

APPLICATION FORM FOR AXIS MOMENTUM FUND

APPLICATION NO.

An open-ended equity scheme following momentum theme)

NFO OPENS: NOVEMBER 22, 2024 AND NFO CLOSES: DECEMBER 06, 2024

FOR FIRST TIME INVESTORS FOR LUMPSUM INVESTMENTS / SIP INVESTMENTS. (PLEASE READ THE INSTRUCTIONS BEFORE FILLING UP THE FORM. ALL SECTIONS TO BE COMPLETED IN ENGLISH IN BLACK/BLUE COLOURED INK & IN BLOCK LETTERS) PMR (Portfolio Manager's Registration) Number ^/ Serial No., Date Distributor SUB-Distributor Internal **Employee** RIA FUIN SUB-Broker/Sol ID CODE^ & Time Stamp ARN ARN Code Upfront commission shall be paid directly by the investor to the AMFI registered distributor based on the investor's assessment of various factors including the service rendered by the distributor, "I/We, have invested in the Scheme(s) of Axis Mutual Fund under Direct Plan. I/We hereby give my/our consent to share/provide the transactions data feed/portfolio holdings/ NAV etc. in respect of my/our investments under Direct Plan of all schemes of Axis Mutual Fund under Direct Plan. I/We hereby give my/our consent to share/provide the transactions data feed/portfolio holdings/ NAV etc. in respect of my/our investments under Direct Plan of all schemes of Axis Mutual Fund under Direct Plan. I/We hereby give my/our consent to share/provide the transactions data feed/portfolio holdings/ NAV etc. in respect of my/our investments under Direct Plan of all schemes of Axis Mutual Fund, to the above mentioned SEBI Registered Portfolio Manager. | I/We hereby confirm that the EUIN box has been intentionally left blank by me/us as this transaction is executed without any interaction or advice by the employee/ relationship manager/sales person of the above distributor/sub broker or notwithstanding the advice of in-appropriateness, if any, provided by the employee/relationship manager/sales person of the distributor/sub broker. **Unit Holding Option** Physical Mode Demat Mode (in case of Demat, please fill sec 7) MY DETAILS (To be filled in Block Letters. Please provide the following details in full) (In case of investment "On behalf of minor", Please refer instruction No. 11) Existing folio number I/ We want to create new Folio (Instruction No. 25) My Name (Should match with PAN Card) PAN/PEKRN (1st Applicant) KYC My Guardian's Name (if minor)/POA/Contact Person (For Non-individuals) PAN/PEKRN (Guardian/POA) KYC On behalf of Minor (*Attach Mandatory Documents as per instructions) Date of Birth Minor's Date of Birth Proof attached* **Guardian** named is Father Mother Court Appointed JOINT APPLICANTS (IF ANY) DETAILS Single Mode of Operation Joint Either or Survivor(s) [Default] (Joint applicant details not to be filled in case of minor investments). 2nd Applicant Name (Should match with PAN Card) PAN/PEKRN (Second applicant) KYC 3rd Applicant Name (Should match with PAN Card) PAN/PEKRN (Third applicant) KYC MFD / EUIN holder/ sub-distributor is not related to the 1st holder. Spouse Children Siblings Parents If yes, declare that joint holders details provided in this form belongs to (tick any one): MY CONTACT DETAILS (As per KYC records. To be filled in Block Letters) (For electronic communication, Please refer instruction No. 17) Address Type (Mandatory) Residential & Business Residential Business Registered Office Address City State Pin Code Add overseas address (Mandatory for NRI / FII Applicants) City Country Pin Code Email ID and Mobile number should pertain to First Holder only. Email ID Mobile No. CAPITAL etters only Dependent Children Dependent Siblings Self PMS I declare that Email address provided in this form belongs to (tick any one): and approve for usage of these contact details for any communication with Axis Mutual Fund. Dependent Children Dependent Siblings Dependent Parents Spouse Guardian **PMS** I declare that Mobile Number provided in this form belongs to (tick any one) and approve for usage of these contact details for any communication with Axis Mutual Fund. If above any option is not ticked (\checkmark) or selected then (Self) option is considered as a default. (Choose online mode to help us save paper & contribute towards a greener & cleaner environment.) I wish to receive Scheme Account Statement along with Annual Report & Abridged Summary: Physical Copy (Please note that as per SEBI Regulations it is mandatory for BANK ACCOUNT DETAILS (Avail Multiple Bank Registration Facility) investors to provide their bank account details. Refer Instruction No. 6) My Bank Name Bank A/C No. A/C Type Savings Current NRE NRO FCNR **Branch Address** City State Pin Code IFSC code: (11 digit) MICR code (9 digit) (This is a 9 digit number next to your cheque number) Note: LEI code mandatory to provide if transaction value is equal to or exceeds ₹ 50 crore limit, with LEI proof. LEI Code Valid up to

