of Final			
	Scheme Information Document with SEBI before la		· ·			
	Scheme Information Document with SEBI before la (b) ##The Maximum total expense ratio for the Direct P	unch of each Series / Scheme. Ian as permissible under Regulation 52(6)(c)(i)will not exceed 2.00% p.a. of daily net assets 12 dated September 13, 2012, the AMC / Mutual Fund shall annually set apart at least 2 b	of the Scheme			
	Scheme Information Document with SEBI before la (b) ##The Maximum total expense ratio for the Direct PI (c) ^ In terms of SEBI Circular No. CIR/IMD/DF/21/20 assets of the scheme within the maximum limit of To	lan as permissible under Regulation 52(6)(c)(i)will not exceed 2.00% p.a. of daily net assets 12 dated September 13, 2012, the AMC / Mutual Fund shall annually set apart at least 2 bo otal Expense Ratio as per Regulation 52 of the SEBI (MF) Regulations for investor education	of the Scheme asis points (i.e. 0.02%) on daily net and awareness initiatives.			
	Scheme Information Document with SEBI before la (b) ##The Maximum total expense ratio for the Direct PI (c) ^ In terms of SEBI Circular No. CIR/IMD/DF/21/201 assets of the scheme within the maximum limit of To (d) In terms of SEBI Circular No. CIR/IMD/DF/21/2012	lan as permissible under Regulation 52(6)(c)(i)will not exceed 2.00% p.a. of daily net assets 12 dated September 13, 2012, the AMC / Mutual Fund shall annually set apart at least 2 b	of the Scheme asis points (i.e. 0.02%) on daily net and awareness initiatives. s below:			
	Scheme Information Document with SEBI before la (b) ##The Maximum total expense ratio for the Direct PI (c) ^ In terms of SEBI Circular No. CIR/IMD/DF/21/201 assets of the scheme within the maximum limit of Tc (d) In terms of SEBI Circular No. CIR/IMD/DF/21/2012 a. Investment Management and Advisory Fe of Total Expense Ratio as prescribed under R	lan as permissible under Regulation 52(6)(c)(i)will not exceed 2.00% p.a. of daily net assets 12 dated September 13, 2012, the AMC / Mutual Fund shall annually set apart at least 2 bo tal Expense Ratio as per Regulation 52 of the SEBI (MF) Regulations for investor education dated September 13, 2012, AMC may charge service tax on following Fees and expenses a es: AMC may charge service tax on investment management and advisory fees to the sche egulation 52 of the SEBI (MF) Regulations.	of the Scheme asis points (i.e. 0.02%) on daily net and awareness initiatives. s below: me in addition to the maximum limit			
	Scheme Information Document with SEBI before la (b) ##The Maximum total expense ratio for the Direct PI (c) ^ In terms of SEBI Circular No. CIR/IMD/DF/21/201 assets of the scheme within the maximum limit of TC (d) In terms of SEBI Circular No. CIR/IMD/DF/21/2012 a. Investment Management and Advisory Fer of Total Expense Ratio as prescribed under R b. Other than Investment Management and	lan as permissible under Regulation 52(6)(c)(i)will not exceed 2.00% p.a. of daily net assets 12 dated September 13, 2012, the AMC / Mutual Fund shall annually set apart at least 2 bo tal Expense Ratio as per Regulation 52 of the SEBI (MF) Regulations for investor education dated September 13, 2012, AMC may charge service tax on following Fees and expenses a es: AMC may charge service tax on investment management and advisory fees to the sche	of the Scheme asis points (i.e. 0.02%) on daily net and awareness initiatives. s below: me in addition to the maximum limit agement and advisory fees to the			
	Scheme Information Document with SEBI before la (b) ##The Maximum total expense ratio for the Direct PI (c) ^ In terms of SEBI Circular No. CIR/IMD/DF/21/2012 assets of the scheme within the maximum limit of TC (d) In terms of SEBI Circular No. CIR/IMD/DF/21/2012 a. Investment Management and Advisory Fea of Total Expense Ratio as prescribed under R b. Other than Investment Management and scheme within the maximum limit of Total I transaction cost incurred for execution of tradi	lan as permissible under Regulation 52(6)(c)(i)will not exceed 2.00% p.a. of daily net assets 12 dated September 13, 2012, the AMC / Mutual Fund shall annually set apart at least 2 bo tal Expense Ratio as per Regulation 52 of the SEBI (MF) Regulations for investor education dated September 13, 2012, AMC may charge service tax on following Fees and expenses a es: AMC may charge service tax on investment management and advisory fees to the sche egulation 52 of the SEBI (MF) Regulations. Advisory Fees: AMC may charge service tax on expenses other than investment man Expense Ratio as prescribed under Regulation 52 of the SEBI (MF) Regulations. Further, will be within the maximum limit of Total Expense Ratio as prescribed under Regulation 52	of the Scheme asis points (i.e. 0.02%) on daily net and awareness initiatives. s below: me in addition to the maximum limit agement and advisory fees to the ter, service tax on Brokerage and 52 of the SEBI (MF) Regulations.			
