ITI BHARAT CONSUMPTION FUND

NFO APPLICATION FORM

(An open ended equity scheme following consumption theme)

Please read Key Information Memorandum, Product Labelling and Instructions before filling this Application Form

MUTUAL FUND

New Fund Offer Opens on: February 06, 2025

New Fund Offer Closes on: February 20, 2025

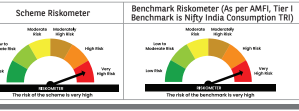
Scheme re-opens: on or before March 06, 2025

Sponsors: The Investment Trust of India Limited and ITI Credit Limited Trustee Company: ITI Mutual Fund Trustee Private Limited Investment Manager: ITI Asset Management Limited, ITI House, Building No. 36, Dr. R. K. Shirodkar Marg, Parel, Mumbai 400 012. CIN: U67100MH2008PLC177677 PRODUCT LABELLING:

This product is suitable for investors who are seeking*:

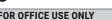
- Capital appreciation over long term
- invest predominantly in equity and equity related instruments of companies that are likely to benefit directly or indirectly from the domestic consumption led demand.
- * Investors should consult their financial advisers if in doubt about whether the product is suitable for them.





All sections should be filled in English and in BLOCK LETTERS only.

Application No.



				DISTRIE	UTOR INFORMATION			FOR	OFFICE USE ONLY
Dist	ributor Code	(ARN) &	RIA Code	e	Sub-Distributor Code	Internal Code for Sub-Broker/Employe	EUIN*	Registrar/ Bank Serial No	Date and Time of Receipt
e above distributo ou my/our consen vestment Adviser,	r/sub broker or to share/provi	notwithsta de the tran	anding the sactions	e advice of in- data feed/por	appropriateness, if any, provided by folio holdings/NAV etc. in respect	the employee/relationship	manager/sales person of der Direct Plan of all Sche	the distributor/sub bi mes managed by you,	ree/relationship manager/sales persor roker. • RIA Declaration: I/We hereby g to the above mentioned SEBI-Registe //Guardian/POA Holder
FIISt/ 5	ле Аррпсані	/ Guaruia	II/PUA F	101061	Second Applica	ant/Guardian/POA Hoi	del	Tillia Applicani	
the subscription a	mount is ₹ 10,0	00/- or mo	re and yo	ur distributor	e) : O I am a first time investor ac has opted to receive transaction cl subscription amount and paid to	narges, ₹ 150/- (for first tin	ne mutual fund investor) o	r₹ 100/- (for investor	Make your selection before fillin the form. (Please ✓): ☐ Invest Now ☐ Zero Balance Foli
1. EXISTING	INVEST	OR/EXI	STING	ZERO B	ALANCE FOLIO NO. (If	you have existing fol	io, please fill in Secti	on 1 and proceed	to Section 8)
olio No.					The details in our rec	ords under the Folio r	number mentioned a	bove will apply fo	r this application.
2. MODE OF	HOLDING	(pleas	se √)	○ Sing	le O Anyone or Survivo	r O Joint**	(**Default, in	case of more tha	n one applicant and not ticked
3. APPLICA									
. First/Sole A	•				- FATOA ODO 6 UDO F	O Individu	_	Non Individual	
		ould man	datorily	TIII separat	e FATCA, CRS & UBO Form a	liongwith this applica	ion form		
Name as per									
ate of Birth*/In OoB is mandatory					PAN/ PEKRN*		KIN		O Proof Atta
egal Entity Ide	Individual only)		andator	, for Trans	action value of INR 50 crore	and above for Non-l	ndividual investors	Validity till	D M M Y Y Y
• •					or) / Name of Contact Pe			reduce rever mour	2011011110.11(17)]
Mr. Ms.	alair (iii case	0111130/0	Joie Appli	Icant is a iviii	ioi) / italiic or contact r	TSOIT (III Case of Noil III	dividual investors only)		
AN/ PEKRN*					KIN			O Proof Attac	h
telationship v	,		• • •	Father	○ Mother		ointed Legal Guardia	n	
or Investmen				Birth Cer		cate O Passport	Other		
Corresponde					Refer Instruction No.II)	Overess Add	ress (Mandatory for NI	Dia /DiOa /Fila Annia	
Corresponde	ice Addres	5 (P.O. BO	IX IS HOLS	sumcient)		Overseas Auu	iess (Mandatory for Ni	NS/PIOS/FIIS Applic	ants)
City/Town				State		City/Town		State	
Country				PIN Code		Country		ZIP Code	
Γel. (Res.)					Tel. (Off.)				
Mobile No.					Email ID				
Mobile No. prov	ided pertains	to: S	Self S	Spouse	Dependent Children Depend	lent Siblings Depend	lent Parents A Guar	dian in case of Mind	or POA Custodian PM
mail ID provide	ed pertains to	o: S	Self S	Spouse	Dependent Children Depend	lent Siblings Depend	lent Parents A Guar	dian in case of Mind	or POA Custodian PM
	all the securit	y risks as:	sociated v	with online co					nts by email. It is deemed that the u u wish to receive scheme wise Anni
TAX STATUS	(Applicable	for First	/ Sole A	(pplicant)					
Resident Ind Partnership	ividual 0	On behalf BOI	of Mino Private L	r OHUF	Financial Institution Deany Public Limited Compust Defence Establishme		ership (LLP) OGover	nment Body OFII	
									*Mandatory Fie
ITI MUTUAL FUI	. – – – –								
ong-term wealth creato						d in by the Applicant)		Application I	No. C

Received from: Mr./Ms./M/s. (subject to realization, verification and conditions)

Scheme Plan Option Cheque/DD No. Dated Drawn on Bank Amount (₹) Account No. Branch

ISC Stamp, Date & Signature

Toll Free Number: 1800-266-9603

Non Toll Free Number: 022-69153500

Email: mfassist@itiorg.com

Website: www.itiamc.com

	Second Applicant Name as per PAN	Mr. Ms.											
	/PEKRN*			KIN									
ob	bile No.			Email ID									
bi	ile No. provided pertains to	o: Self	Spouse De	pendent Children	Depend	dent Sib	lings Depend	dent Parents	A Gu	ıardian in	case of Mi	nor POA Cu	stodian PMS
nai	il ID provided pertains to:	Self	Spouse De	pendent Children] Depend	dent Sib	lings Depend	dent Parents	A Gu	ıardian in	case of Mi	nor POA Cu	stodian PMS
	Third Applicant Name as per PAN	Mr. Ms.											
	/PEKRN*			KIN									
_	bile No.			Email ID									
	ile No. provided pertains to	o: Self C	Spouse De	pendent Children		dent Sib	lings 🔲 Depend	dent Parents	☐ A Gu	ıardian in	case of Mi	nor POA Cu	stodian PMS
	il ID provided pertains to:				Depend		<u> </u>						stodian PMS
			spouse be	Derident Children L	_ pebelic	uent Sibi		Jent Farents	ПАОС	iaiuiaii iii	Case Of IVIII		stodian
_	litional KYC Details	15t A!:A	and Augliaan	a ord Annilland	0		Deliai e alle Con	d D	(DED) 4		In a DED	Delete das DED	Not Applicable
- 1-	Occupation Details for Private Sector Service	1 st Applicant	2 nd Applican	t 3 rd Applicant	Guar		Politically Exp 1st Applicant	oseu Person	(PEP) ue	etalis.	Is a PEP	Related to PEP	Not Applicable
	Public Sector Service	Ō	0	0			2 nd Applicant				0	0	0
-	Government Service	0	0	0			3 rd Applicant				0	0	0
- 1-	Business	0	0	0			Guardian				0	0	0
-	Professional Agriculturist	0	0	0			Authorised Si	gnatories			0	0	0
-	Retired	0					Promoters				0	0	0
	Housewife	0	0				Partners				0	0	0
	Student	0	0	0)	Karta				0	0	0
	Proprietorship	0	0	0			Whole-time D	rectors			0	0	0
-	Others (Please specify)			_			Trustee				0		0
	Non-Individual Investors inv	olved / providir	g any of the me	ntioned services			gn Exchange/Moi		Services			ambling / Lottery / C	asino Services
ŀ	Cross Annual Income Bongs	/₹\ 1St A	licent 2nd Am	nlicont 2rd Annlic			ey Lending / Pawr		. (. ()		None of the		ant Cuardian
- 1	Gross Annual Income Range	(x) 1 Ap		plicant 3 rd Applic	ant Gu	uardian 🔾	Gross Annual II	icome Kange	(v)	O Applic	ant 2 nd A	Applicant 3 rd Appli	cant Guardian
- 1	1 - 5 lac					0	25 lac - 1 cr					0 0	
ľ	5- 10 lac					0	> 1 cr			0		0 0	0
	OR Networth in (₹) (Manda	atory for Non-I	ndividuale not o	older than 1 year)							as on 🗇	D M M	v
_				, ,-									
F	POWER OF ATTORNE	Y (POA) HO	LDER DETA	ILS (If the invest	ment is	being n	nade by a Cons	tituted Atto	orney, pl	ease fur	nish the d	letails of POA Hol	der)
РοΑ	A Name Mr. Ms. M/s.												
۸ NI /	/PEKRN*			KIN									
		210/0.0 5				.1 .					. ,		1.5.4
	osed OPAN card proof						,						
	CONFIRMATIONUNDE						,					• •	
	CA and CRS Certification Individual investors, included						ding NRI, Guard	lian (in case	e of Min	or), Join	t Holder(s) and POA Holder]	
				<u> </u>									
	· · · · · · · · · · · · · · · · · · ·	ws:	FIRSUADE	olicant (includinc	Minor)		Second App	licant/Guar	dian			d Applicant OPo	oA
cia	ails under Foreign Tax La	ws:		olicant (including	Minor)		Second App	licant/Guar	dian			d Applicant OP	ρA
	· · · · · · · · · · · · · · · · · · ·	ws:	City	olicant (including	Minor)		City	licant/Guar	dian		City		ρA
ty 8	ails under Foreign Tax La & State of Birth	ws:		olicant (including	Minor)			licant/Guar	dian				ρA
ty 8	ails under Foreign Tax La & State of Birth ntry of Birth	ws:	City		Minor)		City	licant/Guar	dian		City		ρA
ty 8	ails under Foreign Tax La & State of Birth	ws:	City State	OUS			City State				City State _	an OUS	
our	ails under Foreign Tax La & State of Birth ntry of Birth onality		City State O Indian O Others	US S (Please Spential ○ Regis	pecify)		City State O Indian Others Residentia	O US (Please	Specify)		City State O India Othe	an OUS ers Please S dential Regis	(pecify)
oun atio	ails under Foreign Tax La & State of Birth ntry of Birth onality ress Type (for KYC Addre	ess)	City	OUS (Please Spential O Regisess	pecify) tered Of	fice	CityStateO Indian OthersO Residentia Business	○ US (Please S al ○ Regi	Specify)	Office	City State O India O Othe O Resi O Busi	an OUS ers (Please S dential ORegis ness	ipecify)
our atio	ails under Foreign Tax La & State of Birth ntry of Birth onality ress Type (for KYC Addre you a tax resident (i.e. a)	ess) re you asses	City	OUS (Please Spential O Regisess	pecify) tered Of	fice	CityStateO Indian OthersO Residentia Business	○ US (Please S al ○ Regi	Specify)	Office	City State O India O Othe O Resi O Busi	an OUS ers (Please S dential ORegis ness	ipecify)
our atio	ails under Foreign Tax La & State of Birth ntry of Birth onality ress Type (for KYC Addre	ess) re you asses	City	OUS (Please Spential O Regisess	pecify) tered Of	fice	CityStateO Indian OthersO Residentia Business	○ US (Please S al ○ Regi	Specify)	Office	City State O India O Othe O Resi O Busi	an OUS ers (Please S dential ORegis ness	ipecify)
our atio	ails under Foreign Tax La & State of Birth ntry of Birth onality ress Type (for KYC Addre you a tax resident (i.e. a)	ess) re you asses	City	OUS (Please Spential O Regisess	pecify) tered Of	fice	CityStateO Indian OthersO Residentia Business	○ US (Please S al ○ Regi	Specify)	Office	City State O India O Othe O Resi O Busi	an OUS ers (Please S dential ORegis ness	ipecify)
atio	& State of Birth antry of Birth conality ress Type (for KYC Addre you a tax resident (i.e. a ntry of Tax Residency (1)	ess) re you asses	City	OUS (Please Spential O Regisess	pecify) tered Of	fice	CityStateO Indian OthersO Residentia Business	○ US (Please S al ○ Regi	Specify)	Office	City State O India O Othe O Resi O Busi	an OUS ers (Please S dential ORegis ness	ipecify)
our atio ddr re y our ent	& State of Birth Intry of Tax Residency (1) Identification No.	ess) re you asses ther, pl. speci	City	OUS (Please Spential O Regisess	pecify) tered Of	fice	CityStateO Indian OthersO Residentia Business	○ US (Please S al ○ Regi	Specify)	Office	City State O India O Othe O Resi O Busi	an OUS ers (Please S dential ORegis ness	ipecify)
our atic ddr re y our ent	& State of Birth Intry of Tax Resident (i.e. and Intry of Tax Residency (1) Identification No. Intification Type (TIN or Other	ess) re you asses ther, pl. speci	City	OUS (Please Spential O Regisess	pecify) tered Of	fice	CityStateO Indian OthersO Residentia Business	○ US (Please S al ○ Regi	Specify)	Office	City State O India O Othe O Resi O Busi	an OUS ers (Please S dential ORegis ness	ipecify)
our atio ddr re y our ent our	& State of Birth Intry of Tax Resident (i.e. and Intry of Tax Residency (1) Identification Type (TIN or Oth Intry of Tax Residency (2)	re you asses	City State O Indian Others Reside Busin sed for Tax) ir	OUS (Please Spential O Regisess	pecify) tered Of	fice	CityStateO Indian OthersO Residentia Business	○ US (Please S al ○ Regi	Specify)	Office	City State O India O Othe O Resi O Busi	an OUS ers (Please S dential ORegis ness	ipecify)
ty & countries to the c	& State of Birth Intry of Tax Resident (i.e. all Intry of Tax Residency (1) Identification Type (TIN or Other of Tax Residency (2) Identification No. Identification No.	re you asses ther, pl. speci	City State O Indian Others Reside Busin sed for Tax) ir	OUS (Please Spential O Regisess	pecify) tered Of	fice	CityStateO Indian OthersO Residentia Business	○ US (Please S al ○ Regi	Specify)	Office	City State O India O Othe O Resi O Busi	an OUS ers (Please S dential ORegis ness	ipecify)
ddr ddr ent our ent our	& State of Birth ntry of Birth onality ress Type (for KYC Addre you a tax resident (i.e. al ntry of Tax Residency (1) Identification No. ntification Type (TIN or Ot ntry of Tax Residency (2) Identification No. ntification Type (TIN or Ot)	re you asses ther, pl. speci	City State O Indian Others Reside Busin sed for Tax) ir	OUS (Please Spential O Regisess	pecify) tered Of	fice	CityStateO Indian OthersO Residentia Business	○ US (Please S al ○ Regi	Specify)	Office	City State O India O Othe O Resi O Busi	an OUS ers (Please S dential ORegis ness	ipecify)
ty & our ation didrent length	& State of Birth ntry of Birth onality ress Type (for KYC Addre you a tax resident (i.e. a) ntry of Tax Residency (1) Identification No. ntification Type (TIN or Ot ntry of Tax Residency (2) Identification No. otification Type (TIN or Ot ntry of Tax Residency (3)	ess) re you asses ther, pl. speci	City	OUS (Please Spential O Regisess	pecify) tered Of	fice	CityStateO Indian OthersO Residentia Business	○ US (Please S al ○ Regi	Specify)	Office	City State O India O Othe O Resi O Busi	an OUS ers (Please S dential ORegis ness	ipecify)
ty { our atio ddr re y our ax ent our ent our ent our ent	& State of Birth ntry of Birth onality ress Type (for KYC Addre you a tax resident (i.e. a) ntry of Tax Residency (1) Identification No. ntification Type (TIN or Ot) ntry of Tax Residency (2) Identification No. ntification Type (TIN or Ot) ntry of Tax Residency (3) Identification Type (TIN or Ot) ntry of Tax Residency (3) Identification No.	ess) re you asses ther, pl. speci ther, pl. speci	City State O Indian Others Reside Busin Sed for Tax) in	S (Please Si ential O Regisess	pecify) tered Off	fice	City	Ous (Please s al O Regi	Specify) istered (Office	City State _ State _ Olthe Resi Busi the follow	an US ers (Please S dential Regis ness wing (Mandatory)	stered Office Information
ty { our ation ddr e y our ent ent ix l ent ix l ent ix l ent ix l	& State of Birth Intry of Tax Residency (1) Identification No. Intry of Tax Residency (2) Identification Type (TIN or Other of Tax Residency (3) Identification Type (TIN or Other of Tax Residency (3) Identification No. Intrication Type (TIN or Other of Tax Residency (3) Identification	re you asses ther, pl. speci ther, pl. speci ther, pl. speci ther, pl. speci	City	S US (Please Sr ential O Regis ess n any other Coun	pecify) rered Off try outs	fice ide Ind	City	○ US (Please Sal	Specify) stered (, please	Office provide	City State _ State _ Olding Othe Resi Busi the follow	an US (Please S dential Regis iness wing (Mandatory)	stered Office Information
ddr ddr re y our ent our ent TIN asc Rea	& State of Birth Intry of Tax Resident (i.e. and Intry of Tax Residency (1) Identification No. Intification Type (TIN or Other of Tax Residency (2) Identification No. Intification Type (TIN or Other of Tax Residency (3) Identification No. Intification Type (TIN or Other of Tax Residency (3) Identification Type (TIN or Other of Tax Residency	ess) re you asses ther, pl. speci ther, pl. speci tick (✓) the ere the Accord (Select this	City	S US (Please Sr ential O Regis ess n any other Coun	pecify) rered Off try outs	fice ide Ind	City	○ US (Please Sal	Specify) stered (, please	Office provide	City State _ State _ Olding Othe Resi Busi the follow	an US (Please S dential Regis iness wing (Mandatory)	stered Office Information
ddr ddr re y our ent our ent TIN asc Rea	& State of Birth Intry of Tax Residency (1) Identification No. Intry of Tax Residency (2) Identification Type (TIN or Other of Tax Residency (3) Identification Type (TIN or Other of Tax Residency (3) Identification No. Intrication Type (TIN or Other of Tax Residency (3) Identification	ess) re you asses ther, pl. speci ther, pl. speci tick (✓) the ere the Accord (Select this	City	S US (Please Sr ential O Regis ess n any other Coun	pecify) rered Off try outs	fice ide Ind	City	○ US (Please Sal ○ Reging No (If Yes)	Specify) stered (, please	Office provide	City State _ State _ Olding Othe Resi Busi the follow	an US ers (Please S dential Regis iness wing (Mandatory)	stered Office Information
ddr ddr re y our ent our ent TIN asc Rea	& State of Birth Intry of Tax Resident (i.e. and Intry of Tax Residency (1) Identification No. Intification Type (TIN or Other of Tax Residency (2) Identification No. Intification Type (TIN or Other of Tax Residency (3) Identification No. Intification Type (TIN or Other of Tax Residency (3) Identification Type (TIN or Other of Tax Residency	ess) re you asses ther, pl. speci ther, pl. speci tick (✓) the ere the Accord (Select this	City	S US (Please Sr ential O Regis ess n any other Coun	c oes not f the res	issue spective	City	○ US (Please Sal ○ Reging No (If Yes)	Specify) stered (, please	Office provide	City State _ State _ Olding Othe Resi Busi the follow	an US ers (Please S dential Regis iness wing (Mandatory)	specify) stered Office Information C
our atic ddr re y our ent our ent our Eent TIN ease Rea	& State of Birth Intry of Tax Resident (i.e. and Intry of Tax Residency (1) Identification No. Intification Type (TIN or Other of Tax Residency (2) Identification No. Intification Type (TIN or Other of Tax Residency (3) Identification No. Intification Type (TIN or Other of Tax Residency (3) Identification Type (TIN or Other of Tax Residency	ess) re you asses ther, pl. speci ther, pl. speci tick (✓) the ere the Accord (Select this	City	S US (Please Sr ential O Regis ess n any other Coun	c oes not f the res	issue spective	City	○ US (Please Sal ○ Reging No (If Yes)	Specify) istered (, please) C s to its e do not	office provide provide	City State _ State _ State _ India Othe Resi Busi the follow	an US Please S dential Regis ness wing (Mandatory)	specify) Stered Office Information C
tty { pure tick the content of the c	& State of Birth Intry of Tax Resident (i.e. and Intry of Tax Residency (1) Identification No. Intification Type (TIN or Other of Tax Residency (2) Identification No. Intification Type (TIN or Other of Tax Residency (3) Identification No. Intification Type (TIN or Other of Tax Residency (3) Identification Type (TIN or Other of Tax Residency	ther, pl. speci tick (\checkmark) the ere the Accord (Select this state the reas	City	OUS S (Please Signatial O Registers) A A B Out able to pay tax of the authorities of the	coes not f the res	issue spective	City	OUS (Please 9 A OB Con Number x residence	Specify) istered (, please C c s to its do not	resident require	City State On the control of	an US ers (Please S dential Regis ness wing (Mandatory) n A B 0 be collected) */ le number provide	c C Mandatory Field
tty { Dur atic ddr re y cent cent cent cent cent cent cent cent	& State of Birth Intry of Tax Resident (i.e. al Intry of Tax Residency (1) Identification No. Intry of Tax Residency (2) Identification Type (TIN or Oth Intry of Tax Residency (3) Identification No. Intrication Type (TIN or Oth Intry of Tax Residency (3) Identification No. Intrication Type (TIN or Oth Intry of Tax Residency (3) Identification Type (1) Id	ther, pl. specion tick (*) the ere the Accord (Select this state the reas	City	OUS S (Please Signatial O Registers) A A B Out able to pay tax of the authorities of the	coes not f the res	issue spective card c	City	OUS (Please 9 A OB Con Number x residence	Specify) istered (in please) Control (in pleas	resident require	City State Other State Other State Other State Other State Other State State State State Other State Sta	an US Please S dential Regis ness wing (Mandatory)	c C Mandatory Field