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	/DD should be in favour of "Scheme Name". De e drawn favouring "Axis MF Multiple Schemes"		of no informatio	n, ambiguity or o	discrepancy). If the investmen	t is in multiple s	chemes. "Th	e Cheque/ DD				
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The min	mum amount for Axis TOP-UP facility is ₹ 500			SS Tax Saver Fu	nd the minimum amount is ₹ 5	_						
	Payment through NACH (Attach NACH			nly Carrettet 1	o for DD Thind D	(if one time m		registered)				
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Third	d Applicant								D D	M	M	YY	Υ		Male	: [Fen
Guard	ian or POA^								D D	M	M	YY	Υ	′	Male		Fen
*Date of Birth - Mandato	ry if CKYC ID mentioned. ^G: Gua	ardian; POA:	Power Of	Attorney	DOB:	: Date of	f Birth an	d DOI:	Date of I	Incorpor	ation						
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To stay up to date with your mutual fund investments, connect with us on our WhatsApp number.
Sent us a 'Hi' on 7506771113 from your registered mobile number to have your queries answered.





Bank & Branch details

AXIS ATMANIRBHAR SIP - ENROLMENT FORM

APPLICATION NO.

Stamp & Signature

FOR EXISTING / FIRST TIME INVESTORS FOR SIP INVESTMENTS

(PLEASE READ THE INSTRUCTIONS BEFORE FILLING UP THE FORM, ALL SECTIONS TO BE COMPLETED IN ENGLISH IN	BLACK/BLUE COLOURED INK & IN BLOCK LETTERS
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TERMS & CONDITIONS FOR AXIS ATMANIRBHAR SIP

Axis Mutual Fund ("the Fund") has introduced Atmanirbhar SIP facility ("the Facility") for investments under the Growth Option of Eligible schemes of the Fund as per the following terms and conditions:

- 1. Multiple SIP registration facility is not available for Atmanirbhar SIP.
- 2. A minimum gap of 21 days and not more than 90 days needs to be maintained between date of Application & SIP start date.
- 3. Investor shall have the option of choosing any date of the month as the SIP date except the dates 29th, 30th and 31st. If SIP debit date is not mentioned default date would be considered as 7th of every month. If selected 29th, 30th or 31st, default SIP date would be considered as 28th of every month.
- 4. New folio will be created for initial Atmanirbhar SIP. For ongoing applications in Atmanirbhar SIP, existing Atmanirbhar Folio will be utilized.
- 5. Atmanirbhar SIP facility:
 - Under this facility, an investor can register for an SIP (Systematic Investment Plan) cum SWP (Systematic Withdrawal Plan) for specified duration.
 - SWP instalments will commence on completion of the SIP tenure.
 - Monthly SIP can be registered in the Eligible schemes for a fixed period of either 8, 10, 12, 15, 20, 25 or 30 years.
 - Existing SIP registrations cannot be converted into Atmanirbhar SIP registrations.
 - On completion of the SIP period, the entire accumulated clear units under Atmanirbhar SIP will be switched into a pre-defined Target scheme chosen by the investor. The switch will be on T+15 days (T being the last SIP transaction date of the Atmanirbhar SIP) [or next business day if that day is a non business day] at Applicable NAV.
 - The units under Target scheme will be allotted under the Plan chosen at time of selecting Source scheme. The switch transaction would be subject to loads and taxes, as applicable.
 - The investor has the option to register the SIP and SWP in the same scheme or different schemes. In case, source scheme name is not mentioned, the application will be rejected. If Source and Target scheme are same, the application will be processed under option A.
 - Investors will have 2 options as under:

Option A: Same scheme for SIP and SWP.

Option B: SIP and SWP will be in different schemes.

- SIP will be in Source scheme.
- > On completion of SIP Tenure, amount will be switched to Target Scheme at Applicable NAV at the end of 15 days from the date of last SIP instalment and SWP will be carried out from Target Scheme.
- If Source Scheme is mentioned and Target scheme is not mentioned, Switch & SWP will be registered in default scheme Axis Balanced Advantage Fund.
- 6. SIP Amount: In case SIP Amount is not legible/not clear, the form is liable to be rejected. In case SIP Amount is not selected/mentioned, default amount Rs. 1000 will be considered for SIP registration. Investor cannot modify the amount or tenure under Atmanirbhar Facility.
- 7. **Atmanirbhar SWP:** On switch of Atmanirbhar SIP, SWP shall be activated from Target scheme from the month following the month of completion of SIP tenure, for an amount specified in the matrix below or as may be specified by the investor.

