

KEY INFORMATION MEMORANDUM

MIRAE ASSET LIQUID FUND

(Formerly Known as Mirae Asset Cash Management Fund)

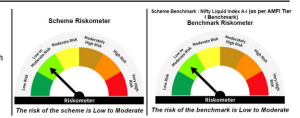
An open-ended liquid scheme. A relatively low interest rate risk and moderate credit risk

PRODUCT LABELLING

Mirae Asset Liquid Fund This product is suitable for investors who are seeking*

Optimal returns over short term
 Investment in a portfolio of short duration money market and debt instruments with residual maturity up to 91 days only

*Investors should consult their financial advisors if they are not clear about the suitability of the product.



The Above riskometer is as on April 30, 2025. For latest riskometer, investors may refer to the Monthly Portfolios disclosed on the website of the Fund viz. www.miraeassetmf.co.in

Pote	ential Risk Class	Matrix (PRC)	
Credit Risk → Interest Rate Risk↓	Relatively Low (Class A)	Moderate (Class B)	Relatively High (Class C)
Relatively Low (Class I)		B-I	
Moderate (Class II)			
Relatively High (Class III)			

Continuous Offer for units at NAV based prices

Name of Mutual Fund: Mirae Asset Mutual Fund

Name of Asset Management Company: Mirae Asset Investment Managers (India) Private Limited CIN: U65990MH2019PTC324625

> Name of Trustee Company: Mirae Asset Trustee Company Private Limited CIN: U65191MH2007FTC170231

Registered & Corporate Office:

Unit No.606, Windsor Building, Off. C.S.T Road, Kalina, Santacruz (East), Mumbai – 400098 Tel. No.: 022-678 00 300 Fax No.: 022- 6725 3940 - 47 Website: <u>www.miraeassetmf.co.in</u> E-mail: <u>miraeasset@miraeassetmf.co.in</u>

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

The Scheme particulars have been prepared in accordance with Securities and Exchange Board of India (Mutual Funds) Regulations 1996, as amended till date, and filed with Securities and Exchange Board of India (SEBI). The units being offered for public subscription have not been approved or disapproved by SEBI, nor has SEBI certified the accuracy or adequacy of this KIM.

This Key Information Memorandum is dated May 31, 2025



Investment Objective	The investment objective of the scheme is to generate cons liquidity in a judicious portfolio mix comprising of money Scheme does not guarantee any returns.		
Asset Allocation Pattern	There is no assurance that the investment objective of the Under normal circumstances, the asset allocation will be a		achieved.
of the scheme	Instruments	Indicative allo (% of total ass	
		Minimum	Maximum
	Money Market Instruments (including Cash, Reverse Repo, Tri-party repo) MIBOR & MIBOR linked instruments upto 91 days.	20	100
	Debt Instruments with residual maturity upto 91 days only	0	80
	repo, Certificates of Deposit of Scheduled Commercial E Development Financial Institutions, Government securities year or less and other Money Market securities as may be time to time and in the manner prescribed under the Regular Debt securities include, but are not limited to, Debt Obligat State and Local Governments, Government Agencies, S Undertakings, Public Sector Banks or Private Sector Bank Institutions, Development Financial Institutions, and Corpe The Debt Securities (including money market instruments) rate or floating rate, listed, unlisted, privately placed or sec others, transacted on an outright or repo / reverse repos b The scheme may also invest in deposits of Scheduled Comm Regulations / Guidelines. The Investment Manager will in that are rated investment grade by a domestic credit rating such activity, such as CRISIL, ICRA, CARE, FITCH, etc. permitted regulatory limits, which the Investment Manage quality. Where investment in unrated debt securities is s approval of the Board of Directors of the AMC and Tr investment.	s with unexpired e permitted by S ations. tions of the Gov Statutory Bodie ks or any other orate Entities.) referred to abo ecuritized debt s basis, as permitte mercial Banks a vest only in tho g agency author or in unrated de ger believes to sought to be m	d maturity of one SEBI / RBI from ernment of India, es, Public Sector Banks, Financial ve could be fixed securities, among ed by regulation. s permitted under se debt securities rized to carry out ebt securities upto be of equivalent tade, the specific
	Pursuant to paragraph 12.24 of the SEBI Master Circular 2024, the cumulative gross exposure through repo transa- money market instruments should not exceed 100% of the	ctions in corpor	rate debt, debt &
	Cash or cash equivalents with residual maturity of less tha creating any exposure. As per clause 12.25 of SEBI Mast Cash Equivalent shall consist of Government Securities, T Securities having residual maturity of less than 91 days.	er Circular date	ed June 27, 2024,
	The Scheme may invest in various derivatives instrumen futures and forward rate agreements or contracts which are from time to time and which are permissible as per the app in derivative instruments will be made in accordance with strategy of the Scheme to protect the value of the portfo	available for in plicable Regulation the investment	vestment in India tions. Investment objective and the



investments shall also be subject to the internal limits as may be laid down from time to time
and such limits and restrictions as may be prescribed by the Regulations or any other
regulatory body.

The scheme does not propose to invest in equity and equity related securities. The Scheme will not invest in Securitized debt. The scheme shall not engage into stock lending and instruments having special features.

For the purpose of further diversification and liquidity, the Scheme may invest in other schemes managed by the same AMC or by the asset management company of any other mutual fund without charging any fees on such investments, provided that aggregate interscheme investment made in all schemes managed by the same AMC or in schemes managed by the AMC of any other mutual fund shall not exceed 5% of the net asset value of the Fund. In the event of deviations, rebalancing will normally be carried out within 20 business days.

Investment by scheme in the units of CDMDF

In accordance with the requirement of regulation 43A of SEBI (Mutual Funds) Regulations, 1996 read with SEBI Master circular dated June 27, 2024 on Investment by Mutual Fund Schemes and AMCs in units of Corporate Debt Market Development Fund, scheme shall invest 25 bps of its AUM as on December 31, 2022 in the units of the Corporate Debt Market Development Fund ('CDMDF') within 10 working days from the request of CDMDF. Further, an incremental contribution to CDMDF shall be made every six months within 10 working days from the end of half year starting from December 2023 to ensure 25 bps of scheme AUM is invested in units of CDMDF. However, if AUM decreases there shall be no return or redemption from CDMDF. Contribution made to CDMDF, including the appreciations on the same, if any, shall be locked-in till winding up of the CDMDF.

However, in case of winding up of contributing Scheme, inter-scheme transfers within the same Mutual Fund or across Mutual Funds may be undertaken.

Further, investments in CDMDF units shall not be considered as violation while considering maturity restriction as applicable for various purposes (including applicable Investment limits) and the calculations of Potential Risk Class (PRC) Matrix, Risk-o-meter, Stress testing and Duration for various purposes shall be done after excluding investments in units of CDMDF.

Investment by the AMC in the units of Corporate Debt Market Development Fund

Pursuant to regulation 43A of SEBI (Mutual Funds) Regulations, 1996 and Chapter 16A of SEBI Master Circular dated June 27, 2024 on Investment by Mutual Fund Schemes and AMCs in units of Corporate Debt Market Development Fund, AMC shall make a one-time contribution equivalent to 2 bps of the AUM of the specified debtoriented schemes as on December 31, 2022 in the units of the Corporate Debt Market Development Fund ('CDMDF') within 10 working days of request from CDMDF. Contribution made to CDMDF, including the appreciations on the same, if any, shall be locked-in till winding up of the CDMDF.

In case of delay in contribution by the Scheme and AMC, the AMC shall be liable to pay interest at fifteen percent (15%) per annum for the period of delay.

Indicative Table (Actual instrument/percentages may vary subject to applicable SEBI circulars)

Sl. no	Type of Instrument	Percentage of exposure	Circular references*
1.	Stock Lending	0%	Clause 12.11 of SEBI Master Circular dated June 27, 2024



		Mut	tual Fund
2.	Derivatives	20%	Clause 12.25 of SEBI Master Circular dated June 27, 2024
3.	Securitized Debt	0%	Clause 12.15 of SEBI Master Circular dated June 27, 2024
4.	Equity and Equity related securities	0%	-
5.	Instruments having Special Features	0%	clause 12.2 of SEBI Master Circular dated June 27, 2024
6.	Units of CDMDF	25 bps of AUM of the Scheme	regulation 43A of SEBI (Mutual Funds) Regulations, 1996 read with SEBI circular no. SEBI/HO/IMD/PoD2/P/CIR/202 3/129 dated July 27, 2023
7.	Mutual fund Units	Upto 5%	Clause 4 of Seventh Schedule of SEBI (Mutual Funds) Regulations, 1996

*SEBI circular references (wherever applicable) in support of exposure limits of different types of asset classes in asset allocation shall be provided.

Rebalancing due to passive breach

In the event of deviation from mandated asset allocation mentioned above due to passive breaches, the rebalancing will be carried out in 30 business days from the date of deviation. Where the portfolio is not rebalanced within 30 business days, justification for the same including details of efforts taken to rebalance the portfolio shall be placed before the Investment Committee and reasons for the same shall be recorded in writing. The Investment Committee, if so desires, can extend the timelines up to sixty (60) business days from the date of completion of mandated rebalancing period in accordance with clause 2.9 of SEBI Master Circular dated June 27, 2024. However, at all times the portfolio will adhere to the overall investment objectives of the Scheme.

In case the portfolio of schemes is not rebalanced within the aforementioned mandated plus extended timelines, AMCs shall:

i. not be permitted to launch any new scheme till the time the portfolio is rebalanced;ii. not to levy exit load, if any, on the investors exiting such scheme

Rebalancing of deviation due to short term defensive consideration

Subject to SEBI (MF) Regulations, the asset allocation pattern indicated above may change from time to time, keeping in view market conditions, market opportunities, applicable regulations and political and economic factors. It must be clearly understood that the percentages can vary substantially depending upon the perception of the Investment Manager; the intention being at all times to seek to protect the interests of the Unit holders. As per clause 1.14.1.2 of SEBI Master Circular dated June 27, 2024, such changes in the investment pattern will be for short term and for defensive consideration only. In the event of deviations, portfolio rebalancing will be carried out within 30 Calender days in such cases.

Suspension of Purchase of Units

Subject to the approval of the Boards of the AMC and of the Trustee, and subject also to necessary communication of the same to SEBI, the determination of the NAV of the Units of the Scheme, and consequently of the Purchase, Redemption and switching of Units, may be temporarily suspended in any of the conditions described below:



	Mutual Fund
	a) When one or more stock exchanges or markets which provide the basis of valuation for a substantial portion of the assets of the Scheme is closed otherwise than for ordinary holidays.
	b) When, as a result of political, economic or monetary events or any other circumstances outside the control of the Trustee and the AMC, the disposal of the assets of the Scheme is not considered to be reasonably practicable or might otherwise be detrimental to the interests of the Unit Holders.c) In the event of breakdown in the means of communication used for the valuation of investments of the Scheme, so that the value of the securities of the Scheme cannot be accurately or reliably arrived at.
	d) If, in the opinion of the AMC, extreme volatility of markets causes or might cause, prejudice to the interests of the Unit Holders of the Scheme.e) In case of natural calamities, war, strikes, riots, and bandhs.
	f) In case of any other event of force majeure or disaster that in the opinion of the AMC affects the normal functioning of the AMC or the Registrar.g) If so directed by SEBI. In any of the above eventualities, the time limits for processing requests for subscription and Redemption of Units will not be applicable. All types
	of subscription and Redemption of Units will be processed on the basis of the immediately next Applicable NAV after the resumption of dealings in Units.
	SEBI vide its clause 1.12 of SEBI Master Circular dated June 27, 2024 has laid down certain requirements to be observed before imposing restriction on redemptions.
Investment Strategy	The fund will be managed according to the investment objective to generate consistent returns with a high level of liquidity in a judicious portfolio mix comprising of money market and debt instruments.
	The intention is to offer returns at lower level of risk while maintaining the liquidity profile.
	The investment team will primarily use a bottom up approach with an importance to top down overlay to assess the quality of the security/instrument (including the financial health of the issuer) as well as the liquidity of the security and the impact of various macroeconomic policy changes such as monetary policy changes etc.
	Investments in Certificates of Deposits and Commercial Papers carry various risks such as interest rate risk, reinvestment risk, credit risk and liquidity risk etc. Whilst such risks cannot be eliminated, they may be minimized through diversification The Scheme does not propose to underwrite issuances of securities of other issuers. The Scheme will purchase securities in primary as well as secondary markets. The Scheme may also invest in securities offered by the issuer through private placements.
	Investment in Derivatives:
	The Scheme may take derivatives position based on the opportunities available subject to the guidelines issued by SEBI from time to time and in line with the overall investment objective of the Scheme. These may be taken to hedge the portfolio, rebalance the same or to undertake any other strategy as permitted under the SEBI Regulations
	Derivative products are leveraged instruments and can provide disproportionate gains as well as disproportionate losses to the investor. Execution of such strategies depends upon the ability of the fund manager to identify such opportunities. Identification and execution of the strategies to be pursued by the fund manager involve uncertainty and decision of fund manager may not always be profitable. No assurance can be given that the fund manager will be able to identify or execute such strategies.
	The risks associated with the use of derivatives are different from or possibly greater than, the risks associated with investing directly in securities and other traditional investments.
	For detailed derivative strategies, please refer to SAI.



	iviutual rulio
Risk Profile of th	e Mutual Fund Units involve investment risks including the possible loss of principal.
Scheme	with the one of the involve investment risks mending the possible loss of principal.
	Standard Risk Factors:
	• Investment in Mutual Fund units involves investment risks such as trading volumes,
	settlement risk, liquidity risk, default risk including the possible loss of principal
	• As the price / value / interest rate of the securities in which the Scheme invests
	fluctuates, the value of your investment in the scheme can go up or down depending on various factors and forces affecting capital markets and money markets.
	 Past performance of the Sponsor/ AMC/ Mutual Fund does not guarantee the future
	performance of the Scheme.
	• The name of the Scheme does not in any manner indicate its quality or its future
	prospects and returns.
	• The Sponsor is not responsible or liable for any loss resulting from the operation of the
	Scheme beyond the initial contribution of Rs. 1 lakh made by it towards setting up the
	Fund.
	• The present scheme is not a guaranteed or assured return scheme. In addition, the
	scheme does not guarantee or assure any IDCW and also does not guarantee or assure that it will make any distribution of IDCW, though it has every intention to make the
	same in the distributions of Income Distribution cum Capital Withdrawal (IDCW)
	option. All distributions of Income Distribution cum Capital Withdrawal will be
	subjected to the investment performance of the Scheme.
	Please read the SID carefully for details on risk factors before investment. Scheme specific Risk Factors are summarized below:
	Kisk Factors are summarized below:
	Risks Associated with Debt & Money Market Instruments
	Risks Associated with Derivatives
	Risk factors associated with instruments having special features
	Risk factors associated with short selling
	Risk Associated with Segregated Portfolio
	• Risks associated with investing in Tri-Party Repo through CCIL (TREPS)
	Risk Associated while transacting through Email
	For details on risk factors and risk mitigation measures, please refer SID.
Plans/Options	The Scheme have Regular Plan and Direct Plan** with a common portfolio and separate
•	NAVs. Investors should indicate the Plan for which the subscription is made by indicating
	the choice in the application form.
	Each of the above Regular and Direct Plan under the scheme will have the following
	Each of the above Regular and Direct Plan under the scheme will have the following Options / Sub-options: (1) Growth Option and (2) Income Distribution cum Capital
	Withdrawal (IDCW) Option. The IDCW Option shall have only Reinvestment of IDCW
	and Payout of IDCW Option.
	The IDCW Option shall have the following 2 sub-options:
	a) Payout of Income Distribution cum capital withdrawal option ("Payout of
	IDCW")
	b) Reinvestment of Income Distribution cum capital withdrawal option
	("Reinvestment of IDCW").
	The default option for the unitholders will be Desular Dian. Crowth Option if he is result a
	The default option for the unitholders will be Regular Plan - Growth Option if he is routing his investments through a distributor and Direct Plan – Growth option if he is a direct
	investor.
	If the unit holders select IDCW option but does not specify the sub-option then the default
	sub-option shall be Reinvestment of IDCW.



Income Distribution cum capital withdrawal option (IDCW) shall have:
i. Reinvestment of Income Distribution cum capital withdrawal option (IDCW)

-Daily Reinvestment of Income Distribution cum capital withdrawal option (IDCW) -Weekly Reinvestment of Income Distribution cum capital withdrawal option (IDCW) -Monthly Reinvestment of Income Distribution cum capital withdrawal option (IDCW)

- ii. Payout of Income Distribution cum capital withdrawal option
 - Daily Payout of Income Distribution cum capital withdrawal option
- Weekly Payout of Income Distribution cum capital withdrawal option
 - Monthly Payout of Income Distribution cum capital withdrawal option

Amounts can be distributed out of investors capital (Equalization Reserve), which is part of sale price that represents realized gains.

Investors subscribing under Direct Plan of the Scheme will have to indicate "Direct Plan" against the Scheme name in the application form i.e. "Mirae Asset Liquid Fund - Direct Plan".

<u>Guidelines for Processing of transactions received under Regular Savings Plan with</u> <u>invalid ARN</u>

In accordance with AMFI circular no. 135/BP/ 111 /2023-24 dated February 2, 2024, transactions received in Regular Plan with Invalid ARN shall be processed in Direct Plan of the same Scheme (even if reported in Regular Plan), applying the below logic:

Transac tion	Prin	nary AR	N	SUB distri ARN	ibutor	EUI N*	Execut ion Only Mentio ned	Regu lar Plan / Direc t Plan
Туре	V ali d	Inv alid	Empane lled	V ali d	Inv alid	Vali d	Yes	
Lump Sum/	Y		Y				Y	Regu lar
Registrat ion	Y		Ν	Not a	applicable	e		Direc t
	Y		Y	N. A.	N.A	N.A	N	Regu lar *
	Y		Y	Y		Y		Regu lar
		Y						Direc t
	Y		Y	Y			Y	Regu lar
	Y		Y		Y			Direc t
Trieser	Y			Not a	applicable	e		Regu lar
Trigger		Y		Not a	applicable	e		Direc t

The AMC reserves the right to introduce a new option / investment Plan at a later date, subject to the SEBI (MF) Regulations. The AMC also reserves the right to discontinue / withdraw any option / investment plan, if deemed fit, after taking approval of the Board of Directors of AMC and Trustee.

		MIRA Mutual Fur	NE ASSET
	**DIRECT PLAN: Direct Plan is on Scheme directly with the Mutual Fun- for investors who route their investme	ly for investors who pu d or through the stock of	urchase /subscribe Units in a exchange and is not available
	For detail disclosure on defaults plans	s and options, kindly re	fer SAI
Applicable NAV (after the scheme opens for subscriptions and redemptions)	Cut-off time is the time before whic respects) should reach the Official H NAV of that Business Day.		
	An application will be considered act in all respects and received and tim below, at any of the Official Points of received and the time stamping is do deemed to have been received on the	e stamped upto the rel of Acceptance of transa- one after the relevant C	levant Cut-off time mentioned ctions. Where an application is
	a. Cut - off timings in respect of all i. Where the application is received utilization before the cut-off time, the immediately preceding the day of received utilization on the same day, the app immediately preceding the next busin iii. Irrespective of the time of receipt utilization before the cut-off time, the immediately preceding the day on wh	upto 1.30 p.m. on a da applicable NAV would eipt of application; after 1.30 p.m. on a d licable NAV would be ess day; and of application, where applicable NAV would	ay and funds are available for l be the closing NAV of the day ay and funds are available for e the closing NAV of the day the funds are not available for l be the closing NAV of the day
	b. For allotment of units in respect i. Application is received before the a ii. Funds for the entire amount of sub- to the bank account of the respective iii. The funds are available for utilizat	pplicable cut-off time of scription / purchase as liquid schemes before t	of 1.30 p.m., per the application are credited he cut-off time, and
	c. For allotment of units in respect it shall be necessary that:	of switch-in to liquid s	schemes from other schemes,
	i. Application for switch-in is receive ii. Funds for the entire amount of sul credited to the bank account of the re time, and iii. The funds are available for utilizat	bscription / purchase a espective switch-in liqu ion before the cut-off t	s per the switch-in request are uid schemes before the cut-off ime. Irrespective of the time of
	receipt of application for switch-in to utilization before the cutoff time, the immediately preceding the day on wh	applicable NAV would	be the closing NAV of the day
	 For Redemptions / Switch-outs The Cut-off time for the Scheme is 3 In respect of valid Redemption Centre up to 3 p.m. on a Busine the next business day will be ap for redemption before 3.00 pr accordingly Sunday's NAV sha 	n applications accepte ess Day, the NAV of th oplicable. (For eg: An a n, and the next availa	ad at a Designated Collection are day immediately proceeding application received on Friday
	In respect of valid Redemption appl after 3 p.m. on a Business Day, the N		
Minimum Application Amount/ Number of Units	Purchase:	Additional Purchase:	Redemption:
	Investors can invest under the Scheme with a minimum		The minimum redemption/switch out



		Mutual Fur	nd
	investment of Rs.5,000/- and in multiples of Re. 1/- thereafter.	For subsequent additional	amount shall be 'any amount' or 'any number of
	multiples of Re. 1/- thereafter.	purchases, the	
	Investments through SIP: Rs. 99/-	investor can invest	investor at the time of
	and in multiples of Re.1/- thereafter	with the minimum	redemption.
	The Minimum Application shall not	amount of Rs. 1,000/- and in	
	be applicable to the mandatory	multiples of Re. 1/-	
	investments made in the Scheme	thereafter.	
	pursuant to the provisions of clause		
	6.9 and 6.10 of SEBI Master Circular dated June 27, 2024, as		
	amended from time to time.		
Despatch of Redemption	Redemption: Within three working		the redemption request at the
Request	authorized center of Mirae Asset Mut	ual Fund.	
	For list of exceptional circumstances Funds dated June 27, 2024.	refer para 14.1.3 of SE	BI Master Circular for Mutual
Benchmark Index	The benchmark of the scheme is NIF AMFI prescribed guidelines. Hence,		
	Rationale for adoption of benchmark:		
	The performance of the scheme will Liquid Index A-I. The same has been of the benchmark is in conformity wi in the SID.	chosen as the benchman	k as the asset allocation pattern
	The above benchmark is in accordance 27, 2024 on 'Guiding Principles for Schemes' and the list published by schemes.	bringing uniformity in	Benchmarks of Mutual Fund
	The Trustees reserve the right to notification to the investors to this eff		c of the Scheme by suitable
	The AMC and Trustee may change the index after recording adequate justifies of benchmark index and/or selecting complete compliance of the relevant g	cation for carrying out ng additional benchma	such change. However, change rk indices would be done in
Dividend Policy (IDCW)	The IDCW warrants shall be dispatch record date.	ed to the unit holders v	vithin 7 working days from the
	In case of Unit Holder having a ban Fund would have made arrangements credited to their account.		
	The IDCW will be paid by warrant a (registered holder of the Units or, if th registered holder) with bank account it is mandatory for the Unit holders to of SEBI).	ere is more than one reg number furnished to the	gistered holder, only to the first Mutual Fund (please note that
	Further, the IDCW proceeds may be manner through which the investor's Agent's records is credited with the holders.	s bank account specifie	ed in the Registrar & Transfer