6. NON PROFIT ORGANIZATION (NE	•				1 2 11				. ,															
We are falling under "Non-Profit Organization" [NPO] w (15) of section 2 of the Income-tax Act, 1961 (43 of 1	961), and is re	gistered a	as a trust or a	a socie	ety under	r the Soc	ieties R	egistra	ation A	Act,	0	/es	0	No										
1860 (21 of 1860) or any similar State legislation or a lf yes, please quote Registration No. of Darpar	. , .			on 8 or	tne Con	npanies	ACT, ZUI	13 (18	01 20 1	3).														
If not, please register immediately and confirm	•		-	ailure	to get	the abo	ve con	nfirma	ation (or re	gistr	atio	n w	ith th	e po	ortal a	as n	nand	lated	l, wh	ereve	r ap	plical	əle
will force ITI Mutual Fund / ITI Asset Manager that we may be liable for it for any fines or con to me/us or collect such fines/charges in any	sequences a	ıs requir	ed under th	e resp	pective																			
7. BANK ACCOUNT DETAILS (For Redo (Mandatory to attach proof, in case the p																								
Bank A/c. No.							A/c. Ty	уре	O S	Savin	gs	0	Curi	ent	0	NRE	С) NR	0 (FC	NR			
Bank Name																								
Branch Name					City											PIN	Coc	de						
MICR Code		IFSC C				1																		
9 digit code appears on your Cheque next to your Cheque	No.		11 chai	racter	code app	earing o	n your C	neque	leat															
8. INVESTMENT DETAILS: Scheme/Pla	n/Option																							
Scheme ITI Bharat Consumption F	und							F	Plan ((Plea	ase	✓)	O F	Regu	lar	\circ)ire	ct						
Option Growth IDCW# Reinvest # Income Distribution cum Capital Withdrawal	IDCW# Pa	yout (D	efault Option	will be	e Growth	in case	option i	is not :	select	ed or	in ca	ise o	f any	ambi	iguit	у.)								
9. LUMP SUM - PAYMENT DETAILS																								
Mode ○ Cheque ○ DD ○ RTGS/NEFT ○	Fund Transf	er \bigcirc C	heque/DD/	/UTR/	/Ref. N	o					Da	ted	D	D N	1 M	Υ	Υ	Y	/					
Amount (figures) (₹)			(words)																					
Pay-in A/c no.	1 1 1			Acc	count t	уре С	Savin	igs () NR	0 0	NR	E C) Cı	ırren	 nt (FCI	NR	\circ c)the	rs_				
Drawn on bank/	1 1 1			1 1	1 1	,, - 	1 1		1 1	Ī	ı			ı	1			- 	ı		1 1	ı	 	
branch name & address									1 1															
																		\Box	I				Ш	
MICR Code (9 Digit)		IFSC C	ode (11 D	igit)																				
10. SIP DETAILS Opted for SIP: O	•	n case,	you have	opted	d for S	IP, it is	mand	latory	y to s	subn	nit S	SIP	Reg	istra	tior	า For	m.))						
No. of cheques enclosed including first che					rawn c	n Rank	and P	Rranc	h															
Account type	•	hegue N	No. should					Fror	-+						Т		То	T	\top	\top		\top		
11. UNIT HOLDING OPTION O Dema			hysical M																					
* Demat Account details are mandatory if the ir			•		•	•																		
NSDL DP Name			DP ID	ı	N					Ве	enef	ciar	у Ас	coun	t No).								
CDSL DP Name					eficiary										ᆚ						\perp			
* Investor opting to hold units in Demat Form, may 12. NOMINATION DETAILS (Mandator)		,												ation	i For	m.								
Nominee Opt-In: I/We hereby nominate	,			•			•			• •	•			of m	ıy/o	ur de	ath	. I/W	/e al	so u	nders	stand	d tha	t
all payments and settlements made to such	Nominee sh	all be a	valid disch	narge	by the	AMC/I	Mutual	l Fund	d/Tru	stee	Со	mpa	ny.											
Nominee Name & Address	PAN (Allocatio		Date of			Nomii lation			Gu		an N	lame	e		ard elati	lian		Sign	n of N Guai			,
	Guard		(%) ‡	'	OI NOII	iiiiee		nvest		'	١	lòm	ine	e is		,	with	h	((in ca	ase N	lomi		is
Nominee 1												IVII	nor)	+	NO	mir	nee	+		IVIII	nor)		
Nominee 2																								
Nominee 3																								
the aggregate total should be 100%. * Ma	ndatory						1																	_
Nominee Opt-Out: I/We hereby confirm	n that I/we d					inee(s																		
implications/issues involved in non-appointmers would need to submit all the requisite of death claim / transmission of units in favor	documents i	ssued b	oy the Cour	t or s	uch ot	her cor	npeter	nt aut	thorit	y, as	ma	y be	rec	quire	d by									
or accum ciamity transmission of units in lave	or the let	yai 11 0 11(oj, baseu C		GNAT			iciu II		mutt	ual	unu	101	.u(a)										
									(4															م
	المنتهو								<i></i>	الــــــــــــــــــــــــــــــــــــ													green of the same	-11
Sole/First Applicant/Guardian				Sec	cond A	pplicar	nt									Thi	ird A	Appli	ican	t				

13. DECLARATION & SIGNATURES

Having read and understood the contents of the Scheme Information Document, Statement of Additional Information, Key Information Memorandum and subsequent amendments and agreed to the contents thereto, including the section on "Who cannot invest", "Prevention of Money Laundering" and "Know Your Customer". I/We hereby apply to the Trustee of ITI Mutual Fund for units of the Scheme as indicated above and agree to abide by the terms and conditions, rules and regulations of the Scheme and provide any additional information, as may be required. I/We further declare, I am/we are authorised to invest the amount & that the amount invested by me/us in the above mentioned Scheme(s) is derived through legitimate sources and is not held or designed for the purpose of contravention of any acts, rules, regulations or any statute or legislation or any other applicable laws issued by any statutory authority. I/We am/are not prohibited from accessing capital markets under any order/ruling/judgment etc., of any Regulation, including SEBI. It is expressly understood that I/We have the express authority from our constitutional documents to invest in the units of the Scheme(s) and the AMC/Trustee/Fund would not be responsible if the investment is ultra vires thereto and the investment is contrary to the relevant constitutional documents. I/We agree that in case my/our investment in the Scheme(s) is equal to or more than 25% of the corpus of the Scheme, then ITI Asset Management Ltd. has full right to refund the excess to me/us to bring my/our investment below 25%. I/We have not received nor been induced by any rebate or gifts, directly or indirectly in making this investments. I/We hereby authorise ITI Mutual Fund, its Investment Manager and its agents to disclose details relating to me or my investments to my bank(s)/ITI Mutual Fund's bank(s) and/or Distributor/Broker/Investment Advisor and to verify my/our bank details provided, or to disclose to such service providers as may be required for the regular conduct of business. I/We hereby authorize you to disclose, share, remit in any form, mode or manner, all/any of the information provided by me/us, including all changes, update to such information as and when provided by me/us to ITI Mutual Fund/AMC to any Indian or foreign governmental or statutory or judicial authorities/agencies, the tax/revenue authority and other investigation agencies without obligation, including any service providers of the Fund/AMC for regular conduct of business. I/We authorise ITI Mutual Fund to reject the application, reverse the units credited/redeem units created at applicable NAV, restrain me/us from making any further investment in any of the Schemes, recover/debit my/our folios(s) with the penal interest and take any appropriate action against me/us in case the cheque(s)/payment instrument is/are returned by my/our banker for any reason whatsoever or if any of the above specified information is found to be false, untrue, misleading or misrepresenting.

I/We also undertake to keep you informed in writing about any changes to the above information in future within 30 days of such changes and undertake to provide any other additional information as may be required at your / Fund's end or by domestic or overseas regulators/ tax authorities.

I/We hereby, further agree that the Fund can directly credit all the Income Distribution cum Capital Withdrawal payouts and redemption amount to my bank details given above. I/We hereby confirm that I/We have not been offered/communicated any indicative portfolio and/or any indicative yield by the Fund/AMC/its distributor for this investment. I/We hereby declare that the particulars stated above are correct.

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. I/We further agree that the Fund/AMC can send us all types of SMS relating to the products offered by them, unless specifically disallowed by me/us.