SIPTenure	Monthly SWP Instalments
8 Years	1.0 times monthly SIP Instalments
10 Years	1.5 times monthly SIP Instalments
12 Years	2.0 times monthly SIP Instalments
15 Years	3.0 times monthly SIP Instalments
20 Years	5.0 times monthly SIP Instalments
25 Years	8.0 times monthly SIP Instalments
30 Years	12.0 times monthly SIP Instalments

- SWP date will be same as the SIP date.
- SIP Switch/Modification facility is not available under this Facility. Investor can change the target scheme during last three months of completion of SIP tenure.
- $\textbf{8.} \qquad \textbf{Eligible Schemes:} \ \mathsf{The Eligible Source scheme} \ \mathsf{and Target Scheme} \ \mathsf{under the Facility} \ \mathsf{are} \ \mathsf{as} \ \mathsf{under:}$

Source Schemes	Target Schemes
Equity oriented schemes excluding Exchange Traded Funds, Solution oriented schemes and Axis ELSS Tax Saver Fund	
Hybrid Schemes	
Equity Index Funds	All schemes except Exchange Traded Funds, Solution oriented schemes and
Axis Equity ETF Fund of Fund	Axis ELSS Tax Saver Fund
Axis Nasdaq 100 Fund of Fund	

- The facility is only available under Growth option. However, it is available under both Regular and Direct plans of the Eligible Source scheme and Target Scheme.
- The AMC reserves the right to modify list of eligible schemes from time to time.
- 9. Cancellation of Atmanirbhar facility: The registration under the Facility will be discontinued:
 - $\bullet \qquad \text{Investor can discontinue the facility by giving 10 calendar days written notice to any nearest OPA/ISC of Axis Mutual Fund.}$
 - On cancellation/cessation of SIP before the end of SIP tenure, the switch and SWP facility will cease.
 - $\bullet \qquad In case of redemption/switch out is processed in Source Scheme after the SIP tenure till the execution of SWP, SWP will cease.$
 - In case redemption / switch out is processed in Source Scheme during the SIP tenure, the switch transaction and SWP facility will cease, however SIP shall continue like normal SIP.
 - $\bullet \qquad \text{In case of investor demise intimation during the SIP tenure, the switch and the SWP shall cease.} \\$
 - In case of investor demise intimation post SIP tenure but upto Dec 2099 (or till units are available), the SWP shall cease.
 - The SIP will be discontinued automatically if payment is not received for three successive instalments.
- 10. Under the Atmanirbhar SIP folio, investor may undertake Additional Purchase/Switch-in/Atmanirbhar SIP/STP/registrations etc. However, only total clear units accumulated through Atmanirbhar SIP facility will be considered for switch to Target Scheme.
- 11. Purchase and Switch in is allowed under the Target Scheme. However, SWP amount under the facility would be triggered on a first in first out basis.
- $12. \quad The \ Facility is available only under non-demat mode.$
- 13. The Facility is not available to minor investors.
- $14. \quad This facility is available for individuals and non individual investors.$
- 15. All other terms and conditions applicable to Systematic Investment Plan and Systematic Withdrawal Plan (SWP) facilities for respective schemes shall apply mutatis mutandis to this Facility.

The AMC/Trustee reserves the right to change/modify the terms and conditions of the facility or with draw the facility.

 $Investors \, are requested to \, refer to \, the \, Enrolment \, Form \, available \, on \, our \, website \, viz. \, www. \, axismf. \, com \, or \, with \, ISCs, for the \, latest terms \, and \, conditions, \, before \, enrolling.$

APPLICATION SUPPORTED BY BLOCKED AMOUNT (ASBA) FORM AXIS MOMENTUM FUND

An open-ended equity scheme following momentum theme)

NFO OPENS: NOVEMBER 22, 2024 AND NFO CLOSES: DECEMBER 06, 2024

	BROKER/AGEN	T INFORMATION	1		FOR OFF	ICE USE ONLY	
Name and AMFI Regn No.	SUB-Distributor ARN	EUIN	PMR (Portfolio Manager's Registration) Number ^^	SCSB	SCSB IFSC Code	Syndicate Member Code	SI No.
scheme(s) of Axis Mutua Axis Mutual Fund, to th	al Fund under Direct Plan. I/We le above mentioned SEBI Regis	hereby give my/our conse tered Investment Advise	nt to share/provide the transaction r. ^^I/We, have invested in the sc	s data feed/portfolion heme(s) of Axis Mu	oholdings/NAV etc. in respec tual Fund under Direct Plar	 ice rendered by the distributor. ^I/We, h tof my/our investments under Direct Pl n. I/We hereby give my/our consent to ISEBI Registered Portfolio Manager.	ave invested in the an of all schemes of share/provide the
						dvice by the employee/ relationshi anager/sales person of the distribu	
You/ Sole Ap	oplicant /Guardian	Second	d Applicant	Third	l Applicant	Power of Attorney	Holder
NAME OF FIR	RST APPLICANT (N	ame should be as ava	ilable in Demat Account)				
Mr. Ms. M/s.							
Folio Number			(If you have an existin	g folio number, plea	ase mention the number he	re)	
DEPOSITORY	ACCOUNT DETAI	LS					
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Depository Partic	ipant Name						
DP-ID			Beneficiary Accor	unt Number			
PAN DETAILS	(Permanent Account Nu	ımber)					
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Time of receipt						SCSB Stamp,	Signature