	Scheme Information Document with SEBI before la (b) ##The Maximum total expense ratio for the Direct PI (c) ^ In terms of SEBI Circular No. CIR/IMD/DF/21/2012 assets of the scheme within the maximum limit of TC (d) In terms of SEBI Circular No. CIR/IMD/DF/21/2012 a. Investment Management and Advisory Fea of Total Expense Ratio as prescribed under R b. Other than Investment Management and scheme within the maximum limit of Total I transaction cost incurred for execution of tradi	lan as permissible under Regulation 52(6)(c)(i)will not exceed 2.00% p.a. of daily net assets 12 dated September 13, 2012, the AMC / Mutual Fund shall annually set apart at least 2 bio tal Expense Ratio as per Regulation 52 of the SEBI (MF) Regulations for investor education dated September 13, 2012, AMC may charge service tax on following Fees and expenses a set AMC may charge service tax on investment management and advisory fees to the sche egulation 52 of the SEBI (MF) Regulations. Advisory Fees: AMC may charge service tax on expenses other than investment mana Expense Ratio as prescribed under Regulation 52 of the SEBI (MF) Regulations. Furth	of the Scheme asis points (i.e. 0.02%) on daily net and awareness initiatives. s below: me in addition to the maximum limit agement and advisory fees to the ter, service tax on Brokerage and 52 of the SEBI (MF) Regulations.			
	Scheme Information Document with SEBI before la (b) ##The Maximum total expense ratio for the Direct PI (c) ^ In terms of SEBI Circular No. CIR/IMD/DF/21/2012 assets of the scheme within the maximum limit of TC (d) In terms of SEBI Circular No. CIR/IMD/DF/21/2012 a. Investment Management and Advisory Fee of Total Expense Ratio as prescribed under R b. Other than Investment Management and scheme within the maximum limit of Total If transaction cost incurred for execution of tradal (e) As per Regulation 52(6)(c)(i) of SEBI (MF) Regular limits as specified below: limits as specified below: First ₹ 100 Crores Next	Ian as permissible under Regulation 52(6)(c)(i)will not exceed 2.00% p.a. of daily net assets 12 dated September 13, 2012, the AMC / Mutual Fund shall annually set apart at least 2 box tal Expense Ratio as per Regulation 52 of the SEBI (MF) Regulations for investor education dated September 13, 2012, AMC may charge service tax on following Fees and expenses a es: AMC may charge service tax on investment management and advisory fees to the sche egulation 52 of the SEBI (MF) Regulations. Advisory Fees: AMC may charge service tax on expenses other than investment man Expense Ratio as prescribed under Regulation 52 of the SEBI (MF) Regulations. advisory Fees: AMC may charge service tax on expenses other than investment man Expense Ratio as prescribed under Regulation 52 of the SEBI (MF) Regulations. for the set of the scheme, including Investment Management and Advisory itoms, the total expenses of the scheme, including Investment Management and Advisory ₹300 Crores Next₹300 Crores	of the Scheme asis points (i.e. 0.02%) on daily net and awareness initiatives. s below: me in addition to the maximum limit agement and advisory fees to the ter, service tax on Brokerage and 52 of the SEBI (MF) Regulations. Fees, shall be subject to following ₹700 Crores			
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	Scheme Information Document with SEBI before la (b) ##The Maximum total expense ratio for the Direct PI (c) ^ In terms of SEBI Circular No. CIR/IMD/DF/21/2012 assets of the scheme within the maximum limit of TC (d) In terms of SEBI Circular No. CIR/IMD/DF/21/2012 a. Investment Management and Advisory Fer of Total Expense Ratio as prescribed under R b. Other than Investment Management and scheme within the maximum limit of Total I transaction cost incurred for execution of tradi (e) As per Regulation 52(6)(c)(i) of SEBI (MF) Regular limits as specified below: limits as specified below: First₹100 Crores Next 2.50% 2.255 (f) Fungibility of Maximum Permissible expense: T SEBI (MF) Regulations. The said maximum TER SI said expense head(s) at the discretion of AMC. Also: Investors should note that the total recurring expenses