Applicable to investors who have not opted for nomination facility – I/We hereby confirm that it is my/our informed decision not to avail the nomination facility offered by ITI Mutual Fund.

I/We confirm that I am/We are not resident(s) of United States under the laws of United States or resident(s) of Canada. In case of change to this status, I/We shall notify the AMC, in which event the AMC reserves the right to redeem my/our investments in the Scheme(s).

I/We are aware that ITI Mutual Fund and its service providers and bank are authorized to process transactions by debiting my/our bank account through Direct Debit / NACH facility. If the transaction is delayed or not effected for reasons of incomplete or incorrect information, I/We would not hold the user institution responsible. I/We will also inform ITI Mutual Fund/RTA about any changes in my/our bank account. I/We confirm that the aggregate of the lump sum investment (fresh purchase & additional purchase) and SIP installments in rolling 12 months period or financial year i.e. April to March does not exceed Rs. 50,000/- (Rupees Fifty Thousand) (applicable for "Micro investments" only). I/We hereby authorize the bank to honour such payments for which I/We have signed and endorsed the Mandate Form.

Applicable to NRI only: I/We confirm that I am/We are Non Resident of Indian Nationality/Origin and I/We hereby confirm that the funds for subscription have been remitted from abroad through approved banking channels from funds in my/our Non-Resident External/Ordinary Account/FCNR Account. Please (<) (Including amount of Additional Purchase Transaction made in future)

○ Repatriation ○ Non-Repatriation

Date DIDIMIMIYIYIYIY	SIGI	NATURE(S) as per ITI Mutual Fund Reco	rds
Place		L	L
	Sole/First Applicant/Guardian/ PoA/Authorised Signatory	Second Applicant/PoA	Third Applicant/PoA

CHECKLIST FOR DOCUMENTATION

Please submit the following documents with your application (where applicable).

Doo	cuments	Individuals	NRIs/ OCI/ PIO	Minors	Companies/ Body Corporates	Trusts	Societies	HUF	Partnership Firms	FPIs*	LLP/ Flls**	Investments through Constituted Attorney
1.	Certificate of Incorporation/Registration				✓	✓	✓		✓	✓	✓	
2.	Resolution/Authorisation to invest				✓	✓	✓		✓	✓	✓	
3.	List of Authorised Signatories with Specimen Signature(s)				√	√	✓		✓	✓	✓	✓
4.	Memorandum & Articles of Association				✓							
5.	Trust Deed					✓						
6.	Bye-Laws						✓					
7.	Partnership Deed/Deed of Declaration							✓	✓			
8.	Notarised Power of Attorney											✓
9.	Proof of PAN	✓	✓	√#	✓	✓	✓	✓	✓	✓	✓	✓
10.	Proof of KYC/CKYC - KIN number	✓	✓	√#	✓	✓	✓	✓	✓	✓	✓	✓
11.	Overseas Auditor's Certificate (Applicable for DTAA)									✓		
12.	Foreign Inward Remittance Certificate		✓									
13.	Date of Birth Certificate/School Living Certificate/ Passport of Minor			√								
14.	Document evidencing relationship with Guardian			✓								
15.	Ultimate Beneficial Ownership				✓	✓	✓	✓	✓	✓	✓	
16.	FATCA/CRS	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓

All documents for entities above should be originals/true copies certified by the Director/Trustee/Company Secretary/Authorised Signatory/Notary Public.

- * As per SEBI (FPI) Regulations, 2019, FPIs can invest in Indian Securities only through Stock Brokers and in Demat mode only.
- ** For FIIs, copy of SEBI registration certificate should be provided.
- # If PAN/PEKRN/KYC proof of Minor is not available, PAN/PEKRN/KYC proof of Guardian should be provided.

INSTRUCTIONS TO INVESTORS FOR FILLING UP THE APPLICATION FORM

I. General Instruction

Please read the Key Information Memorandum/Scheme Information Document of the Scheme and Statement of Additional Information and addenda issued from time to time carefully before investing in the Scheme. Investors are requested to read and acquaint themselves about the prevailing Load structure on the date of submitting the Application Form.

Upon signing and submitting the Application Form and tendering payment it will be deemed that the investors have accepted, agreed to and shall comply with the terms and conditions detailed in the Scheme Documents. Applications complete in all respects, may be submitted at the Official Points of Acceptance of ITI Mutual Fund (the Fund).

The Application Form should be completed in ENGLISH and in BLOCK LETTERS only. Please tick in the appropriate box for relevant options wherever applicable. Do not overwrite. For any correction/changes if made in the Application Form, the Applicant(s) shall enter the correct details pursuant to cancellation of incorrect details and authenticate the corrected details by counter-signing against the changes. The Application Form number/Folio number should be written by the Investors on the reverse of the cheques and bank drafts accompanying the Application Form. Applications incomplete in any respect are liable to be rejected. ITI Asset Management Company Limited (the AMC)/ITI Trustee Company Private Limited (Trustee) have absolute discretion to reject any such Application Forms.

II. Application Information

- Name should be given in full without any abbreviations. Preferably write exactly as it appears in your Bank Account or as it appears in the incorporation document as the case may be.
- Name, Date of birth of the Minor, Name of Parent/Legal Guardian and relationship with minor is mandatory for investment on behalf of Minor applicant.
- Name of the Contact Person, email and Telephone No. should be mentioned in case of investments by Company, Body Corporate, Trust, Society, FII and other non-individual applicants.
- 4. The signature should be in English or in any of the Indian languages. Thumb Impressions must be attested by a magistrate or a notary public or a special executive magistrate under his/her official seal. Application by minor should be signed by the guardian. In case of H.U.F., the Karta should sign on behalf of the HILF
- The designated Investor Service Center/Collection Center will affix time stamp/ manual stamp and return the acknowledgement slip from the application form, to acknowledge receipt of the Application. No separate receipt will be issued for the application money.
- 6. Please fill in all the fields to prevent rejection of your Application Form. Please refer to the checklist provided herein to ensure that the necessary details and attachments are made available. The application complete in all respects along with the cheque/fund transfer instructions must be submitted to the nearest designated Investor Service Center/Collection Center. Applications which are incomplete, invalid in any respect or not accompanied by cheque or fund transfer instructions for the amount payable are liable to be rejected
- Investors must write the Application Form number/Folio number on the reverse
 of the cheques accompanying the Application Form.
- 8. Direct application Investors are requested to mention the correct distributor Code in the Application Form. In case, the investor is directly applying, then they should clearly mention "DIRECT" in the column mentioned Name and Distributor Code, in all such cases where applications are not routed through any distributor/agent/broker. In cases where unit holder uses a pre-printed Broker Code, unit holder should cancel the ARN No/Broker Code, write 'DIRECT' in the said column and it should also be counter signed by the First unit holder.
- 9. Employee Unique Identification Number (EUIN): SEBI has made it compulsory for every employee/relationship manager/sales person of the distributor of Mutual Fund products to quote the EUIN obtained by him/her from AMFI in the Application Form. EUIN, particularly in advisory transactions, would assist in addressing any instance of mis-selling even if the employee/relationship manager/sales person later leaves the employment of the distributor. Individual ARN holders including senior citizens distributing Mutual Fund products are also required to obtain and quote EUIN in the Application Form. Hence, if your investments are routed through a distributor please ensure that the EUIN is correctly filled up in the Application Form.

However, if your distributor has not given you any advice pertaining to the investment, the EUIN box may be left blank. In this case, you are required to provide a duly signed declaration to this effect. Distributors are advised to ensure that the sub broker affixes his/her ARN code in the column separately provided in addition to the current practice of affixing the internal code issued by the main ARN holder and the EUIN of the Sales Person (if any) in the EUIN space.

- 10. In case of NRI investment, complete postal address should be stated. P.O. Box address alone is not sufficient. NRIs/FIIs should necessarily state their overseas address failing which application may be rejected. In addition, Indian address should be stated for correspondence.
- Investment through constituted Attorney should necessarily be signed by the constituted Power of Attorney holder.
- 12. The minor shall only be the sole Unit holder in a folio. Joint holding is not allowed. Guardian in the folio on behalf of the minor should either be a Natural guardian (i.e. father or mother) or a court appointed Guardian. Details of the natural parent viz., father or mother or court appointed legal Guardian must be mentioned for investments made on behalf of a minor. In case of Legal Guardian, please submit attested copy of the court appointment letter, affidavit etc. to support.
- 13. E-mail Communication: Investor should ensure that the email id provided is that of First/Sole holder or his/her Family member. Family means spouse, dependent children, Dependant Sibling or dependent parents. This email address and mobile no. provided shall be registered in the folio for all communications. In case, this section is left blank, the email id and mobile no.

of the First / Sole Holder available in the KYC records shall be registered in the folio. First / Sole Holder in the folio must provide their own email address and mobile number for speed and ease of communication in a convenient and cost-effective manner, and to help prevent fraudulent transactions.

If the AMC / RTA finds that the email address / mobile number provided may not be of the actual investor or the same appears incorrect / doubtful, the AMC/ RTA shall not capture / update such email address / mobile number in the folio. In such case, intimation will be sent to the investor to provide the correct email address/mobile number through a KYC change request form or other permissible mode.

- 14. In the event the application has more than one investor and the mode of holding is not specified in the application form, the default option for holding would be considered to be "Joint". However, in all such cases, communications, proceeds of all Income Distribution cum Capital Withdrawal/redemption will be paid to the first named holder.
- 15. In case an investor opts to hold the Units in demat form, the applicant(s) details mentioned in Section 9, should be the same as appearing in demat account held with a Depository Participant.
- 16. In accordance with SEBI Circular No. CIR/MIRSD/13/2013 dated December 26, 2013, the additional details viz. Occupation details, Gross Annual Income/networth and Politically Exposed Person (PEP)* status mentioned under section 4 which was forming part of uniform KYC form will now be captured in the application form of the Fund. Also, the detail of nature of services viz. Foreign Exchange/Gaming/Money Lending, etc., (applicable for first/sole applicant) is required to be provided as part of Client Due Diligence (CDD) Process of the Fund.

The said details are mandatory for both Individual and Non Individual applicants.

*PEP are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/military officers, senior executives of state owned corporations, important political party officials, etc.

17. Legal Entity Identifier number updation: As per the RBI circular "Introduction of Legal Entity Identifier for Large Value Transactions in Centralised Payment Systems" vide notification RBI/2020-21/82 DPSS.CO.OD No.901/06.24.001/2020-21 dated 5th January 2021. RBI vide this notification has decided to introduce the LEI system for all payment transactions of value INR 50 crore and above undertaken by entities (non-individuals) using Reserve Bank-run Centralised Payment Systems viz. Real Time Gross Settlement (RTGS) and National Electronic Funds Transfer (NEFT). From April 1, 2021, it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while initiating any transaction of value INR 50 crore and above by entities (non-Individual).

III. FATCA & CRS Details

The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income tax Rules, 1962, which require Indian financial institutions to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our unit holders. In relevant cases, information will have to be reported to tax authorities/appointed agencies. Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the folio(s) or any proceeds in relation thereto. Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Please note that you may receive more than one request for information if you have multiple relationships with us or our group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information. If you have any questions about your tax residency, please contact your tax advisor. Further if you are a Citizen or resident or green card holder or tax resident other than India, please include all such countries in the tax resident country information field along with your Tax Identification Number or any other relevant reference ID/ Number. If no TIN is yet available or has not yet been issued, please provide an explanation and attach this to the form. The Fund/AMC reserves the right to reject any application or compulsorily redeem the units held directly or beneficially in case the applicant/investor fails to furnish the relevant information and/or documentation or is found to be holding units in contravention of the FATCA provisions

IV. Implementation of Aadhaar & PAN Requirements

It is mandatory for all investors to quote their Permanent Account Number (PAN) (except MICRO SIP Investments) and submit certified copy of the PAN card issued by the Income Tax Department, irrespective of the amount of investment, while making an application for Purchase of Units. In case of joint holding, PAN details of all holders should be submitted. In case the application is on behalf of minor, PAN details of the Guardian must be submitted.

As per the amendments to the Prevention of Money Laundering (Maintenance of Records) Rules, 2005 dated 1st June 2017, all unit holders including Joint Holders, Guardian and Power of Attorney Holders are required to submit their Aadhaar number or proof of Aadhaar application issued by the Unique Identification Authority of India and Permanent Account Number (PAN) to us. Non-individual investors have to submit the Aadhaar and PAN of the authorized signatory/ies.

With effect from January 1, 2018 - Aadhaar and PAN are $\,$ mandatory, without which the account will not be opened.

Investors residing in the state of Sikkim are exempt from the mandatory requirement of PAN proof submission; however sufficient documentary evidence shall have to be submitted for verifying that they are residents of the State of Sikkim. Applications without the aforesaid details are liable to be rejected without any reference to the investors.

For NRIs/Residents of Jammu & Kashmir, Assam and Meghalaya States

- 1. If PAN is not submitted, following documents to be submitted
- Any one Officially Valid Document (OVD) containing name, identity and address details
- 3. Recent Photograph

 Any other document including in respect of the nature of business and financial status of the client as may be required by the reporting entity

Officially Valid Documents (OVD)

- 1. Passport
- 2. Driving Licence
- 3. Voter's Identity Card
- 4. NREGA Job Card duly signed by an officer of State Government
- 5. Letter issued by National Population Register containing details name, address
- Any other document as notified by Central Government in consultation with Regulator

V. Bank Account Details

It is mandatory to attach cancelled original cheque/self certified copy of blank cheque/self certified Bank Statement/first page of the Bank Pass book (bearing account number and first unit holder name on the face of the cheque/Bank Pass Book/Bank Statement) is required as an incremental additional document in case of:

- a. Registration of the investor's Bank Mandate at the time of investment
- b. Subsequent change in the investor's Bank Mandate.

SEBI Regulations have made it mandatory for investors to mention the Bank Name & address of branch and bank Account Number in their Investment application form in order to protect the interest of investors from fraudulent encashment of cheques. For registering multiple bank account please fill separate Form for Registering/ Adding Multiple Bank Accounts. Individuals/HUF can register upto 5 bank accounts and Non Individuals upto 10 bank accounts. For further information please refer SAI.

VI. Investment Details

Investors should indicate the Plan/Option for which the application is made. In case Investors wish to opt for both the Options, separate Application form will have to be filled. In case applications are received where option/sub-option for investment is not selected the default option/Sub option as prescribed in KIM will be applicable.

If the scheme name on the application form and on the payment instrument is different, the application will be processed and units will be allotted as per the Scheme name mentioned in the application/transaction slip duly signed by investor(s).

1. Systematic Investment Plan (SIP):

Investors are given an additional facility of Systematic Investment Plan (SIP) in the Scheme(s) of ITI Mutual Fund. Thus, by investing a fixed amount at regular interval, Unit holders can take advantage of the benefits of Rupee Cost Averaging; such facility will be treated as Subscription along with the applicable NAV/load, if any. Investor can enroll themselves for SIP by submitting the enrolment form alongwith the relevant documents like debit instructions, the first cheque to start SIP and a cancelled cheque or a copy of cheque in case of NACH mandate as the case may be, at any of our ISCs. Investors should note that AMC may take initial transaction processing time upto 30 business days. Investor will have the right to discontinue the SIP at any time, if they so desire.