UNDERTAKING BY ASBA INVESTOR

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

DECLARATION AND SIGNATURES

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

unt Holders	Signat

INSTRUCTIONS FOR FILLING ASBA APPLICATION FORM

MEANING OF ASBA

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

2. SELF CERTIFIED SYNDICATE BANK (SCSB)

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

3. ELIGIBILITY OF INVESTORS

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

4. ASBA FACILITY IN BRIEF

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

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

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

5. OBLIGATIONS OF THE AMC:

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

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

6. OTHER INFORMATION FOR ASBA INVESTORS:

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

Grounds for rejection of ASBA applications

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

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

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

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Date of Birth	D D M M Y Y Y	D D M M Y Y Y	D D M M Y Y Y									
Percentage of Holding (%)^												
* To include US, where controlling person is %In case Tax Identification Number is not av	a US citizen or green card holder vailable, kindly provide functional equivalent holding pattern duly self attested by Authorized	ncy / citizenship / Green Card in any country other th	an India:									
	FATCA - CRS	erms and Conditions										
to seek additional personal, tax and be will have to be reported to tax authori agents for the purpose of ensuring app Should there be any change in any info Please note that you may receive mo important that you respond to our req If you have any questions about your please include United States in the form	eneficial owner information and certain ce ties/appointed agencies. Towards complia orropriate withholding from the account or a rmation provided by you, please ensure yo ore than one request for information if you uest, even if you believe you have already s tax residency, please contact your tax adveign country information field along with the unctional equivalent if the country in whice	u advise us promptly, i.e., within 30 days. u have multiple relationships with Axis Mutua upplied any previously requested information. isor. If any controlling person of the entity is a	count holders. In relevant cases, information nation to any institutions such as withholding all Fund or its group entities. Therefore, it is a US citizen or resident or green card holder									
	CE	RTIFICATION										
		th the FATCA & CRS Instructions) and hereby or read and understood the FATCA& CRS Terms										
Name												
Designation												
Signatures Date D D M M Y Y Y	/ Y Place	Signatures	Signatures									

PART C FATCA Instructions & Definitions

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

OR

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

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

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

OR

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

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

Code	Sub-category
01	Governmental Entity, International Organization or Central Bank
02	Treaty Qualified Retirement Fund; a Broad Participation 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 (NFE) - Foreign 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 sharestraded on the exchange)

b. Related entity of a publicly traded company

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

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

Code	Sub-category
01	Less than 50 percent of the NFE's gross income for the preceding financial year is passive income and less than 50 percent of the assets held by the NFE during the preceding financial year are assets that produce or are held for the production of passive income;
02	The NFE is a Governmental Entity, an Internationa 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 (ir 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 func 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 Financia 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 Financia 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 ir India and it is a professional organization, business league chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare;
	It is exempt from income tax in India;
	 It has no shareholders or members who have a proprietary or beneficial interest in its income or assets;
	The 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 or 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 inclause 23EB; and
	(III) an Investor Protection Fund referred to in clause (23EC), o

Other definitions

(i) Related entity

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

(ii) Passive NFE

The term passive NFE means

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

PART C FATCA Instructions & Definitions

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

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

(iii) Passive income

The term passive income includes income by way of:

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

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

(iv) Controlling persons

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

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

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

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

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

(A) Controlling Person Type:

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

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

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

(vi) Owner documented FFI

An FFI meets the following requirements:

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

(vii) Direct reporting NFE

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

(viii) Exemption code for U.S. persons

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



ONE TIME MANDATE (OTM) FORM

- $\bullet \quad \text{One Time Mandate (OTM)} is a common application form for registration of mandate centrally and not being foliospecific.$
- OTM registration will be PAN Based and will be available for investment in all folios available with Axis Mutual Fund for Multiple SIPs and additional purchases.
- One Time Mandate is only available to HUFs, Proprietor Firms and individual investors with "Single" or "Either or Survivor" mode of holding.

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INSTRUCTIONS FOR ONE TIME MANDATE