of the investment management and advisory fee, shall not	Ian as permissible under Regulation 52(6)(c)(i)will not exceed 2.00% p.a. of daily net assets 12 dated September 13, 2012, the AMC / Mutual Fund shall annually set apart at least 2 bital Expense Ratio as per Regulation 52 of the SEBI (MF) Regulations for investor education dated September 13, 2012, AMC may charge service tax on following Fees and expenses a es: AMC may charge service tax on following Fees and expenses a es: AMC may charge service tax on following Fees and expenses a es: AMC may charge service tax on following Fees and expenses a egulation 52 of the SEBI (MF) Regulations. Advisory Fees: AMC may charge service tax on expenses other than investment mane Expense Ratio as prescribed under Regulation 52 of the SEBI (MF) Regulations. Advisory Fees: AMC may charge service tax on expenses other than investment mane Expense Ratio as prescribed under Regulation 52 of the SEBI (MF) Regulations. # 300 Crores Next ₹ 300 Crores Over ₹ 300 Crores % 2.00% 1.75% he maximum total expense ratio (TER) that can be charged to the scheme will be subject to hall either be apportioned under various expenses heads as enumerated above, without an o, the types of expenses charged shall be as per the SEBI (MF) Regulations f the scheme excluding issue or redemption expenses, whether initially borne by the Mutua exceed the limits as prescribed under Regulation 52 of the SEBI (MF) Regulations.	of the Scheme asis points (i.e. 0.02%) on daily net and awareness initiatives. s below: me in addition to the maximum limit agement and advisory fees to the her, service tax on Brokerage and 52 of the SEBI (MF) Regulations. Fees, shall be subject to following ₹700 Crores % such limits as prescribed under the y sub limit or allocated to any of the I Fund or by the AMC, but including			
Waiver of Load for Direct Applications	Scheme Information Document with SEBI before la (b) ##The Maximum total expense ratio for the Direct P (c) ^ In terms of SEBI Circular No. CIR/IMD/DF/21/2012 assets of the scheme within the maximum limit of Tc (d) In terms of SEBI Circular No. CIR/IMD/DF/21/2012 a. Investment Management and Advisory Fee of Total Expense Ratio as prescribed under R b. Other than Investment Management and Advisory Fee (e) As per Regulation 52(6)(c)(i) of SEBI (MF) Regular limits as specified below: limits as specified below: First ₹ 100 Crores Next 2.50% (f) Fungibility of Maximum Permissible expense: T SEBI (MF) Regulations. The said maximum TER si said expense head(s) at the discretion of AMC. Also Investment management and advisory fee, shall not expenses over and above the prescribed ceiling will be bo Not Applicable	Ian as permissible under Regulation 52(6)(c)(i)will not exceed 2.00% p.a. of daily net assets 12 dated September 13, 2012, the AMC / Mutual Fund shall annually set apart at least 2 bital Expense Ratio as per Regulation 52 of the SEBI (MF) Regulations for investor education dated September 13, 2012, AMC may charge service tax on following Fees and expenses a ses: AMC may charge service tax on investment management and advisory fees to the sche egulation 52 of the SEBI (MF) Regulations. Advisory Fees: AMC may charge service tax on expenses other than investment man Expense Ratio as prescribed under Regulation 52 of the SEBI (MF) Regulations. Furth es, will be within the maximum limit of Total Expense Ratio as prescribed under Regulation 5 tions, the total expenses of the scheme, including Investment Management and Advisory ₹300 Crores Next ₹300 Crores Over % 2.00% 1.759 he maximum total expense ratio (TER) that can be charged to the scheme will be subject to hall either be apportioned under various expenses, whether initially borne by the Mutua exceed the limits as prescribed under Regulation 52 of the SEBI (MF) Regulations.	of the Scheme asis points (i.e. 0.02%) on daily net and awareness initiatives. s below: me in addition to the maximum limit agement and advisory fees to the ter, service tax on Brokerage and 52 of the SEBI (MF) Regulations. Fees, shall be subject to following ₹700 Crores % such limits as prescribed under the y sub limit or allocated to any of the I Fund or by the AMC, but including ject to the SEBI (MF) Regulations,			