			Mutual Fur	ld	
	In case the delay is beyond				
	p.a. from the expiry of sever	n working days till th	e date of dis	spatch of the war	rant.
Name of the Fund Manager	Mr. Amit Modani				
Name of the Trustee Company	Mirae Asset Trustee Compa	ny Private Limited			
Performance of the					
scheme :	Particulars	Regular Plan – G option	rowth	Direct Plan – option	Growth
	Compounded	Scheme returns	Benchm	Scheme	Benchm
	Annualised	(%)	ark	returns (%)	ark
	Growth Returns		Returns		Returns
	(CAGR)		(%)		(%)
	Since Inception	6.30	6.97	6.74	6.79
	Last 1 year	7.31	7.29	7.42	7.29
	Last 3 years	6.71	6.79	6.82	6.79
	Last 5 years	5.41	5.46	5.51	5.46
		0 (00 (54	1 960 62	2,739.515	4,860.62
	NAV as on 31/03/2025 (INR) Since Inception date of the January 01, 2013			ect Plan was intro	oduced on
	(INR) Since Inception date of the January 01, 2013 Graph showing Absolute F	e Scheme: January 12 Return for Each Fin	2, 2009; Dire	ect Plan was intro	oduced on years
	(INR) Since Inception date of the January 01, 2013 Graph showing Absolute F	e Scheme: January 12	2, 2009; Dire	ect Plan was intro	oduced on years
	(INR) Since Inception date of the January 01, 2013 Graph showing Absolute H 10.00% Absolute R	e Scheme: January 12 Return for Each Fin	2, 2009; Dire	ect Plan was intro	oduced on years
	(INR) Since Inception date of the January 01, 2013 Graph showing Absolute H 10.00% Absolute R	e Scheme: January 12 Return for Each Fin etun for Each Fina 7.20% ^{7.33%}	2, 2009; Dire	ect Plan was intro	oduced on years
	(INR) Since Inception date of the January 01, 2013 Graph showing Absolute F 10.00% Absolute R 8.00% -7.31%.29% 7	e Scheme: January 12 Return for Each Fin etun for Each Fina 7.20% ^{7.33%}	2, 2009; Dire aancial Year ncial Year 55.77%	ect Plan was intro	oduced on years rears
	(INR) Since Inception date of the January 01, 2013 Graph showing Absolute F 10.00% Absolute R 8.00% 7.31% ^{7.29%} 6.00% 4.00% 2.00% 9	e Scheme: January 12 Return for Each Fin etun for Each Fina 7.20% ^{7.33%}	2, 2009; Dire aancial Year ncial Year 55.77%	ect Plan was intro r for the Last 5 y	oduced on years rears
	(INR) Since Inception date of the January 01, 2013 Graph showing Absolute H 10.00% Absolute R 8.00% 7.31% ^{7.29%} 6.00% 4.00%	e Scheme: January 12 Return for Each Fin etun for Each Fina 7.20% ^{7.33%}	2, 2009; Dira ancial Year ncial Year 55.77%	ect Plan was intro r for the Last 5 y for the Last 5 y 9%-3.48% 3.5	oduced on years rears

		MIRAE ASSET							
	10.00% Absolute Retun for Each F	inancial Year for the Last 5 years							
	8.00% 7.42%7.29% 7.31% 7.339	%							
	6.00%	5.76% 5.77%							
	4.00%	3.48% 3.48% 3.67% 3.53%							
	2.00%								
	0.00% FY24-25 FY23-24	FY22-23 FY21-22 FY20-21							
	 Mirae Asset NIFTY Liquid 	Liquid Fund - Direct Plan Index A-I							
	Past performance may or may not be s basis for comparison with other invest	ustained in future and should not be used as a ments.							
	NAV. For this purpose the inception d calculations of returns shall assume reinv	ce reporting, the returns are calculated at allotment late is deemed to be the date of allotment. The estment of all payouts at the then prevailing NAV. he Date of Allotment/1st April, as the case maybe, year							
Additional Scheme Related Disclosures	 Scheme's portfolio holdings (top 10 holdings by issuer and fund allocation towards various sectors are available on functional website link: <u>https://www.miraeassetmf.co.in/downloads/statutory-disclosure/other-disclosure/offer-documents-data</u> Disclosure of name and exposure to Top 7 issuers, stocks, groups and sectors as a percentage of NAV of the scheme in case of debt and equity ETFs/index funds through a functional website link that contains detailed description - NA Portfolio Turnover Ratio: N.A since it is a Debt Scheme 								
Expenses of the Scheme	Continuous Offer								
	Exit load:								
Load Structure	Day of redemption/switch from the date of applicable NAV	Exit load as a % of redemption/switch proceeds							
	Day 1	0.0070%							
	Day 2	0.0065%							
	Day 3	0.0060%							
	Day 4 Day 5	0.0055% 0.0050%							
	Day 6	0.0045%							
	Day 0 Day 7 onwards	0.0000%							
		itch transactions from Regular Plan to Direct Plan							
Recurring expenses		operating the scheme. These expenses include Fee charged by the AMC, Registrar and Transfer etc. as given in the table below:							
		% of the daily net assets of the Scheme will be the Regulations, the maximum recurring expenses							



including investment management and advisory fee that can be charged to the Scheme shall be subject to a percentage limit of daily net assets as in the table below:

First Rs. 500 crores	2.00%
Next Rs. 250 crores	1.75%
Next Rs. 1250crores	1.50%
Next Rs. 3000 crores	1.35%
Next Rs. 5000 crores	1.25%
on the next Rs. 40,000 crores of the daily net assets	Total expense ratio reduction of 0.05% for every increase of Rs 5,000 crores of daily net assets or part thereof
Balance of assets	0.80%

For the actual current expenses being charged, the investor should refer to the website of the mutual fund <u>https://www.miraeassetmf.co.in/downloads/statutory-disclosure/total-expense-ratio</u>

Particulars	% p.a. of daily net assets
Investment Management & Advisory Fee	Upto 2.00%
Trustee fee	_
Audit fees	
Custodian fees	
RTA Fees	
Marketing & Selling expense incl. agent commission	
Cost related to investor communications	
Cost of fund transfer from location to location	
Cost of providing account statements and redemption cheques	
and IDCW warrants	
Costs of statutory Advertisements	
Cost towards investor education & awareness (2 bps)	
Brokerage & transaction cost	
GST on expenses other than investment and advisory fees	
GST on brokerage and transaction cost	
Other Expenses*	
Maximum total expense ratio (TER) permissible under	
Regulation 52 (6) (c) (i) and (6) (a)	
^ Additional expenses under regulation 52 (6A) (c) Upto 0.05%	Upto 0.05%
Additional expenses for gross new inflows from specified cities***	Upto 0.30%

*Other expenses: Any other expenses which are directly attributable to the Scheme, may be charged with approval of the Trustee within the overall limits as specified in the Regulations except those expenses which are specifically prohibited.

^ Such expenses will not be charged if exit load is not levied/not applicable to the scheme.

**Direct Plan shall have a lower expense ratio excluding distribution expenses, commission, etc. and no commission for distribution of Units will be paid / charged under Direct Plan. The TER of the Direct Plan will be lower to the extent of the abovementioned distribution expenses/ commission which is charged in the Regular Plan.

**Note: SEBI vide its letter no. SEBI/HO/IMD-SEC-3/P/OW/2023/5823/1 dated February 24, 2023 and AMFI letter dated No. 35P/ MEM-COR/ 85/ 2022-23 dated March



	Mutual Fund								
	02, 2023 has directed AMCs to keep B-3 March 01, 2023 till further notice.	0 incentive structure in abeyance with effect from							
	For further details, investors are requested to refer SID.								
	Regular: 0.20%								
	Direct: 0.09%								
	per Regulation 52 of the SEBI (MF) R	The maximum limit of recurring expenses that can be charged to the Scheme would be as per Regulation 52 of the SEBI (MF) Regulation, 1996. Investors are requested to read 'Section- Annual Scheme Recurring Expenses' in the SID.							
Tax treatment for the		letails in the Statement of Additional Information							
Investors (Unitholders) Daily Net Asset Value	and also independently refer to his tax ad The AMC shall update the NAV	VISOT. Vs on the website of the Mutual Fund							
(NAV) Publication		he website of Association of Mutual Funds in India							
	- AMFI (www.amfiindia.com) by 11.00	p.m. on every Business Day.							
For Investor Grievances	KFin Technologies Limited	Mr. Chaitanya Chaubal							
please contact	Karvy Selenium, Tower B, Plot Number	Mirae Asset Investment Managers (India) Pvt.							
	31 & 32, Financial District, Gachibowli, Hyderabad - 500 034.	Ltd. 606, 6 th Floor, Windsor Bldg, Off CST Road,							
		Kalina, Santacruz (E), Mumbai - 400 098.							
		Telephone Nos.: 6780 0300 e-mail: <u>customercare@miraeasset.com</u>							
		e man. <u>eusiomereur e miracasset.com</u>							
		Investors may contact any of the ISCs or the							
		AMC by calling the investor line of the AMC at "1800 2090 777" or visit the website at							
		www.miraeassetmf.co.in for complete details.							
Unitholders' Information	Accounts Statements								
	and/or SMS within 5 working days of re	nation specifying the units allotted by way of email eccept of valid application/transaction to the Unit mobile number (whether units are held in demat							
	funds (including transaction charges paid month shall be sent to the Unit holders during the month by email on or before	S) detailing all the transactions across all mutual d to the distributor) and holding at the end of the in whose folio(s) transaction(s) have taken place 12th of the succeeding month who have opted for ucceeding month to investors who have opted for							
	or before 18th day of succeeding month day of the succeeding month to investor	d of every six months (i.e. September/ March) on who have opted for e-CAS and on or before 21st s who have opted for delivery via physical mode, details across all schemes of mutual funds and ross demat accounts, if applicable							
	For more details, please refer and Statem	ent of Additional Information (SAI).							
	Annual Report								
	of SEBI Master Circular SEBI/HO/IMD/ the scheme wise annual report or abridge of the Mirae Asset Mutual Fund viz. <u>http</u>	al Funds) Regulations, 1996 read with Clause 5.4 IMD-PoD-1/P/CIR/2023/74 dated June 27, 2024, ed summary thereof will be hosted on the website s://www.miraeassetmf.co.in/downloads/statutory- of AMFI, not later than four months after the close							



of each financial year (31st March). The AMCs shall display the link prominently on the website of the Mirae Asset Mutual Fund viz. https://miraeassetmf.co.in and make the physical copies available to the unitholders, at their registered offices at all times. Unit holders whose e-mail addresses are not registered will have to specifically 'opt in' to receive physical copy of scheme wise annual report or abridged summary thereof. The unit holders may request for a physical copy of scheme annual reports at a price and the text of the relevant scheme by writing to the Mirae Asset Investment Managers (India) Pvt Ltd. / Investor Service Centre / Registrar & Transfer Agents. The Mutual Fund / AMC shall provide a physical copy of abridged report of the annual report, without charging any cost, on specific request received from a unit holder. An advertisement shall be published every year disclosing the hosting of the scheme wise annual report on website of Mirae Asset Mutual Fund and on the website of AMFI and the modes such as SMS, telephone, email or written request (letter) through which a unitholder can submit a request for a physical or electronic copy of the scheme wise annual report or abridged summary thereof. Such advertisement shall be published in the all India edition of at least two daily newspapers, one each in English and Hindi.

Monthly/Half Yearly Portfolio Disclosures:

The Mutual Fund/ AMC will disclose portfolio (along with ISIN) of the Scheme in the prescribed format, as on the last day of the month / half-year i.e. March 31 and September 30, on its website viz. https://www.miraeassetmf.co.in/downloads/portfolio and on the website of Association of Mutual Funds in India (AMFI) viz. www.amfiindia.com within 10 days from the close of each month/ half year respectively. In case of unitholders whose e-mail addresses are registered, the Mutual Fund/ AMC will send via email both the monthly and half yearly statement of scheme portfolio within 10 days from the close of each month/ half year respectively. Mutual Fund / AMC will publish an advertisement every half year in the all India edition of at least two daily newspapers, one each in English and Hindi, disclosing the hosting of the half-yearly statement of the Scheme portfolio on its website and on the website of Association of Mutual Funds in India (AMFI). Mutual Fund / AMC will provide a physical copy of the statement of its Scheme portfolio, without charging any cost, on specific request received from a unitholder.

Date:- May 31, 2025

APPLICATION FORM - MIRAE ASSET LIQUID FUND

Erstwhile known as Mirae Asset Cash Management Fund Liquid Fund - An open ended liquid scheme. A relatively low interest rate risk and moderate credit risk.

-

MIRAE ASSET

Mutual Fund

Application	No.:

This product is suitable for investors who are seeking* Optimal returns over short term. Investment in a portfolio of short duration money market and debt instruments with residual maturity upto 91 days only.

 * Investors should consult their financial advisors id they are not clear about the suitability of the product



Credit Risk→
 Credit Risk→
 Relatively
 Moderate
 Relatively High

 Interest,Rate Risk
 Low (Class A)
 (Class B)
 (Class C)
 Relatively Low (Class I) Moderate (Class II) B-I Relatively High (Class III)

Name & Broker Code/ ARN/RIA Code	Agent ARN Code	Sub Agent Code	EUIN*	Internal Code for AMC	Reference No.							
	-											
EUIN Declaration: Declaration for Execution Only												
the EUIN box has been intentionally left blank by me/u advice of in-appropriateness, if any, provided by the er												
feed/portfolio holdings/NAV etc. in respect of my/our in												
Sign of 1 st Applicant / Guardian / Auth. Signatory	/ PoA / Karta Sign o	f 2 nd Applicant / Guardian / /	Auth. Signatory / PoA	Sign of 3 rd Applicant / G	Suardian / Auth. Signatory / PoA							
Please V Lumpsum Investment	,	Micro Applicat	ion 🗍	SIP A	pplication							
TRANSACTION CHARGES (Please	any one of the below. Refe	er Instructions No. 1	1)									
A FIRST TIME INVESTOR IN MU		OR		NEXISTING INVESTOR IN N	IUTUAL FUNDS							
Applicable transaction charges will be dedu		as opted for such char	ges. Upfront commissio	on shall be paid directly by the	investor to the ARN Holder(AMFI							
registered Distributor)based on the investo		~			×							
1. EXISTING UNIT HOLDER INFOR	MATION- Please fill in your	Folio Number, PAN,	KIN in below Section	s 2, 3, 4 & proceed to Sect	ion 7 for Investment Details.							
Folio No.				ned alongside will apply for this KYC credentials may be filled	application.All Unit Holders in the							
	given		in production in									
2. APPLICANT(S) NAME AND IN IN	FORMATION [Refer Instruc	tion 2] If the 1 st / Sole	e Applicant is Minor, t	hen please provide details	of natural / legal guardian							
1 st SOLE APPLICANT Mr. / Ms. /M/s.				PAN								
(Please write the name as per PAN Card)				FAN								
LEI Code for entities												
			Pls indi	cate if US Person or a resident f	or tax purpose / Resident of Canada							
CKYC ID No. (KIN)					lo^{s} (\$Default if not \checkmark)							
GUARDIAN (In case 1 st Applicant is a Mir	nor)				p with Minor (Please 🗸)							
Mr. / Ms. / M/s.				Mother	Father Legal Guardian							
GUARDIAN CKYC ID No. (KIN)			KYC (Please ✓) □ Proof Attached	GUARDIAN PAN								
POA / Custodian Name:				KY	′C (Please ✓)							
POA / Custodian CKYC ID No. (KIN)			PO	A / Custodian PAN								
Contact Person for Corporate Investor	: Name			Designation:								
3. FIRST APPLICANT AND KYC DE	TAILS All fields r	narked as (*) are	Mandatory									
1 st SOLE APPLICANT Individual or				laration Form in section 11a &	11b - Refer Instruction No. 17]							
*Date of Birth/ Incorporation D D M	МҮҮҮҮ Ргооf	of Date of Birth (Plea	ase 🗸) 🛛 🗌 Birth	Certificate Sch	ool Leaving Certificate / Mark She							
(Individual) / (Non-Individual) (Please write the Date of birth as per Aadhaar Car	ď	(For minor applicant)	Pass	sport of the Minor	ers (Please specify)							
Place of Birth /	Country of Birth /		Nationality:	Gender	Male Female Othe							
Incorporation: (Please write the Date of birth as per Aadhaar Car	d Incorporation:		-									
71		rust 🗌 Bank / Fls			hrough Guardian 🗌 NRI - NRO							
	ate Company Public Ltd. Co	mpany Artificial Jur	idicial Person []Partnei	rship Firm FOF - MF Schen	nes Other (Please specify)							
NPO Registration Number of DARPA												
a*. Occupation Details [Please (✓)]	Private SectorBusiness	Public SectorRetired	Government ServiProprietorship	ce Student [Others (Please specify)	Professional Housewife							
b*. Politically Exposed Person (PEP) Statu	s (Also applicable for authorised s	signatories/Promoters/Ka	rta/Trustee/Whole time Di	rectors) 🗌 I am PEP 🗌 I am I	Related to PEP 🗌 Not Applicable							
c*. Gross Annual Income (₹) [Please (✔)]	Below 1 Lakh	1-5 Lakhs	5-10 Lakhs	10-25 Lakhs	>25 Lakhs > 1 Crore							
d*. Net-worth (Mandatory for Non-Individu			as on		Y Y (Not older than 1 year)							
		xchange / Money Cha		Gaming/Gambling/Lottery/C	(, , , , , ,.							
e*. Non-Individual Investors involved/prov any of the mentioned services	•	nding / Pawning		None of the above	JASINU OEI VICES							
4. BANK ACCOUNT DETAILS - M	ranuatory [Refer Instructi	on Nos. 3 & 4]										
Name of the Bank:			A/c.									
Core Banking A/c No.				e Pls. (✔)	NT SAVINGS NRO Other							
Branch Name:	Add	Iress:										
Bank Branch City:	Stat	te:		Pin Co	de							
MICR Code		h a cancelled cheque										
	UK a clear p	hoto copy of a cheque	e Credit via NEFT/RTC									

5. JOINT APPLICANTS, IF ANY AND	THEIR KYC DETAILS All field	Is marked as ٤★ ೨ are Mandatory	
Mode of Holding:	ivor Single Single Splicable in case of Minor Applicant) (Please	☐ Joint se write the name as per PAN Card)	(Please note that the Default option is Anyone or Survi Gender Male Female O
PAN Details	Pls ir	dicates if US Person or a resident for tax	purpose / Resident of Canada 🔲 Yes 🔄 No* (*Default if not
CKYC ID No. (KIN)		KYC Pls 🕢 🗌 Proof	Attached Date of Birth(Mandatory) D D M M Y Y Y (As per PAN Card)
Place of Birth	Country of Birth	·	Nationality:
a*. Occupation Details [Please(✓)]	Private Sector Public Business Retired		e Student Professional Housewife
b*. Politically Exposed Person (PEP) Status	s 🗌 Iam PEP 🗌 Iam R	elated to PEP 🗌 Not Applicable	
c*. Gross Annual Income (₹) [Please(√)] 🗌 Below 1 Lakh 🗌 1-5 La	khs 🗌 5-10 Lakhs	□ 10-25 Lakhs □ >25 Lakhs □ > 1 Crore
d*. Net-worth ₹	a	s on <u>D D M M Y Y Y</u>	(Not older than 1 year)
Mode of Holding: Anyone or Survi 3 rd APPLICANT Mr. / Ms. / M/s. Not Application	ivor Single Single oplicable in case of Minor Applicant) (Please	Joint e write the name as per PAN Card)	(Please note that the Default option is Anyone or Survi Gender Male Female Ol
PAN Details	Pls in	dicates if US Person or a resident for tax p	purpose / Resident of Canada 📋 Yes 📋 No* (*Default if not
CKYC ID No. (KIN)		KYC Pls 🕢 🗌 Proof	Attached Date of Birth(Mandatory) D D M M Y Y Y (As per PAN Card)
Place of Birth	Country of Birth		Nationality:
a*. Occupation Details [Please()]</th <td>Private Sector Public Business Retired</td> <td></td> <td>Student Professional Housewife Proprietorship Others (Please specify)</td>	Private Sector Public Business Retired		Student Professional Housewife Proprietorship Others (Please specify)
b*. Politically Exposed Person (PEP) Status	s 🗌 Iam PEP 🗌 Iam R	elated to PEP 🗌 Not Applicable	
c*. Gross Annual Income (₹) [Please(√)] 🗌 Below 1 Lakh 🗌 1-5 La	khs 🗌 5-10 Lakhs	□ 10-25 Lakhs □ >25 Lakhs □ > 1 Crore
d*. Net-worth ₹	a	s on D D M M Y Y Y	(Not older than 1 year)
6. MAILING ADDRESS [Please prov	vide your E-mail ID and Mobile N	umber to help us serve you better F	Refer Instructions 6]
Local Address of 1 st Applicant			
	City	State	Pin Code
Tel. Off. Mobile No specified above belongs to Self	or Family due to Investor being (Please	Resi.	Mobile
□ Spouse □ Guardian(for Minor Inve			Dependent Siblings
E - Mail^^			s and Abridged Annual Report through e-mail only.Incase if physic
copies are required kindly refer instruction no. Email address specified above belongs to	. 6(g)		s and Abhuyed Annual Report through e-mail only. Incase it physic
Spouse Guardian(for Minor Inve 6a. Mandatory for NRI / FII Applican	, ,		<mark>□ Dependent Siblings</mark> For Overseas Investors, Indian Address is preferred]
oa. Manualory for NRI / Fil Applican	t [Please provide Pull Address. P	. O. Box No. may not be sufficient.	For Overseas investors, indian Address is preferred
Overseas Correspondence Address			
7 INVESTMENT AND PAYMENT DE	TAILS (For complete information	n on Investment Details please Refe	pr to Instructions No. 6.)
Scheme - Mirae Asset Liquid Fund		Regular Plan Direct Plan	Growth (Default) IDCW Payout IDCW*
*IDCW frequency is applicable only for Mirae Asse *Income Distribution cum Capital Withdrawal. IDC' Payment Type [Please ()]	et Liquid Fund, Mirae Asset Overnight Func W ^Frequency can be Daily or Weekly or N elf (Non-Third Party Payment)	& Mirae Asset Low Duration Fund. Default op fonthly; If not selected Monthly will be consider	Dition here will be Daily if frequency not selected. ered as default, refer SID for more details ach 'Third Party Payment Declaration Form')
Payment Mode: Please (✓) □ Cheque			
Cheque / DD / UMRN No / UTR I	No. & Date Amount of Cl RTGS / NEFT in		Net Purchase Drawn on Bank / Branch Pay-In Bank A/c N (For Cheque Only
PEMAT ACCOUNT: Mandatory for			

6. DEMAI ACCOUNT, Manualory for units in Demai mode a rease Ensure the sequence of names as mentioned under sec-5 matches as per the Depository Detail											
National Securities Depository Limited (NSDL)	Central Depository Services (India) Limited (CDSL)										
DP Name	DP Name										
DP ID I N Benef. A/C No.	16 Digit A/C No.										
Enclosures - Please (✓) □ Client Masters List (CML) □ Transaction of	um Holding Statement Delivery Instruction Slip (DIS)										

9. NOMINATION DETAILS MANDATORY [Minor / HUF / POA Holder / Non Individuals cannot Nominate - Refer Nomination Instruction No. 20]

□ I/We wish to make a nomination and do hereby nominate the following person(s) who shall receive all the assets held in my / our account in the event of my / our death.