- 1. One Time Mandate is currently available to HUFs, Proprietor Firms and individual investors with "Single" or "Either or Survivor" the mode of holding.
- 2. OTM end date cannot be more than 40 years form the date of the mandate.
- 3. The end date mentioned on SIP application should be equal to or, less than the end date mentioned on SIP NACH/OTM. If SIP end date exceeds from the date mentioned on the NACH/OTM then, SIP will be registered as per NACH/OTM end date.
- 4. Registration of One Time Mandate will take 21 days from the date of submission of form.
- 5. Mandate will be processed through NACH platform offered by NPCI.
- 6. "National Automated Clearing House (NACH)" is Direct Electronic Debit mode implemented by National Payments Corporation of India (NPCI), list of banks is available on NPCI website www.npci.org.in. The said list is subject to modifications. The investor agrees to abide by the terms and conditions of NACH Debit/ECS of Reserve Bank of India/Banks.
- 7. In case the Mandatory fields on the Mandate are not filled, the mandate will be rejected.
- 8. Maximum Amount: The MAXIMUM AMOUNT is the per transaction maximum limit. As investor can register for multiple SIPs with one time NACH mandate. The transaction amount should not exceed the maximum amount mentioned in the NACH mandate. It is suggested to choose a higher amount to commence additional investments in future or to absorb Top-Up increments.
- 9. Axis One Time Mandate cannot be utilized for Liquid schemes, ETF schemes, closed ended schemes, and during NFO period.
- 10. The Investor/s shall not hold the AMC liable for the following:
 - For any transaction using the Facility carried out in good faith by the AMC on instructions of the Investor/s.
 - · For unauthorized usage/unauthorized transactions conducted by using the Facility.
 - For any loss or damage incurred or suffered by the Investor/s due to any error, defect, failure or interruption in the provision of the Facility arising from or caused by any reason whatsoever.
 - · For any negligence/mistake or misconduct by the Investor/s.
 - · For any breach or non-compliance by the Investor/s of the rules/ terms and conditions stated in the Scheme Information Document.
 - For not verifying the identity of the person giving the telephone instructions in the Investor/s name.
 - For not carrying out any such instructions where the AMC has reason to believe (which decision of the AMC the Investor/s shall not question or dispute) that the instructions given are not genuine or are otherwise improper, unclear, vague or cause for doubt.
 - For carrying out a transaction after such reasonable verification as the AMC may deem fit regarding the identity of the Investor/s.
 - In case of error in NAV communication.
 - For accepting instructions given by any one of the Investor/s or his/her authorized person.
- 11. Axis Asset Management Company Limited (AMC) has the right to ask such information (Key Information) from the available data of the Investor/s before allowing him/her access to avail the One Time Mandate facility (the Facility). If for any reason, the AMC is not satisfied with the replies of the Investor/s, the AMC has at its sole discretion the right of refusing access without assigning any reason/s to the Investor/s.
- 12. It is clarified that the Facility is only with a view to accommodate / facilitate the Investor/s and offered at the sole discretion of the AMC. The AMC is not bound and/or obliged in any way to give access to the Facility to Investor/s.
- 13. The Investor/s shall check his/ her account records carefully and promptly. If the Investor/s believes that there has been a mistake in any transaction using the Facility, or that an unauthorized transaction has been effected, the Investor/s shall notify the AMC immediately. If the Investor/s defaults in intimating the discrepancies in the statement within a period of fifteen days of receipt of the statements, he waives all his rights to raise the same in favor of the AMC, unless the discrepancy/error is apparent on the face of it. By opting for the facility the Investor/s hereby irrevocably authorizes and instructs the AMC to act as his/ her agent and to do all such acts as AMC may find necessary to provide the Facility.
- 14. The Investor/s shall at all times be bound by any modifications and/ or variations made to these Terms and Conditions by the AMC at their sole discretion and without notice to them.
- 15. The Investor/s agrees and confirms that the AMC has the right to ask the Investor/s for an oral or written confirmation of any transaction request using the Facility and/or any additional information regarding the Account of the Investor/s.
- 16. The Investor/s agrees and confirms that the AMC may at its sole discretion suspend the Facility in whole or in part at any time without prior notice.
- 17. The Investor/s shall not assign any right or interest or delegate any obligation arising herein.
- 18. The Investor/s shall take responsibility for all the transactions conducted by using the Facility and will abide by the record of transactions generated by the AMC. Further, the Investor/s confirms that such records generated by the AMC shall be conclusive proof and binding for all purposes and may be used as evidence in any proceedings and unconditionally waives all objections in this behalf.
- 19. The Investor/s agrees that use of the Facility will be deemed acceptance of the Terms and Conditions and the Investor/s will unequivocally be bound by these Terms and Conditions.

SIP REGISTRATION FORM

for first time investors, submit Common Application form along with this form.