Facility of National Automated Clearing House (NACH) Platform in Systematic Investment Plan (SIP):

NACH/Direct Debits/Standing Instructions mode of payments will be available for investments in SIP, NACH is an electronic payment facility launched by National Payments Corporation of India (NPCI) with an aim to consolidate multiple Electronic Clearing System (ECS) mandates. Investors can avail NACH facility by duly filling up and submitting the SIP Enrolment cum NACH Mandate Form. The NACH facility shall be available subject to the terms and conditions contained in the Mandate Form and other guidelines as prescribed by NPCI from time to time.

2. Investment through MICRO SIP:

The unit holder will have the facility of Micro SIP under the current Systematic Investment Plan facility. The Minimum Investment amount per installment will be as per applicable minimum investment amount of the respective Scheme. The total investment under Micro SIP cannot exceed Rs. 50,000/-. The minimum redemption amount will be as per applicable minimum redemption amount of the respective scheme.

In line with SEBI letter no. OW/16541/2012 dated July 24, 2012, addressed to AMFI, Investments in the mutual fund schemes [including investments through Systematic Investment Plans (SIP)] up to Rs. 50,000/per investor per year shall be exempted from the requirement of PAN. However, requirements of Know Your Customer (KYC) shall be mandatory. Accordingly, investors seeking the above exemption for PAN still need to submit the KYC Acknowledgement, irrespective of the amount of investment. This exemption will be available only to Micro investment made by the individuals being Indian citizens (including NRIs, Joint holders, minors acting through guardian and sole proprietary firms). PIOS, HUFs, QFIs and other categories of investors will not be eligible for this exemption.

The AMC/Trustee reserve the right to change/modify the terms and conditions under the SIP prospectively at a future date.

VII. Mode of Payment

 Payment may be made by cheque or bank draft drawn on any bank, which is a member of the Bankers' Clearing House and is located at the place where the application is submitted.

No money orders, post-dated cheques [except through Systematic Investment Plan (SIP)] and postal orders will be accepted. Bank charges for outstation demand drafts will be borne by the AMC and will be limited to the bank charges stipulated by the State Bank of India.

Outstation Demand Draft has been defined as a demand draft issued by a bank where there is no ISC available for Investors.

The AMC will not accept any request for refund of demand draft charges

- Payment through Stock invest, outstation cheques and cash will not be accepted
- As per AMFI best practice guidelines on 'Risk mitigation process against third party cheques in mutual fund subscriptions', ITI Mutual Fund shall not accept applications for subscriptions with third party payment instruments. For further

information please refer SAI.

- The cheque should be drawn in favor of "ITI BHARAT CONSUMPTION FUND" and should be crossed 'Account Payee Only'
- Returned cheques will not be presented again for collection and the accompanying application will be rejected
- Single cheque for investments in multiple Schemes and multiple cheques for investments in Single Scheme will not be accepted.
- In case of investment through electronic mode (RTGS/Transfer letter), you are requested to contact the nearest AMC/Karvy ISC for the Bank Account Number to which the purchase/additional purchase amount is to be credited.

B. NRI/FII's:

Repatriation basis: - Payments by NRIs/FIIs may be made by way of cheques drawn on non-resident external accounts payable at par and payable at the cities where the Investor Service Centers are located.

Non-Repatriation basis:- NRIs investing on a non repatriable basis may do so by issuing cheques drawn on Non-Resident Ordinary (NRO) account payable at the cities where the Investor Service Centers are located.

In case of payment through electronic mode (RTGS/NEFT or Transfer Letter), need to provide the bank acknowledgement copy along with purchase application.

10. Third Party Payments

- Third party payments (i.e where payment is made from a source other than that of the first holder) will not be accepted by the Fund, except if made under the following exceptional categories, namely i) employer on behalf of employee as payroll deductions or deductions out of expense reimbursements for SIP/Lumpsum investments, ii) Custodian on behalf of FPI/client and iii) Payment by Asset Management Company (AMC) to a Distributor empanelled with it on account of commission/incentive etc. in the form of the Mutual Fund Units of the Funds managed by the AMC through Systematic Investment Plans or Lumpsum Investment (w.e.f. January 16, 2012). iv) Payment by a Corporate to its Agent/Distributor/ Dealer, on account of commission or incentive payable for sale of its goods/services, in the form of the Mutual Fund Units through Systematic Investment Plan or Lumpsum Investment (w.e.f. April 20, 2015). In such cases, KYC acknowledgement along with additional declarations will have to be submitted along with the application form, failing which the application will be rejected. Such declaration to be submitted in original & in the prescribed standard format and unique across each lumpsum investment.
- b) In case of payment from a joint bank account, first holder in the folio has to be one of the joint holders of the bank account from which the payment is made. Hence, joint holders may pre-register their bank accounts (single/multiple) with the AMC/RTA, by completing the Multiple Bank Account Registration Form, if they intend to make payment on behalf of other joint holder(s) in the folio. In such cases the application will be accepted and not treated as a third party payment.
- c) Where the payment instrument does not mention the bank account holders name/s, investor should attach bank pass book copy/bank statement/bank letter to substantiate that the first unit holder is one of the joint holders of the bank account. Where a payment is through a pre-funded instrument, a bank certification of the bank account no and account holders name should be attached, in the required format. Pre-funded instrument issued against cash shall not be accepted for investments of Rs. 50,000 or more.
 - For RTGS/NEFT/online bank transfer etc., a copy of the instruction to the bank stating the account number debited must accompany the purchase application.
- d) The AMC reserves the right to reject the application, post acceptance of the same, if any of the requisite documents/declarations are unavailable or incomplete, in which case the AMC shall refund the subscription money. No interest will be payable on the subscription money refunded. Refund orders will be marked "A/c. payee only" and will be in favour of and be despatched to the Sole/First Applicant, by courier/speed post/registered post.

VIII. Payment of Redemption/Income Distribution cum Capital Withdrawal

Investors are requested to provide the following details along with the mandatory requirement of bank account details (bank, branch address, account type and account no.) in the application form for electronic fund transfer (EFT)of Income Distribution cum Capital Withdrawal/redemption amount to the unit holders bank account. AMC will automatically extend this facility to all unit holders in case the bank account as communicated by the unit holder is with any of the bank providing EFT facility.

- A. The 11 digit IFSC (Indian Financial System) Code
- B. The 9 digit MICR (Magnetic Ink Character Recognition) number appearing next to the cheque number in the cheque leaf (Please attach copy of the cancelled cheque for verification)

Based on the above information AMC will enable secure transfer of your redemption and Income Distribution cum Capital Withdrawal payouts via the various electronic mode of transfers (RTGS/NEFT/Direct Credit mode that are available in the banking system).

"If the remittance is delayed or not affected for reasons of incomplete or incorrect information, AMC cannot be held responsible." For validation of IFSC/MICR code, investor to attach the cancelled cheque/copy of cheque (PSU banks account holders to provide the front page of pass book along with cheque copy). If these documents are not provided the fund will not be responsible consequent delay in receipt of payment. Fund is also not responsible for bankers delay.

IX. Purchase/Redemption of Units through Stock Exchange Infrastructure

Investors can purchase and redeem units of the on Mutual Fund Services System (MFSS) of the National Stock Exchange of India Ltd. (NSE) and on the BSE StAR MF

System of Bombay Stock Exchange Ltd. (BSE). Please refer Scheme Information Document(s) of the Scheme(s) for further details.

Additional Instructions for Applications Supported by Blocked Amount (ASBA)

ITI Mutual Fund extends ASBA facility to the Investors subscribing for the Units under this New Fund Offer ("NFO") in addition to its existing mode of subscriptions, subject to the same being extended by all the concerned intermediaries involved in the ASBA process. For availing this facility, Investors are requested to check with the Designated Branches ("DBs") of the Self Certified Syndicate Banks ("SCSBs"). For the complete list of SCSBs with details of controlling/designated branches please refer to websites: http://www.sebi.gov.in, http://www.nseindia.com and http://www.bseindia.com.

Investors shall use the ASBA Application Form bearing the stamp of the Syndicate Members and/or the DBs of SCSB, as the case may be, for the purpose of making an application for Subscription of Units of Plan(s) under the Scheme. Investors are required to submit their applications, either in physical or electronic mode. In case of application in physical mode, the Investor shall submit the application at the DBs of the SCSB. In case of application in electronic form, the Investor shall submit the application either through the internet banking facility available with the SCSB, or such other electronically enabled mechanism for blocking funds in the ASBA account held with SCSB, and accordingly registering such Applications. On submission of the application, the Investors are deemed to have authorised (i) the SCSB to do all acts as are necessary to make the application including, blocking or unblocking of funds in the bank account maintained with the SCSB specified in the application, transfer of funds to the Bank Account of the Scheme/ITI Mutual Fund on receipt of instructions from the Registrar and Transfer Agent after the allotment is made; and (ii) the Registrar and Transfer Agent to issue instructions to the SCSB to remove the block on the funds in the bank account specified in the application ("ASBA Account"), upon rejection of the application/winding up of the Scheme, as the case may be.

Applications completed in all respects, must be submitted at the SCSBs with whom the bank account is maintained.

In case the ASBA application form is erroneously submitted at any of the Official Points of Acceptance of the Fund, the same shall be rejected.

The SCSB shall block amount equivalent to the application amount mentioned in the Form, after verifying that sufficient funds are available in the bank account ("ASBA Account") till the date of allotment of Units or upon rejection of the application/winding up of the Scheme, as the case may be.

No request for withdrawal of ASBA application form will be allowed after the closure of New Fund Offer Period.

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.
- 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.
- 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 along with the ASBA Application Form.
- 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.
- Application accepted by SCSB and not uploaded on/with the Exchange / Registrar.

XI. Prevention of Money Laundering and Know Your Customer (KYC)

According to SEBI Guidelines under 'The Prevention of Money Laundering Act, 2002', Mutual Funds are required to follow enhanced know your customer (KYC) norms. Further, SEBI has also notified SEBI (KYC Registration Agency) Regulations, 2011 on December 23, 2011 with a view to bring uniformity in KYC requirements for the securities market and to develop a mechanism for centralization of the KYC records. Accordingly the following procedures shall apply:

- SEBI has introduced a common KYC Application Form for all the SEBI registered intermediaries viz. Mutual Funds, Portfolio Managers, Depository Participants, Stock Brokers, Venture Capital Funds, Collective Investment Schemes, etc. New Investors are therefore requested to use the common KYC Application Form and carry out the KYC process including IPV with any SEBI registered intermediaries including mutual funds. The KYC Application Forms are also available on our website www.itiamc.com.
- The Fund shall perform the initial KYC of its new investors and may undertake enhanced KYC measures commensurate with the risk profile of its investors in line with the aforementioned circulars/circulars issued by SEBI in this regard from time to time. The Fund shall upload the details of the investors on the system of the KYC Registration Agency ("KRA"). The Registrar & Transfer Agent of the Fund viz. Karvy Computershare Private Limited ("Karvy") may also undertake the KYC of the investors on behalf of the Fund. On receipt of the KYC documents from the Fund, the KRA shall send a letter to the investor within SEBI stipulated timelines, confirming the details thereof.
- Once the investor has done KYC with a SEBI registered intermediary, the investor need not undergo the same process again with another intermediary but can submit the letter/acknowledgment issued by the KRA.
- It is mandatory for intermediaries including mutual funds to carry out IPV of its new investors. The IPV carried out by any SEBI registered intermediary can be relied upon by the Fund. ITI Asset Management Limited and NISM/ AMFI certified distributors who are Know Your Distributor (KYD) compliant

- are authorized to undertake the IPV for mutual fund investors. Further, in case of any applications received directly (i.e. without being routed through the distributors) from the investors, the Fund may rely upon the IPV (on the KYC Application Form) performed by the scheduled commercial banks.
- Existing KYC compliant investors of the Fund can continue to invest as per the current practice. However, existing investors are also urged to comply with the new KYC requirements including IPV as mandated by SEBI.
- Application Form not accompanied by KYC Application Form or letter/ acknowledgment issued by KRA may be rejected by the Fund. The KYC compliance status will be validated with the records of the KRA. AMC reserves the right to call for any additional information from the investors/applicant/ reject applications/subsequent application in order to fulfil the requirements of PMLA norms prescribed by SEBI/PMLA Regulation from time to time.

Implementation of Central KYC (CKYC)

The Government of India has authorized the Central Registry of Securitization and Asset Reconstruction and Security interest of India (CERSAI, an independent body), to perform the function of Central KYC Records Registry including receiving, storing, safeguarding and retrieving KYC records in digital form.

Accordingly, in line with SEBI circular nos. CIR/MIRSD/66/2016 dated July 21, 2016 and CIR/MIRSD/120/2016 dated November 10, 2016 on Operationalisation of Central KYC (CKYC), read with AMFI Best Practice Guidelines circular no. 68/2016-17 dated December 22, 2016, new individual investors investing into the Fund are requested to note the following changes, from February 1, 2017.

- New individual investors who have never done KYC under KRA (KYC Registration Agency) regime and whose KYC is not registered or verified in the KRA system, will be required to fill the new CKYC form while investing with the Fund.
- If any new individual investor uses the old KRA KYC form which does not have all the information needed for registration with CKYC, such investor will be required to either fill the new CKYC form or provide the missing/ additional information using the Supplementary CKYC form.

Investors who have already completed CKYC and have a KYC Identification Number (KIN) from the CKYC Registry can invest in schemes of the Fund quoting their 14 digit KIN in the application form. Further, in case the investor's PAN is not updated in CKYC system, a self-certified copy of PAN Card will need to be provided.

XII. Ultimate Beneficial Owner (UBO)

Pursuant to SEBI master circular vide ref. no. CIR/ISD/AML/3/2010 dated December 31, 2010 on Anti Money Laundering Standards and guidelines on Identification of Beneficial Ownership issued by SEBI vide its circular ref. no. CIR/MIRSD/2/2013 dated January 24, 2013, investors (other than Individuals) are required to provide details of Ultimate Beneficial Owner(s) ("UBO(s)") and submit proofs to identify the UBO, i.e., Identity and address proof.

Ultimate Beneficial Owner (UBO) is the natural person, who ultimately owns or controls, directly or indirectly your organisation. Controlling ownership interest has been defined as ownership of/entitlement to;

- a) more than 10% of shares or capital or profits of the juridical person, where the juridical person is a company;
- more than 10% 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
- d) In case of Trust, beneficial owners of the trust needs to be known by determining the identity of the settler of the trust, the trustee, the protector, the beneficiaries with 10% 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.
- In case the Investor is a listed company or a subsidiary where the majority is held by a listed company, then the details of shareholders or beneficial owners is not required.
- f) The identification of beneficial ownership in case of Foreign Portfolio Investors (FPIs), their sub-accounts and Multilateral Funding Agencies/Bodies Corporate incorporated outside India with the permission of Government of India/Reserve Bank of India may be guided by the clarifications issued vide SEBI circular CIR/ MIRSD/11/2012 dated September 5, 2012.

Investors (other than Individuals & Listed companies) shall be mandatorily required to submit the following additional documents along with the declaration, to the Fund at the time of an investment transaction. Additionally, investors shall be required to notify the fund, when there is a change in the beneficial ownership:

- Copy of the latest share holding pattern including list of all those holding control, either directly or indirectly, in the company in terms of SEBI takeover Regulations, duly certified by the Company Secretary/Whole time director/MD.
- Documents confirming identity and address of the UBOs of the entity.