Nomination can be made upto three nominees in the account.		Details of 1 st Nominee	Details of 2 nd Nominee	Details of 3 rd Nominee					
		Mandato	ry Details						
1 Name of the (Mr./Ms.)*	he nominee(s)								
2 Share of each	Equally [If not equally,	%	%	%					
Nominee	please specify percentage]	Any odd lot after division shall be transferred to the first nominee mentioned in the form.							
3 Relationship With the Applicant									
Date of Birth (in case of Minor)									
Name of Guardian	(in case of Minor)								

Non -Mandatory Details

4	Address of Nominee(s)/ Guardian in case of Minor		
	City / Place: State & Country:		
	PIN Code		
5	Mobile / Telephone No. of nominee(s)/ Guardian in case of Minor		
6	Email ID of nominee(s)/ Guardian in case of Minor		
7	Nominee/ Guardian (in case of Minor) Identification details – [Please tick any one of following and provide details of same]		
	Photograph & Signature PAN Aadhaar Saving Bank account no. Proof of Identity Demat Account ID		

□ Declaration for opting-out of nomination

I / We hereby confirm that I / We do not wish to appoint any nominee(s) in my / our MF Folio and understand the issues involved in non-appointment of nominee(s) and further are aware that in case of death of all the account holder(s), my / our legal heirs would need to submit all the requisite documents / information for claiming of assets held in my / our MF Folio which may also include documents issued by Court or other such competent authority, based on the value of assets held in the MF Folio.

Name and Signature of Holder(s)*

	•	
Signature of 1 st Applicant	Signature of 2 rd Applicant	Signature of 3 st Applicant

Signature of witness, along with name and address are required, if the account holder affixes thumb impression, instead of signature

Note:

This nomination shall supersede any prior nomination made by the account holder(s), if any.

The Intermediary shall provide acknowledgement of the nomination form to the account holder(s)

FOR NON-INDIVIDUALS ONLY

	ATCA & CRS DETAILS												ATC.	A & (CRS cl	assific	catio	n)								
PART	A To be filled by Fir		ution	s or DI		eporti		n rin	ancia	u Entity	(NFE	>) 				1 1				-1						
We ar Finan	re a, icial institution	GIIN Note: If	f you do r	not have a	GIIN but	you are s	sponsere	sponsered by another entity, please provide your sponsor's GIIN above and indicate your sponsor's name below																		
	t reporting NFE □ se tick (✔)]	Name of s	spons	oring e	entity:																					
GIIN	not available [Please	tick (🗸)]		Applied	for		ot requ	uired t	o app	ly for - I	lease	specify	2 di	gits s	ub-cate	gory			Г	٦N	lot ob	otain	ed - N	on-pai	ticipa	ting FI
PART	B (please fill any or	ne as appror	oriate	"to be	filled I	by NF	Es oth	ner th	en Di	rect Re	portin	NFEs	")													
1	Is the Entity a public											-	-	hande	on whi	ch the s	stock	is requ	larlv tr	aded	4)					
	(that is, a company traded on an establi	whose shar	es are	regula			Yes (If yes, please specify any one stock exchange on which the stock is regularly traded) Name of stock exchange:											_								
2	Is the Entity a relate						Yes (If yes, please specify name of the listed company and one stock exchange on which the stock is regularly traded)																			
	traded company (a regularly traded on					ket)	Name of Listed compnay:																			
							Nature of relation Subsidiary of the Listed Company or Controlled by a Listed Company																			
							Nam	e of sto	ock exc	hange:																
3	Is the Entity an activ									ease fill L		laration	in the	next	section)											
Ŭ	is the Entity an activ	VENIL												mont	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,											
							Natu	ire of B	usines	s:																—
							Plea	se spe	cify the	e sub-cat	egory of	Active N	IFE		I	Mention	code	e: Refe	r instru	uctior	n 15(c	:)				
4	Is the Entity an Pas	sive NFE					<u> </u>	res (lf y	yes, ple	ease fill L	IBO dec	laration	in the	next	section.)											
								re of B																		
# If nass	ive NFE, please provide belo	ow additional de	etails. (I	Please at	tach ad	ditional				efer ins Also pro				details	if the U	BO doe	s not	have a	PAN. ((Refe	r Instr	ructio	n No. 1	6)		
-	Any other Identification N									Business				uctum				nave a		(11010						
Election II	D, Govt. ID, Driving Licence NREGA J		naar, Pass	sport,		Nationa		, po . o.	51 1100,	Duomoot	, outore					OOB: Da			alo Ot	thor						
City of	Birth - Country of Birth					Father	's Name	e: Man	datory	if PAN in	not ava	ilable			`	Gender: Male, Female, Other										
1. PAN	:					-	ation Ty	ype:								Date of Birth:										
	of Birth					Nation										Gender		Male		Fe	male		Othe			
Cou	ntry of Birth:					Father	's Name	e:																		
2. PAN	:					Occupa	ation Ty	ype:								Date of Birth:										
	of Birth					Nationa										Gender Male Female Other										
Cou	ntry of Birth:					Father	's Name	e:							`	Jenuer			, _							
3. PAN	:					Occupa	ation Ty	ype:								Date of Birth:										
· ·	of Birth					Nation										Gender Male Female Other										
Cou	ntry of Birth:					Father	's Name	e:																		
* To inclu	nal details to be filled by contr de US, where controlling per e Tax Identfication Number is	son is a US citiz	en or gr	een card	holder			citizens	ship/Gre	een Card	in any co	ountry oth	er tha	an India	i .											
11 D	ECLARATION FOR UL	TIMATE BE	NEFIC		WNER	SHIP	[UBO]	(Ref	er ins	tructio	n No. 1	7)*														
person(s)	claration is not needed for Co , confirming ALL countries on the and Auditor's Letter with rec	of tax residency	y / perm	nanent re	sidency	/ citize	ck exch inship a	ange o nd ALL	r is a S . Tax Io	ubsidiary lentificatio	of such on Numb	Listed C ers for E	ompa EACH	any or contro	s Contro olling per	olled by rson(s).	such Own	Listed er-doci	Compa umente	any. F ed FF	Please -I's sh	e list b ould	provide	ne detail FFI Ov	s of co /ner R	ntrolling eporting
Our	company is a Listed Co	ompany on a	recog	nized s	tock e	kchan	ge in lı	ndia / S	Subsi	diary of	a or Co	ontrolle	d by	a Lis	ted Co	mpany	y [lf th	is cate	gory is :	selec	cted, n	o nee	d to pro	vide UB	O deta	ıils].
Name of	the Stock Exchange when	re it is listed															:	Securi	ty ISIN	I						
	the Listed Company (app sted Company 🔲 Parl				-			ciatior	n / bod	y of indi	/iduals		Pub	lic Ch	aritable	Trust		Priv	/ate Tr	rust		Re	ligious	s Trust		
Terre	st created by a Will.	Others Inland		cifu]																		-	-			
	Itimate Beneficiary Ov				Perso	on(s) /	Senio	or Mai	nagin	a Offic	al det	aile														
Does y	our company/entity hav	ve any indivi	dual p	erson(s	s) who	holds	direct	/ indir	rect co	ontrollir	g own	ership a			-											
	- We hereby declare that th	-						-	-															-		
	declare that no individual pe re provided below.	erson (directly	/ indire	ctly) hold	s contro	olling o	wnersh	ιp in οι	ur entity	y above t	he pres	cribed th	resho	old lim	t. Detail	s of the	indiv	vidual v	vho ho	olds tl	he po	sition	of Ser	nor Mar	aging	Official

Application No.:

The detail of this page should be filled by Non-Individual investors only.

Cheque/DD should be Drawn in favour of MIRAE ASSET LIQUID FUND

	UBO-1 / Senior Managing Official (SMO)	UBO-2	UBO-3
Name of the UBO / SMO#.			
UBO / SMO PAN#. For Foreign National, TIN to be provided]			
UBO / SMO Country of Tax Residency#			
UBO / SMO Taxpayer Identification Number / Equivalent ID Number#.			
UBO / SMO Identity Type			
UBO / SMO Place & Country	Place of Birth	Place of Birth	Place of Birth
of Birth#	Country of Birth	Country of Birth	Country of Birth
UBO / SMO Nationality			
UBO / SMO Date of Birth [dd-mmm-yyyy] #			
UBO / SMO PEP#	I am PEP.	I am PEP. Related to PEP. Not a PEP.	I am PEP. Related to PEP. Not a PEP.
UBO / SMO Address Type	Residence Business Registered Office	Residence Business Registered Office	Residence Business Registered Office
UBO / SMO Occupation	Public Service	Public Service	Public Service
SMO Designation#			
UBO / SMO KYC Complied**. If not complied, please complete KYC process independently and then submit the proof.	Please attach the KYC acknowledgement.	Please attach the KYC acknowledgement.	Please attach the KYC acknowledgement.

Mandatory column. ** In case of Foreign Nationals, who are not KYC complied, they need to attach the ID proof in English along with the Nationality proof, Address proof again in English. If the documentary proof is in Foreign Language, it should be translated in English and should be attested by Indian Embassy of that country. Note: If the given columns are not sufficient, required information in the given format can be enclosed as additional sheet(s) duly signed by Authorized Signatory.

Participating Mutual Fund(s) / RTA may call for additional information/documentation wherever required or if the given information is not clear / incomplete / correct and valid declaration should be submitted again with all the required information

Instructions

As per PMLA guidelines and relevant SEBI circulars issued from time to time, non-individuals and trusts are required to provide details of controlling persons [CP] / ultimate beneficiary owner [UBO] and submit appropriate proof of identity of such CPs/ UBOs. The beneficial owner has been defined in the circular as the natural person or persons, who ultimately own, control or influence a client and/or persons on whose behalf a transaction is being conducted and includes a person who exercises ultimate effective control over a legal person or arrangement.

A. For Investors other than individuals or trusts:

(i) The identity of the 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. Controlling ownership interest means ownership of/entitlement to:

- 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 or who exercises control through other means."

For the purpose of this clause, "Control" shall include the right to control the management or policy decision.

- 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.

(ii) In cases where there exists doubt under clause (i) above as to whether the person with the controlling ownership interest is the beneficial owner or where no natural person exerts control through ownership interests, the identity of the natural person exercising control over the juridical person through other means like through voting rights, agreement, arrangements or in any other manner. (iii) Where no natural person is identified under clauses (i) or (ii) above, the identity of the relevant natural person who holds the position of senior managing official.

B For Investors which is a trust:

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.

C. Exemption in case of listed companies / foreign investors

The client or the owner of the controlling interest is a company listed on a stock exchange or is a majority-owned subsidiary of such a company, there is no need for identification and verification of the identity of any shareholder or beneficial owner of such companies and hence exempted from UBO declaration provided other requisite information is provided. Intermediaries dealing with foreign investors' viz., Foreign Institutional Investors, Sub Accounts and Qualified Foreign Investors, may be guided by the clarifications issued vide SEBI circular CIR/MIRSD/11/2012 dated September 5, 2012 and other circulars issued from time to time, for the purpose of identification of beneficial ownership of the client.

D. KYC requirements

Beneficial Owner(s) / Senior Managing Official (SMO) is/are required to comply with the prescribed KYC process as stipulated by SEBI from time to time with any one of the KRA & submit the same to AMC. KYC acknowledgement proof is to be submitted for all the UBO(s)/SMO(s).

In case of Foreign Nationals, who are not KYC complied, they need to attach the ID proof in English along with the Nationality proof, Address proof again in English. If the documentary proof is in Foreign Language, it should be translated in English and should be attested by Indian Embassy of that country

12. FATCA AND CRS DETAILS (Self Certification) (Refer instruction No. 15)

FOR INDIVIDUALS: Please indicate all countries in which you are resident for tax purposes and the associated Tax Reference Numbers below. FOR NON-INDIVIDUALS: Is the 'Entity" a tax resident of any country other than India? (If Yes, please provide country lies in which the entity is a resident for tax purpose and the associated Tax Identi cation No. below)

1 st Applicant	(Sole / Gu	ardian / Non-Individual	2 nd Applicant		pplicant		3 rd A	Applicant		
Do you have any non-l Country(ies) of Birth / Citizenship / Nationalit Tax Residency	ndian y and	Yes No	Do you have any non-Indian Country(ies) of Birth / Citizenship / Nationality and Tax Residency		Yes No	Do you have any non-Indian Country(ies) of Birth / Citizenship / Nationality and Tax Residency		Yes No		
Country of Birth / Incorporation			Country of Birth			Country of Birth				
Country Citizenship / Nationality			Country Citizenship / Nationality			Country Citizenship / Nationality				
Are you a US specified person?		☐ Yes ☐ No Please provide Tax Payer Id. 	Are you a US specified person?		Yes No Please provide Tax Payer Id.	Are you a US specified person?		Yes No Please provide Tax Payer Id.		
For non-Individual inve	stor, in cas	e your country of incorporation / Tax re	sidence is US, but you ar	e not a sp	ecified US person then please mention	exemption code	R	efer instruction 15(e))		
Individual or Non-Indi if ticked Yes above.	vidual inv	restors fill this section	Individual investor	ill in below details in case of joint ap						
	Country	r.	Country		y:	Countr		y:		
Tax Residency Status: 1	No.:		Tax Residency Status: 1 No.:			Tax Residency Status: 1 No.:				
	Туре:		Туре:				Туре:			
	Country	r.	Country		y:		Country	у:		
Tax Residency Status: 2	No.:		Tax Residency Status: 2 No.:			Tax Residency Status: 2 No.:				
	Туре:		Туре:				Туре:			
	Country	<i>r</i> :	Country		y:	Country:		у:		
Tax Residency Status: 3	No.:		Tax Residency Status: 3 No.:			Tax Residency Status: 3	No.:			
	Туре:			Туре:			Туре:			
Address Type			Address Type			Address Type				

(Address Type: Residential or Business (default) I Residential I Business I Registered Office) (For address mentioned in form I existing address appearing in folio)

In case of applications with POA, the POA holder should fill separate form to provide the above details mandatorily.

ACKNOWLEDGMENT SLIF

13. DECLARATION AND SIGNATURES / THUMB IMPRESSION OF APPLICANT(s) [Refer Instructions 2(f) of KIM]

To The Trustees, Mirae Asset Mutual Fund (The Fund) – (A) Having read and understood the contents of the SID of the Scheme applied for (Including the scheme(s) available during the New Fund Offer period); I/We hereby apply for units of the said such scheme and agree to abide by the terms, conditions, rules and regulations governing the scheme (B) I/We hereby declare that the amount invested in the scheme is through legitimate sources only and does not involve and is not designed for the purpose of the contravention of any provisions of the Income Tax Act, Anti Money Laundering Laws or any other applicable laws enacted by the Government of India from time to time. (C) Signature of the nominee acknowledging receipts of mylour credit will constitute full discharge of liabilities of Mirae Asset Mutual Fund. (D) The information given in / with this application form is true and correct and further agrees to furnish additional information sought by Mirae Asset Investment Managers (Incia) Private Limited (AMC) / Fund and undertake to update the information/details with the AMC / Fund shall have the right to share my information and other details with the regulatory and other intermediaries in case of any dispute regarding the eligibility, validity and authorization of mylour transactions. (E) I/We hereby confirm that I/We have not been offered/communicated any indicative portfolio and/ or any indicative giveld by the Fund/AMC/fits distributor for this investment. I/We have not received nor have been induced by any rebate or gifts, directly or indirectly in making this investment. (C) Applicable to Investors availing the online facility: I/We have read, understood and shall be bound by the terms & conditions of the PIN agreement available on the AMC website for transaction of I/We have by confirm that I/We have not received nor have been induced by any rebate or gifts, directly or indirectly in making this investment. (B) Applicable to Investing in India: I/We confirm that I/We have not received nor have been induced by

Sign of 1 st Applicant / Guardian /		

unonsed Signatory / PoA

For Lumpsum 'OR' SIP

Received Application from Mr. / Ms. / M/sas per de						
Scheme Name and Plan	Payment Details	Date & Stamp of Collection Centre / ISC				
MIRAE ASSET LIQUID FUND	Amount (Rs) Cheque/ DD No.:					
	Dated Bank & Branch					

Cheque / DD is subject to realisation

Declaration Form of Non-Profit Organization (NPO)

(Mandatory for Trusts/Society)



Investor Name						
PAN						

I/We hereby confirm that above stated entity / organization is falling under "**Non-profit Organization**" [NPO] which has been constituted for religious or charitable purpose referred to in clause (15) of section 2 of the Income-tax 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).

We further confirm that we have registered with DARPAN Portal of NITI Aayog as NPO and registration details are as follows:

|--|

If not, please register immediately and confirm with the above information. In absence of receipt of the DARPAN portal registration details, MF/AMC/RTA will be required to register your entity on the said portal and / or report to the relevant authorities as applicable.

I/We hereby confirm that the above stated entity / organization is **NOT** falling under Non-profit organization as defined above or in PMLA Act/Rules thereof.

I/We acknowledge and confirm that the information provided above is true and correct to the best of my/our knowledge and belief. In case any of the above specified information is found to be false or untrue or misleading or misrepresenting, I/We am/are aware that I/We may be liable for it for any fines or consequences as required under the respective statutory requirements and authorize you to deduct such fines/charges under intimation to me/us or collect such fines/charges in any other manner as might be applicable. I/We hereby authorize you [RTA/Fund/AMC/Other participating entities] to disclose, share, rely, remit in any form, mode or manner, all / any of the information provided by me, including all changes, updates to such information as and when provided by me to any of the Mutual Fund, its Sponsor, Asset Management Company, trustees, their employees / RTAs ('the Authorized Parties') or any Indian or foreign governmental or statutory or judicial authorities / agencies including to the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India wherever it is legally required and other investigation agencies without any obligation of advising me/us of the same. Further, I/We authorize to share the given information to other SEBI Registered Intermediaries or any other statutory authorities to facilitate single submission / update & for regulatory purposes. I/We also undertake to keep you informed in writing about any changes / modification 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.

Signature with relevant seal:

Authorized Signatory	Authorized Signatory	Authorized Signatory
Place:		

Date: / /

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Enclosed relevant documentary proof evidencing the above defination.

INSTRUCTIONS

Please read the Key Information Memorandum (KIM) and the terms of the Scheme Information Document (SID) and Statement of Additional Information (SAI) of the Scheme carefully before investing / filing the application form. All investors / applicants are deemed to have read, understood and accepted the terms, subject to which the offers are being made and bind themselves to the terms upon signing the Application Form and tendering payment.

1. General Instructions

(a) The application form should be completed in ENGLISH in BLOCK LETTERS only. CAF complete in all respects, may be submitted at the designated Investor Services Centers (ISC)/Official Point of acceptance. (b) Investors must write the Application Form number/Folio number on the reverse of the cheques and bank drafts accompanying the AF. (c) Please strike out any section that is not applicable. Any cancellation and modification on any of the mandatory information should be countersigned. (d) Please refer to the checklist at the end of these notes to ensure that the requisite details and documents have been provided in order to avoid unnecessary delays and/or rejection of your application. (e) If the Scheme name on the application form and on the payment instrument are different, the application may be processed and units allotted at applicable NAV of the scheme mentioned in the application/transaction slip duly signed by investor(s). (f) Applications incomplete in any respect (other than mentioned above) will be liable to be rejected

Applicant Information

- (a) Name and address shall be given in full without any abbreviations. In case the Investor is an NRI/FII, an overseas address must be provided (mandatory). Alocal address if available should also be mentioned in the CAF.
- (b) Name of the guardian must be mentioned if the investments are being made on behalf of a minor. Guardian of the minor must be either a natural guardian or a Court appointed guardian. Date of birth is mandatory for minors and has to be supported with Age proof
- (c) Name of the contact person, e-mail and telephone number should be mentioned in case of investments by a Company, Body Corporate, Trust, Partnership, Society, Fil and other eligible non-individual applicants. Any change in the status of any Authorized Signatory should be promptly intimated to the AMC. Incomplete application forms are liable to be rejected.

(d) KYC Requirements and Details:

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 cords in digital form. Non Individual Investors:

CKYC is currently not applicable for Non-Individual Investors. All new Non Individual Investors will continue with the old KRAKYC form. Details of net worth are mandatory for Non Individual applicants. Details of net worth shall be of a date which is within one year of the application. Non Individual Applicants, not being a company that is listed on any recognized stock exchange or is a subsidiary of such listed or is controlled by such listed Company, are also required to fill in details of ultimate beneficial ownership in section 11(a) and 11(b) of the common application Form. Individual Investors:

(i) New individual investors who have never done KYC under KRA (KYC Registration Agency) regime and whose KYC

(i) 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.
(ii) If any new individual investor uses the old KRA KYC form, then such investor will be required to either fill the new CKYC form or pr ovid e the missing / a d it ion a l in formation using the S up plementary CKYC platform can invest in schemes of the Fund quoting their designated KIN issued by CKYC on the application form (14 digits for inormal accounts and 15 digits for simplified and small accounts). Further, in case the investor's PAN is not updated in CKYC system, a self-certified copy of PAN Card shall be mandatory. Further, the AMC/ Mutual Fund shall use the KIN of the investors to download the KYC information from CKYC and pade its records as and when required. The CKYC form and Supplementary CKYC form for individual investors who have done the SEBI KYC (KYC thur 5 KRAs, CVL, DML), DOTEX, KARVY & CAMS). They can continue to invest as it is in any schemes of any Mutual Fund, Existing Investors who wishes to onboard themselves on the CKYC platform will be regioned to express on the weat the schemes of any Mutual Fund, Existing Investors who wishes to onboard themselves on the CKYC platform will be regioned to the schemes of any Mutual Fund, Existing Investors who wishes to analyze the KIN which can be used across.

(e) Rejection: In case of non-compliance of any C-KYC requirements, Applications shall liable to be rejected without any intimation to the applicants. Any Change in Address for all KYC compliant Investors has to be routed through RRA and that direct application to AMC will be not processed/rejected. In case if the applications are rejected after detailed sorutiny and verification, either at the collection point itself or subsequently by the back office of the registrars for any reason, investors can contact the nearest Investor Service Centre or write to the Registrars, Ms. Karvy Fintech Pvt. Ltd. or send an email to customercare@miraeasset.com.

(f) (i) All the applicants must sign in original on the application form. Signatures should be in English or in any Indian language. Thumb impressions should be from the left hand for males and the right hand for females and in all cases be attested by a Magistrate, Notary Public or Special Executive Magistrate. In case of an HUF, the Karta will sign on behalf the UHT. of the HUF

(ii) In case the application is under a power of Attorney (POA), a duly certified copy thereof duly notarized should be submitted with the application. The POA document should contain the signature of both the applicant and the constituted Attorney.

(iii) Applications made by a Limited Company or a Body Corporate or a registered Society or Trust, should be accompanied by a copy of the relevant resolution or authority to make the application, as the case may be, along with a certified copy of the MOA and AOA or Trust deed/Bye laws/Partnership deed, whichever is applicable. Refer to document check list.