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scheme(s) of A Axis Mutual Fi transactions d	ixis Mutual Fund und, to the above lata feed/portfoli eby confirm tha	Inder Direct Plan. I/ mentioned SEBI R o holdings/ NAV etc at the EUIN box h	We hereby give my/our consen egistered Investment Adviser. in respect of my/our investm as been intentionally left b	t to share/provide the trans ^^I/We, have invested in ents under Direct Plan of al lank by me/us as this tra	actions data feed/por the scheme(s) of Axi schemes of Axis Mut nsaction is execute	tfolio holdings/NAV etc. s Mutual Fund under Di ual Fund, to the above m d without any interac	in respect of my/our investmeret Plan. I/We hereby give lentioned SEBI Registered Potion or advice by the empl	distributor. ^I/We, have invested in the ents under Direct Plan of all schemes of my/our consent to share/provide the ortfolio Manager. oyee/ relationship manager/sales on of the distributor/sub broker.
You/ S	Sole Applica	nt /Guardian	Second	Applicant	ТІ	nird Applicant	Powe	r of Attorney Holder
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AXIS MUTUAL FUND		UMRN		Eankluse			Date	D D M M Y Y Y
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ave understood the second state of the second se	hat I am authorize FIELDS : • In	d to cancel / amend strument Date	Account type Bank date and end date Account	communicating the cancellat A/c number (core ba	ion / amendment requ	est to the User entity / C	orporate or the bank where I	have authorized the debit> de (as per the cheque / pass bo
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Investor Nam	ne							
SIP Scheme 1	L				Тор	o-up Yes	No	
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2. SIP DETAILS									9	SIP	Regis	tratio	on N	1ode		A	A-OT	M			K-OT	M		Mai	ndate	along	with	SIP form
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SIP initial payment details	(Optic	onal)																										
Drawn on bank / branch na	me																		An	nour	nt							
Mode Cheque/DD	Ch	nequ	e/DD									ı	Dat	ed	D	D	М	N	1	Υ	Υ	Υ	Υ					
In case of multiple SIP, mer	ntion "	'Axis	MFN	1ultip	le Sch	heme	s" on th	ne pay	ment	ins	trum	ent.																
3. Declaration and Sig	gnatu	ıre (to be	sign	ed b	y all	unit h	older	s if n	noc	le of	holo	lin	g is 'j	oin	ť)												
I/We declare that the partic payment of SIP installments time to time. If the transaction will also inform Axis Mutual	and/con is do Fund a	or an elaye abou	y lum ed or r it any	osum not eff chang	paym ected es in	nents d at a my ba	throug Il for rea ank acc	n an El asons ount. I	ectro of inc /We l	onic om her	Debi plete eby a	tarra or in utho	ange cor rize	emen rection	t/N nfor onou	IACÈ mati ır sud	Ĭ (Na ion, l ch pa	atioi I/We aym	nal A e wo ent	Auto ould s and	mate not h	d Cle old the sign	aring e use ed an	Hous r inst d end	se) as itutio lorsed	per my n resp I the N	requonsi onsi land	uest from ble. I/We ate Form.

INSTRUCTIONS FOR SIP & TOP-UP

Second Applicant

- $\label{lem:multiple-SIP registration facility is not available for Axis Children's Fund, ETF schemes and during NFO. Axis Momentum Fund For digital mode, SIP will commence from 1st Jan'25. For physical mode, SIP will commence from Feb'25.$ 1.
- $OTM\,end\,date\,cannot\,be\,more\,than\,40\,years\,form\,the\,date\,of\,the\,mandate.$

You/ Sole Applicant /Guardian

- The end date mentioned on SIP applications hould be equal to or, less than the end date mentioned on SIP NACH/OTM. If SIP end date exceeds from the date mentioned on the NACH/OTM then, SIP will be registered as per NACH/OTM end date.
- Investors are required to submit Form along with a photo copy/cancelled cheque of Debit Bank Account at least $21\,\text{days}$ before the first SIP Installment date.
- *Investor shall have the option of choosing any date of the month as the SIP date except the dates 29th, 30th and 31st. If SIP date is not mentioned, default date would be considered as 7th of every month. If the SIP date falls on a non-business day or a bank holiday, the SIP debit will be processed on the following business day, ** Will be triggered and processed only on Business Days. # will be triggered and processed on the day opted by the investor. If the day opted falls on non-business day, it will be triggered and processed on the next business day.
- $Please\,refer\,below\,table\,for\,minimum\,installments:$

	**Daily/#	Week	ly/*N	∕lonthly		*Ye	arly	
	Min.₹	F	Ν	1in Inst.	Min.	₹	M	1in Inst.
All schemes, except ETFs & schemes mentioned in tables below.	100			6	1200	0		3
	**Daily/#	Week	ly	*Moi	nthly		*Yea	arly
	Min.₹	Min		Min.₹	Min Inst.	Mir	n.₹	Min Inst.
Axis Overnight Fund & Axis Liquid Fund	1000	6		NA	NA	N	A	NA
Axis ELSS Tax Saver Fund*	NA	N/	١ .	500	6	60	00	3
Axis Banking & PSU Debt Fund, Axis Children's Fund, Axis Cedildren's Fund, Axis Ceden Fisk Fund, Axis Dynamic Bond Fund, Axis Equity ETFs FoF, Axis Floater Fund, Axis Gilt Fund Axis Money Market Fund, Axis Retirement Fund, Axis Short Duration Fund, Axis Silver Fund Of Fund, Axis Treasury Advantage Fund, Ultra Short Duration Fund	,	6		1000	6	120		3
Axis Nifty AAA Bond Plus SDL Apr 2025 50:50 ETF FoF, Axis CRISIL IBX 50:50 Gilt Plus SDL September 2027 Index Fund, Axis CRISIL IBX 50:50 Gilt Plus SDL June 2028 Index Fund & Axis Nifty SDL September 2026 Debt Index Fund AXIS CRISIL-IBX AAA NBFC INDEX – JUN 2027 FUND	NA	N.ª	A	1000	6	N	А	NA
Axis CRISIL IBX SDL May 2027 Index Fund, Axis CRISIL IBX 70:30 CPSE Plus SDL April 2025 Index Fund & Axis Long Duration Fund	NA	N/	٨	1000	6	120	000	3