Investors are requested to note that, the fund shall reserve the right to seek additional information to ascertain the beneficial or controlling ownership in the entity investing with the fund. Applications without the information are subject to rejection/refund.

XIII. Non Profit Organization (NPO) declaration

Non Profit Organization (NPO) declaration is mandatory if the entity or organisation is falling under "Non Profit organisation" (NPO) which has been constituted for religious or charitable purposes referred to in clause (15) of section 2 of the Incometax Act, 1961 (43 of 1961) and is registered as a trust or a society under the Societies Registration Act, 1860 (21 of 1860) or any similar State legislation or a Company registered under the section 8 of the Companies Act, 2013 (18 of 2013).

XIV. Transaction Charge in respect of Applications Routed through Distributors/Brokers

 In terms of SEBI circular no. CIR/IMD/DF/13/2011 dated August 22, 2011, as amended form time to time, Transaction Charge per subscription of Rs. 10,000/- and above shall be charged to the investors w.e.f. November 1,

- 2011 and paid to the distributors/brokers (who have opted in for transaction charges) in respect of applications relating to new subscriptions only (lumpsum and SIP), subject to the following:
- For existing mutual fund investors: Rs. 100/- per subscription of Rs. 10,000/and above:
- For the first time mutual fund investors: Rs. 150/- per subscription of Rs. 10,000/- and above;
- In case of SIPs, transaction charge shall be applicable only if the total commitment through SIP amounts to Rs. 10,000/- and above. In such cases the transaction charge would be recovered in 4 installments, starting from the 2nd to 5th installment
- There shall be no transaction charge on subscription of below Rs. 10,000/-.
- There shall be no transaction charge on transactions other than purchases/ subscriptions relating to new inflows.
- There shall be no transaction charge on direct investments.
- There shall be no transaction charge on subscriptions carried out through the Stock Exchange Platform.

In accordance with SEBI circular no. CIR/IMD/DF/21/2012 dated September 13, 2012, distributors shall also have an option either to opt in or opt out of levying transaction charge based on type of the product. The Transaction Charge as mentioned above shall be deducted by the AMC from the subscription amount of the unit holder and paid to the distributor and the balance shall be invested.

XV. Nomination Details

Applicants applying for Units singly/jointly can make a nomination at the time of initial investment or during subsequent investments.

- 1. The nomination can be made only by individuals applying for/holding units on their own singly or jointly. Non-individuals including society, trust (other than a religious or charitable trust), body corporate, partnership firm, Karta of Hindu Undivided Family, holder of Power of Attorney cannot nominate. W.e.f. April 1, 2011, nomination is not allowed in a folio held on behalf of a minor. All holders will have to sign request for nomination or cancellation of nomination, even if the mode of holding is not joint. Nomination cannot be signed by Power of Attorney (PoA) holders.
- A minor can be nominated and in that event, the name and address of the guardian of the minor nominee shall be provided by the Unit Holder. Nomination can also be made in favor of the Central Government, State Government, a local authority, any person designated by virtue of his office or a religious or charitable trust.
- A Non-Resident Indian can be a Nominee subject to the exchange control regulations in force, from time to time.
- Nomination in respect of the units stands rescinded upon the redemption/ transfer/transmission of units.
- Transmission of units in favour of a Nominee shall be a valid discharge by the Asset Management Company (AMC) against the legal heir.

- 6. The cancellation of nomination can be made only by those individuals who hold units on their own behalf singly or jointly and who made the original nomination. On cancellation of the nomination, the nomination shall stand rescinded and the AMC/Fund/Trustees shall not be under any obligation to transmit the units in favour of the Nominee.
- Nomination shall be maintained at the folio/account level and shall be applicable for all schemes in the folio/account.
- A Nominee cannot be a resident of USA/Canada.
- Applications are liable to be rejected w.e.f. October 01, 2022, wherein details of nomination or intention to opt out of nomination has not been provided.
- 10. Nomination is not allowed in a folio of a Minor unitholder.
- 1. Multiple Nominees: Nomination can be made in favour of multiple nominees, subject to a maximum of three nominees. In case of multiple nominees, the percentage of the allocation/share should be in whole numbers without any decimals, adding upto a total of 100%. If the total percentage of allocation amongst multiple nominees does not add up to 100%, the nomination request shall be treated as invalid and rejected. If the percentage of allocation/ share for each of the nominee is not mentioned, the allocation/claim settlement shall be made equally amongst all the nominees.
- Every new nomination for a folio/account shall overwrite the existing nomination, if any.
- 13. Nomination shall stand rescinded upon the transfer of units.
- 14. Death of Nominee/s: In the event of the nominee(s) pre-deceasing the unitholder(s), the unitholder/s is/are advised to make a fresh nomination soon after the demise of the nominee. The nomination will automatically stand cancelled in the event of the nominee(s) pre-deceasing the unitholder(s). In case of multiple nominations, if any of the nominee is deceased at the time of death claim settlement, the said nominee's share will be distributed equally amongst the surviving nominees.
- 5. In respect of folios/accounts where the Nomination has been registered, the AMC will not entertain any request for transmission / claim settlement from any person other than the registered nominee(s), unless so directed by any competent court.

XVI. Declaration and Signatures

- Signature should be in black or blue ink only.
- b) Signatures should be in English or in any Indian language. Thumb impressions and Signatures in languages not specified in the Eight Schedule of the Constitution of India should be attested by a Magistrate or a Notary Public or a Special Executive Magistrate under his/her official seal. In case of HUF, the Karta will sign on behalf of the HUF.
- c) Applications on behalf of minors should be signed by their Guardian.
- ITI Mutual Fund/AMC, reserves the right to reject any application inter alia in the absence of fulfilment of regulatory requirements, fulfilment of requirements of the SID, SAI and furnishing necessary information to the satisfaction of the Mutual Fund/AMC.

SYSTEMATIC INVESTMENT PLAN (SIP)

Registration Cum Mandate Form with Goal SIP & Top-Up Facility

Please read Product Labeling available on the front inside cover page of KIM and instructions before filling this form



				Appli	cation No. 5	
		TOR INFORMATION			FOR OFFICE	
Distributor Name & Code	Sub-Distributor Code	Internal Code for Sub-Broker/Employee	EUIN*	RIA Code	Registrar/Bank Serial No.	Date and Time of Receipt
RN-	ARN-					r.
estors should mention the EUIN of the fe hereby confirm that the EUIN box ha otwithstanding the advice of in-appro ront commission shall be paid directly tition 'Direct' in the column' Name & Di	e person who has advised the investor, s been intentionally left blank by me/us oriateness, if any, provided by the emp v by the investor to the AMFI registere stributor Code'.	If left blank, the fund will assume for as this is an "execution-only" transaloyee/relationship manager/sales pd Distributors based on the investo	ollowing declaration by the in action without any interaction erson of the distributor and t rs' assessment of various fa	nvestor. n or advice by the employee, the distributor has not charg ictors including the service	/relationship manager/sales p ged any advisory fees on this t rendered by the distributor. Fo	erson of the above distrib ransaction." or Direct investments, ple
First/Sole Unit Hol	der/ Guardian	Second Unit Ho	older/Guardian		Third Unit Holder/Gu	ardian
UNITHOLDER INFORMA	TION		Application No.	1 1 1 1 1		
1st/Sole Unit Holder Nam			Application No.			1
SCHEME DETAILS (Choice Scheme ITI	ce of Plan [Please √])			(D) 0 0 D		
	# Reinvest OIDCW# Payout apital Withdrawal	(Default Option will be Growth in ca		an (Please ✓) ○ Recase of any ambiguity.)	guiar O Direct	
SIP DETAILS		0.010 111 1.5				
SIP TYPE: SIP with first Enrolment Period: From First SIP Instalment via: Ch	Date MMYYYYY	O SIP without first To Date M M Y Y Y Drawn on Bank and	(Note: Enrollme	ent periode should be l	ess than or equal to 40 y	ears.)
Amount: ₹		A/c. No Amount in Words				
Frequency: ○ Daily (SII (Please ✓) All Business D	P)	O Weekly (SIP)	Manday to Friday)		O Monthly (SIP)	
	VANT TO ALLOCATE A GO	Please mention any day between				t to 28th of the mon
Please specify your goal					<i>II</i> anning (Default) ○ T	ax Savings
O Dream House O Drea	m Car O Dream Vacation	Others			3 (2 2 2 2 3 1)	
Demat Account details are mail	Demat Mode ndatory if the investor wishes to ho	O Physical Mode (Defa old the units in Demat Mode.	ult)			
			I N	Beneficiary	Account No.	
*Investor onting to hold units in	Demat Form, may provide a copy of	of the DP statement anable us to	Beneficiary Account		Form	
	You can start SIP Top-Up Fac			otatea in the Application	. 5/111.	
DECLARATION & SIGNA	Half Yearly Yearly (Defa TURE(S) shed here are correct. I/We authorize IT CH (National Automated Clearing Hous I/We will also inform ITI Mutual Fund a rough NACH. I/We hereby authorize to on charges, if any, may be charged to my	Mutual Fund acting through its servie) as per my request from time to timbout any changes in my bank account onour such payments and have sign //our account. I also hereby agree to	ce providers to debit my/our b te. If the transaction is delaye nt. This is to inform you that ted and endorsed the Mandat read the respective SID and Si	ank account towards payme d or not effected at all for re I/We have registered for ma e Form. Further, lauthorize r Al of the mutual fund before	nt of SIP installments and/or an asons of incomplete or incorre king payment towards my inve ny representative (the bearer of investing in any scheme of ITI I	y lumpsum payments thrott information, I/we would stiments in ITI Mutual Fur this request) to get the a Mutual Fund using this fa
		SIGNA	TURE(S) as per IT	I Mutual Fund Red	cords.	<u> </u>
Date DDMMYYY	Y Y	السنو		الب <i>ح</i> نة الم		<i>y-</i>
Place						
	Sole/First Un	it Holder/Guardian	Second Uni	it Holder	Third Uni	t Holder
TI MUTUAL FUND rm wealth creators		NE TIME BA				
	UMRN F O R	O F F I C	E US	E O N L	Y Date D	ом мүү
Sponsor Bank	Code		Utility Cod	de		
ATE ✓ I/We hereby aut	horize	ITI MUTUAL FUND		to debit (tick)	SB CA CC SB-	NRE SB-NRO C
EEL Bank a/c n	umber					
	lame of customers bank	IFSC			or MICR	
ount of Rupees		Amount in wor	ds		₹	
UENCY Mthly M	Qtly 🛛 H-Yrly 🖾 Yrly	✓ As & when presente	d DE	BIT TYPE 🛮 🖾 Fi		✓ Maximum Amoı
		·		Phone No.		
me Name	ALL SCHEMES (OF ITI MUTUAL FUND		Email ID		
	of this mandate is 40 years ocessing charges by the ban		dehit my account as	ner latest schodule	of charges of the bank	
FIOD The debit of mandate pr	ocessing charges by the ban	k whom i am authorizing to	uebit my account as	per racest schedule	or charges or the bank.	
D D M M Y	Y Y Y Signat		ler Signature	of Account holder	Signatur	e of Account hole
D D M M Y	Y Y Y	ama ao in bank raac-d-	Nome	o in bonk records	Nama	a in book was and

TERMS AND CONDITIONS

- Please refer SID for minimum SIP investment amount under each Scheme.
- Please refer the Key Information Memorandum (KIM) and Scheme Information Document (SID) of the respective Scheme for applicable NAV, risk factors, load (exit/entry) and other information on the respective Scheme before investing
- Complete Application form and SIP Enrollment Form along with the first cheque should be submitted to the AMC/KFin
- Investors should mandatorily give a cheque for the first Installment. The first cheque should be drawn on the same bank account which is to be registered for NACH. Alternatively, the cheque may be drawn on any bank, for which investor should provide a photocopy of the cheque or cancelled cheque of the bank/branch for which NACH is to be registered. First SIP cheque and subsequent SIP installments via NACH should be of the same amount.
- If any chosen day falls on a non business day, the next business day will be considered as the transaction date. Incorrect/Incomplete applications are liable to be rejected.
- TTI Asset Management Ltd. reserves the right to reject any application without assigning any reason thereof and the Trustee reserves the right to change/modify the terms and conditions of SIP.
- NACH instructions will take a minimum of one month for registration with the bank and hence the first debit will be carried out only after one month, on the SIP date mentioned on the form. The AMC reserves the right to modify the SIP period depending on the one month period for registration to ensure minimum number of installments as mentioned in SID.

 The mandate registration form will be submitted through National Automated Clearing House (NACH) and Banks participating
- in Direct Debit Facility. This facility is offered to investors having Bank accounts in select banks mentioned in the link under Product and Services tab The Banks http://www.npci.org.in/ in the list may be modified/updated/changed/removed at any time in future entirely at the discretion of National Payments Corporation of India without assigning any reasons or prior notice Standing instructions for investors in such Banks will be discontinued. We will inform you on such discontinuation.
- Incase investors bank account is available under NACH Facility, registration will be done through NACH platform. Existing Unit holders in Scheme(s) of ITI Mutual Fund are required to submit only the SIP NACH Mandate. Existing unit holders should note that the unit holder's details & the mode of holding will be as per the existing account. New investors, who wish to enroll for SIP through NACH, should fill the Common Application Form & SIP NACH Mandate.
- 14.
- 15 dishonored, the SIP processing/registration will be rejected.

 The SIP Enrollment will be discontinued in cases where three consecutive SIP installments are not honored or the bank
- 16.
- account is closed and no request for change in bank account has been submitted.

 If investor has not provided the SIP frequency/period/date, the default SIP frequency would be Monthly & the SIP installments would be the minimum number of installments of the respective Schemes as specified in the SID. The default date will be considered as 7th of the month for Monthly option. 17.
- If an Existing investor wants to enroll in another Scheme & continue for the existing folio, then the investor has to submit a duly filled & signed SIP NACH Mandate along with the first cheque (if investment is in the new Scheme). 18.
- 19. You can choose to discontinue this facility by giving 30 Calendar day's written notice to any of AMC/Registrar Investor Service centers
- Request for change in bank mandate to be submitted atleast 30 Calendar days before the due date of next SIP installment. The bank account provided for NACH (Debit) should be in the list of banks participating in NACH. 20
- 21.
- 22. MICR code or IFSC code should be mandatory filled on NACH mandate, MICR code starting and/or ending with 000 are
- 23 The investor agrees to abide by the terms and conditions of NACH facility of NPCI as applicable at the time of investment and as may be modified from time to time.
- The investor undertakes to keep sufficient funds in the account till the date of execution of the debit. The investor hereby declares that the particulars given overleaf are correct and complete. If the date of debit to the investors account happens to be a non Business day as per the fund, execution of the debit will not happen on the day of the holiday and allotment of Units will happen as per the terms and conditions listed in the concerned SID. The Fund, its Registrars, Auto Debit Banks and other service providers shall not be liable for, nor be in default by reason of, any failure or delay in completion of its obligation under this agreement, where such failure or delay is caused, in whole or in part, by any acts of God, civil war, civil commotion, riots, strike, mutiny, revolution, fire, flood, fog, war, change of government policies, unavailability of banks computer system, force majeure events or any other cause of peril which is beyond their reasonable control and
- which has the effect of preventing the performance of contract by them.
 Investors will not hold ITI Asset Management Ltd., its registrars, banks and other service providers responsible if the transaction is delayed or not effected or the investor's bank account is debited in advance or after the specific SIP date due to the local holidays or any other reason.
- ITI Asset Management Ltd. reserves the right to reject any application without assigning any reason thereof. Incorrect, incomplete or ambiguous forms will not be accepted and will be returned to the investor within 10 business
- To avail of SIP in separate Schemes via NACH facility, an investor will have to fill a separate form for each Scheme. A single form cannot be used for different Schemes simultaneously.
- As per Prevention of Money Laundering Act 2002, it is mandatory for all investors to be KYC compliant. For more details 29.
- please refer point on "Instructions to Investor" for Filling up the Application Form.