3. Bank Account Details:

It is mandatory for the Sole/First Applicant to mention his/her bank account number in the CAF. CAF received without the relevant bank details will be rejected. The AMC may provide direct credit facility with the banks as may be available from time to time. Investor(s) are requested to note that for all Change of Bank details (COB) the investors must submit in original any one of the following documents of the new bank account:

a. Cancelled original cheque of the new bank mandate with first unit holder name and bank account number printed on a. Cancelled onginal chedue of the new bank mandate with first unit holder name and bank account humber printed on the face of the cheque. b. Self-attested copy of bank statement, c. Bank passbook with current entries not older than 3 months. d. Bank Letter duly signed by branch manager/authorized personnel. The AMC may also collect proof of Old Bank details while effecting the Change of Bank "Mandate. There shall be a cooling period of 10 calendar days for validation and registration of new bank account. In case of receipt of redemption request during this cooling period, the validation of new Bank mandate and dispatch of redemption proceeds shall be completed within 10 working days to the new bank account; however, the AMC reserves the right to process the redemption request juit he old bank mandate. If the archeristic of the sub-law mandate and bispatch of the bank in the old bank mandate. the credentials of the new bank mandate cannot be authenticated. Any COB accompanied with any other transaction is liable to be rejected.

Itable to be rejected. If unit holder(s) provide a new and unregistered bank mandate or a change of bank mandate request with specific redemption/Payout of Income Distribution cum capital withdrawal option payment request (with or without necessary supporting documents) such bank account may not be considered for payment or redemption/Payout of Income Distribution proceeds, or the Fund may withheld the payment for upto 10 calendar days to ensure validation of new bank mandate mentioned.
b. Indian Financial System Code (IFSC): Investors are requested to mention the IFSC while submitting any bank details updation request to help facilitate the payouts seamlessly through the electronic route. IFSC is an 11 digit number given by the banks on the cheques.

4. Multiple Bank Accounts Registration Facility:

The unitholder may register more than one bank account through the 'Multiple Bank Accounts Registration Facility'', to receive redemption/Payout of Income Distribution cum capital withdrawal option proceeds. The unitholder may choose to receive the proceeds in any of the bank accounts, the details of which will be registered under the folio. For the purpose of registration of bank account(s), the investors must submit in original any one of the following documents of the new bank account.

(a) Cancelled original cheque of the new bank mandate with first unit holder name and bank account number printed on (a) canceled organization of the lew out here would main date within the date in the lean of an account ruline prime of the face of the cheque. (b) Self-attested copy of bank statement. (c) Bank passbook with current entries not older than 3 months. (d) Bank Letter duly signed by Branch Manager/Authorized personnel. If photocopies of the above stated documents are submitted, investor must produce the original for verification at the official point of acceptance of transaction. The original shall be returned to the investor over the counter upon verification. If the originals are not produced for verification, then the photocopies submitted should be attested in original by the Branch Manager or Authorised personnel of the Bank.

5. Direct Credit of Redemption/Payout of Income Distribution cum capital withdrawal option Proceeds: Investors can opt for direct credit of the redemption proceeds to their bank accounts (Direct Credit / RTGS / NEFT). The AMC / MF reserve the right to use any other mode of payment as deemed appropriate, however the preferred mode will always be NEFT/RTGS.

6. Investment Details:

a) Resident Investors may make payment by cheque payable locally in the city where the application form is submitted at the local Mirae Asset Mutual Fund (MAMF)/AMC office or Authorised Collection Centre(s).

b) Please mention the application serial number on the reverse of the cheque/demand draft tendered with the CAF. The cheque should be drawn in favor of respective scheme name. Non MICR/ Outstation Cheques/Money Orders/Post Dated Cheques or Cash is not permitted. Investors residing in Centres, where the Investors Service Centres (ISCs)/Authorised Collection Centre(s) of MAMF are not located, are requested to make payment by demand drafts payable at the Centre where the application is to be lodged. D.D. charges would be borne by the AMC only for the investors residing at places which are not covered by our offices/authorised centres. The maximum charges so borne by the AMC would be restricted to limits as prescribed by State Bank of India. Please refer SAI for complete details on D.D. charges

- In case the payment is made through Indian Rupee draft purchased abroad from FCNR or NRE A/C, Account Debit certificate from the Bank issuing the draft, confirming the debit should be submitted. For subscription made by NRE/FCNRAccount cheques, the CAF must be accompanied with a photocopy of the cheque or Account debit Letter/certificate from the bankers. FIRC certificate is required to be submitted evidencing source of c)
- Account debit Letter/certificate from the bankers. FIRC certificate is required to be submitted evidencing source of funds through Non Domestic Account. The AMC and the Registrar may ascertain the repatriation status purely based on the details provided under Investment and Payment details and will not be liable for any incorrect information provided by the applicant(s). In case the source of funds through Non Domestic Account is not validated/provided, AMC will not be in a position to repatriate redemption proceeds. Applicants should indicate the Option (Payout of Income Distribution cum capital withdrawal option/Growth) for which the application is made. In absence of information the request would be processed under the default option as mentioned in the SID/SAI of the relevant scheme. Direct Investments, places mention "Direct" in the column "Broker (Agent Code".
- d)

For Direct Investments, please mention "Direct" in the column "Broker / Agent Code"

Third Party Cheque/Funds Transfer will not be allowed for Investment subscriptions except in the following e) cases:

Payment by the AMC to an empanelled Distributor on account of commission/ incentive etc. in the form of the Mutual Fund units of the schemes managed by the AMC through lump sum I one-time subscription.

 Payment by a Corporate to its Agent/ Distributor/ Dealer (similar arrangement with Principal agent relationship), on
account of commission or incentive payable for sale of its goods/services, in the form of the Mutual Fund Units through lump sum / onetime subscription.

• Custodian on behalf of an FII or a Client.

Consolutation behavior and information of the construction of t

g) Physical Copies: Investors who requires physicals copies kindly reach us through email id:customercare@miraeasset.com Toll Free Number : 1800-2090-777.

7. Communication:

The investor whose transaction has been accepted by the MAMF shall receive a confirmation by way of email and/or SMS within 5 Business Days from the date of receipt of transaction request, same will be sent to the Unit holders registered e-mail address and/or mobile number. Thereafter, a Consolidated Account Statement ("CAS") shall be issued in line with the

following procedure:

1. Consolidation of account statement shall be done on the basis of PAN. In case of multiple holding, it shall be PAN of the first holder and pattern of holding. 2. The CAS shall be generated on a monthly basis and shall be issued on or before 10th of the immediately succeeding

month to the unit holder(s) in whose folio(s) transaction(s) has/have taken place during the month. 3. In case there is no transaction in any of the mutual fund folios then CAS detailing holding of investments across all

schemes of all Mutual Funds will be issued on half yearly basis [at the end of every six months (i.e. September/March)] Investors having MF investments and holding securities in Demat account shall receive a Consolidated Account Statement containing details of transactions across all Mutual Fund schemes and securities from the Depository by email / physical mode

5. Annual Reports or other information etc.. may be sent to unit holders by email. Investors can choose to receive e 5. Annual Reports of other information etc. may be sent to full holders by email. Investors can choose to receive e-mail communication from us in lieu of printed documents, when a unit holder has communicated his/her email address and has provided consent for sending communication only via e-mail. Investor(s) who have provided their email address in the application form or any subsequent communication in any of the folio belonging to the investor, Electronic Mail (email) shall be treated as a default mode for sending various statutory communications including Abridged Annual Report to the investor. However, the unit holder always has the right to request a physical copy of any statutory communication and the AMC will arrange for the same to be sent to the unit holder. The AMC/Mutual Fund/Registrars & Transfer agents are not responsible for the email not reaching the investor and for all consequences thereof. The investor modes to intrime the transfer agents about any changes in the email. consequences thereof. The investor needs to intimate the Fund/its transfer agents about any changes in the email address from time to time.

Online Transactions/Personal Identification Number (PIN): 8.

This facility (transact@ease) enables Investors to transact on the website of the Fund which is https://transact.miraeassetmf.co.in/investor. This facility can be availed by all KYC Compliant Investors (Fresh/Existing) using their e-mail Address and Mobile Number. The Units can be transacted only in the Physical mode.

Nomination Details: The Nomination Details will be as is Registered with Depository Participant for this application 10. Waiver of Entry Load and Payment of commission and load structure:

No entry load will be charged by the Scheme to the investor. The upfront commission on investment made by the investor, if any, shall be paid to the ARN Holder directly by the investor, based on the investor's assessment of various the construction is treated as a direct application:

1. Broker code, if already printed on the forms must be struck off and countersigned by the investors.

2. Ensure that the broker code block in the form is not left blank (i.e. it should be either struck off or indicated 'direct' or NA). However, if the investor does not specify the application as "Direct" or otherwise, then the AMC treats such applications as

"Direct" in the interest of the investors 11. Transaction charges (TC):

In case of applications of Rs. 10,000 & more and routed through a distributor who has opted for such TC, are deducted from the subscription may be applicable from time to time: (I) Rs. 150/- from a first time mutual fund investors applicable from time to time: (I) Rs. 150/- from a first time mutual fund investors application (An investor who invests for the first time ever in any mutual fund intervestors application); (ii) Rs. 100/- from an existing mutual fund investors application. Units will be issued against the balance amount. Please tick the appropriate box as applicable to you. If no option is ticked, the mutual fund reserves a right to check with in opportation of a second and a second and

12. Employee Unique Identification Number (EUIN):

Employee onduce toefunctation number (curv): In order to assist in in addressing any instance of mis-selling at any point of time, it is regulatory for every employee/relationship manager/sales person of the distributor/broker (interacting with the investor for the sale of Mutual Fund products) of mutual fund products to quote the EUIN (for non-advisory transactions ('execution only') & advisory transactions) obtained from AMFI in the CAF. The EUIN is a 7 digit unique alpha numeric number (one adhabet and six numerals). Individual ARN holders including senior citizens 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. It is further clarified that a mere quoting of EUIN will not give an "advisory"

character to the transaction. However, in case of any exceptional cases where there is no interaction by the employee/sales person/relationship manager of the distibutor/sub broker with respect to the transaction, AMCs shall take the declaration separately signed by the investor, as mentioned on the top of the application form(s).

application form(s).
13. The US Department of the Treasury and the US Internal Revenue Service (IRS) has introduced the Foreign Account Tax Compliance Act (FATCA), effective July 01, 2014. The purpose of FATCA is to report financial assets owned by United States persons to the US tax authorities. Accordingly, AMC may be required to report information relating to the folios of the investors to the authority established by the Government of India for its submission to US authorities. Accordingly, AMC may be required to report information relating to the folios of the investors to the authority established by the Government of Activities in the CAF for the CAF fo relating to the folios of the investors to the authority established by the Government of India for its submission to US authorities. AMC reserves the right to seek additional information / documents sought for FATCA details in the CAF for the disclosure and reporting of any tax related information obtained or held by the fund to any local or foreign regulatory or tax authority ("Tax Authority"). Upon request by the fund, investor hereby agrees to provide necessary information and permits the fund to disclose and report tax and account specific financial information to any local or foreign Tax authority. The potential consequences for failure to comply with requests for tax information disclosure include, but are not limited to: (a) Fund has the right to carry out actions which are necessary to comply with the local or foreign tax reporting obligations; (b) Fund has the right to pay relevant taxes to the appropriate tax authority; (d) Fund has the right to refuse to provide certain services; and (e) Fund has the discretion to close investor account; The investor agrees to inform. or respond to any request form the fund. if there are any changes to tax information previously provided. inform, or respond to any request from, the fund, if there are any changes to tax information previously provided

INSTRUCTIONS

All Investors including non-individual investors, shall be required to submit a mandatory declaration form along with

theinvestment request. The indicia's are to identify a US Person as defined under the Laws of the United States of America The absence of completed documentations may prevent us from accepting the investment and may require us to redeem existing investments in case the same is mandated by the regulatory authorities. The identification of US person will be based on one or more of the following US indicia:- Identification of the investor as US

residence / mailing address / 'C/o address' / hold mail address / PO Box address in the US (4) Having Standing instruction Testience / Inaling address / Or address / Tob Works / POA holder based out of US or having US relationg instruction to transfer funds to an account maintained in USA (5) Being POA holder based out of US or having US relatione / citizenship (6) Paying tax in the US (7) Having Identification Number or any identification that indicates US residence / citizenship (8) Having US beneficiary owners /shareholders (9) The Director / Promotor / Authorised signatory / POA holder of nonindividual investor is based out of US or holds US residence / citizenship.

15. Details under FATCA & CRS

As a part of regulatory process, the AMC may seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our account holders and will report to tax authorities / appointed agencies/institutions such as withholding agents should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days.

The investor may receive more than one request for information if you have multiple relationships with the AMC or its group entities. Kindly respond to all our requests, even if you have already supplied any previously requested information. For any queries about your tax residency, kindly contact your tax advisor. If you are a US citizen or resident or greencard holder, please include United States in the foreign country information field along with your US Tax Identification Number.

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

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 under FATCAguidelines. Non-Financial Entity (NFE): 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

- Less than 50 percent of the NFE's gross income for the preceding financial year is passive income and less than 50 percent of the assets held by the NFE during the preceding financial year are assets that produce or are held for the production of passive income; 01
- The NFE is a Governmental Entity, an International Organization, a Central Bank , or an entity wholly owned by one or more of the foregoing; 02
- 03 Substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or Substantially and the authors in the NL consist of holdinaries that engage in trades or businesses other than the business of a Financial Institution, except that an entity shall not qualify for this status if the entity functions as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire of fund companies and then hold interests in those companies as capital assets for investment purposes;
- The NFE is not yet operating a business and has no prior operating history, but is investing capital into asse with the intent to operate a business other than that of a Financial Institution, provided that the NFE shall no qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE; 04 05
- The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution; 06
- The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution;
- Any NFE that fulfills all of the following requirements: (1) It is established and operated in India exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or It is established and operated in India and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare; (2) It is exempt from income tax in India; (3) It has no shareholders or members who have a proprietary or beneficial interest in its income or assets; The applicable laws of the NFE's country or territory of residence or the NFE's formation documents do not permit any income or assets of the NFE to be distributed to, or applied for the benefit of, a private person or non-charitable Entity other thar pursuant to the conduct of the NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFE has purchased; and The applicable laws of the NFE's louidation or dissolution, all of its assets be distributed to a governmental entity or other non-profit organization, or escheat to the government of the NFE's country or ferritory of residence or any political subdivision thereof. Explanation: For the purpose of this sub-clause, the following shall be treated as fulfilling the criteria provided in the said sub-clause, namely:- (1) an Investor Protection Fund Ferred to in (Lause (23EA): (2) a Credit Guarantee Fund Trust for Small Industries. 07 Any NFE that fulfills all of the following requirements: (1) It is established and operated in India exclusively for Investor Protection Fund referred to in clause (23EA); (2) a Credit Guarantee Fund Trust for Small Industries referred to in clause 23EB; and (3) an Investor Protection Fund referred to in clause (23EC), of section 10 of the Act

The stock of the entity is regularly traded on an established securities market or the non financial entity is a related entity of the entity, the stock of which is regularly traded on an established securities market. 08

d. Document Type: Please mention the Code or Document as: "A" Passport; "B" Election ID Card; "C" PAN CARD; "D' Driving License; "E" NREGA Job Card.

e. Exemption code for U.S. person (Refer 114F(9) of Income Tax Rules, 1962 for details.

(i) An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37). (ii) The United States or any of its agencies or instrumentalities. (iii) A state, the District of Columbai, a possession of the United States or any of their political subdivision or instrumentalities. (iiv) A corporation the stock of which possession of the online States of any of their pointical subdivision of instrumentalities. (iv) Acorporation 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). (v) 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). (v) A dealer in securities, commodities, or derivative financial instruments (including national principal contracts, futures, forwards and options) that is registered as such under the laws of the United States or any state. (vii) 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. (ix) A common trust fund as defined in section 584(a). (x) Abank as defined in section 551. defined in section 581. (xi) Abroker.

(xii) A trust exempt from tax under section 664 or described in section 4947(a)(1). (xiii) A tax exempt trust under a section 403(b) plan or section 457(g) plan. Passive Income includes: Payout of Income Distribution cum capital withdrawal options; Interest; Income equivalent to

Passive income includes: Payoutor income Distribution cum capital windrawaroptions, income equivalent to interest, 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; Annuities; excess of gains over losses from the sale or exchange of financial assets that gives rise to passive income; excess of gains over losses from transactions (including futures, forwards, options and similar transactions) in any financial assets; excess of foreign currency gains over foreign currency losses; ket income from swaps; 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.)

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 an investment entity defined in clause (b) of these instructions 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).

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

Owner documented FFI: An FFI meets the following requirements: The FFI is an FFI solely because it is an Owner documented FFI: An FFI meets the following requirements: The FFI is an FFI solely because it is an investment entity; The FFI is not owned by or related to any FFI that is a depository institution, custodial institution, or specified insurance company; The FFI does not maintain a financial account for any non participating FFI; The FFI provides the designated withholding agent with all of the documentation and agrees to notify the withholding agent if there is a change in circumstances; and The designated withholding agent agrees to report to the IRS (or, in the case of a reporting Model 1 IGA, to the relevant foreign government or agency thereof) all of the information described in or (as appropriate) with respect to any specified U.S. persons and (2). Notwithstanding the previous sentence, the designated withholding agent is not required to report information with respect to an indirect owner of the FFI that holds its interest through a participating FFI, a deemedcompliant FFI (other than an owner-documented FFI), an entity that is a U.S. person, an exempt beneficial owner, or an excepted NFE. 16. With effect from January 1, 2014, as per the US Securities Act of 1933, United States Person (U.S. Person),

corporations and other entities organized under the applicable laws of the United States (U.S.) and Residents of Canada as defined under

the applicable laws of Canada should not invest in units of any of the Schemes of the Fund and should note the following: No fresh purchases / additional purchases/switches in any Schemes of the Fund would be allowed. However, existing Unit Holder(s) will be allowed to redeem their units from the Schemes of the Fund. If an existing Unit Holder(s) subsequently becomes a U.S. Person or Resident of Canada, then such Unit Holder(s) will not be able to purchase any additional Units in any of the Scheme of the Fund.

. For transaction from Stock Exchange platform, while transferring units from the broker account to investor account, if the investor has U.S./Canadian address then the transactions would be rejected.

In case the AMC/MAMF subsequently identifies that the subscription amount is received from U.S. Person(s) or Resident(s) of Canada, in that case the AMC/Fund at its discretion shall redeem all the units held by such person from the

Scheme of the Fund at applicable NetAsset Value.

17. Ultimate Beneficial Owner (UBO)

17. Utimate Beneficial Owner (UBO) Investors (other than Individuals) are required to provide details of UBO(s) and submit POI (viz. PAN with photograph or any other acceptable POI prescribed in common KYC form) of UBO(s). Non-individual applicants/investors are mandated to provide the details on UBO(s)' by filling up the declaration form for UBO. Providing information about beneficial ownership will be applicable to the subscriptions received from all categories of investors except Individuals and a Company listed on a stock exchange or is a majority owned subsidiary of such a Company. In case of any change in the beneficial ownership, the investor should immediately intimate AMC / its Registrar / KRA, as may be applicable, about such changes. Please contact the nearest ISC of MAMF or log on to our website www.miraeassetmf.co.in for the Declaration Form. Form.

A Ultimate Beneficial Owner means:

I. For Investor other than Trust: A '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.

Controlling ownership interest means ownership of / entitlements to: (i) more than 10% of shares or capital or profits of the juridical person, where the juridical person is a company; (iii) more than 15% of the capital or profits of the juridical person, where the juridical person is a partnership; or (iii) more than 15% of the property or capital or profits of the juridical person, where the juridical person is an unincorporated association or body of individuals.

In cases where there exists doubt as to whether the person with the controlling ownership interest is the beneficial owner or where no natural person exerts control through ownership interests, the identity details should be provided of the natural person who is exercising control over the juridical person through other means (i.e. control exercised through voting rights, agreement, arrangements or in any other manner). However, where no natural person is identified, the identity of the relevant natural person who holds the position of senior managing official should be provided. **ii. For Trust:** The settler of the trust, the trustees, the protector, the beneficiaries with 10% or more of interest in the trust

and any other natural person exercising ultimate effective control over the trust through a chain of control or wnership. **B Applicability for foreign investors:** The identification of beneficial ownership in case of Foreign Institutional Investors (Fils), 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.

CIRMIRSD/11/2012 dated September 5, 2012. **C UBO Code Description: UBO-1:** Controlling ownership interest of more than 25% of shares or capital or profits of the juridical person [Investor], where the juridical person is a company. UBO-2: Controlling ownership interest of more than 15% of the capital or profits of the juridical person is a company. UBO-2: Controlling ownership interest of more than 15% of the capital or profits of the juridical person is a company. UBO-2: Controlling ownership interest of more than 15% of the capital or profits of the juridical person is a company. UBO-2: Controlling ownership interest of more than 15% of the capital or profits of the property or capital or profits of the juridical person exercising control over the juridical person sing unincorporated association or body of individuals. UBO-4: Natural person exercising control over the juridical person through other means exercised through voting rights, agreement, arrangements or in any other manner [In cases where there exists doubt under UBO-1 to UBO-3 above as to whether the person with the controlling ownership interest is the beneficial owner or where no natural person exerts control through ownership interests]. UBO-5: Natural person who holds the position of senior managing official [In case no natural person cannot be identified as above]. UBO-6: The settlor(s) of the trust. UBO-7: trustee(s) of the Trust (Is applicable). UBO-9: The beneficiaries with 15% or more interest in the trust if they are natural person(s). UBO-10: Natural person(s) exercising ultimate effective control over the Trust through a chain of control or ownership. **18**. Investors may please note that the primary holdres now new anial address and mobile number should be provided for **18**. Investors may please note that the primary holdres now new indicators on the primary holdres now new indicators in the should be provided for **18**. Investors may please note that the soure the intervest of the primary holdres now new

18. Investors may please note that the primary holders own email address and mobile number should be provided for speed and ease of communication in a convenient and cost effective manner, and to help prevent fraudulent transactions. In case of any change in the information such as address, telephone number, citizenship, etc., investors are requested to bring this to the notice of the fund and submit the FATCA declaration form (available on www.miraeassetmf.co.in).

19. LEI (Legal Entity Identifier) Code : The Legal Entity Identifier (LEI) is a global reference number that uniquely identifies every legal entity or structure that is party to a financial transaction, in any jurisdiction. The Reserve Bank of India has mandated the LEI Number for all payment transactions of value ₹50 crore and above undertaken by entities (non-individuals) for Real Time Gross Settlement(RTGS) and National Electronic Funds Transfer (NEFT). 20. Instruction for Nomination:

A. The nomination can be made only by individuals applying for/holding units on their own behalf singly or jointly.

B.Non-individuals including a Society, Trust, Body Corporate, Partnership Firm, Karta of Hindu undivided family, a Power of Attorney holder and/or Guardian of Minor unitholder cannot nominate.

C.Nomination is not allowed in a folio of a Minor unitholder.

D.If the units are held jointly (i.e., in case of multiple unitholders in the folio), all joint holders need to sign the Nomination Form (even if the mode of holding/operation is on "Anyone or Survivor" basis). E.A minor may be nominated. In that event, the name and address of the Guardian of the minor nominee needs to be

provided. F.Nomination can also be in favour of the Central Government, State Government, a local authority, any person designated

by virtue of his office or a religious or charitable trust. G.The Nominee shall not be a trust (other than a religious or charitable trust), society, body corporate, partnership firm, Karta of Hindu Undivided Family or a Power of Attorney holder.