Note: For all schemes, minimum amount is as per above table and thereafter in multiple of ₹1.

- If no amount is mentioned minimum SIP installment amount would be considered.
- 8. For details about the Scheme and its facility please refer the SID, SAI & KIM of the respective schemes/Addendum issued from time to time carefully before investing.
- For daily, weekly and monthly frequency the SIP will be discontinued automatically if payment is not received for three successive installments. In case of Yearly frequency, the SIP registration will stand automatically cancelled, in case of 2 consecutive failed debits.
- Investors can discontinue a SIP at any time by sending a written request to any Official Point of Acceptance or to the registrar KFin Technologies Limited. Notice of such discontinuance should be received at least $10 \, \mathrm{days}$ prior to the due date of the next installment/debit. 10.
- $Mandate\,will\,be\,processed\,through\,NACH\,platform\,offered\,by\,NPCI.$
- Investor will not hold Axis Mutual Fund, its registrars and other service providers responsible if the transaction is delayed or not effected or the investor bank account is debited in advance or after the specific SIP date due to various clearing cycles of NACH Debit/ Local/Bank holiday. Axis Mutual Fund, its registrars and other service providers shall not be held responsible or liable for damages / compensation / loss incurred by the investor as a result of using the SIP or ECS / Auto debt facility. The investor assumes the entire risk of using this facility and takes full responsibility.
- Investor can change bank details for SIP by submitting a "CHANGE OF BANK MANDATE FOR SIP" form available on the website or at any Investor Service Centre along with cancelled cheque of the newbank with the investor's name printed on it.
- TOP-UP Facility: Under this facility the Investor can increase the SIP installment at pre-defined intervals by a fixed amount or any time as per the request. This facility is available for individual investors only. For availing the said facilities, investors are required to note the following:
 - Investor willing to register TOP-UP should provide the TOP-UP details along with the SIP enrolment details.
 - The minimum amount for Axis TOP-UP facility is ₹500/- and in multiples of ₹1/- for all schemes; except Axis ELSS Tax Saver Fund the minimum amount is ₹500 and in multiples of ₹500 thereafter.
 - If no amount is mentioned as TOP-UP amount under frequency yearly and half-yearly, minimum TOP-UP amount would be considered, i.e., $\frac{2}{5}$ 500/- for all schemes.
 - $TOP-UP frequencies available are \ Half-Yearly/\ Yearly/\ Dynamic requested intervals.$ In case TOP-UP frequency is not indicated, it will be considered as Yearly by Default.

 - $The \, date \, for \, Axis \, Mutual \, Fund \, TOP-UP \, Facility \, will \, correspond \, to \, the \, registered \, SIP.$
 - $TOP-UP\,will\,continue\,till\,the\,End\,of\,the\,SIP\,tenure\,by\,default.$
 - In case an investor wishes to change the Top-Up amount, he/she has to provide a cancellation for the existing SIP and register fresh SIP.
 - Only TOP-UP cannot be discontinued anywhere during the SIP tenure.
 - In case of Dynamic Top up option, any changes in the amount can be made only after completion of 6 months from the date of the first installment and minimum gap between two top up requests should be 3 months and amount specified in last request shall be continued till the End of the SIP
 - Please see the illustration below to know how to calculate SIP Top-Up amount:
 - SIP Starts on 07/May/2016 SIP ends on 07/12/2099 SIP amount is ₹1000
 - Top-Up amount is ₹500 Top-Up Frequency is Half-yearly

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

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



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

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Investor Name																									
PAN																									
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Registration Nu	mberof	DARP	ANpo	rtal																					
If not, please re MF/AMC/RTAv																							strati	on d	etails,
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SMART SWITCH FACILITY