 As per NPCI circular NPCI/ NACH/OC No.012/2023-24 dated December 29, 2023, mandate is to be issued for a maximum duration of 40 years from the date of issuance of mandate. **Employee Unique Identification Number (EUIN):**
- 31.
 - SEBI has made it compulsory for every employee/relationship manager/sales person of the distributor of Mutual Fund products to quote the EUIN obtained by him/her from AMFI in the Application Form. EUIN, particularly in advisory

transactions, would assist in addressing any instance of mis-selling even if the employee/relationship manager/sales person later leaves the employment of the distributor. Individual ARN holders including senior citizens distributing. Mutual Fund products are also required to obtain and quote EUIN in the Application Form. Hence, if your investments are routed through a distributor please ensure that the EUIN is correctly filled up in the Application Form. However, if your distributor has not given you any advice pertaining to the investment, the EUIN box may be left blank. In this case, you are required to provide a duly signed declaration to this effect. Distributors are advised to ensure that the sub broker affixes his/her ARN code in the column separately provided in addition to the current practice affixing the internal code issued by the main ARN holder and the EUIN of the Sales Person (if any) in the EUIN space.

SIP Top-Up: An investor can select this facility to increase the amount of the SIP installment by a fixed amount at pre-defined

intervals during the tenure of the SIP. The features, terms and conditions for availing 'Top-Úp' facility are as follows

- This facility shall be available under all the Schemes where SIP facility is being offered
- SIP Top-up will be allowed in case of Micro Investments subject to the condition that total investments including SIP Top-up by the investor does not exceed 50,000/- in a rolling 12 months period or in a financial year i.e. April to March i.e. the limit on Micro Investments.
- The minimum Top-up amount is Rs. 500/- and in multiples of Rs. 500/- thereafter
- If the investor does not specify the Top-up amount, the default amount for Top-up will be considered as Rs. 500/-, and the application form shall be processed accordingly.
- SIP Top-Up facility can be availed at half yearly and yearly intervals. In case the Top-Up frequency is not specified, Default will be considered as yearly frequency
- SIP top-up facility is currently available only for SIP registration and installment payments made directly with the fund and through modes like NACH/ECS/Auto Debit mode.
- SIP Top up facility is currently not available for SIP registration made through (i) Post-dated cheques (PDCs). (ii) Channel Partners, (iii) Exchanges and (iv) ISIPs.
- Top-Up facility would be available to all existing and new SIP enrolments. Existing investors who have enrolled for SIP are also eligible to avail Top-Up facility and will be required to submit 'Systematic Investment Plan (SIP) with Top-up Facility at least 30 calendar days prior to the Top-Up start month. In case the request is not received at least 30 days prior to the SIP date, the Top-up will be applicable from the next effective SIP installment.

 Once enrolled, in case the Investor wants to modify the Top-up details, the investor must cancel the existing SIP Top-up and enroll for a new SIP Top-up with the desired Top-up details.
- 10. SIP Top-up facility can be started after minimum 6 months from the date of 1st SIP for both New and Existing SIP Investors. If the end-date of the Top-up facility is not mentioned the Top-up facility will be continued till the tenure of the SIP. For example, if the SIP is registered till 2099, and the end date of the Top-up facility is not mentioned; then the Top-up will continue till 2099.
- them the Top-Up will continued in 2099.

 11. In case, the SIP Top up is cancelled, the SIP will be ceased.

 12. SIP Top Up facility can be availed by Existing Investors who have already registered any SIP with the fund, after a gap of 6 months from the date of submission of such Top Up application request and after the subsequent cycle date SIP has been processed. For Example if for an Existing SIP, the First SIP date is 15th of each Month from Jan 2019; and the Top-Up application request is submitted on 22nd Feb, 2019. The Next SIP date will be 15th of March, 2019; therefore the Top-Up will start after 6 Months from 15th of September, 2019.
- 13. All other terms & conditions applicable for regular SIP Facility will also be applicable to Top-up Facility. An Illustration: The Top-Up facility will work as follows:

Details of SIP registered	Details of Top-up opted for
Fixed SIP Installment amount: r 5,000/-	Example:
 SIP Period: 01-April-2019 till 31-March-2022 (3 years) 	• Top-Up Amount: r 1,000/-
SIP Date: 1st of every month (36 installments)	Top-Up Frequency: Every 6 months

Based on above details, SIP Installments shall be as follows:

Installment No(s).	SIP Installment (in r) (A)	Top-Up amount (in r) (B)	Monthly SIP Installment amount after Top-up (in r) (A+B)
1 to 6	5000	NA	5000
7 to 12	5000	1000	6000
13 to 18	6000	1000	7000
19 to 24	7000	1000	8000
25 to 30	8000	1000	9000
31 to 36	9000	1000	10000* *(At-least amount to be filled on NACH Mandate)

The Trustee/AMC reserves the right to change/ modify the terms and conditions of the "Top up Facility" at a later date on a prospective basis.

Terms & Conditions - SIP:

We help you to record the financial goal you are investing for. Investors can now record the specific financial goal the investor is endeavoring to achieve using the investment in specific scheme/plan. Unit holders are requested to note that:

- Only one financial goal can be indicated per scheme/plan.
- only one inflation and or indicated per science plant.

 In case a different financial goal is indicated for a subsequent investment in the same scheme/Plan within the same folio, the earlier financial goal would be over written.

 Goal Amount & type of Goal are mandatory for each Goal SIP Application. Default option will be Retirement Planning
- where no Goal is selected. If no Goal amount is mentioned on the SIP application in section 3, then the SIP will be registered as a regular SIP & not as Goal SIP.
- Investors may kindly note that the status of Goal sip cannot be changed once registered. Investors will have a choice to discontinue the Goal SIP, with a prior notice of 30 days.
 All other conditions generally applicable for SIP shall also be applicable for Goal SIP.

Investors should seek appropriate advice if in doubt about whether the Scheme is suitable to meet their Financial Goals.

INSTRUCTIONS TO FILL THE NACH DEBIT MANDATE FORM

- Mobile Number and Email Id: Unit holder(s) should mandatorily provide their mobile number and email id on the mandate form. Where the mobile number and email id mentioned on the mandate form differs from the ones as already existing in the folio, the details provided on the mandate will be updated in the folio. All future communication whatsoever would be, thereafter, sent to the updated mobile number and email id.
- Unit holder(s) need to provide along with the mandate form an original cancelled cheque (or a copy) with name and account number pre-printed of the bank account to be registered or bank account verification letter for registration of the mandate failing which registration may not be accepted. The Unit holder(s) cheque/bank account details are subject to third party verification.
- Investors are deemed to have read and understood the terms and conditions of NACH Facility, SIP registration through NACH facility, the Scheme Information 3 Document, Statement of Additional Information, Key Information Memorandum, Instructions and Addendum issued from time to time of the respective Scheme(s) of ITI Mutual Fund.
- Date and the validity of the mandate should be mentioned in DD/MM/YYYY format 4
- 5. Please mention the amount in figures and words
- Please fill all the required details in the Debit Mandate Form for NACH. The sole/first holder must be one of the holders in the bank account.
- The UMRN, the Sponsor Bank Code and the Utility Code are meant for office use only and need not be filled by the investors. 7.
- 8 The 9 digit MICR and the 11 digit IFSC are mandatory requirements without which your SIP applications will be rejected. You should find these codes on your cheque leaf.

Toll Free Number:	Non Toll Free Number:	Email:	Website:	
1800-266-9603	022-69153500	mfassist@itiorg.com	www.itiamc.com	

APPLICATION FORM FOR AUTO SWITCH REQUEST TO ITI BHARAT CONSUMPTION FUND - NFO

Please read instructions before filling this form Sponsors: The Investment Trust of India Limited and ITI Credit Limited
Trustee Company: ITI Mutual Fund Trustee Private Limited

Investment Manager: ITI Asset Management Limited, ITI House, Building no. 36, Dr. R. K. Shirodkar Marg, Parel, Mumbai 400 012. CIN: U67100MH2008PLC177677



Date & Stamp of Collection Centre / ISC

DISTRIBUTOR INFORMATION FOR OFFICE USE ONLY												
Distributor Name & Code	Sub-Distributor Code	Internal Code for Sub-Broker/Employee	EUIN*	RIA Code	Registrar/ Bank Serial No.	Date and Time of Receipt						
ARN-	ARN-	, , , , ,										
Upfront commission shall be paid of rendered by the distributor. EUIN Declaration: I/We hereby conthe employee/relationship manager relationship manager/sales person of RIA Declaration: I/We hereby give your Plan of all Schemes managed by you	firm that the EUIN box has sales person of the above of the distributor/sub broke ou my/our consent to share	s been intentionally left e distributor/sub broker er. e/provide the transaction	blank by me/us or notwithstandin	as this transaction og the advice of in-a	is executed without ppropriateness, if an	any interaction or advice by y, provided by the employee/						
First/Sole Unit Holder/	Guardian	Second Unit U	older/Guardian		Third Unit Ho	older/Guardian						
1. EXISTING UNIT HOLDER IN				mentioned will an								
Folio No.		o in our records under	ane rono namber	mendonea win ap	ory for time approach	OII.)						
Name of 1st/Sole Unit Holder												
2. ADDITIONAL PURCHASE												
Scheme:			Plar	n: ○ Regular ○ Di	rect							
IDCW# Frequency Sub-Optio ITI Liquid Fund and ITI Overnigh vestment of IDCW#, in case freque ITI Dynamic Bond Fund: Monthly ITI Conservative Hybrid Fund: Que #Income Distribution cum Capital W	t Fund: Daily, Weekly, Fortnigl ency is not selected or in case r, Quarterly, Half Yearly and An arterly, Half Yearly and Annually	ntly, Monthly and Annually of any ambiguity.) nnually. (Default Frequency v	will be Monthly Reinve	estment of IDCW#, in ca	se frequency is not selec	eted or in case of any ambiguity.)						
Core Banking A/c No.:			A/c. T	ype: Please (✓)	NRE Current	○ Savings ○ NRO						
Cheque / DD / UTR No. & Date	Amount of Cheque RTGS / NEFT in figu		hase Amount	Drawn on Ban	k / Branch	Pay-In Bank A/c No. (For Cheque Only)						
# Income Distribution cum Cap 2a. DEMAT ACCOUNT DETAILS - Depository Details. National S			nsure that the seq		mentioned as given							
DP Name:	counties Depository Emi	itted (NODE)	DP Nam		ny dervices (maia)	Limited (ODOL)						
DP ID I N	Benef. A/C No.			A/C No.								
Enclosures : Please (✓)	Client Masters List (CM	L) O Transaction of	cum Holding Sta	tement O Deli	very Instruction Sli	p (DIS)						
3. SWITCH REQUEST												
From Scheme: ITI Option: ○ Growth (Default) ○ IDCW# Frequency Sub-Options Amount (in figures) (₹): Amount (in words): To Scheme: ITI BHARAT COption: ○ Growth (Default) ○ # Income Distribution cum Cap	s: [Please tick (🗸) any one] CONSUMPTION FUND IDCW# Payout O IDCW	: O Daily O Weekly O Or	Fortnightly O Mo Units (in figures an: O Regular O	onthly O Quarterly O	○ Regular ○ Direct							
	ACKNOW	LEDGEMENT SLI	D (To be filled in	by the Unit helder								
		LEDGEMENT SLI	P (To be filled in									
Received Application from Mr. / N				as per detail								
Scheme Name and Plan : ITI BHA Payment Details:	ARAT CONSUMPTION I	FUND	(AUTO SWITCH	OUT APPLICATION	FORM)							
Amount (Rs) :												
Cheque / DD No.:		Dated										
Bank & Branch :					Date & Sta	mp of Collection Centre / ISC						

4. DECLARATION AND SIGNATURES / THUMB IMPRESSION OF APPLICANT(S)

Having read and understood the contents of the Scheme Information Document of the Scheme and Statement of Additional Information and subsequent amendments thereto including the section on who cannot invest, "Prevention of Money Laundering" and "Know Your Customer", I/We hereby apply to the Trustee of ITI Mutual fund for units of the Scheme as indicated above and agree to abide by the terms and conditions, rules and regulations of the Scheme. I/We further declare, I am/we are authorised to invest the amount & that the amount invested by me/us in the above mentioned Scheme is derived through legitimate sources and is not held or designed for the purpose of contravention of any acts, rules, regulations or any statute or legislation or any other applicable laws or notifications, directions issued by the governmental or statutory authority from time to time. I/ We am/are not prohibited from accessing capital markets under any order/ruling/judgment etc., of any Regulation, including SEBI. It is expressly understood that I/We have the express authority from our constitutional documents to invest in the units of the Scheme(s) and the AMC/Trustee/Fund would not be responsible if the investment is ultra vires thereto and the investment is contrary to the relevant constitutional documents. I/We agree that in case my/our investment in the Scheme(s) is equal to or more than 25% of the corpus of the Scheme, then ITI Asset Management Ltd., Investment Manager to the ITI Mutual Fund, has full right to refund the excess to me/us to bring my/our investment below 25%. I/We have not received nor been induced by any rebate or gifts, directly or indirectly in making this investments. I / We hereby authorise TI Mutual Fund, its Investment Manager and its agents to disclose details of my investment to my bank(s) / ITI Mutual Fund's bank(s) and/or Distributor/Broker/Investment Advisor. I/We hereby authorize you to disclose, share, remit in any form, mode or manner, all/any of the information provided by me/us, including all changes, update to such information as and when provided by me/us to ITI Mutual Fund/ITI Asset Management Limited to any Indian or foreign governmental or statutory or judicial authorities / agencies, the tax / revenue authority and other investigation agencies without obligation on advising me / us of the same. I/We authorise ITI Mutual Fund to reject the application, reverse the units credited / redeem units created at applicable NAV, restrain me / us from making any further investment in any of the Schemes of the fund, recover / debit my / our folios(s) with the penal interest and take any appropriate action against me / us in case the cheque(s) / payment instrument is / are returned by my / our banker for any reason whatsoever.

I/We undertake that these investments are my/our own and acknowledge that AMC reserves the right to call for such other additional information / documents as required to comply with PMLA / KYC / FATCA norms. I / We hereby, further agree that the Fund can directly credit all the Income Distribution cum Capital Withdrawal payouts and redemption amount to my bank details given above. I / we hereby confirm that I / We have not been offered / communicated any indicative portfolio and / or any indicative yield by the Fund / AMC / its distributor for this investment. I / We hereby declare that the particulars stated above are correct.

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. I / We further agree that the Fund / AMC can send us all types of SMS relating to the products offered by them

Applicable to unit holders who have not opted for nomination facility. I/We hereby confirm that it is my / our informed decision not to avail the nomination facility offered by ITI Mutual Fund.