H.A Non-Resident Indian may be nominated subject to the applicable exchange control regulations.

In Anyoin-resident initial may be informated subject to the applicable exchange control particulations. I.Multiple Nominees: Nominesis Nominesis the 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 up to a total of 100%. If the total percentage of allocation amongst multiple nomised ones 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 nominees is not mentioned, the allocation/claim settlement shall be made equally amongst all the nominees.

J. Every new nomination for a folio/account shall overwrite the existing nomination, if any. K. Nomination made by a unit holder shall be applicable for units held in all the schemes under the respective folio / account. L.Nomination shall stand rescinded upon the transfer of units.

M.Death of Nominee/s: In the event of the nominee(s) pre-deceasing the unitholder(s), the unitholder/sis/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. N. Transmission of units in favour of a Nominee shall be valid discharge by the asset management company/ Mutual Fund / Trustees against the legal heir(s).

O.Cancellation of Nomination: Request for cancellation of Nomination made can be made only by the unitholders. The nomination shall stand rescinded on cancellation of the nomination and the AMC shall not be under any obligation to transfer / transmit the units in favour of the Nominee.

P.Unitholders who do not wish to nominate are required to confirm the same by indicating their choice in the space provided in the nomination form.

, Q. The nomination will be registered only when this form is completed in all respects to the satisfaction of the AMC

R.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.

S.Nomination section (Opt-In/ Opt-Out) shall be mandatory for all new folios which are opened by individual (Single Holding) and no new folios will be created without such details. The AMC has the discretion to reject the application in case the nomination section is incomplete or left blank

SIP ENROLMENT CUM ONE TIME DEBIT MANDATE (OTM) FORM with Goal SIP & Top Facility Registration Cum Mandate Form For NACH

Registration Cum Mandate Form For NACH/Direct Debit Application No.:



				Mataa	
Name & Broker Code/ ARN/RIA Code	Sub Broker / Agent ARN Code	Sub Agent Code	EUIN*	Internal Code for AMC	ISC Date Time Stamp Reference No.
EUIN Declaration: Declaration for "Execution Only EUIN box has been intentionally left blank by me/us the advice of in-appropriateness, if any, provided by data feed/portfolio holdings/NAV etc. in respect of m	as this transaction is executed without the employee/relationship manager	ut any interaction or advice l /sales person of the distribu	by the employee/relationshi itor/sub broker. RIA/Declar a	p manager/sales person of the above ation: "I/We hereby give you my/our c	distributor/sub broker or notwithstanding consent to share/provide the transactions
Signature of 1 [#] Applicant / Guardian / Authorised Sign	natory / PoA / Karta Signatur	e of 2 nd Applicant / Guardian /	Authorised Signatory / PoA	Signature of 3 ^{er} Applicant / 0	Guardian / Authorised Signatory / PoA
Please SIP ENROLMENT with One	Time Mandate (OTM) (Please	se fill all sections)	SIP Top-up	Facility Goal SIP	
1. EXISTING UNIT HOLDER INFO	RMATION (The details in	our records under	the folio number m	entioned will apply for this	application.)
Name of 1 st Unit Holder (as per PAN card)				Folio No.	
2. SIP ENROLMENT DETAILS (PI	ease check the Minimum	Amount Criteria for	the scheme applie	d for. [Refer General Instru	uction 17 Overleaf]).
Frequency Please Monthly (De	efault)	Regular Plan	Direct Plan	Growth DCW Pay	yout 🗌 IDCW*
Scheme:	I		I	DCW Rei	investment Frequency^
*IDCW frequency is applicable only for Mirae Asset Liqud Fund, Mirae Asset Overnight Fund & Mirae Asset Low Duration Fund. Default option here will be Daily if frequency not selected. *Income Distribution cum Capital Withdrawal. IDCW ^Frequency can be Daily or Weekly or Monthly; If not selected Monthly will be considered as default, refer SID for more details					
	Date from 1 st till 28 th of the mo be considered as the default of		(₹) □ 5,000 □ 10	,000 🗌 25,000 🗌 Any oth	ner Amount. (₹)
SIP Start Month (MM/YY) M M Y	Y SIP End Month (MM/YY)	M M Y Y			
2a. Goal SIP - Do you want to assi	gn a goal for your SIP.	Yes No If yes	s please select (√)	your goal [Refer General I	Instruction No. 24 Overleaf].
If Goal & SIP amount is same default will	l be taken as ₹ 1 crore Goal	Amount₹		Kids Education	rement Planning (Default)
Tax Savings Dream House	Dream Car	Pream Vacation	Kids Marriage	Others- Please sp	ecify
2b. SIP TOP-UP FACILITY (You car	start SIP Top-up facility a	after minimum 6 mo	onths from 1st SIP)	[Refer General Instruction	No. 23 Overleaf].
All Applicants have to submit NACH m	andate and will need to fill th	ne maximum amount	t in line with Top Up a	mount, SIP amount & tenure	. (Not available for micro SIPs)
Top-up Amount (₹) (minimum	₹ 500/- & in multiples of ₹ 1/-	only) Top-up Start M	Month (MM/YY) M	M Y Y Top-up End Mo	nth (MM/YY) M M Y Y
Existing Investors Availing Top-Up: Plea	se provide current SIP IH Nui	mber as per SOA	Fr	equency Please 🕢 🗌 Ha	If Yearly 🗌 Yearly (Default)
3. SIP PAYMENT DETAILS (New In	vestors - Please provide c	opy of cancelled ch	eque and mention r	elevant SIP details in the fo	orm and One Time Mandate.)
Cancelled cheque Leaf Fi	rst SIP Cheque No.		[Drawn on Bank	
DECLARATION & SIGNATURE: To The Trustees, M scheme and agree to abide by the terms, condition transaction is delayed or not effected for reasons of representatives responsible. I/We also undertake to k of trail commission or any other mode), payable to other Micro application [including Lumpsum + SIF	incomplete or incorrect or any other o eep sufficient funds in my bank accour o him for the different competing S	perational reasons, I/We wo t on the date of execution of chemes of various Mutual	ould not hold Mirae Asset In the said standing instruction I Funds from amongst whi	vestment Managers (India) Private Lin is. "The ARN holder has disclosed to ch the Scheme is being recommend	nited, their appointed service providers or me/us all the commissions (in the form led to me/us". "I/We have not made any

Signature of 1 [#]	Applicant/Guardian/Authorised Signatory/PoA/Karta (AS IN BANK RECORDS)	Signature of 2 st Applicant/Guardian /Authorised Signatory/PoA (AS IN BANK RECORDS)			Signature of 3 ^{ert} Applicant/Guardian/Authorised Signatory/Pc (AS IN BANK RECORDS)			
(Build Booged Teel	UMRN Utility Code N A C H 0 0 Sponsor Bank Code		se 1 4	I/We her		Date D	M M Y Y Y Y X CANCEL	
To Debit (tick	authorize authorize							
<	Name c	Name of customers bank IFSC / MICR I I I I I I I I I I I I I I I I I I						
An Amount O	of Rupees					₹		
	X Fixed Amount Amount	FREQUENCY	X Mthly	X Qtly	X H-Yrly	X Yrly	As & when presented	
Reference 1	Folio No.							
With Bank An Amount O DEBIT TYPE Reference 1 1.1 agree for the d read, understood this mandate by a From To	lebit of mandate processing charges by the bank who & made by me/us. I am authorizing the user entity/Co ppropriately communicating the cancellation / amend	m I am authorizing to debit my accou prporate to debit my account, based ment request to the user entity / corp	unt as per latest scho on the instructions a porate or the bank wh	edule of charges as agreed and signere I have authors	of the bank. 2. This gned by me. 3.I hav prized the debit.	s is to confirm that the o ve understood that I an	leclaration has been careful n authorized to cancel/amen	
From	PERIOD D M M Y Y Y	Maximum period of validity of	of this mandate is	s 40 years on	У			
	D D M M Y Y Y							
M M	laximum period of validity of this nandate is 40 years only	Signature Of Primary Account	Holder Sig	gnature Of Joir	nt Account Holder	r Signature	Of Joint Account Holder	
Phone No.	1	Name Of Primary Account He	older 2. Na	ame Of Joint /	Account Holder	3. Name Of	Joint Account Holder	

GENERAL GUIDELINES

This One Time Mandate (OTM) registration form will be submitted through National Automated Clearing House (NACH).

 The SIP enrolment form has to be filled along with OTM (One Time Mandate) details. The installment start date should be minimum of 25 calendar days but shall not be later than 100 calendar days from date of application submission date 2. The standalone SIP reci

Start tate should be minimited 25 calendar days but sharing the reare that not calendar days in thate of application submission date
2. The standalone SIP registration form has to be filled where an One Time mandate (OTM) is already registered in a folio for a bank account, and there is no need of a separate cheque to be given along with the SIP Registration Form.
3. In case the One Time mandate (OTM is successfully registered, Please submit sip registration form not less than 10 Calendar days before the first installment date as New SIP registration will take 10 Calendar days. The first debit may happen any time thereafter, based on the dates opted by the Unit holder(s). The installment start date shall not be later than 100 calendar days from date of application submission date. Applicant acknowledges that incomplete or ambiguous forms in any respect will not be processed & AMC reserves the right to reject such applications.
4. Investor shall have the option of choosing any date of the month as the SIP date from 01st to 28th except the last three calendar dates 20th, 30th and 31st. If SIP debit date is not mentioned default date would be considered as 5th of every month. Even If the Investor selects or mentions the SIP dates as 29th, 30th or 31st, the default SIP date would be considered as 05th of every month only.
5.All future communication whatsoever would be, thereafter, sent to the mobile number and email id registered under the folio.

6. Investor/Unitholder(s) should submit original Cancelled Cheque (or a copy) along with mandate form 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 Unitholder(s) cheque/bank account details are subject to third party verification.

7. Investors are required to ensure adequate funds in their bank account on the date designated SIP date. Mirae Asset Mutual Fund (MAMF) through its service provider will endeavor to debit the investor bank account on or after the said date.

account on or after the said date.
8. Applicant acknowledges that Mirae Asset Mutual Fund will not be liable in any manner whatsoever, for any transaction failures due to rejection by the investor's bank/branch, which is due to technical reasons or due to delay in registration of the NACH mandate. Further, Applicant is aware that he/she has to sufficiently keep its bank account funded for such non-debited transactions; which upon confirmation may be presented anytime to its bank for stipulated SIP debits. Further, the Applicant also confirms that it will not hold Mirae Asset Mutual Fund and/or its service providers responsible if the transaction is delayed or not effected by its Bank or if debited in advance on an Pre-Debit note or after the specific date due to various reasons or for any bank charges debited by its banker in its designated account towards NACH Registration /Cancellation/Rejections, NACH Debit/LocalHolidays.

Viate Asset Mutual Fund reserves the right to reverse allotments in case the debit is not paid by the bank for any reason whatsoever. Further, Mirae Asset Mutual Fund reserves the right to reverse allotments in case the debit is not paid by the bank for any reason whatsoever. Further, Mirae Asset Mutual Fund shall not be responsibility for the same. 10. Mirae Asset Mutual Fund / Seaset Mutual Fund shall not be responsibility for the same. 10. Mirae Asset Mutual Fund / Seaset Mutual Fu

13. In case any payment instruction for SIP installment is dishonored by the Bankers for three consecutive times for the reason Account Closed or In sufficient balance or any technical reasons as provided by NPCI /

Aggregator, Sip will be terminated. 14. The facility will be automatically terminated upon receipt of intimation of death of the Unitholder. Further, fresh registrations will be required for all Minor Investors who have turned Major, along with fresh bank account credentials. MAMF reserves the right to reject all such transactions through old registrations.

account credentials. MAMF reserves the right to reject all such transactions through our registrations. 15. Each SIP installment will be treated as a fresh transaction and shall be subject to applicable exit load structure prevailing on the date of each investment.
16. Third Party Cheque / Funds Transfer: The payment towards investment can happen only from the bank account of 1st holder and therefore the 1st holder needs to be one of the holder in the bank account. As per the recent guidelines, Mirae Asset Mutual Fund has decided to restrict the acceptance of Third Party payments. Accordingly Third Party payment instruments for subscriptions / investments shall not be accepted by the AMC except in the following cases:

(i) Payment by employer on behalf of employee under Systematic Investment Plan (SIP) facility through (ii) Custodian on be

Custodian on behalf of an FII or a Client.

(iii) Payment by the AMC to an empanelled Distributor on account of commission/incentive etc. in the form of the Mutual Fund units of the schemes managed by the AMC through SIP or lump sum / one-time subscription.

subscription. (iv) Payment by a Corporate to its Agent/ Distributor/ Dealer (similar arrangement with Principal agent relationship), on account of commission or incentive payable for sale of its goods/services, in the form of the Mutual Fund Units through SIP or lump sum / onetime subscription. For complete details, please refer the section on Third Party cheques given in the General Instructions. 17. Please refer the "Minimum Application/Number of units" mentioned in the KIM under the section "Applicable to all schemes" for minimum subscription amount and frequency. Please take note of the Minimum Amount Criteria as under:

Schemes	Monthly / Quarterly Frequency
Mirae Asset ELSS Tax Saver Fund	₹ 500 - 5 Installments - Multiples of ₹ 500 thereafter
All Other Schemes	₹ 99 - 5 Installments - Multiples of ₹ 1 thereafter

*Please refer notice cum addendum dated July 26, 2024, for details on Minimum Application criteria for Mirae Asset Large & Midcap Fund

Please note Default Option is Growth. In case of Income Distribution cum capital withdrawal option, default option is Reinvestment of Income Distribution cum capital withdrawal option. In case of ambiguity at Plan level, it will always be under Direct Plan.

at Plan level, it will always be under Direct Plan.
18. The transactions are liable to rejection incase Investor has Multiple Auto Debit Mandate at folio level.
Separate forms will be required to be submitted to avail of SIP in separate schemes / plans / date. A single form cannot be used for different schemes simultaneously.
19. 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 ApplicationForm. EUIN, pricularly in advisory transactions, would assist in addressing any instance of misspelling even if the employee / relationship manager/sales person ater leaves the employment of the distributor. Individual ARN holders including senior citizens distributing mutual fund products to a ealso 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. Hence, you are required to the source you any advice pertaining to the investment, the EUIN box may be left blank. In this case, you are required to tok mark the box provided above the signature box. However, in case of any exceptional cases where there is no interaction by the employee/sales person / relationship manager of the distributor/sub broker with respect to the transaction, AMCs shall take the requisite declaration separately signed by the investor.

20. Mirae Asset Mutual Fund/Sponsor Bank/NPCI are not liable for the bank charges, if any debited from investor's bank account by the destination bank, on account of payment through OTM 21. For further details of the Scheme features like minimum amounts, risk factors etc, investors should, before investment, refer to the Scheme Information Document(5), Key Information Memorandum and Addendum issued available at any of the Investor Service Centers or distributors or from the website memorander of the scheme Information Document(5).

21. For further details of the Scheme features like minimum anounts, risk factors etc. investors should before investment, refer to the Scheme Information Document(s), Key Information Memorandum and Addendum issued available at any of the Investor Service Centers or distributors or from the website www.miraeassetmf.co.in
22. Additional for MICRO Systematic Investment Plans (MICRO SIPs)
As per SEBI guidelines, Lumpsum and SIP investments in mutual funds up to ₹ 50,000 per year, per investor, per mutual fund shall be exempted from the requirement of PAN subject to other operational guidelines. Any investment, lumpsum or through Systematic Investment Plans (SIPs) by investors, where a ggregate of investments/instalments in a rolling 12 months period, does not exceed ₹ 50,000- per investor will be treated as Micro investments for the above purpose. Micro investments will be accepted subject to PAN ₹exemption in KYC process. This exemption will be applicable to joint holders also. In case under MICRO SIP, the first SIP Instalment is processed (as the cheque may be banked), and the application is found to be defective, the Micro SIP registration will be allowed based on the submission of normal prescribed Redemption Transaction SIp. Investors may submit any one of the Photo Identification documents (please referentions will be allowed based on the submission of normal prescribed Redemption Transaction SIp. Investors and younder the General instructions) along with KYC form and proof of address (self-attested. No separate address proof is required if Photo ID with address mentioned on it is submitted. The photo identification documents have to be current and valid and also to be either self-attested or at tested by ARN holder. (AMF1 R egistered D istributor). All the applicants a redified frequency by a fixed amount during the tenure of SIP. The features, terms and conditions for availing the Top-Up facility can be availed at half yearly and yearly intervals. In case the Top-Up facility can

The Top-up details cannot be modified once enrolled. In order to make any changes, the investor must cancel the existing SIP and enroll for a fresh SIP with Top-up option.
 In case the SIP Top up is cancelled the SIP will continue to be processed with the last topped up amount

In case the SIP Top up is cancelled the SIP will continue to be processed with the last topped up amount till the SIP end date
 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.
 All other conditions generally applicable for SIP shall also be applicable for SIP top-up facility. or Example if for an Existing SIP, the First SIP date is 15th of each Month from Jan 2016; and the Top Up application request is submitted on 22nd Feb, 2018. The Next SIP date will be 15th of March, 2018; therefore the Top Up will start after 6 Months from 15th of September, 2018
 Top-Up facility would be available to avail Top-Up facility and will be required to submit 'Systematic Investment Plan (SIP) with Top-up Facility' at least 10 calendar days prior to the Top-Up start month. An Illustration: The Top-Up facility will work as follows:

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

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

Installment No(s).	SIP Installment (in ₹) (A)	Top-Up amount (in ₹) (B)	Monthly SIP Installment amount after Top-up (in ₹) (A+B)
1 to 6	5,000	NA	5,000
7 to 12	5,000	1,000	6,000
13 to 18	6,000	1,000	7,000
19 to 24	7,000	1,000	8,000
25 to 30	8,000	1,000	9,000
31 to 36	9,000	1,000	10,000* *(At-least amount to be filled on NACH Mandate)

24. Terms & Conditions - Goal Based SIP

SIP application can have only one Goal assigned. Investors will be required to submit separate application forms for each Goal.

application forms for each Goal. • Units will not be automatically redeemed upon achievement of Goal and the SIP shall continue till the term of the SIP, even after the crossing of the Goal Amount. Further, Units will be redeemed as per First In First Out basis for any redemption applied for. • *Goal Amount & type of Goal is mandatory for each Goal SIP Application. Default option will be Retirement Planning where no Goal is ticked. If no Goal amount is mentioned, the same will be taken as default amount of ₹ 1 Crore, Further, AMC reserves the right to register any such deficient application as a regular SIP & not as Goal SIP. • Goal SIP facility is currently not available for SIP registered/submitted through Post-dated cheques (PDCs), OR through Mutual fund Utility (MFU) and through Channel partners. As & When relevant systems are put in place, this facility will be automatically offered. • Investors may kindly note that the status of Goal sip cannot be channed once registered Investors will

systems are put in place, this facility will be automatically oriered. 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 if 15 days. 25. Pursuant to recent SEBI guideline, w.e.f 01st Feb, 2021, Allotment of units will be based on Realization basis. Here the date and time of receipt of funds into the collection account of the scheme will be considered and it will not be basis the debit date from investor's bank account. It may be please noted that different payment modes may have different clearing cycles, and accordingly, there will difference in the transaction date versus the NAV applied date for across transactions like Lumpsum, SIP or Switches including STP's. In case of Switches or STP's the Allotment will be as per the settlement cycle of the OUT scheme in to the IN scheme scheme

All other conditions generally applicable for SIP shall also be applicable for Goal SIP.

26. SIP Cancellation: Investor can cancel the sip by submitting sip cancellation form before 10 calendar day of next instalment date.

TERMS AND CONDITIONS

- One Time Mandate (OTM) is a facility (herein after referred as'facility') whereby the Unit holder(s) can register a One Time Mandate to debit their bank account up to a certain limit per transaction, as per their choice, with Mirae Asset Mutual Fund ('Fund') and authorizing the Fund and the bank to debit their bank account for payment towards various purchases or SIP instalments submitted through various modes offered or as may be offered from time to time by Mirae Asset Mutual Fund.
- This facility is an authorization to the bank, as indicated by the Unit holder(s) in the OTM form, to debit their bank account up to a certain limit in a particular folio per registration per transaction, based on their instruction to the Fund, whenever they choose to invest or start a SIP.
- 3. Unless otherwise specified, the term 'mandate' in these terms and conditions refers to the specific bank and bank account number of the investor/s or unit holder/s as mentioned by them in the OTM form (mandate form) to be used for debits for payment towards SIP instalments..
- 4. The Application Form should be completed in ENGLISH and in BLOCK LETTERS only.
- 5. Investors who have already submitted a One Time Mandate (OTM) form or already registered for OTM facility should not submit OTM form again as OTM registration is a one-time process only for each bank account. However, if such investors wish to add a new bank account towards OTM facility may fill the form.
- 6. Investors, who have not registered for OTM facility, may fill the OTM form and submit duly signed with their name mentioned. There is no requirement of filling a mandate form every time for a new SIP, as long as the amount of the instalments for the SIPs registered are within the mandate amount.
- 7. In a folio, the Unit holder(s) can register only a single One Time Mandate with a particular bank account number. In other words, for the same bank account number, the unit holder(s) cannot submit more than one mandate in a folio. However, the Unit holder(s) can register multiple mandates of different bank account numbers maintained with the same bank or different banks.
- 8. This facility is available to all categories of investors who are eligible to invest in the schemes of the Fund from time to time MAMF reserves the right to restrict or withdraw or discontinue the OTM facility to certain categories of investors or to any specific investor anytime at its discretion without assigning any prior reason thereof.
- Application forms along with supporting documents can be submitted to Investor Service Centre of the AMC or the RTA – M/s Kfintech, contact details of which are available on www.miraeassetmf.co.in
- Registration of One Time Mandate will take 25 Calendar days from the date of submission of form.
- 11. Maximum amount per OTM is Rs. 1 Crore
- 12. 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 not be updated in the folio; however, the AMC reserves the right to communicate for transaction reasons on such contact details. All future communication whatsoever would be, thereafter, sent to the mobile number and email id registered under the folio.
- 13. Investors are deemed to have read and understood the terms and conditions of OTM Facility, SIP registration through OTM facility, the Scheme Information Document, Statement of Additional Information, Key Information Memorandum, Instructions and Addendum issued from time to time of the respective Scheme(s) of Mirae Asset Mutual Fund.
- 14. "National Automated Clearing House (NACH)" is Direct Electronic Debit mode implemented by National Payments Corporation of India (NPCI), list of banks is available on NPCI website www.npci.org.in. The said list is subject to modifications. The investor agrees to abide by the terms and conditions of NACH Debit/ECS of Reserve Bank of India/Banks.
- 15. Date and the validity of the mandate should be mentioned in DD/MM/ YYYY format.
- 16. Utility Code of the Service Provider will be mentioned by Mirae Asset Mutual Fund.
- 17. Tick on the respective option to select your choice of action and instruction.
- 18. Please mention the Name of Bank and Branch, IFSC / MICR Code also provide an Original Cancelled copy of the cheque of the same bank account registered in One Time Mandate.
- 19. Amount payable for service or maximum amount per transaction that could be processed in words. The amount in figures should be same as the amount mentioned in words, in case of ambiguity the mandate will be rejected.
- 20. For the convenience of the investors the frequency of the mandate will be "As and When Presented"

- 21. Please affix the Names of customer/s and signature/s as well as seal of Company (where required) and sign the undertaking
- 22. The Investor/s shall not hold the AMC liable for the following:
- For any transaction using the Facility carried out in good faith by the AMC on instructions of the Investor/s.
- · For unauthorized usage/ unauthorized transactions conducted by using the facility.
- For any loss or damage incurred or suffered by the Investor/s due to any error, defect, failure or interruption in the provision of the Facility arising from or caused by any reason whatsoever.
- 23. Investor will not hold Mirae Asset Mutual Fund, its registrars and other service providers responsible if the transaction is delayed or not effected or the investor bank account is debited in advance or after the specific date due to various clearing cycles of NACH Debit/ Local/Bank holiday. Mirae Asset Mutual Fund, its registrars and other service providers shall not be held responsible or liable for damages / compensation / loss incurred by the investor as a result of using the SIP or ECS / Auto debt facility. The investor assumes the entire risk of using this facility and takes full responsibility.
- 24. Mirae Asset Mutual Fund reserves the right to reject any application without assigning any reason thereof. Mirae Asset Mutual Fund in consultation with Trustees reserves the right to withdraw these offerings, modify the procedure, frequency, dates, load structure in accordance with the SEBI Regulations and any such change will be applicable only to units transacted pursuant to such change on a prospective basis.
- 25. It is clarified that the Facility is only with a view to accommodate / facilitate the Investor/s and offered at the sole discretion of the AMC. The AMC is not bound and/or obliged in any way to give access to the Facility to Investor/s.
- 26. The Investor/s shall check his/ her account records carefully and promptly. If the Investor/s believes that there has been a mistake in any transaction using the Facility, or that an unauthorized transaction has been affected, the Investor/s shall notify the AMC immediately. If the Investor/s defaults in intimating the discrepancies in the statement within a period of fifteen days of receipt of the statements, he waives all his rights to raise the same in favor of the AMC, unless the discrepancy/ error is apparent on the face of it. By opting for the facility, the Investor/s hereby irrevocably authorizes and instructs the AMC to act as his/ her agent and to do all such acts as AMC may find necessary to provide the Facility.
- 27. Investor/s can choose to cancel the OTM by filling OTM cancellation form 10 days in advance of the next SIP date
- 28 .While submitting the mandate the gap between the current business date and date of the mandate should be less than 120 days, if the gap is more than 120 days then such mandates shall be rejected. The date of the mandate should be less than or equal to the current business date. If the date is beyond the current business date, then such mandate shall not be accepted.
- 29. As per NPCI latest circular maximum end date will be upto 40 years. Hence it is mandatory to provide the End date on the form.