	Scheme Information Document with SEBI before la (b) ##The Maximum total expense ratio for the Direct PI (c) ^ In terms of SEBI Circular No. CIR/IMD/DF/21/2012 assets of the scheme within the maximum limit of TC (d) In terms of SEBI Circular No. CIR/IMD/DF/21/2012 a. Investment Management and Advisory Fer of Total Expense Ratio as prescribed under R b. Other than Investment Management and scheme within the maximum limit of Total I transaction cost incurred for execution of trad (e) As per Regulation 52(6)(c)(i) of SEBI (MF) Regular limits as specified below: limits as specified below: First ₹ 100 Crores Next 2.50% 2.255 (f) Fungibility of Maximum Permissible expense: T SEBI (MF) Regulations. The said maximum TER sl said expense head(s) at the discretion of AMC. Also Investors should note that the total recurring expenses of the investment management and advisory fee, shall not expenses over and above the prescribed ceiling will be bo Not Applicable The scheme being offered through this Scheme Informat recognized stock exchange/s and settled through de investors/ unitholders can buy / sell units on a continuou number of Units that can be bought or sold on the Exchere respective Series/Scheme. Unitholders who wish to trade Although Units are to be listed	Ian as permissible under Regulation 52(6)(c)(i)will not exceed 2.00% p.a. of daily net assets 12 dated September 13, 2012, the AMC / Mutual Fund shall annually set apart at least 2 bit tal Expense Ratio as per Regulation 52 of the SEBI (MF) Regulations for investor education dated September 13, 2012, AMC may charge service tax on following Fees and expenses a set AMC may charge service tax on following Fees and expenses a set and may charge service tax on investment management and advisory fees to the sche egulation 52 of the SEBI (MF) Regulations. Advisory Fees: AMC may charge service tax on expenses other than investment man Expense Ratio as prescribed under Regulation 52 of the SEBI (MF) Regulations. Furthes, will be within the maximum limit of Total Expense Ratio as prescribed under Regulation 52 of the SteBI (MF) Regulation 52 of the scheme set of the scheme, including Investment Management and Advisory ₹300 Crores Next	of the Scheme asis points (i.e. 0.02%) on daily net and awareness initiatives. s below: me in addition to the maximum limit agement and advisory fees to the ter, service tax on Brokerage and 52 of the SEBI (MF) Regulations. Fees, shall be subject to following ₹700 Crores % such limits as prescribed under the y sub limit or allocated to any of the I Fund or by the AMC, but including ject to the SEBI (MF) Regulations, ted on NSE / BSE and/or any other tis of the Scheme will be listed and will be listed on stock exchange/s, yok at market prices. The minimum allotted for each Plan/Option of the e AMC and the Trustees will not be ge of India (NSE) and BSE Limited			
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For Investor Grievances please contact	Birla Sun Life Asset Management Company Limited One India Bulls Centre, Tower 1, 17th Floor, Jupiter Mill Compound, 841, Ser Bapat Marg, Elphinstone Road, Mumbai 400 013 Tel.: 1800-270-7000 / 1800-22-7000, E-mail: connect@birlasunlife.com CIN: 065991MH1994PLC080811	Registrar & Transfer Agents: Computer Age Management Services Pvt. Ltd. (CAMS) Rayala Towers, 158, Anna Salai, Chennai - 600002. Contact Details: 1800-425-2267 E-mail: birlasunlife@camsonline.com Website Address:www.camsonline.com					