I/We confirm that I am/We are not resident(s) of United States under the laws of United States or resident(s) of Canada. In case of change to this status, I/We shall notify the

AMC, in which event the AMC reserves the right to redeem my / our investments in the Scheme(s).

I/We, have invested in the Scheme(s) of your Mutual Fund under Direct Plan. I/We hereby give you 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 Managed by you, to the above mentioned Mutual Fund Distributor/SEBI-Registered Investment Adviser

I hereby authorize the representatives of ITI Asset Management Limited and its Associates to contact me through any mode of communication. This will override registry on DND / DNDC, as the case may be

Applicable to NRI only: I / We confirm that I am / We are Non Resident of Indian Nationality / Origin and I / We hereby confirm that the funds for subscription have been remitted from abroad through approved banking channels from funds in my / our Non-Resident External / Ordinary Account / FCNR Account. Please (🗸) (Including amount of Additional Purchase Transaction made in future)

Repatriation Non-Repatriation

		SIGNATURE(S)	
Date D D M M Y Y Y Y			
Place	Sole/First Applicant/Guardian/ PoA/Authorised Signatory	Second Applicant/PoA	Third Applicant/PoA

(Mandatorily signed by all the unit holders irrespective of mode of holding.)

INSTRUCTIONS

- Auto Switch facility is a Special facility available to the existing investors having investments in Specified Schemes of ITI Mutual Fund only during the New Fund Offering (NFO) period whereby investors can switch their units from such Specified Schemes at the specified date during the NFO Period.
- Unit holders are advised to read the Statement of Additional Information (SAI), Scheme Information Document (SID) and Key Information Memorandum (KIM) of the Scheme 2 which is available at all the Designated Investor Service Centers (ISCs), Brokers / Distributors and on our website www.itiamc.com carefully before investing.
- This Auto Switch Form can be used only by Existing Unit holders having investments in specified schemes of ITI Mutual Fund to switch their units. ITI Mutual Fund reserves 3. the right to extend or limit the said facility on such terms and conditions as may be decided from time to time. For eligible/specified transferor scheme please refer to SID.
- Existing unit holders having investments in schemes other than specified schemes and wish to switch their investments have to fill up Switch Section of the Application Form. 4
- The application for Auto Switch will be processed on the closing day of the NFO 5.
- All valid Auto Switch request would be treated as switch out / redemption for the Transferor Scheme. 6.
- The units from the Specified Transferor Scheme will be switched, subject to provisions mentioned in the Scheme Information Document of the Transferor Scheme. The units in the Transferee Scheme will be allotted at the NFO Price of the Scheme on the Specified Schemes allotment date. 7.
- Unit holder are required to maintain clear balance in accordance with amount specified in the Auto Switch Application Form on the execution date. In case of insufficient 8. balance in the account / folio, the application for Auto Switch will be rejected.
- Unit holders should note that Unit holders' details and mode of holding (single, joint, anyone or survivor) in the Transferee Scheme will be as per the existing folio number of 9 the Transferor Scheme. Units will be allotted under the same folio number
- The Unit holders are given an Option to hold the units by way of an Account Statement or in Dematerialized ('Demat') form. Unit holders opting to hold the units in Demat form must provide their Demat Account details in the specified section of the application form. The Unit holder intending to hold the units in Demat form are required to 10. have a beneficiary account with the DP (registered with NSDL / CDSL as may be indicated by the Fund at the time of launch of the Plan) and will be required to indicate in the application the DP's name, DP ID Number and the Beneficiary account number of the applicant with the DP. In case Unit holders do not provide their Demat Account details, an Account Statement shall be sent to them. Such investors will not be able to trade on the stock exchange till the holdings are converted in to Demat form.
- For Direct Investments, please mention "Direct" in the column "Name & Broker Code / ARN" 11.
- This facility will not be available for units which are under any Lien/Pledged or any lock-in period. 12.
- The application is subject to detailed scrutiny and verification. Applications which are not complete in all respect are liable for rejection either at the collection point itself or 13 subsequently after detailed scrutiny / verification at the back office of the Registrar.
- 14 ITI Mutual Fund reserves the right to withdraw this amend or withdraw this facility or change the procedures from time to time.
- Investors are requested to clearly mention the Plan and the Option in which investment is to be made. In case of any ambiguity, the application will be liable to be rejected. In the absence of clear indication as to the choice of Option (Growth or Income Distribution cum Capital Withdrawal Payout), by default, the units will be allotted under the Growth Option of the Plan.
- 16. Investors subscribing under Direct Plan of the ITI Bharat Consumption Fund will have to indicate the Scheme / Plan name in the application form as "ITI Bharat Consumption Fund - Direct Plan". Investors should also indicate "Direct" in the ARN column. In case ARN code is mentioned in the application form, but "Direct Plan" is indicated against the Scheme name, ARN code will be ignored and the application will be processed under Direct Plan. If the investor does not mention Direct against the scheme name and the ARN code is also not provided the default allotment would be made in the Direct Plan.
- Employee Unique Identification Number (EUIN) would assist in tackling the problem of mis-selling even if the employee / relationship manager / sales person leave the employment of the distributor.

Mutual Fund investments are subject to market risks, read all Scheme related Documents carefully.

Toll Free Number: Non Toll Free Number: Website: Email: 1800-266-9603 022-69153500 mfassist@itiorg.com www.itiamc.com

FATCA, CRS, SUPPLIMENTARY KYC & ULTIMATE BENEFICIAL OWNERSHIP (UBO) SELF CERTIFICATION FORM FOR NON-INDIVIDUALS

Sponsors: The Investment Trust of India Limited [erstwhile, Fortune Financial Services Investment Manager: ITI Asset Management Limited (India) Ltd.] and ITI Credit Limited (formerly known as Fortune Credit Capital Ltd.)

Trustee Company: ITI Mutual Fund Trustee Private Limited

ITI House, Building no. 36, Dr. R. K. Shirodkar Marg, Parel, Mumbai 400 012. CIN: U67100MH2008PLC177677



Name	of the entity																						
Туре о	f address given at KRA	○ Resi	dential or B	usiness		○ Res	sidentia	al		Busine	ess		\circ	Regi	stered	d Office	е						
PAN													Date	of In	corpo	oration	n D	D	ММ	Υ	ΥY	Υ	
City of	incorporation																						
Counti	ry of incorporation																						
				A	DDI	ΓΙΟΝ	AL K	C II	NFOF	RMATI	ON												
Gross	Annual Income (₹) [Plea	se tick	(√)]	Below 1	Lac	O 1-	5 Lacs	O 5	-10 L	acs O	10-25	Lacs	: () :	>25 l	25 Lacs−1 Crore ○>1 Crore								
Net-w	orth	₹							а	s on [D D	М	M	Υ	Y	/ Y	(No	ot old	der tha	an 1 y	ear)		
			us* (Also ap	plicable fo	or aut	authorised signatories/Promoters/ O I am PEP O I am Related to PEP																	
	Trustee/Whole time Directors of the defined as individuals.		ısted with	nror	 Not Applicable orominent public functions by a foreign country, including the Heads of States or of Government 													ernme	ents				
					•	rominent public functions by a foreign country, including the Heads of States of of Governments of States of States of Governments of States of States of States of Governments of States of States of States of Governments of States of States of States of Governments of States of States of States of Governments of States of States of Governments of States of St																	
	ndividual unit holders in oned services	volved/p	providing an	y of the			eign Exc ney Len	_		ney Chai	nger Se	rvice			_	Gambl the abo	•	otter	y/Cas	no Se	rvices	3	
					FAT	CA &	CRS	DEC	CLAF	RATIO	N												
Pleas	e tick the applicable tax	esident	declaration																				
	s "Entity" a tax resident o f yes, please provide co					a resid		⊃ Ye or tax		O No oses ar	nd the	asso	ociat	ted T	Гах ID) numb	oer be	elow	ı.)				
Sr.	Co	untry					Tax I	denti	ificati	ion Nur	nber [%]					lo	dentif	ficat	ion T	уре			
No.															(TIN or	Othe	er%, p	olease	spec	ify)		
1.																							
2.																							
3.																							
% In cas	ase Tax Identification Nu e TIN or its functional ed	mber is	not availabl	e, kindly p	rovic	de its f	functio	nal e	quiva	lent.	numhe	r or G	loha	al En	tity Id	entific:	ation	Nun	nher o	r GIIN	etc		
																					, c.c.		
III Cas	e the Entity's Country of	incorpor	iation/ rax i	esiderice	15 0.3	s. but	⊑iiiiiy i	5 1101	a spi	ecineu c	J.S. FE	15011,	mei	шоп	Entity	у 5 ехе	прис	JII CC	oue ne	ie			
1.	▼ A (To be filled by Final We are a.	incial in	stitutions	or Direct I	(epo	rting	NFES)																
'.	Financial institution			GIIN																			
	(Refer 1 of Part C) OR				•					ut you a onsor's r				y an	other	entity,	pleas	se pr	rovide	your	spons	sor's	
	Direct reporting NFE		0				oring e	,	•														
	(Refer 3(vii) of Part C) (please tick as appropri	ate)																					
	GIIN not available (plea	se tick a	as applicabl	·	•					ained –						1 1							
				O N	ot rec	quired	to app	ly for	r - plea	ase spe	cify 2 c	ligits	sub-	-cate	gory		(F	Refe	r 1 A c	f Par	(C)		
PAR	ΓB (Please fill any one	as appr	opriate "to	be filled	by N	FEs o	ther th	an D	irect	Reporti	ing NF	Es")											
1.	Is the Entity a public company whose share	ly trade	d company	(that is,	а	○ Yes	(If ye	s, ple	ease s	specify a	any one	e sto	ck ex	cha	nge o	n whic	h the	stoc	ck is re	gular	ly trad	ded)	
	established securities r								•	ge													
		6																					
2.	Is the Entity a related en (a company whose sha	res are r	egularly trad	ded on an			(If ye ock is i			specify i aded)	name (of the	e liste	ed co	ompai	ny and	one	stoc	k exch	ıange	on w	hich	
	established securities r			of liste			y bsidiary	of the	Lieta	ad C	omn	any o	r O Co	ontro	ا امطا	hv a l	hatsi	Comr	nany				
							-					•				-							
		Name of stock exchange Secutiy ISIN*																					
3.	Is the Entity an active N	FE (Refe	er 2c of Part	(C)		○ Yes																	
						Natur Pleas	e of Bu e speci	sines fy the	ss e sub-	categor	ry of A	ctive	NFE			(Ment	tion c	ode	– refe	r 2c c	f Par	t C)	
4.	Is the Entity a passive N	IFE (Ref	er 3(ii) of Pa	art C)	○Yes																		
				Natur	e of Bu	sines	22																

UBO/CONTROLLING PERSONS' DETAILS (Mandatory for all entities except, a Publicly Traded Company or a related entity of Publicly Traded Company) O Unlisted Company Liability Liability Partnership Category (Please tick applicable category): O Partnership Firm O Unincorporated association/body of individuals O Public Charitable Trust O Religious Trust Private Trust Trust created by a Will Others (please specify Please list below the details of controlling person(s), confirming ALL countries of tax residency/permanent residency/citizenship and ALL Tax Identification Numbers for EACH controlling person(s). (Please attach additional sheets if necessary). Owner-documented FI's should provide FI Owner Reporting Statement and Auditor's Letter with required details as mentioned in Form W8 BEN E (Refer 3(vi) of Part C) Does your company/entity have any individual person(s) who holds direct/indirect controlling ownership above the prescribed threshold limit? O Yes O No (Refer 3(iv) of Part C) If 'YES' - We hereby declare that the following individual person holds directly / indirectly controlling ownership in our entity above the prescribed threshold limit. Details of such individual(s) are given below. If 'NO' - We declare that no individual person (directly / indirectly) holds controlling ownership in our entity above the prescribed threshold limit. Hence, details of the individual who holds the position of Senior Managing Official (SMO) are provided below.

Details	UBO1	UBO2	UBO3
Name of UBO/SMO*			
UBO Code (Refer 3(iv) (A) of Part C)			
UBO/SMO Country of Tax Residency*~			
UBO/SMO PAN*			
UBO/SMO Address			
	Zip	Zip	Zip
	State:	State:	State:
	Country:	Country:	Country:
UBO/SMO Address Type	Residential	○ Residential ○ Business ○ Registered Office	Residential
UBO/SMO Tax ID/Equivalent Id No.* (For Foreign National, TIN to be provided)			
UBO/SMO Email			
UBO/SMO Mobile			
UBO/SMO Tax ID Type			
UBO/SMO City of Birth*			
UBO/SMO Country of birth*			
UBO/SMO Occupation Type	○ Service ○ Business ○ Others	○ Service ○ Business ○ Others	○ Service ○ Business ○ Others
SMO Designation*			
UBO/SMO Nationality			
UBO/SMO Father's Name			
UBO/SMO PEP*	○ PEP ○ Related to PEP ○ Not a PEP	○ PEP ○ Related to PEP ○ Not a PEP	○ PEP ○ Related to PEP ○ Not a PEP
UBO/SMO Gender	○ Male ○ Female ○ Others	○ Male ○ Female ○ Others	○ Male ○ Female ○ Others
UBO/SMO Date of Birth*	D D M M Y Y Y Y	D D M M Y Y Y Y	D D M M Y Y Y Y
% of Holding of Controlling Persons ^{\$}			
UBO/SMO KYC Complied#			

- * Mandatory
- ~ To include US, where controlling person is a US citizen or green card holder.
- # If UBO/SMO is KYC compliant, KYC proof to be enclosed. Else PAN or any other valid identity proof must be attached. Position/Designation like Director/Settlor of Trust/ Protector of Trust to be specified wherever applicable.
- \$ Attach valid documentary proof like Shareholding pattern duly self attested by Authorized Signatory/Company Secretary

FATCA & CRS TERMS AND CONDITIONS

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

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

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

If you have any questions about your tax residency, please contact your tax advisor. If any controlling person of the entity is a US citizen or resident or green card holder, please include United States in the foreign country information field along with the US Tax Identification Number.

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

Certification

I/We have read and understood the information requirements and the Terms and Conditions mentioned in this Form (read alongwith the FATCA & CRS Instructions) and hereby confirm that the information provided by me/us on this Form is true, correct and complete. I/We hereby agree and confirm to inform ITI Asset Management Company Limited/ITI Mutual Fund/Trustees for any modification to this information promptly.