Standalone SIP Registration Form (For OTM Registered Investors only)

Registration Cum Mandate Form For NACH/Direct Debit



(For OTM Registered Inv	estors only) A	pplication No.:		Mutua	l Fund
Name & Broker Code/ ARN/RIA Code	Sub Broker / Agent ARN Code	Sub Agent Code	EUIN*	Internal Code for AMC	ISC Date Time Stamp Reference No.
EUIN Declaration: Declaration for "Execution Only" box has been intentionally left blank by me/us as this to n-appropriateness, if any, provided by the employee holdings/NAV etc. in respect of my/our investments ur	Transaction (where Employee Unique ransaction is executed without any inth /relationship manager/sales person o der Direct Plan of all Schemes manac	Le Identification Number-EUI eraction or advice by the em f the distributor/sub broker. I ged by you, to the above men	I N* box is left blank). Please r ployee/relationship manager RIA/Declaration: "I/We here tioned SEBI-Registered Inve	efer instruction for complete details or /sales person of the above distributor// by give you my/our consent to share/p stmentAdviser/ RIA".	EUIN. I/We hereby confirm that the EU sub broker or notwithstanding the advice rovide the transactions data feed/portfo
Signature of 1 st Applicant / Guardian / Authorised Sigr		re of 2 ^{∞1} Applicant / Guardian /			Guardian / Authorised Signatory / PoA
	WHERE OTM ALREADY REGI	STERD	SIP Top-up Facilit	y Goal SIP	
1. EXISTING UNIT HOLDER INFOR					tion.)
Name of 1 st Unit Holder (as per PAN card)				Folio No.	
2. SIP ENROLMENT DETAILS (Please	se check the Minimum Amo	ount Criteria for the s	cheme applied for. [I		Overleaf]).
Frequency Please Monthly	(Default)	Regular Plan	Direct Plan	rowth IDCW Payout	stment IDCW*
Scheme:					
IDCW frequency is applicable only for Mirae Ass *Income Distribution cum Capital Withdrawal. ID					
	Date from 1 st till 28 th of the mo be considered as the default o		(₹) □ 5,000 □ 10,	000 🗌 25,000 🗌 Any oth	ler Amount. (₹)
SIP Start Month (MM/YY) M M Y	Y SIP End Month (MM/YY)				
	、,				
2a. Goal SIP - Do you want to assign f Goal and SIP amount is same default		Yes No If yes Goal Amount ₹	s please select (✓) yo	our goal [Refer General Inst	ruction 24 Overleaf].] Retirement Planning (Defau
Tax Savings Dream House			ds Marriage		Please specify
			-		
2b. SIP TOP-UP FACILITY (You can s All Applicants have to submit NACH ma					
	m ₹ 500/- & in multiples of ₹ 1/			M Y Y Top-up End Mo	
Existing Investors Availing Top-Up: Plea					lalf Yearly 🗌 Yearly (Defau
3. OTM Parent I.H no OR OTM Bank					····· · · · ····· · · · · · · · · · ·
DTM Parent I.H no					
Name of 1 st A/c. Holder as in Bank Records	5				
3ank Name	(Core Banking A/c. No.			
Branch Name & Address				City	
Digit MICR Code	Bar	nk Account Type 🕢			SS 🗌 NRO
DECLARATION & SIGNATURE: To The Trustees, Mirae Asse conditions, rules and regulations governing the scheme & con opperational reasons, I/We would not hold Mirae Asset Investor standing instructions. "The ARN holder has disclosed to me being recommended to me/us". "I/We have not made any o inancial year".	nditions of SIP enrolment and registration thr nent Managers (India) Private Limited, their acus all the commissions (in the form of tr	ough NACH/ECS or Direct Debit appointed service providers or re ail commission or any other m	(Auto Debit). I/We also agree that presentatives responsible. I/We a ode), payable to him for the diff	t if the transaction is delayed or not effected i also undertake to keep sufficient funds in my erent competing Schemes of various Mut	or reasons of incomplete or incorrect or any ot bank account on the date of execution of the s cual Funds from amongst which the Scheme
	ignatory/PoA/Karta Signatur				

Acknowledgement slip for Standalone SIP Registration Form (For OTM Registered Investors only) To be filled by the investor

SIP for Folio No.: _



Scheme:		Plan:		
Bank Name :	_Cheque No.:	_Amount ₹:	_Dated:	

_Received from Mr./Mrs.: _

GENERAL GUIDELINES

This One Time Mandate (OTM) registration form will be submitted through National Automated Clearing House (NACH).

1. This SIP registration form has to be filled where an One Time mandate (OTM) is already registered in a folio for a bank account, and there is no need of a separate cheque to be given along with the SIP Registration Form.

Registration Form. 2. In case the One Time mandate (OTM is successfully registered, Please submit sip registration form not less than15 Calendar daysbefore the first installment date as New SIP registration will take 15 Calendar days. The first debit may happen any time thereafter, based on the dates opted by the Unit holder(s). The installment start date shall not be later than 100 calendar days from date of application submission date. Applicant acknowledges that incomplete or ambiguous forms in any respect will not be processed & AMC reserves the right to reject such applications. 3. Investor shall have the option of choosing any date of the month as the SIP date from 01st to 28th except the last three calendar dates 29th, 30th and 31st. If SIP debit date is not mentioned default date would be considered as 5th of every month. Even If the Investor selects or mentions the SIP dates as 29th, 30th or 31st, the default SIP date would be considered as 05th of every month only. A ll future communication whatsprever would be thereafter sent to the mobile number and email id

4. All future communication whatsoever would be, thereafter, sent to the mobile number and email id registered under the folio.

registered under the folio. 5. Investor/Unitholder(s) should submit original Cancelled Cheque (or a copy) along with mandate form 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 Unitholder(s) cheque/bank account details are subject to third party verification. 6. Investors are required to ensure adequate funds in their bank account on the date designated SIP date. Mirae Asset Mutual Fund (MAMF) through its service provider will endeavor to debit the investor bank account on or after the said date.

bank account on or after the said date. 7. Applicant acknowledges that Mirae Asset Mutual Fund will not be liable in any manner whatsoever, for any transaction failures due to rejection by the investor's bank/branch, which is due to technical reasons or due to delay in registration of the NACH mandate. Further, Applicant is aware that he/she has to sufficiently keep its bank account funded for such non-debited transactions; which upon confirmation may be presented anytime to its bank for stipulated SIP debits. Further, the Applicant also confirms that it will not hold Mirae Asset Mutual Fund and/or its service providers responsible if the transaction is delayed or not effected by its Bank or if debited in advance on an Pre-Debit note or after the specific date due to various reasons or for any bank charges debited by its banker in its designated account towards NACH Registration / Cancellation/Rejections, NACH Debit/Auto Debit/Local Holdays. 8. Mirae Asset Mutual Fund reserves the right to reverse allotments in case the debit is not naid by the

8. Mirae Asset Mutual Fund reserves the right to reverse allotments in case the debit is not paid by the bank for any reason whatsoever. Further, Mirae Asset Mutual Fund shall not be responsible and liable for any damages/compensation for any loss, damage etc., incurred by the investor. The Applicant is aware and assumes the entire risk of using the Auto Debit facility of NACH and takes full responsibility for the

same.
9. Mirae Asset Mutual Fund / Mirae Asset Trustee Co. Pvt. Ltd. / Mirae Asset Investment Managers (India) Private Limited reserves the right to discontinue or modify this facility at any time in future on a prospective basis. This right also includes the right to discontinue this facility in case Direct Debits through NACH routes are continuously rejected by the investor's bank for any reasons. Mirae Asset Mutual Fund reserves the right to reject any application without assigning any reason thereof.
10. Kindly note that any change in original SIP enrolment details such as SIP Date, Frequency, Tenure will be considered as fresh application and will be subject to applicable load structure and other terms at the time of application. Any change in any credential of bank particulars or transaction modification, will be treated as fresh Instructions, and applicants will have to use separate form for such changes/modifications.
11. Please mention registered OTM Parent I.H no or OTM BANK ACCOUNT DETAILS from which investor want to debit the amount.

investor want to debit the amount.

Systematic OTM / ENACH TRXN Details

Parent IH NO	Туре	Bat Sale	End date	Frequency	Bank Details	Rainan	Status	RegDate	Child B1 No	UMERINO
105072841	XDOODX	X1000000X	XXXXXXXXXX		100000000000000000000000000000000000000	XXXXXXX	Reptow III Lat	XXXXXXXXXXX		200000000000000000000000000000000000000
XIGOOSTA	XXXXXXX	XXXXXXXXXXX	XXXXXXXXXXXX		000000000000000000000000000000000000000	XXXXXXX	Registered With Early	XXXXXXXXXXX		XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

12. Investments made through Auto Debit mode are subject to realization of funds from investor bank accounts and the NAV guidelines will be applicable for the transactions which are connected with realization of funds.

13. In case any payment instruction for SIP installment is dishonored by the Bankers for three consecutive times for the reason Account Closed or In sufficient balance or any technical reasons as provided by NPCI / Aggregator, Sip will be terminated.
14. The facility will be automatically terminated upon receipt of intimation of death of the Unitholder.

Aggregator, sip will be terminated. 14. The facility will be automatically terminated upon receipt of intimation of death of the Unitholder. Further, fresh registrations will be required for all Minor Investors who have turned Major, along with fresh bank account credentials. MAMF reserves the right to reject all such transactions through old registrations. 15. Each SIP installment will be treated as a fresh transaction and shall be subject to applicable exit load

10. Each SIP installment will be treated as a tresh transaction and shall be subject to applicable exit load structure prevailing on the date of each investment.
16. Third Party Cheque / Funds Transfer: The payment towards investment can happen only from the bank account of 1st holder and therefore the 1st holder needs to be one of the holder in the bank account. As per the recent guidelines, Mirae Asset Mutual Fund has decided to restrict the acceptance of Third Party payments. Accordingly Third Party payment instruments for subscriptions / investments shall not be accepted by the AMC except in the following cases:

(i) Payment by employer on behalf of employee under Systematic Investment Plan (SIP) facility through payroll deductions;

Custodian on behalf of an FII or a Client.

(ii) Obsolution both the AMC to an empanelled Distributor on account of commission/ incentive etc. in the form of the Mutual Fund units of the schemes managed by the AMC through SIP or lump sum / one-time subscription

(iv) Payment by a Corporate to its Agent/ Distributor/ Dealer (similar arrangement with Principal agent

(iv) Faynes by a Corporate to its Agento Distributor Dealer (similar arrangement with Principal agent relationship), on account of commission or incentive payable for sale of its goods/services, in the form of the Mutual Fund Units through SIP or lump sum / onetime subscription.
For complete details, please refer the section on Third Party cheques given in the General Instructions.
17. Please refer the "Minimum Application/Number of units" mentioned in the KIM under the section "Applicable to all schemes" for minimum subscription amount and frequency. Please take note of the Minimum Amount Criteria as under:

Schemes	Monthly / Quarterly Frequency
Mirae Asset ELSS Tax Saver Fund	₹ 500 - 5 Installments - Multiples of ₹ 500 thereafter
All Other Schemes	₹ 99 - 5 Installments - Multiples of ₹ 1 thereafter

*Please refer notice cum addendum dated July 26, 2024, for details on Minimum Application criteria for Mirae Asset Large & Midcap Fund

Please note Default Option is Growth. In case of Income Distribution cum capital withdrawal option, default option is Reinvestment of Income Distribution cum capital withdrawal option. In case of ambiguity at Plan level, it will always be under Direct Plan.

18. The transactions are liable to rejection incase Investor has Multiple Auto Debit Mandate at folio level. Separate forms will be required to be submitted to avail of SIP in separate schemes / plans / date. A single form cannot be used for different schemes simultaneously.

19. 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 ApplicationForm. EUIN, particularly in advisory transactions, would assist in addressing any instance of misspelling 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 has not given you any advice pertaining to the investment, the EUIN box may be left blank. In this case, you are required to tock mark the box provided above the employee/sales person / relationship manager of the distributor/sub broker with respect to the transaction, AMCs shall take the requisite declaration separately signed by the hores. If any debited from

Signature box: however, in case of any exceptional cases where subtropy the investor. 20. Mirae Asset Mutual Fund/Sponsor Bank/NPCI are not liable for the bank charges, if any debited from investor's bank account by the destination bank, on account of payment through OTM 21. For further details of the Scheme features like minimum amounts, risk factors etc. investors should, before investment, refer to the Scheme features like minimum amounts, risk factors etc. investors should, before investment, refer to the Scheme features like minimum amounts, risk factors etc. investors should, before investment, refer to the Scheme Information Document(s), Key Information Memorandum and Addendum issued available at any of the Investor Service Centers or distributors or from the website www.miraeassetmf.co.in 22. Additional for MICRO Systematic Investment Plans (MICRO SIPs) As per SEBI guidelines, Lumpsum and SIP investments in mutual funds up to ₹ 50,000 per year, per investor, per mutual fund shall be exempted from the requirement of PAN subject to other operational guidelines. Any investment, lumpsum or through Systematic Investment Plans (SIPs) by investors, where aggregate of investments/instalments in a rolling 12 months period, does not exceed ₹ 50,000/- per investor will be treated as Micro investments for the above purpose. Micro investments will be accepted subject to PAN ₹exemption in KYC process. This exemption will be applicable ONLY to investments by individuals (not NRI & PIOS), Minors and Sole proprietary firms. The exemption is applicable to joint holders also. In case under MICRO SIP, the first SIP Instalment is processed (as the cheque may be banked), and the application is found to be defective, the Micro SIP registration will cease for future instalments. No refund to be made for the units already allotted. However redemptions will be allowed based on the submission of normal prescribed Redemption Transaction SIP Investors may submit any one of the Photo Identification documents (p

In Substitution, Default will be Considered as yearly inequency.
 Minimum Top-Up amount would be ₹ 500⁴. Sin multipleer of Re. 1/- thereafter for all the schemes of the Fund that offer SIP
 In case the investor does not specify Top-Up amount, ₹ 500/- will be considered as the Top-Up amount and the request will be processed accordingly.
 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 up till the tenure of the SIP. For example, if the SIP is registered up till 30 yrs, and the end date of the Top-up facility is currently available for SIP registration and installment payments made directly with the fund and through modes like NACH/Auto Debit mode, ISIP, eNACH and UPI Autopay. SIP Top up facility is currently available for SIP registration and installment payments made directly with the fund and through modes like NACH/Auto Debit mode, ISIP, eNACH and UPI Autopay. SIP Top up facility is currently not available for SIP registration and installments are sent through Mutual Fund Utility (MFU), NSE MF II system of NSE or BSE Star MF platform of BSE or any other platforms of these stock exchanges or Channel partners. As & When relevant systems are put in place, this facility will be automatically offered.
 The Top-up details cannot be modified once enrolled. In order to make any changes, the investor must cancel the existing SIP and enroll for a fresh SIP with Top-up option.
 In case the SIP Top up is cancelled the SIP will continue to be processed with the last topped up amount till the SIP end date
 SIP Top Up facility can be availed by Existing Investors who have already registered any SIP with the subsequent cycle date SIP has been processed.
 All other conditions generally applicable for SIP spital also be applicable for SIP op-up facility. or Examp

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

Based on above details. SID Installing

Daseu on abov	e uetalis, sir ilista	innents shan be a	
Installment No(s).	SIP Installment (in ₹) (A)	Top-Up amount (in ₹) (B)	Monthly SIP Installment amount after Top-up (in ₹) (A+B)
1 to 6	5,000	NA	5,000
7 to 12	5,000	1,000	6,000
13 to 18	6,000	1,000	7,000
19 to 24	7,000	1,000	8,000
25 to 30	8,000	1,000	9,000
31 to 36	9,000	1,000	10,000* *(At-least amount to be filled on NACH Mandate)

24. Terms & Conditions - Goal Based SIP

24. Ierms & Conditions - Goal Based SIP • SIP application can have only one Goal assigned. Investors will be required to submit separate application forms for each Goal. • Units will not be automatically redeemed upon achievement of Goal and the SIP shall continue till the term of the SIP, even after the crossing of the Goal Amount. Further, Units will be redeemed as per First In First Out basis for any redemption applied for. • *Goal Amount & type of Goal is mandatory for each Goal SIP Application. Default option will be Retirement Planning where no Goal is ticked. If no Goal amount is mentioned, the same will be taken as default amount of ₹ 1 Crore. Further, AMC reserves the right to register any such deficient application as a regular SIP & not as Goal SIP.

a regular SIP & not as Goal SIP. • Goal SIP facility is currently not available for SIP registered/submitted through Post-dated cheques (PDCs), OR through Mutual fund Utility (MFU) and through Channel partners. As & When relevant systems are put in place, this facility will be automatically offered. • 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 if 15 days. 25. Pursuant to recent SEBI guideline, w.e.f 01st Feb, 2021, Allotment of units will be based on Realization basis. Here the date and time of receipt of funds into the collection account of the scheme will be considered and it will not be basis the debit date from investor's bank account. It may be please noted that different payment modes may have different clearing cycles, and accordingly, there will difference in the transaction date versus the NAV applied date for across transactions like Lumpsum, SIP or Switches including STP's. In case of Switches or STP's the Allotment will be as per the settlement cycle of the OUT scheme in to the IN scheme scheme

All other conditions generally applicable for SIP shall also be applicable for Goal SIP.
 26. SIP Cancellation: Investor can cancel the sip by submitting sip cancellation form before 10 calendar

day of next instalment date.