Unitholders' Information	 Allotment: The process of allotment of units will be completed within 5 (five) bus APPLICABLE TO INVESTORS WHO OPT TO HOLD UNITS IN PHYSICAL (N For normal transactions during ongoing sales and repurchase: Being a close ended Scheme, investors can subscribe to the Units of the S closure of NFO. An allotment confirmation specifying the number of units allotted to the i mobile number not later than 5 (five) business days from the date of closure of thor the succeeding month shall be send by e-mail/mail. CAS transaction charges paid to the distribution, if any, across all schemes of all "The word 'transaction' shall include purchase, redemption, switch, Systematic Transler Plan and bonus transactions. In case of specific request is received from investors, account statement is charges. The unitholder may request for a physical account statement for charges. The unitholder may request for a physical account statement is the "PAN. The CAS shall not be received by the Unitholders for the folio(s) not update their PAN. No Account statements will be issued to investors opted to hold units periodically will contain the details of transactions. Case Count statements will be issued to investors opted to hold units periodically will contain the details of transactions. Cana coeptance of the application for subscription during the NFO period, email adfores so actions withose folio(s)/demat accourl(s)? SCAS shall be count by Depositories every hall yearly (September/ March unitholders in whose folios and demat accourts with we been no transactions in sect applicable to the depositories. Consolidation shall be done on the basis of Permanent Accourt Number holder / Account statements and dispatch the receipt holder / Account statements will be accourts statement for mutual fund units shall be provided to the unitholders and whose	iness days from the date of closure of the New Fund Offer Period. DN-DEMAT) MODE AND DO NOT HAVE DEMAT ACCOUNT : cheme during the New Fund Offer Period only and the scheme will not reopen for subscriptions after the nvestor shall be send by way of email and/or SMS's to the investors' registered email address and/or of the New Fund Offer Period. Nonth to the Unitholder(s) in whose folic(s) transaction(s) has/have taken place during the month, on or shall contain details relating to all the transactions": carried out by the investor, including details of mutual funds, during the month and holding at the end of the month. ividend payout, dividend reinvestment, Systematic Investment Plan, Systematic Withdrawal Plan, hall be issued to the investors within 5 (five) business days from the receipt of such request without any riting/calling the AMC/ISC/RAT. carried out by the Unitholders shall be reflected in the CAS on the basis of Permanent Account Number ad with PAN details. The Unitholders are therefore requested to ensure that the folic(s) are updated with s in electronic (demat) mode, since the statement of account furnished by depository participant (DEMAT) MODE: an allotment confirmation specifying the number of units allotted to the investor shall be send by way of PAN of the holders, shall be sent by Depositories, for each calendar month within 10th day of the insactions have taken place during that month. . on or before 10th day of succeeding month, detailing holding at the end of the sixth month, to all such ctions during that period. (PAN). In the event the folio / demat account has more than one registered holder, the first named Unit. Nays, comon investors across mutual funds / depositories shall be identified on the basis of PAN. I'n various tolios /demat account has more than one registered holder, the first named Unit. Nays, comon investors across mutual funds / depository sartipants. hom the demat account has been opened earlier will be the default depository which will con					
Transaction Charges (For Lumpsum Purchases and SIP Investments routed through distributor / agent)	SEBI has, with the intent to enable investment by people with small saving potential and to increase reach of Mutual Fund products in urban areas and in smaller towns, wherein the r of the distributor is considered vital, allowed AMCs vide its circular No. Cir/ IMD/ DF/13/ 2011 dated August 22, 2011 to deduct transaction charges for subscription of `10,000/- a above						

Notwithstanding anything contained in the Key Information Memorandum, the provisions of SEBI (Mutual Funds) Regulations, 1996 and Guidelines thereunder shall be applicable. Further, investors may ascertain about any further changes from the Mutual Fund/Investor Service Centres / Distributors or Brokers.