Name																																		
Designation																							Ī							ī				
					Ø.	ם							¥	2								A		Pla	ace									
	Signat	ture	•					;	Sigi	natı	ıre						Si	igna	atur	·e				Da	ite	- 1 1	o la	иlг	иΙ	Υ	γŀ	γŀ	Υ	

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 -
 - (i) The three financial years preceding the year in which determination is made; or
 - (ii) The period during which the entity has been in existence, whichever is less.
- Investment entity is any entity:
 - That primarily conducts a business or operates for or on behalf of a customer for any
 of the following activities or operations for or on behalf of a customer
 - (i) Trading in money market instruments (cheques, bills, certificates of deposit, derivatives, etc.); foreign exchange; exchange, interest rate and index instruments; transferable securities; or commodity futures trading; or
 - (ii) Individual and collective portfolio management; or
 - (iii) Investing, administering or managing funds, money or financial asset or money on behalf of other persons;

or

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

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 :

An entity is treated as primarily conducting as a business one or more of the 3 activities

- 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	• FI not required to apply for GIIN:									
A. Reas	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) - Entity that is not a financial institution

Types of NFEs that are regarded as excluded NFE are:

a. Publicly traded company (listed company)

A company is publicly traded if its stock are regularly traded on one or more established securities markets (Established securities market means an exchange that is officially recognized and supervised by a governmental authority in which the securities market is located and that has a meaningful annual value of shares traded on the exchange)

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 financia year is passive income and less than 50 percent of the assets held by the NF during the preceding financial year are assets that produce or are held for th production of passive income;
02	The NFE is a Governmental Entity, an International Organization, a Centra Bank, or an entity wholly owned by one or more of the foregoing;
03	Substantially all of the activities of the NFE consist of holding (in whole or i part) the outstanding stock of, or providing financing and services to, one of more subsidiaries that engage in trades or businesses other than the busines of a Financial Institution, except that an entity shall not qualify for this statu if the entity functions as an investment fund, such as a private equity func venture capital fund, leveraged buyout fund, or any investment vehicle whos purpose is to acquire or fund companies and then hold interests in thos companies as capital assets for investment purposes;
04	The NFE is not yet operating a business and has no prior operating history but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE;
05	The NFE was not a Financial Institution in the past five years, and is in th process of liquidating its assets or is reorganizing with the intent to continu or recommence operations in a business other than that of a Financial Institution;
06	The NFE primarily engages in financing and hedging transactions with, of for, Related Entities that are not Financial Institutions, and does not provid 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 business other than that of a Financial Institution;
07	Any NFE that fulfils 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 i established and operated in India and it is a professional organization business league, chamber of commerce, labor organization, agriculture or horticultural organization, civic league or an organization operate exclusively for the promotion of social welfare; It is exempt from income tax in India;
	It is exempt from income tax in India; It has no shareholders or members who have a proprietary or beneficial.
	interest in its income or assets;
	The applicable laws of the NFE's country or territory of residence or the NFE' formation documents do not permit any income or assets of the NFE to distributed to, or applied for the benefit of, a private person or non-charitabl Entity other than pursuant to the conduct of the NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as paymer representing the fair market value of property which the NFE has purchased and The applicable laws of the NFE's country or territory of residence the NFE's formation documents require that, upon the NFE's liquidation of dissolution, all of its assets be distributed to a governmental entity or othe non-profit organization, or escheat to the government of the NFE's country of territory of residence or any political subdivision thereof.
	Explanation - For the purpose of this sub-clause, the following shall be treate as fulfilling the criteria provided in the said sub-clause, namely:-
	(I) an Investor Protection Fund referred to in clause (23EA);
	(II) a Credit Guarantee Fund Trust for Small Industries referred to in claus 23EB; and
	(III) an Investor Protection Fund referred to in clause (23EC), of section 10 of the Act;

3. Other Definitions

(i) Related entity

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

(ii) Passive NFE

The term passive NFE means

 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

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

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

(iv) Controlling persons

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

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

- More than 10% of shares or capital or profits of the juridical person, where the juridical person is a company;
- (2) More than 10% of the capital or profits of the juridical person, where the juridical person is a partnership; or
- (3) 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 10% 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) Controlli	ng Person Type (UBO):
UBO Code	Sub-category 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 arrangement-trust-trustee
06	CP of legal arrangement-trust-protector
07	CP of legal arrangement-trust-beneficiary
08	CP of legal arrangement-trust-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

- (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:

- (2) 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);
- (3) the United States or any wholly owned agency or instrumentality thereof;
- (4) 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;
- 5) 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;
- (6) any bank as defined in section 581 of the U.S. Internal Revenue Code;
- (7) any real estate investment trust as defined in section 856 of the U.S. Internal Revenue Code;
- 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);
- (9) any common trust fund as defined in section 584(a) of the U.S. Internal Revenue Code;
- (10) 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;
- (11) 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;
- (12) a broker as defined in section 6045(c) of the U.S. Internal Revenue Code; or
- (13) 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 FI

An FI meets the following requirements:

- (a) The FI is an FI solely because it is an investment entity;
- The FI is not owned by or related to any FI that is a depository institution, custodial institution, or specified insurance company;
- (c) The FI does not maintain a financial account for any non participating FI;
- (d) The FI 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 FI that holds its interest through a participating FI, a deemed-compliant FI (other than an owner-documented FI), an entity that is a U.S. person, an exempt beneficial owner, or an excepted NFE.

(vii) Direct reporting NFE

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

(viii)Exemption code for U.S. persons

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

APPLICATION SUPPORTED BY BLOCKED AMOUNT (ASBA) FORM

ITI BHARAT CONSUMPTION FUND

(An open ended equity scheme following consumption theme)



SCSB Stamp, Signature, Date & Time of Form submission

Please read ASBA instructions before filling the Form

ASBA Form Dated D D M M Y Y Y

Amount in words SCSB (Bank)

Bank Account No.

New Fund Offer Opens on: New Fund Offer Closes on: Scheme re-opens: February 06, 2025 on or before March 06, 2025

Long-term wealth cre

Februar	y 06, 2025	February 20, 2025		on or bet	ore March 06, 202	5	
All sections should	d be Filled in English and in	BLOCK LETTERS only.				Application No.	
Distributor/RIA C	ode Sub-Distributor Code	Internal Code for Sub-Broker/Employee	EUIN	SCSB	SCSB IFSC	Syndicate Member Stamp & Code	SCSB Branch Serial No.
ARN-	ARN-						
Upfront commission rendered by the dist	n shall be paid directly by the	unit holder to the AMFI re	egistered Distrib	outors based o	n the unit holders' a	ssessment of various factor	ors including the service
EUIN Declaration: I/ employee/relations relationship manag RIA Declaration: I/N	We hereby confirm that the hip manager/sales person of the distrib. We hereby give you my/our whemes managed by you, to t	If the above distributor/soutor/sub broker. consent to share/provide	sub broker or no e the transactio	otwithstanding ons data feed/	the advice of in-a portfolio holdings/	ppropriateness, if any, pro	vided by the employee/
First/Sole A	pplicant/Guardian/POA Holde	r Secon	nd Applicant/Gua	rdian/POA Holo	ler	Third Applicant/Guardia	n/POA Holder
In case the subsc	CHARGES for ₹10,000/- and ription amount is ₹10,000/- or other than first time mutual vested.	or more and your distr	ibutor has opte	d to receive tr	ansaction charges	s, ₹ 150/- (for first time mi	utual fund investor) or
1. APPLICANT'S	DETAILS (Names should be in	n the same sequence as ap	pearing in your D	emat Account. I	n case of discrepand	ies, the Application is liable t	o get rejected.)
Name of First/Sol	e Applicant OMr. OMs. O	M/s. O Minor		OIndividua	I ○ Non Individ	dual	1
PAN/PEKRN							
_	(in case of First/Sole Applicant i	s a Minor) / Name of Cor	ntact Person (ir	n case of Non-Inc	lividual applicant only)	
O Mr. O Ms. Nai	me						
PAN/PEKRN							
CONTACT DETAILS	S OF FIRST APPLICANT						
Land Line No. (STD	Code + Tel. No.)		Mobile	e No.			
E-mail Address							
1	Applicant O Mr. O Ms.		1 1 1 1				
Name							
PAN/PEKRN*							
Name of Third App	plicant OMr. OMs.						
PAN/PEKRN*							
PAIN/PERRIN"							
Mode of Holding in * PAN/PEKRN is man	n Demat Account: O Single	e ○ Joint ○ Anyone	or Survivor				
2. INVESTMENT	•						
	arat Consumption Fun	d		lan (Diagos V) ○ Regular ○ D	iroot	
Ochemic	th ○ IDCW# Reinvest ○ IDC		FI	idii (Fledse V) C Regulai C D	ilect	
•	tion will be Growth in case option	,	ambiguity.				
3. BANK ACCOU	NT DETAILS FOR BLOCKIN	IG OF FUNDS (MANDA	ATORY)				
Bank A/c. No.			1	Type O Sav	rings O Current	ONRE ONRO OFCNR	
Bank Name							
Branch Name			L City			Pin Code	
MICR Code		RTGS IFSC Code				FSC Code	
	on your Cheque next to your Cheque No.		. 1	Two lakhs and above		11 character code a	appearing on your Cheque leaf
Amount to be Block	ted (₹ in figures)		(In word	ds)			
MUTUAL FUN Long-term wealth creators		T)	Acknowledger To be filled in by t			Application No.	
Received from: Mr./	Ms./M/s						
Tel. No.		Mobile					
Scheme Name	ITI Bharat Consumption Fund	Plan		Ontion			

Amount to be Blocked (₹)

(Branch)

Submission Date D D M M Y

4. DEMAT ACCOUNT DETAIL	S (MANDA	TORY)		
Depository Name [Please tick ()] ONSDL	○ CDSL	DP Name	
Beneficiary Account No. (NSDL)	I N			Beneficiary Account No. (CDSL)

5. UNDERTAKING BY ASBA UNIT HOLDER/ACCOUNT HOLDER

1) I/We hereby undertake that I/We am/are an ASBA unit holder(s) as per the applicable provisions of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009. I/We authorize (a) the Self Certified Syndicate Bank (SCSB) to do all acts as are necessary to make an application for purchase of units in the NFO blocking the amount to the extent mentioned above in the "SCSB details" or unblocking funds in the bank account maintained with the SCSB specified in the ASBA Form, transfer of funds to the Issuer's account designated for this purpose on receipt of instruction from the Registrar after finalisation of the basis of allotment entitling me/us to receive Units on such transfer of funds, etc. (b) Registrar to ITI Mutual Fund to issue instructions to the SCSB to remove the block on the funds in the bank account specified in the ASBA Form, upon finalisation of the basis of allotment and to transfer the requisite money to the Issuer's account designed for this purpose. 3) In case the amount available in the bank account specified in the ASBA Form is insufficient for blocking the amount equivalent to the application money, the SCSB shall reject the application. 4) If the DP ID, Client ID or PAN furnished by me/us in the ASBA Form is incorrect or incomplete, the ASBA Application shall be rejected and the AMC, R&TA and SCSB shall not be liable for losses, if any. 5) I/We hereby authorise the SCSB to make relevant revisions as may be required to be done during the NFO, in the event of price revision.

Having read and understood the contents of the SID and SAI, I/We hereby apply under Direct/AMFI Certified empanelled distributors to the Trustees of ITI Mutual Fund for units of the Scheme/Option as indicated above and agree to abide by the terms, conditions, rules and regulations of the Scheme. I/We have understood the details of the Scheme and I/We have not received nor been induced by any rebate or gifts, directly or indirectly, in making this investment. I/We hereby authorise ITI Mutual Fund, its Investment Manager and its Agents to disclose details of my/our investment to my/our bank(s)/ITI Mutual Fund's Bank(s) and/or Distributor/Broker/Investment Advisor and to verify my/our bank details provided by me/us. I/We hereby declare that the particulars given above are correct and express my/our willingness to make payments referred above through participation in ECS/Direct Debit Facility. If the transaction is delayed or not effected at all for reasons of incomplete or incorrect information, I/We would not hold ITI Asset Management Ltd. (Investment Manager to ITI Mutual Fund), their appointed service providers or representatives responsible. I/We will also inform ITI Asset Management Ltd., about any changes in my/our bank account. We have understood that the present scheme does not offer any guarantee or assured return and that the scheme is subject to credit risk or default risk including possible loss of principal, any loses in case of a default will be borne by me/us. *I/We confirm that I am/We are Non-Residents of Indian Nationality/Origin and that the funds are remitted from abroad through approved banking channels or from my/our NRE/NRO/FCNR Account. I/We are Non-Residents of Indian Nationality/Origin and that the funds are remitted from abroad through approved banking channels or from my/our NRE/NRO/FCNR Account. I/We are Non-Residents of Indian Nationality/Origin and that the funds are remitted from abroad through legitimate sources and is not held or designed for the purpose of contravention of any Ac

I/We confirm that I am/We are not United States person(s) under the laws of United States or resident(s) of Canada. Incase of change to this status, I/We shall notify the AMC, in which event the AMC reserves the right to redeem my/our investments in the Scheme(s).

		SIGNATURE(S)		
	L D	€ D		Attn: NRI unit holde
Signature of the Applicant(s)	Sole/First Applicant/Guardian/ PoA/Authorised Signatory	Second Applicant/PoA	Third Applicant/PoA	payment must
Signature of the	L	€ 1	∠ i	NRE/FCNR
Bank Account Holder(s)	Sole/First Applicant/Guardian/ PoA/Authorised Signatory	Second Applicant/PoA	Third Applicant/PoA	Accounts)
Date D D M M Y Y	Y Place			

(Mandatorily signed by all the unit holders irrespective of mode of holding.)

INSTRUCTIONS FOR FILLING UP THE 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.
- 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. Unit holders maintaining their accounts in 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, unit holders 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 arrangement 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. An SCSB shall identify its Designated Branches (DBs) at which an ASBA Applicant 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 same to SEBI, after which SEBI will 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.
- Eligibility of unit holders: Unit holder shall be eligible to apply through ASBA process, if he/she:
 - is a "Resident Retail Individual unit holder, Non Institutional unit holder, QIBs, Eligible NRIs applying on non-repatriation basis, Eligible NRIs applying on repatriation basis i.e. any unit holder,
 - (ii) is applying through blocking of funds in a bank account with the SCSB; Such unit holders are hereinafter referred as "ASBA unit holders".
- 4. ASBA Facility in Brief: Unit holder shall submit his/her Application through an ASBA Application Form, either in physical or electronic mode, to the SCSB with whom the bank account of the ASBA unit holder or bank account utilised by the ASBA unit holder ("ASBA Account") is maintained. The SCSB shall block an amount equal to the NFO application Amount in the bank account specified in the ASBA 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 Application 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 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 Applicants to the AMC account designated for this purpose. In case of withdrawal/Rejection of the Offer, the R&TA shall notify the SCSBs to unblock the blocked amount of the ASBA Applicants 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 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.

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

- Other Information for ASBA Unit holders:
 - On the closure date of the NFO, the ASBA form should be submitted to the SCSBs before the 3.00 p.m. or such other time as may be decided by respective SCSBs.
 - The Applicant intending to invest in the Scheme through ASBA Process will be required to have a beneficiary account with a Depository Participant (DP) of NSDL/CDSL and will be required to mention in the application form DP ID No. and Beneficiary Account No. with the DP at the time of purchasing Units during the NFO.
 - Signatures as available with depository will be taken for all purpose after the allotment of units incase of demat holding.
 - All static details in our records would be taken from the demat account (DP ID) provided by you.
 - Bank account details provided in the ASBA Application form will be used for refunding reject applications where DP ID is not matching
 - Bank Mandate for redemptions/Income Distribution cum Capital Withdrawal will be as per your DP ID incase of demat holding.
 - SCSB shall give ASBA unit holders an acknowledgement for the receipt of ASBAs.
 - 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 unit holders 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 shall act as a nodal agency for redressing complaints of ASBA and non-ASBA unit holders, including providing guidance to ASBA unit holders regarding approaching the SCSB concerned.
 - ASBA facility is currently available only to those unit holders who wish to hold the units in dematerialized form.