STANDALONE ONE TIME MANDATE (OTM) FOR SIP APPLICATION. MIRAE ASSET



									1																					
Name & Bro ARN/RI/		le/		A		b Bro t ARN				Sub A	gent	t Code	•		EUI	N*		Ir	iterna	I Co	ode fo	or A	МС	_				Time S ence N		ıp
I Declaration: Declaration lank by me/us as this trans ager/sales person of the die e above mentioned SEBI-R	action is ex stributor/sub	ecuted with broker. R	iout any ir I A/Decl a	iteraction of aration:	or adv	ice by th	ne empl	loyee/re	elationshi	o manage	er/sale	s person	of the abo	ve distri	butor/	sub brol	er or n	otwiths	anding t	he ac	dvice of	in-app	propriate	eness	, if any,	provide	d by t	the empl	loyee/r	elatio
ignature of 1ª Applicant /	Guardian /	Authorise	d Signat	ory / PoA /	Kart	а		Sign	nature of	2 nd Applie	icant /	Guardia	n / Autho	ised Sig	gnato	ry / PoA				Signa	ature of	3 rd Aj	pplicant	t / Gu	ardian	/ Autho	rised	Signato	ory / Po	оA
ISTING UNIT HOLD	Der inf	ORMAT	ION (T	he deta	ails	in our	reco	ords u	under	the foli	io nu	umber	mentio	ned v	vill a	apply	for tl	nis ap	oplica	tion	.)			_						
ne of 1 st Unit Holder														_																
io No.									Mob	ile No.	·								\square											
ail ID																														
	lease pro lio, the ba																	gistrat	ion is g	giver	n for ar	ıy otł	her bai	nk wł	nich is	not re	giste	ered un	ider th	ne
k Name																														
Ik Account No.															+															
Ve acknowledge tha essing due to any su Ve hereby authorize urther, I/We authorize We hereby agree to We request you to m Ve give my/our cons	for such t I/We wil uch non ir Mirae As e my repr read the nake prov ent to Mi	delay / I I need to formationset Mutic set Mutic respections for rae Asset	non pro o inform on to Mi ual Fun ve (the ve SID or me/ u et Mutua	cessing. Mirae A rae Asse d to initia bearer o and SAI s and/ o al Fund o	et Mi ate / of this of th r an or its	t Mutua utual F honou s reque ache advisc s Asset	al Fur und. ir such est) to emes or auth Mana	nd abo h payr o get tl of Mir horize ageme	out any ments a he abo rae Ass ed by m ent Cor	change and hav ve Man set Mutu e to be npany a	ve sig ndate ual Fi able and it	my bai ined ar verifie und be to utili: ts ager	nk accor nd endo d. Mand fore inve ze this r its to co	nt and sed th ate ve sting i andat	e Ma rifica in ar ie foi ne o'	andate ition cl iy sche sIP ii ver ph	Form harges eme o h any one, S	in lie s, if ai f Mira scher SMS,	ual Fu u of th ny, ma e Asse ne of N email o	nd v e sa y be et Mi Airae or ar	vill not ame. charg utual f e Asse ny othe	jed to Fund et Mu er mo	o my/o I using utual F ode to	our b our b this und add	e for a bank a facilit applie lress r	ny rej ccour y. ed for. ny inv	iectio nt. vestn	ons / n nent re	on	
Ne acknowledge tha essing due to any su Ne hereby authorize urther, I/We authorize We hereby agree to We request you to m Ne give my/our cons ies and/or receive cc the Customer Prefer	for such t I/We will uch non in Mirae As e my repr read the nake prov ent to Mi ommunica ence Reg	delay / I I need to formationset Muttresentation respections for rae Asservation per gistration	non pro o inform on to Mi ual Fun- ve (the ve SID or me/ u et Mutua taining u Facility	Mirae A Mirae Asse to initia bearer c and SAI s and/ o al Fund o to transa	ate / of this of this of th r an or its action	t Mutua utual F honou s reque ne sche advisc s Asset ns/ nor	al Fur und. Ir sucl est) to emes or auth Mana n-com	nd abo th payr o get th of Mir horize ageme nmerci	ments a he abo rae Ass d by m ent Cor ial trans	change and hav ve Man vet Mutu e to be npany a sactions	ve sig ndate ual Fi able and it s/ pro	my bar ned ar verifie und be to utili: ts ager omotion	nk accord nd endo d. Mand fore invo ze this r its to co ial/ pote	nt and sed th ate ve esting i nandat ntact n ntial in	e Ma rifica in an ie foi ne o vesti	andate ition cl iy sche sIP ii ver ph	Form harges eme o h any one, S	in lie s, if ai f Mira scher SMS,	ual Fu tu of th ny, ma e Asse ne of N email o	nd v e sa y be et Mi Airae or ar	vill not ame. charg utual f e Asse ny othe	jed to Fund et Mu er mo	o my/o I using utual F ode to	our b our b this und add	e for a bank a facilit applie lress r	ny rej ccour y. ed for. ny inv	iectio nt. vestn	ons / n nent re	on	1
Ne acknowledge tha essing due to any su Ne hereby authorize urther, I/We authorize We hereby agree to We request you to m Ne give my/our cons ies and/or receive cc the Customer Prefer Ne have read and ur Signature of 1 App	for such t I/We will ich non in Mirae As e my repr read the nake prov ent to Mi ommunica ence Reg nderstooo	delay / I I need to aformation set Mutti esentati respecti isions for rae Asse ation per gistration I the Ter	non pro p inform on to Mi ual Fun- ve (the ve SID or me/ u et Mutua taining a Facility ms and	cessing. Mirae A rae Asse d to initia bearer c and SAI s and/ o al Fund o to transa Conditio	Asset et Mi ate / of this of the of the r an or its action	t Mutua utual F honou s reque ne sche advisc s Asset ns/ nor	al Fur und. Ir sucl est) to emes or auth Mana n-com	nd abo th payr o get th o of Mir chorize ageme nmerci eaf for	but any ments a he abo rae Ass d by m ent Cor ial trans usage	change and hav ve Man et Mutu e to be npany a sactions of the C	ve sig ndate ual Fi able and it s/ pro Dne 1	my bar ned ar verifie und be to utili: ts ager motion Fime M	nk accord nd endo d. Mand fore invo ze this r its to co ial/ pote	nt and sed th tate ve ssting i andat ntact n tial in acility	e Ma rifica in ar ie for ne o vesti	andate ition cl y sche SIP ir ver ph ments	Form harges eme o h any one, S	in lie s, if ai f Mira scher SMS,	ual Fu u of th ny, ma e Asse ne of N email d ommu	nd v e sa y be t Mi Airae or ar nica	vill not ame. charg utual f e Asse ny oth tion/ n Sių	ged tu Fund et Mu er mo nater	o my/o I using utual F ode to rial irre	nsible our b this Fund add espect	e for a pank a facilit applie ress r ctive o	ny rej ccour y. ed for. ny inv of my l	iection ht. vestn block	ons / n nent re	on elated refere	1
Ve acknowledge tha essing due to any su Ve hereby authorize urther, I/We authorize We hereby agree to We request you to m Ve give my/our cons ies and/or receive cc the Customer Prefer Ve have read and ur Signature of 1 App	for such t I/We will ich non in Mirae As e my repr read the nake prov- ent to Mi ommunica ence Rea nderstooo	delay / I I need to aformation set Mutti esentati respecti isions for rae Asse ation per gistration I the Ter	non pro p inform on to Mi ual Fun- ve (the ve SID or me/ u et Mutua taining a Facility ms and	cessing. Mirae A rae Asse d to initia bearer c and SAI s and/ o al Fund o to transa Conditio	Asset et Mi ate / of this of the of the r an or its action	t Mutua utual F honou s reque ne sche advisc s Asset ns/ nor	al Fur und. Ir sucl est) to emes or auth Mana n-com	nd abo th payr o get th o of Mir chorize ageme nmerci eaf for	but any ments a he abo rae Ass d by m ent Cor ial trans usage	change and hav ve Man et Mutu e to be npany a sactions of the C	ve sig ndate ual Fi able and it s/ pro Dne 1	my bar ned ar verifie und be to utili: ts ager motion Fime M	nk accor nd endo d. Mand fore invo ze this r nts to co al/ pote andate	nt and sed th tate ve ssting i andat ntact n tial in acility	e Ma rifica in ar ie for ne o vesti	andate ition cl y sche SIP ir ver ph ments	Form harges eme o h any one, S	in lie s, if ai f Mira scher SMS,	ual Fu u of th ny, ma e Asse ne of N email d ommu	nd v e sa y be t Mi Airae or ar nica	vill not ame. charg utual f e Asse ny oth tion/ n Sių	ged tu Fund et Mu er mo nater	o my/o I using utual F ode to rial irre	nsible our b this Fund add espect	e for a pank a facilit applie ress r ctive o	ny rej ccour y. ed for. ny inv of my l	iection ht. vestn block	ons / n nent re king pr	on elated refere	1
Ve acknowledge tha essing due to any su Ve hereby authorize Irther, I/We authorize We hereby agree to We request you to m Ve give my/our cons ies and/or receive cc the Customer Prefer Ve have read and ur Signature of 1 App PoA/Kar	for such t I/We wi ich non ir Mirae As e my repr read the nake prov- ent to Mi pommunica ence Reg nderstood	delay / f I need to formation set Mutte sentation respection isions for are Asso- ation per gistration I the Ter ardian/A BANK R	non pro p inform n to Mii ual Fun ve (the ve SID te SID te me/ u te Mutua taining I Facility ms and uthorisee ECORE	d Signate d Signate d Signate d to initia bearer of and SAI s and/ of to transate d Signate S	of this of this of the r and of the r and of	t Mutual F honou ne schu advisc Asset ns/ nor given c	al Fur Fund. Ir suclest) to emessor auth Mana-com overlee	nd abc o get ti s of Mir horize ageme nmerci eaf for	Authoris	change and hav ve Man let Muttu to be npany a sactions of the C Signatu Signatu	ve sig ndate ual Fi able and it s/ pro Dne 1	my bai gned ar verifie und be to utili ts ager motior f 2 Appp //PoA (.	A accound a dendo d. Manot fore inverse this r to co all pote andate	nt anc sed th tate ve sting i handat ntact n ntial inn tial inn MK RE	e Ma rifica in ar e foi ne o vesti	andate tition cl sysche s SIP in ver ph ments	Formarge: eme o a any pone, S and o	n in lie s, if an f Mira scher GMS, , ther c	ual Fu uy, ma e Assene of M email (ommu	nd v e sa y be t Mi Airae or ar nica	vill not ame. charg utual f e Asse ny oth tion/ n Sių	ged tr Fund et Mu er mu nater gnatu	o my/d I using utual F ode to rial irre	ansible our b our	e for a bank a facilit applied ress rective of the second	ny rej ccour y. ed for. ny inv of my l	iection ht. vestn block	nent re king pr	on elated efere	
Ve acknowledge tha assing due to any su Ve hereby authorize Irther, I/We authorize We hereby agree to We request you to m Ve give my/our cons ies and/or receive cc the Customer Prefer Ve have read and ur Signature of 1 App PoA/Kar	for such t I/We wi ich non ir Mirae As e my repr read the nake prov ent to Mi pommunica ence Reg derstood	delay / 1 I need to formatic set Muti- esentati respecti- isions fo- rae Asse ation per- jistration I the Ter ardian/A BANK R	non pro p inform n to Mi ual Fun ve (the ve SID or me/ u et Mutua taining Facility ms and uthorise ECORE	d Signate S	of this of this of the r and of the r and of	t Mutua utual F honou s reque ne sche advisc s Asset ns/ nor	al Fur Fund. Ir suclest) to emessor auth Mana-com overlee	nd abc o get ti s of Mir horize ageme nmerci eaf for	Authoris	change and hav ve Man et Mutu e to be npany a sactions of the C	ve sig ndate ual Fi able and it s/ pro Dne 1	my bai gned ar verifie und be to utili ts ager motior f 2 Appp //PoA (.	nk accor nd endo d. Mand fore invo ze this r nts to co al/ pote andate	nt anc sed th tate ve sting i handat ntact n ntial inn tial inn MK RE	e Ma rifica in ar e for ne o vesti	andate tition cl SIP in ver ph ments	Form harge: eme o h any one, S and o	n in lie s, if al f Mira scher SMS, ther c	ual Fu uu of th ny, ma e Asse ne of N email o ommu A A A A A A A A A A A A A A A A A A	nd v le sa y be et Mi Airae or ar nica	vill not charc charc charc e Asse ny othe tion/ n SiQ SiQ Drised	ged ti Fund et Mu er mo nater gnatu Signa	o my/d I using utual F ode to rial irre	a spectra a spec	e for a pank a facilit applie lires r ctive of ctive of ctive of a second secon	CCOUR y. ed for. ny inv of my l Guard BANK	lian/	nent re king pr	on elated refere S)	
Ve acknowledge tha essing due to any su Ve hereby authorize urther, I/We authorize We hereby agree to We request you to m Ve give my/our cons ies and/or receive co the Customer Prefer Ve have read and ur Signature of 1 App PoA/Kar	for such t I/We wi ich non ir Mirae As e my repr read the nake prov ent to Mi ommunica ence Reg nderstood	delay / 1 I need to formatic set Muti esentati respecti isions for are Asso ation per gistratior I the Ter ardian/A BANK R N Code cor Bar	non pro p inform n to Mii al Fun ve (the ve SID r me/ u et Mutu taining I Facility ms and uthorisee ECORE	cessing. Mirae A rae Assed to initia bearer c and SAI s and/ o al Fund o to transa c Condition d Signate S)	Asset at Mi of this of the por its action ons (Dons (H	t Mutual F honou ne schu advisc Asset ns/ nor given c	al Fur und. Ir such eest) to eemes or auth Manan-com overle: 0 0 0	nd abc o get ti o o f Mir horize ageme nmerci eaf for 1 //	Authoris	change and hav ve Man et Mutt to be to be papary a sactions of the C Signatut Signatut Signatut of O O O O	ve sig ndate ual Fi able and it s/ pro Dne 1 Dne 1 Lure o naton	my bai yned ar verifie to utili ts ager motior f 2 Appp //PoA (,	ak accord d endo fore inver- tis to co all pote andate icant/Gu Se 0 5	nt anc sed th tate ve sting i handat ntact n ntial inn tial inn MK RE	e Ma rifica in ar e foi ne o vesti	andate tition cl SIP in ver ph ments	Form narge: eme o n any pone, \$ and o	n in lie s, if an f Mira scher SMS, ' ther c	ual Fu uu of th ny, ma e Asse ne of N email o ommu A A A A A A A A A A A A A A A A A A	nd v le sa y be et Mi Airae or ar nica	vill not charc charc charc e Asse ny othe tion/ n SiQ SiQ Drised	ged ti Fund et Mu er mo nater gnatu Signa	o my/d I using utual F ode to rial irre	a spectra a spec	e for a pank a facilit applie lires r ctive of ctive of ctive of a second secon	CCOUR y. ed for. ny inv of my l Guard BANK	lian/	nent re king pr	on elated refere S)	
Ve acknowledge tha essing due to any su Ve hereby authorize urther, I/We authorize We hereby agree to We request you to m Ve give my/our cons ies and/or receive cc the Customer Prefer Ve have read and ur Signature of 1 App PoA/Kar	for such t I/We wi ich non ir Mirae As e my repr read the nake prov ent to Mi pommunica ence Reg derstood	delay / 1 I need to formatic set Muti- esentati respecti- isions fo- rae Asse ation per- jistration I the Ter ardian/A BANK R	non pro p inform n to Mi ual Fun ve (the ve SID or me/ u et Mutua taining Facility ms and uthorise ECORE	cessing. Mirae A rae Assed to initia bearer c and SAI s and/ o al Fund o to transa c Condition d Signate S)	Assel et Mi ate / of this of the r an or its action ons (ons (H	t Mutual F honou s require advisci Asset ns/ nor given c	al Fur fund. Ir sucle est) to emess overlea	nd abc o get ti a of Mir horize ageme nmerci eaf for // / / / / / / / / / / / / / / / / /	Authoris	change and hav ve Man let Mutu e to be npany a sactions of the C Signate Signate Signate Signate Signate C O O O O	ve sig ndate ual Fi able and it s/ pro Dne 1	my bai yned ar verifie to utili ts ager motior f 2 Appp //PoA (,	A accound a dendo d. Manot fore inverse this r to co all pote andate	nt anc sed th tate ve sting i handat ntact n ntial inn tial inn MK RE	e Ma rifica in ar e foi ne o vesti	andate tition cl SIP in ver ph ments	Form harges eme o h any one, S and o	n in lie s, if ar f Mira scher SMS, , ther c CRE here prize	ual Fu uu of th ny, ma e Asse ne of N email d ommu <i>A</i>	nd v e sa y be th Mi Airae or ar nica	vill not ame. charg utual F e Asse sig orised	ged ti Fund et Mu er mo nater gnatu Signa	o my/d I using utual F ode to rial irre	a spectra a spec	e for a pank a facilit applie lires r ctive of ctive of ctive of a second secon	CCOUR y. ed for. ny inv of my l Guard BANK	lian/	nent re king pr	on elated refere S)	
We acknowledge tha xessing due to any su We hereby authorize urther, I/We authorize We request you to m We give my/our cons rises and/or receive co the Customer Prefer We have read and ur Signature of 1 App PoA/Kar WIRAE ASSET De Debit (tick ✓)	for such t I/We wi ich non ir Mirae As e my repr read the nake prov ent to Mi ommunica ence Reg nderstood	delay / 1 I need to formatic set Muti esentati respecti isions for are Asso ation per gistratior I the Ter ardian/A BANK R N Code cor Bar	non pro p inform n to Mii al Fun ve (the ve SID r me/ u et Mutu taining I Facility ms and uthorisee ECORE	cessing. Mirae A rae Assed to initia bearer c and SAI s and/ o al Fund o to transa c Condition d Signate S)	Assel et Mi ate / of this of the r an or its action ons (ons (H	t Mutual F honou s require advisci Asset ns/ nor given c	al Fur fund. Ir sucle est) to emess overlea	nd abc o get ti a of Mir horize ageme nmerci eaf for // / / / / / / / / / / / / / / / / /	Authoris	change and hav ve Man let Mutu e to be npany a sactions of the C Signate Signate Signate Signate Signate C O O O O	ve sig ndate ual Fi able and it s/ pro Dne 1 Dne 1 Lure o naton	my bai yned ar verifie to utili ts ager motior f 2 Appp //PoA (,	ak accord d endo fore inver- tis to co all pote andate icant/Gu Se 0 5	nt anc sed th tate ve sting i handat ntact n ntial inn tial inn MK RE	e Ma rifica in ar e foi ne o vesti	andate tition cl SIP in ver ph ments	Form harges eme o h any one, S and o	n in lie s, if ar f Mira scher SMS, , ther c CRE here prize	ual Fu uu of th ny, ma e Asse ne of N email o ommu A A A A A A A A A A A A A A A A A A	nd v e sa y be th Mi Airae or ar nica	vill not ame. charg utual F e Asse sig orised	ged to Fund et Mu er mo nater gnatu Signa Signa	o my/d I using Jutual F oode to rial irre	a spectra a spec	e for a pank a facilit applie lires r ctive of ctive of ctive of a second secon	CCOUR y. ed for. ny inv of my l Guard BANK	lian/	nent re king pr	on elated refere S)	
We acknowledge tha cessing due to any su We hereby authorize urther, I/We authorize urther, I/We authorize we request you to m We give my/our cons- rise and/or receive cc the Customer Prefer We have read and ur Signature of 1 App PoA/Kar MIRAE ASSET MURAE ASSET Nutual Fund	for such t I/We will uch non ir Mirae As e my represented the hake proveent to Mirae As e my represented the hake proveent to Mirae As e my represented the hake provees [] SB [] Deees [] Deeees [] Deeeees [] Deeeeeeeeeeeeeeeeeeeeeeeeeeeeeeeeeee	delay / 1 I need to formatio set Muti- esentati respecti isions for are Asse- ation per gistratior I the Ter ardian/A BANK R N Code sor Bar	non pro p inform n to Mii ual Fun ve (the ve SID tr me/ u st Mutuz taining I Facility ms and uthorisee ECORE N A k Cocc C C	cessing. Mirae A rae Asse d to initia bearer c and SAI s and/ o to transa Condition d Signate S) e c c	Asset at Mi ate / of this of the r an or its action ons (t Mutua utual F honou s requir advisc Asset ns/ nor given c given c	al Fur fund. Ir such emess to cemes or auth Manan-com overlee overlee 0 0 0 0 0 0 0 0	nd abc o get ti s of Mir horize ageme nmerci eaf for 1 // // // // // // // // // // // // //	Authoris	change and hav ve Man neet Mutu et Mutu et Mutu npany a sactions of the C Signatu Signatu Signatu O O O O O O O	ve sig ndate ual Fi able and it s/ pro Dne 1 Dne 1 Ba Ba Dture o naton	my bai yerife to utili to utili	A accound de ando d. Manot fore invuze this r to co and the and the an	ardian NK RE	e Ma rifica in ar e foi ne o vesti	andate tition cl sIP in ver ph ments RDS)	Formarges erme o a any pone, § and o	n in lie s, if ar f Mira scher SMS, , ther c CRE here prize	ual Fu uu of th ny, ma e Asse e Asse ommu A A A A A A A A A A A A A A A A A A	nd v e sa y be et Mi Airae or ar nica	vill not ame. charge utual F e Asse orised Si(orised CR CR	grad to Fund at Mu er mo nater gnatu Signa Signa U	o my/d I using utual F ode to rial irre	ansible our b g this und o add espe 3 App PoA (, 10D the	e for a pank a faciliti applie ress r crive of c	Guard BANK	lian/ i REC	nent re king pr	S)	I ence Y NC
PoA/Kar MIRAE ASSET Autual Fund	for such t I/We wi ich non ir Mirae As e my repr read the nake prov ent to Mi ommunica ence Reg nderstood	delay / 1 I need to formatio set Muti- esentati respecti isions for are Asse- ation per gistratior I the Ter ardian/A BANK R N Code sor Bar	non pro p inform n to Mii ual Fun ve (the ve SID tr me/ u st Mutuz taining I Facility ms and uthorisee ECORE N A k Cocc C C	cessing. Mirae A rae Assed to initia bearer c and SAI s and/ of al Fund of to transa c Condition d Signate S C C C C Ma: Ma:	Asset at Minate / of this of this of the r an or its action ons (DNS (H SB SB	t Mutual F honou s requa advisc c Asset ns/ nor given c - - - - - - - - - - - - - - - - - - -	al Fur fund. Ir such emess to cemes or auth Manan-com overlee overlee 0 0 0 0 0 0 0 0	nd abc o get ti s of Mir horize ageme nmerci eaf for 1 // // // // // // // // // // // // //	Authoris	change and hav ve Man let Mutu e to be npany a sactions of the C Signate Signate Signate Signate Signate C O O O O	ve sig ndate ual Fi able and it s/ pro Dne 1 Dne 1 Ba Ba Dture o naton	my bai yerife to utili to utili	Ak accord d. Mand fore invor- ts to co all pote andate iicant/Gu AS IN B/ Se 0 5 	ardian NK RE	e Ma rifica in ar e foi ne o vesti	andate tition cl SIP in ver ph ments	Formarges erme o a any pone, § and o	n in lie s, if ar f Mira scher SMS, , ther c CRE here prize	ual Fu uu of th ny, ma e Asse ne of N email d ommu <i>A</i>	nd v e sa y be et Mi Airae or ar nica	vill not ame. charge utual F e Asse orised Si(orised CR CR	gred to Fund to Tund et Mu er mo nater gnatu Signa set I	o my/d l using utual F ode to ode to rial irred Irre of 3 atory/F Data Nves	ansible our b our	e for a pank a facilit applie iress r ctive of a point and a point applie iress r ctive of a point and a point applie irest and a point applie irest	Guard BANK	lian/ i REC	nent re king pr	S)	I ence V NC
We acknowledge tha cessing due to any su We hereby authorize further, I/We authorize further, I/We authorize we give my/our cons rises and/or receive co the Customer Prefer We have read and ur Signature of 1 App PoA/Kar MIRAE ASSET Autual Fund	for such t I/We wilch non in Mirae Ase my represent to Mirae Ase enty represent to Mirae Ase enty represent to Mirae Ase provent to Mirae Ase provent to Mirae Ase provent to Mirae Ase provent to Mirae Ase prove and the aske prove and the aske prove as the manufacture of the manufacture of the phyme of t	delay / 1 I need to formatic set Mutteesentati respectit isions for ae Assection per jistration I the Ter ardian/A BANK R N Code Sor Bar CA D Code D CA D D CA	non pro p inform n to Mi al Fun ve (the ve SID or me/ u et Mutua taining Facility ms and uthorise ECORE	cessing. Mirae A rae Assed to initia bearer c and SAI s and/ o al Fund o to transa c Condition d Signate S C C C C Max	Asset at Minate / of this of this or its action ons (Description ons (Based	t Mutual F honou s requa e scha advisc Asset ns/ nor given c	al Fur und. rr such centesst) to centessto Mana n-com overlee overlee 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	nd abc o get tt o get tt horize ageme nmerci eaf for t // 0 0 0 0 8 8 1 1 5 8 -	Authorise	change and hav ve Man et Mutu e to be npany a sactions of the C Signata sact Sign of 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	ve sig ndate ual Fi able and it s/ pro Dne 1 bure o natory	my bai yned ar verifie und be to utili ts ager motior fime M f 2 App motior fime M f 2 App M f 2 App M f A	A accound de ando d. Mand fore inverse this r ts to co andate incant/G AS IN B andate 0 5 0 5 0 5 0 5 0 5 0 5 0 7 8 0 8 0 8 0 8 0 8 0 8 0 8 0 8 0 8 0 8 0	ardian NK RB	e Ma rifica in ar e for ne o' vestr r.	andate tition cl vy sche r SIP in ver ph ments	Formarges eme o on any one, S and o	n in lie s, if au scher SMS, ther c CRE here prize	ual Fu uy of th hy, ma e Assee e Assee ommu	nd v e sa y be th Mi Airae or ar nica	vill not ame. c charg utual F e Asse ay other tion/ n Sig Drised	gned tr Fund et Mu er mo nater gnatu Signa Signa Signa Signa Signa	o my/k I using roode to rial irred atory/F	ansible our b our	e for a pank a facilit applied iress rective of a point of the second se	Guard BANK	iection t. restriction block lian/ (REC ers ers (REC (REC) (REC)) (REC) (REC) (REC) (REC) (REC) (REC)) (REC) (REC)) (REC)) (REC)) (REC)) (REC)) (REC)) (REC)) (REC)) (REC)) ()) ()) ()) (REC)) ()) (REC))) (ons / n nent re king pr CORDS Y Y X (India	S)	Y NC
We acknowledge tha cessing due to any su We hereby authorize urther, I/We authorize urther, I/We authorize We request you to m We give my/our cons rise and/or receive co the Customer Prefer We have read and ur Signature of 1 App PoA/Kar WIRAE ASSET WIRAE ASSET WIRAE ASSET WIRAE ASSET WIRAE ASSET WIRAE ASSET WIRAE ASSET Nature of 1 App PoA/Kar MIRAE ASSET	for such t I/We wilch non in Mirae Ase my represent to Mirae Ase enty represent to Mirae Ase enty represent to Mirae Ase provent to Mirae Ase provent to Mirae Ase provent to Mirae Ase provent to Mirae Ase prove and the aske prove and the aske prove as the manufacture of the manufacture of the phyme of t	delay / 1 I need to formatic set Muti- esentati respecti isions for are Asse- ation per- gistratior I the Ter- ardian/A BANK R N Code Sor Bar CA Code mount	non pro p inform n to Mi al Fun ve (the ve SID or me/ u et Mutua taining Facility ms and uthorise ECORE	cessing. Mirae A rae Assed to initia bearer c and SAI s and/ o al Fund o to transa c Condition d Signate S C C C C Max	Asset at Minate / of this of this or its action ons (Description ons (Based	t Mutual F honou s requa e scha advisc Asset ns/ nor given c	al Fur fund. Ir succ emess to momente or auth Manan-com overlea overlea of com of co	nd abc o get ti s of Miir horize ageme nimerci aaf for r // / 0 0 0 8 8 a h 1 3 SB- uston	Authorizin Authorizin Authorizin Context Authorizin Authorizi	change and hav ve Man et Mutt e to be npany a sactions of the C Signatut sed Sign 0 0 0 0 FREC FREC	ve sig date ual Fi able and it s/ pro Dne 1 bure o natory Baa 0 0 0 0 0 0 0 0 0 0 0 0 0	my bai yned ar verifie und be to utili: ts ager motior f 2 Appp //POA (, f 2 App //POA (, f 2 App	A accound de ando d. Mand fore inverse this r ts to co andate incant/G AS IN B andate 0 5 0 5 0 5 0 5 0 5 0 5 0 7 8 0 8 0 8 0 8 0 8 0 8 0 8 0 8 0 8 0 8 0	Itthly ence r lates	e Ma rifica in an e for ne o' vestr	andate tition cl vy sche r SIP in wer ph ments RDS) 8	Form harges erne o n any one, s and o li/We authough Qtly of chase eed as have a	n in lie s, if au scher SMS, ther c CRE here prize	ual Fu uy of th hy, ma e Asse nee of N email d oommu A A A A A A A A A A A A A A A A A A	nd v e sa y be th Mi Airae or ar nica	vill not ame. c charg utual F e Asse ay other tion/ n Sig Drised	gned tr Fund et Mu er mo nater gnatu Signa Signa Signa Signa Signa	o my/k I using roode to rial irred atory/F	ansible our b our	e for a pank a facilit applied iress rective of a point of the second se	Guard BANK	iection t. restriction block lian/ (REC ers ers (REC (REC) (REC)) (REC) (REC) (REC) (REC) (REC) (REC)) (REC) (REC)) (REC)) (REC)) (REC)) (REC)) (REC)) (REC)) (REC)) (REC)) ()) ()) ()) (REC)) ()) (REC))) (ons / n nent re king pr CORDS Y Y X (India	S)	Y NC