ENROLMENT FORM

Distributor ARN	Sub-Distributor ARN	Internal Sub-Broker/Sol ID	EUIN	Employee Code	RIA CODE^	PMR	(Portfolio Manager's on) Number ^^	Serial No., Date & Time Stamp
							,	•
Upfront commission sha scheme(s) of Axis Mutua Axis Mutual Fund, to th	all be paid directly by the inve al Fund under Direct Plan. I/V e above mentioned SEBI Re	estor to the AMFI registered dis Ve hereby give my/our consent t gistered Investment Adviser. ^ in respect of my/our investmen	stributor based on the investo share/provide the transa ^I/We, have invested in the	stor's assessment of va ctions data feed/portf he scheme(s) of Axis	arious factors including th folio holdings/NAV etc. in Mutual Fund under Dire	ne service rei respect of m ct Plan. I/W	ndered by the distribut ny/our investments und /e hereby give my/our	or. ^I/We, have invested in the er Direct Plan of all schemes o consent to share/provide the
I/We hereby cont	irm that the EUIN box ha	in respect of my/our investments been intentionally left bla notwithstanding the advice	nk by me/us as this tran	saction is executed	without any interaction	on or advice	e by the employee/ r	elationship manager/sales
	pplicant /Guardian		Applicant	1	ird Applicant			ttorney Holder
01 INVESTOR	R DETAILS							
Existing folio nu	mber			PAN/PEKRN	(1st Applicant)			
My Name								
02 SCHEME	DETAILS (for Lumpsum	investment / Switch Out Sch	neme) (Purchase applicat	ions would be accept	ted only upto applicable	cut -off tim	nings on December 5,	2024.)
Scheme name (Please ✓ choice of	of Scheme) Axis	s Overnight Fund						
Plan (Please ✓ choice o	of Scheme) Reg	ular Plan 🔲 Dir	ect Plan		Option	\checkmark	Growth Option	
03 INVESTM	ENT DETAILS							
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terms, conditions, designed for the pt. Laws or any other a investment. I/We c Fund, (I/we hereby undertake such oth the different comp prescribed in the prinformation contain financial and invest disclosed with the available at the well/We confirm that I (Applicable for Mic abroad through approached by the proving for many of the proving f	details, rules and regular prose of the contraventi pplicable laws enacted b onfirm that the funds in authorize the Mutual Fier action with such funds eting Schemes of variousivacy policy which is awa rovided by me to contained herein to its affiliatment products and offeabove mentioned parties of the Company. We do not have any exister of investment only) with proved banking channels ent to Axis Asset Managation pertaining to transe Customer Preference de my/our consent in accumber(s) (if provided) in a er(s) including demogragithe same in my/our folic (We have understood the instrums made by me/us in response made by me/us in response have read and understoon have read and understoon authorized authorized and understoon authorized authorized and understoon authorized authori	ordance with Aadhaar Act, 2 ccordance with the Aadhaa phic information with the a	e. I/We hereby declare- titions, Notifications or I rom time to time. I/We h y belongs to me/us. In e wested in the Scheme, e law.) The ARN holder h ich the Scheme is being AMC / Fund. I/We here of communication incl ir Authorized Agents o e agree that all persona atory, statutory or judie vestments which togetl only - I/We confirm the on Resident External / N and its agents to contact transactions/ promoti 2016 and regulations m r Act, 2016 (and regulat asset management com sof this Form (read alone) thave read and underste to below/overleaf and I/ d above. RTSWITCH Facility on	that the amount in Directives of the pro ave not received no went "Know Your C in favour of the applas disclosed to me/g recommended to by give consent to tuding but not limit ir Third Party Servi I or transactional rial authorities for her with the current I am/ we are Nonlon Resident Ordin me over phone, SM onal/ potential invade thereun panies of SEBI reg gwith the FATCA & Cod the FATCA & CF We hereby undertaforesaid page and	vested in the scheme ovisions of the Income or have been induced bustomer" process is ne plicant, at the applicatus all the commissions me/ us. I / we give my. the Company or its Auted to email, telephonice Providers in order elated information co compliance with any tapplication will resul Residents of Indian na ary / FCNR account. I / 15, email or any other restments and other or (i) collecting, storing der) and PMLA. I / Welgistered mutual fund (sc. CRS Instructions) and RS Terms and Conditionake to abide by the salthereby request yout	is through I Tax Act, Air Tax Act, Air Yany rebain to complete ble NAV profession of complete	legitimate source on this Money Launderi te or gifts, directly oned by me/us to the sevailing on the date mission or any other ent to collect person gents and third party, and further author information and uovided by me can be ulation in accordanate investments excrigin and that I/We me that details provided material irrefundation/material irrefundations on the mistructions contains in the mistructions contains in the mistruction in the mi	nly and does not involve ng Laws, Anti Corruption in indirectly in making this atisfaction of the Mutual of such redemption and model, payable to him for al data or information as vservice providers to use is ethe disclosure of the pdates to me on various shared/transferred and the with privacy policy as eading ₹50,000 in a year lawer emitted funds from led by me/us are true and the related queries and/or spective of my blocking thicating and (ii) updating for sharing/disclosing of sfer Agent (RTA) for the mation provided by me/us and herein supercedes all urce scheme for amount
You/ Sole A	pplicant /Guardian	Second A	Applicant	TI	hird Applicant		Power of A	ttorney Holder
Date D D M	MYYYY	Place						