 1. Name Of Primary Account Holder
 2. Name Of Joint Account Holder

Phone No.

3. Name Of Joint Account Holder

TERMS AND CONDITIONS

- One Time Mandate (OTM) is a facility (herein after referred as'facility') whereby the Unit holder(s) can register a One Time Mandate to debit their bank account up to a certain limit per transaction, as per their choice, with Mirae Asset Mutual Fund ('Fund') and authorizing the Fund and the bank to debit their bank account for payment towards various purchases or SIP instalments submitted through various modes offered or as may be offered from time to time by Mirae Asset Mutual Fund.
- This facility is an authorization to the bank, as indicated by the Unit holder(s) in the OTM form, to debit their bank account up to a certain limit in a particular folio per registration per transaction, based on their instruction to the Fund, whenever they choose to invest or start a SIP.
- 3. Unless otherwise specified, the term 'mandate' in these terms and conditions refers to the specific bank and bank account number of the investor/s or unit holder/s as mentioned by them in the OTM form (mandate form) to be used for debits for payment towards SIP instalments..
- 4. The Application Form should be completed in ENGLISH and in BLOCK LETTERS only.
- 5. Investors who have already submitted a One Time Mandate (OTM) form or already registered for OTM facility should not submit OTM form again as OTM registration is a one-time process only for each bank account. However, if such investors wish to add a new bank account towards OTM facility may fill the form.
- 6. Investors, who have not registered for OTM facility, may fill the OTM form and submit duly signed with their name mentioned. There is no requirement of filling a mandate form every time for a new SIP, as long as the amount of the instalments for the SIPs registered are within the mandate amount.
- 7. In a folio, the Unit holder(s) can register only a single One Time Mandate with a particular bank account number. In other words, for the same bank account number, the unit holder(s) cannot submit more than one mandate in a folio. However, the Unit holder(s) can register multiple mandates of different bank account numbers maintained with the same bank or different banks.
- 8. This facility is available to all categories of investors who are eligible to invest in the schemes of the Fund from time to time MAMF reserves the right to restrict or withdraw or discontinue the OTM facility to certain categories of investors or to any specific investor anytime at its discretion without assigning any prior reason thereof.
- Application forms along with supporting documents can be submitted to Investor Service Centre of the AMC or the RTA – M/s Kfintech, contact details of which are available on www.miraeassetmf.co.in
- Registration of One Time Mandate will take 25 Calendar days from the date of submission of form.
- 11. Maximum amount per OTM is Rs. 1 Crore
- 12. 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 not be updated in the folio; however, the AMC reserves the right to communicate for transaction reasons on such contact details. All future communication whatsoever would be, thereafter, sent to the mobile number and email id registered under the folio.
- 13. Investors are deemed to have read and understood the terms and conditions of OTM Facility, SIP registration through OTM facility, the Scheme Information Document, Statement of Additional Information, Key Information Memorandum, Instructions and Addendum issued from time to time of the respective Scheme(s) of Mirae Asset Mutual Fund.
- 14. "National Automated Clearing House (NACH)" is Direct Electronic Debit mode implemented by National Payments Corporation of India (NPCI), list of banks is available on NPCI website www.npci.org.in. The said list is subject to modifications. The investor agrees to abide by the terms and conditions of NACH Debit/ECS of Reserve Bank of India/Banks.
- 15. Date and the validity of the mandate should be mentioned in DD/MM/ YYYY format.
- 16. Utility Code of the Service Provider will be mentioned by Mirae Asset Mutual Fund.
- 17. Tick on the respective option to select your choice of action and instruction.
- 18. Please mention the Name of Bank and Branch, IFSC / MICR Code also provide an Original Cancelled copy of the cheque of the same bank account registered in One Time Mandate.
- 19. Amount payable for service or maximum amount per transaction that could be processed in words. The amount in figures should be same as the amount mentioned in words, in case of ambiguity the mandate will be rejected.
- 20. For the convenience of the investors the frequency of the mandate will be "As and When Presented"

- 21. Please affix the Names of customer/s and signature/s as well as seal of Company (where required) and sign the undertaking
- 22. The Investor/s shall not hold the AMC liable for the following:
- For any transaction using the Facility carried out in good faith by the AMC on instructions of the Investor/s.
- · For unauthorized usage/ unauthorized transactions conducted by using the facility.
- For any loss or damage incurred or suffered by the Investor/s due to any error, defect, failure or interruption in the provision of the Facility arising from or caused by any reason whatsoever.
- 23. Investor will not hold Mirae Asset Mutual Fund, its registrars and other service providers responsible if the transaction is delayed or not effected or the investor bank account is debited in advance or after the specific date due to various clearing cycles of NACH Debit/ Local/Bank holiday. Mirae Asset Mutual Fund, its registrars and other service providers shall not be held responsible or liable for damages / compensation / loss incurred by the investor as a result of using the SIP or ECS / Auto debt facility. The investor assumes the entire risk of using this facility and takes full responsibility.
- 24. Mirae Asset Mutual Fund reserves the right to reject any application without assigning any reason thereof. Mirae Asset Mutual Fund in consultation with Trustees reserves the right to withdraw these offerings, modify the procedure, frequency, dates, load structure in accordance with the SEBI Regulations and any such change will be applicable only to units transacted pursuant to such change on a prospective basis.
- 25. It is clarified that the Facility is only with a view to accommodate / facilitate the Investor/s and offered at the sole discretion of the AMC. The AMC is not bound and/or obliged in any way to give access to the Facility to Investor/s.
- 26. The Investor/s shall check his/ her account records carefully and promptly. If the Investor/s believes that there has been a mistake in any transaction using the Facility, or that an unauthorized transaction has been affected, the Investor/s shall notify the AMC immediately. If the Investor/s defaults in intimating the discrepancies in the statement within a period of fifteen days of receipt of the statements, he waives all his rights to raise the same in favor of the AMC, unless the discrepancy/ error is apparent on the face of it. By opting for the facility, the Investor/s hereby irrevocably authorizes and instructs the AMC to act as his/ her agent and to do all such acts as AMC may find necessary to provide the Facility.
- 27. Investor/s can choose to cancel the OTM by filling OTM cancellation form 10 days in advance of the next SIP date
- 28 .While submitting the mandate the gap between the current business date and date of the mandate should be less than 120 days, if the gap is more than 120 days then such mandates shall be rejected. The date of the mandate should be less than or equal to the current business date. If the date is beyond the current business date, then such mandate shall not be accepted.
- 29. As per NPCI latest circular maximum end date will be upto 40 years. Hence it is mandatory to provide the End date on the form.

Mirae Asset MULTI SIP Application Form

SIP ENROLMENT with One Time Mandate (OTM) (Please fill all sections)



Name & Broker Code	Sub Broker/				ISC Date Time Stamp
ARN/RIA Code	Agent ARN Code	Sub Agent Code	EUIN*	Internal Code for AMC	Reference no
N Declaration: Declaration for "Execution Only" Transa e/us as this transaction is executed without any interac					
ierus as uns transaction is executed without any interaction several terms as the stributor/sub broker. RIA/Declaration: "I/We BI-Registered Investment Adviser/RIA".					
Signature of 1 ^{er} Applicant / Guardian /Authorised	l Signatory / PoA / Karta Signa	ture of 2 nd Applicant / Guardian //	Authorised Signatory / PoA	Signature of 3 rd Applicant /	Guardian / Authorised Signatory / Po/
EXISTING UNIT HOLDER I	NFORMATION (The detail	s in our records und	er the folio numb	er mentioned will apply fo	or this application.)
ame of 1st Unit Holder (as per PAN				Folio No.	
2. SIP ENROLMENT DETAILS	(Please refer KIM for Mi	nimum amount Crite	ia for the schem	e applied for.)	
Scheme Name:				DCW Payou	t DCW*
	thly (Default) Quarterly		Direct Plan	Growth DCW Reinv	
	k 5th will be considered as the de	efault date) SIP Amou	nt (₹) _ 5,000 _	10,000 25,000 Any	other Amount (₹)
SIP Start Month (MM/YY) M	Y Y SIP End Month (MM/YY) M M Y	Y		
Scheme Name:					
Frequency Please (Mor SIP Date D (Please cl If left blan	nthly (Default) 🗌 Quarterly	Regular Plan] Direct Plan	Growth IDCW Payou	
SIP Date D D (Please cl If left blan	noose Any Date from 1st till 28th o k 5th will be considered as the de		nt (₹) 5,000		other Amount (₹)
SIP Start Month (MM/YY) M	VI Y Y SIP End Month ((MM/YY) M M Y	Y		
Scheme Name:			_	_ IDCW Payo	ut DCW*
	nthly (Default) U Quarterly		Direct Plan	Growth DCW Rein	vestment Frequenc
SIP Date D D (Please cl	noose Any Date from 1st till 28th on the second sec		nt (₹) 🗌 5,000 🔲 -	10,000 25,000 Any o	ther Amount (₹)
SIP Start Month (MM/YY)	SIP End Month (Y		
DCW frequency is applicable only for Mirae acome Distribution cum Capital Withdrawa	e Asset Liqud Fund, Mirae Asset Ove I. IDCW ^Frequency can be Daily or	ernight Fund & Mirae Asset Lo Weekly or Monthly; If not sele	w Duration Fund. Defa acted Monthly will be co	ult option here will be Daily if frequen nsidered as default, refer SID for mo	cy not selected. re details
			B Collection A/o"		
				total SIP amounts of all the sch	neme(s) applied for.
				total SIP amounts of all the sch	neme(s) applied for.
ayment initiated through Cheque/DD	, shall be considered as first in	stallment. Cheque amour	t should be equal to nount (₹)	Paymen	t Type-Non Third Party(Sel
ayment initiated through Cheque/DD que/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Sel
yment initiated through Cheque/DD que/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Sel
yment initiāted through Cheque/DD que/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Sel
yment initiated through Cheque/DD que/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Sel
yment initiāted through Cheque/DD que/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Sel
yment initiāted through Cheque/DD que/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Sel
yment initiated through Cheque/DD que/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Sel
ayment initiated through Cheque/DD que/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Sel
ayment initiated through Cheque/DD que/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Sel
ayment initiated through Cheque/DD que/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Sel
ayment initiated through Cheque/DD que/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Sel
ayment initiated through Cheque/DD eque/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Self
ayment initiated through Cheque/DD eque/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Self
ayment initiated through Cheque/DD eque/DD no	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Self
Initial Silp Payment Details- Cheque / ayment initiated through Cheque/DD eque/DD no.	, shall be considered as first in Cheque/DD date	stallment. Cheque amourTotal Cheque A	t should be equal to nount (₹)	Paymen City	t Type-Non Third Party(Self

Terms & Conditions of Multi-SIP Facility

The Application Form should be completed in ENGLISH and in BLOCK LETTERS only.

1. This facility is not available currently with all Mirae Asset ETF schemes.

For further details on Fund Of Fund kindly refer the addendum uploaded on website, visit:

https://www.miraeassetmf.co.in/downloads/statutory-disclosure/addendum

2. Multi-SIP is a facility whereby the Unit holder(s) can register a One Time Mandate to debit their bank account for the sum total of the Multiple SIP(s) amount as applied for under eligible schemes. Cheque amount should be equivalent with total SIP(s)

instalment amount. For any mis-match in the amount application will be liable to be rejected. Under this application, the Investor authorizes the Fund and the bank to debit their bank account for payment towards various purchases through SIP instalments submitted through various modes offered or as may be offered from time to time by Mirae Asset Mutual Fund.

Please refer the "Minimum Application/Number of units" mentioned in the KIM under the section as Applicable to Eligible schemes under this Multi SIP Facility for minimum subscription amount and frequency. Default Option is Growth. In case of Income Distribution Cum Capital Withdrawal (IDCW) option, default option is IDCW-Reinvestment.

In case of ambiguity at Plan level, Application will be processed under Direct Plan as Default option.

Investor shall have the option of choosing any date of the month as the SIP date from 01st to 28th except the last three calendar dates 29th, 30th & 31st. If SIP debit date is not mentioned default date would be considered as 5th of every month. Even If the Investor selects or mentions the SIP dates as 29th, 30th or 31st, the default SIP date would be considered as 05th of every month only.

3. This facility is an authorization to the bank, as indicated by the Unit holder(s) in the OTM form, to debit their bank account up to a certain limit in a particular folio per registration per transaction, based on their instruction to the Fund, whenever they choose to invest or start a SIP.

4. Maximum amount per OTM is Rupees 1 Crore. Kindly ensure that the Max Amount mentioned has to be greater than the total SIP quantum applied for. Investors are requested to note that if OTM with similar bank account details is already registered under the folio, AMC will endeavor to register the applied SIP(s) with the already existing OTM subject to the total SIP amount (existing plus applied for) being under the maximum limit authorized. In any case, the higher of the max limit will be taken in to consideration.

If the unit holder(s) has changed the max limit amount, then the mandate will be registered as a fresh mandate with the revised details. Further, unit holder(s) will be able to register multiple OTM (up to 5 mandates) of different bank account numbers maintained with the same bank or different banks. If any OTM is submitted outside the already existing 5 mandates, the same shall be liable to be rejected.

5. Unless otherwise specified, the term 'mandate' in these terms and conditions refers to the specific bank and bank account number of the investor/s or unit holder/s as mentioned by them in the OTM form (mandate form) to be used for debits for payment towards SIP instalments.

6. Only 3 SIPs can be registered per Multi SIP application form. However, the Unit holder(s) can register multiple applications under the same OTM mandate registered for Multi SIP under the folio.

Time Gap for first SIP start date should be minimum of 25 Calendar days but not later than 100 calendar days. Applicant acknowledges that incomplete or ambiguous forms in any respect will not be processed & AMC reserves the right to reject such applications.

7. This facility is available to all categories of investors who are eligible to invest in the schemes of the Fund from time to time MAMF reserves the right to restrict or withdraw or discontinue the facility to certain categories of investors or to any specific investor anytime at its discretion without assigning any prior reason thereof.

8. Multi-SIP Application forms along with supporting documents can be submitted to Investor Service Centre of the AMC or the RTA – M/s Kfintech, contact details of which are available on www.miraeassetmf.co.in

9. Default Option is Growth. In case of Income Distribution cum capital withdrawal option, default option is Reinvestment of Income Distribution cum capital withdrawal option. In case of ambiguity at Plan level, it will always be under Direct Plan.

10. Applicant(s) also agree that if the transaction is delayed or not effected for reasonsof incomplete or incorrect or any other operational reasons, they would not hold AMC, their appointed service providers or representatives responsible.

Applicant(s) also undertake to keep sufficient funds in the bank account on the date of execution of the said standing instructions.

In case any payment instruction for SIP installment is dishonoured by the Bankers for 3 consecutive times for the reason Account Closed or Insufficient balance or any technical reasons as provided by NPCI/Aggregator, AMC reserves the right to terminate the SIP.

11. All future communication whatsoever would be, thereafter, sent to the mobile number and email id registered under the folio.

12. Investors are deemed to have read and understood the terms and conditions of OTM Facility, SIP registration through OTM facility, the Scheme Information Document, Statement of Additional Information, Key Information Memorandum, Instructions and Addendum issued from time to time of the respective Scheme(s) of Mirae Asset Mutual Fund.

13. "National Automated Clearing House (NACH)" is Direct Electronic Debit mode implemented by National Payments Corporation of India (NPCI), list of banks is available on NPCI website www.npci.org.in. The said list is subject to modifications. The investor agrees to abide by the terms and conditions of NACH Debit/ECS of Reserve Bank of India/Banks.

14. Date and the validity of the mandate should be mentioned in DD/MM/YYYY format. Utility Code of the Service Provider will be mentioned by Mirae Asset Mutual Fund. Please don't forget to Tick on the respective option to select your choice of action and instruction.

15. The enrolment period specified in the SIP enrolment form should be less than or equal to the enrolment period mentioned in the OTM Details. In case of any deviation between the tenure for Multi-SIP and tenure mentioned in OTM Details, the transaction shall be processed till the tenure mentioned in "OTM Details". To initiate the investment, process the investor does not require to submit a physical cheque; however, Investors will be required to give a Cancel Cheque Leaf or a Copy of the Cheque for validation of bank account. Please do not overwrite the Bank Name, Branch, IFSC / MICR Code on the mandate.

16. Amount in figures should be same as the Amount mentioned in words, in case of ambiguity the mandate will be rejected.

17. For the convenience of the investors the frequency of the mandate will be "As and When Presented".

18. Please affix the Names of customer/s and signature/s as well as seal of Company / HUF (where required) and sign the undertaking

19. The Investor/s shall not hold the AMC liable for the following:

• For any transaction using the Facility carried out in good faith by the AMC on instructions of the Investor/s.

• For unauthorized usage/ unauthorized transactions conducted by using the facility.

• For any loss or damage incurred or suffered by the Investor/s due to any error, defect, failure or interruption in the provision of the Facility arising from or caused by any reason whatsoever.

20. Investor will not hold Mirae Asset Mutual Fund, its registrars and other service providers responsible if the transaction is delayed or not effected or the investor bank account is debited in advance or after the specific date due to various clearing cycles of NACH Debit/Local/Bank holiday. Mirae Asset Mutual Fund, its registrars and other service providers shall not be held responsible or liable for damages / compensation / loss incurred by the investor as a result of using this facility. The investor assumes the entire risk of using this facility and takes full responsibility.

21. Mirae Asset Mutual Fund reserves the right to reject any application without assigning any reason thereof. Mirae Asset Mutual Fund in consultation with Trustees reserves the right to withdraw these offerings, modify the procedure, frequency, dates, load structure in accordance with the SEBI Regulations and any such change will be applicable only to units transacted pursuant to such change on a prospective basis.

22. The Investor/s shall check his/ her account records carefully and promptly. If the Investor/s believes that there has been a mistake in any transaction using the Facility, or that an unauthorized transaction has been affected, the Investor/s shall notify the AMC immediately. If the Investor/s defaults in intimating the discrepancies in the statement within a period of 15 days of receipt of the statements, he waives all his rights to raise the same in favor of the AMC, unless the discrepancy/ error is apparent on the face of it. By opting for the facility, the Investor/s hereby irrevocably authorizes and instructs the AMC to act as his/ her agent and to do all such acts as AMC may find necessary to provide the Facility.

23. It is clarified that the Facility is only with a view to accommodate / facilitate the Investor/s and offered at the sole discretion of the AMC. The AMC is not bound and/or obliged in any way to give access to the Facility to Investor/s.

24. Investor/s can choose to cancel the Multi-SIP by filling cancellation form 10 days in advance of the next SIP date.

25. As per NPCI latest circular maximum end date will be upto 40 years. Hence it is mandatory to provide the End date on the form.

- Instructions to fill Mandate:
- 1. UMRN To be left blank.
- 2. Date in **DD/MM/YYYY** format
- 3. Sponsor Bank code to be left blank for office use only.
- 4. Utility Code: Unique code of the entity to whom mandate is being given To be provided by the entity.
- 5. Name of the entity to whom the mandate is being given.
- 6. Account type SB/CA/CC/SB-NRE/SB-NRO/OTHER
- 7. Tick Select your appropriate Action
- a. Create For New Mandate
- b. Modify For Changes / Amendment on existing Mandate
- c. Cancel For cancelling the existing registered Mandate
- 8. Your Bank Account Number for debiting the amount.
- 9. Name of your bank and branch.
- 10. Your Bank branch IFSC code OR
- 11. Your Bank branch MICR code

- 12. Amount in words.
- 13. Amount in figures.
- 14. Frequency at which the debit should happen.
- 15. Whether the amount is fixed or variable.
- 16.Reference 1: Any details requested by the entity to whom the mandate is being given
- 17.Reference 2: Any details requested by the entity to whom the mandate is being given.
- 18. Your phone number.
- 19. Your email-id.
- 20. Period for which the debit mandate is valid
- a. Start date
- b. End date
- 21. Signatures of the account holder as per holding pattern in bank records.
- 22. Name of the account holder.