Aditya Birla Sun Life Mutual Fund



Key Information memorandum

ADITYA BIRLA SUN LIFE EQUITY SAVINGS FUND

(An Open ended scheme investing in equity, arbitrage and debt)

	Scheme Risk-o-meter	Benchmark Risk-o-meter (Nifty Equity Savings TRI)
 Long term capital growth and income An open ended equity scheme investing in equity and equity related securities including the use of equity derivatives strategies and arbitrage opportunities with balance exposure in debt and 	The risk of the scheme is Moderate	the risk of the benchmark is Moderate

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

Continuous Offer for Units at NAV based prices.

NAME OF MUTUAL FUND	NAME OF THE ASSET	NAME OF THE TRUSTEE
ADITYA BIRLA SUN LIFE MUTUAL	MANAGEMENT COMPANY	COMPANY
FUND	ADITYA BIRLA SUN LIFE AMC	ADITYA BIRLA SUN LIFE
	LIMITED	TRUSTEE PRIVATE LIMITED
One World Center, Tower 1, 17 th Floor,	One World Center, Tower 1, 17th	One World Center, Tower 1, 17th
Jupiter Mills, Senapati Bapat Marg,	Floor, Jupiter Mills, Senapati	Floor, Jupiter Mills, Senapati
Elphinstone Road, Mumbai-400013	Bapat Marg, Elphinstone Road,	Bapat Marg, Elphinstone Road,
Tel: 43568000	Mumbai - 400 013	Mumbai - 400 013
Fax No: 43568110 / 8111	Tel: 43568000	Tel: 43568000
Website	Fax No: 43568110 / 8111	Fax No: 43568110 / 8111
www.mutualfund.adityabirlacapital.com	CIN:	CIN:
	L65991MH1994PLC080811	U74899MH1994PTC166755

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.mutualfund.adityabirlacapital.com.

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

This Key Information Memorandum is dated May 30, 2025.



Name of the Scheme	Aditya Birla Sun Life Equity Savings Fund		
Type of the Scheme	An Open ended scheme investing in equity, arbitrage and debt		
Scheme Code	ABSL/O/H/ESF/14/10/0047		
Scheme Category	Equity Savings Fund		
Investment Objective Asset Allocation	To provide capital appreciation and income distribution to the blend of equity derivatives strategies, arbitrage opportuniti investments. The Scheme does not guarantee/indicate any returns. There is schemes' objectives will be achieved. Under normal circumstances, the asset allocation of the Scheme	es and pure	e equity
Pattern of the scheme	Instrument		cative ion (% of
		total A Minimu	Assets) Maxim
		m	um
	Equity & Equity Related instruments including derivatives Out of which: - Derivatives : 0% - 90% (hedged)* - Net long equity : 10% - 50% exposure	65%	90%
	(unhedged) ** Debt & Money market Instruments (including margin for derivatives)	10%	35%
	Units issued by REITs & InvITs	0%	10%
		Alloc (% of Ass Minimu	total
		m	um
	Equity & Equity Related instruments including derivatives Out of which: - Derivatives (hedged)* : 0% - 55% - Net long equity exposure : 10% - 50% (unhedged)**	10%	65%
	Debt & Money market Instruments (including margin for derivatives) Units issued by REITs & InvITs	35%	90% 10%
	*The exposure to derivative shown in the above asset allocation tab exposure taken against the underlying equity investments and shou calculating the total asset allocation. This denotes hedged equity arbitrage opportunities in the equity market. The fund manager therefore take exposure to equivalent stock/ index futures & cre	le would norm uld not be con positions by i in the above	sidered for nvesting in



Sr. no	Type of Instrument	Percentage of exposure	Circular references
1.	Securities Lending	 The Scheme may engage in Stock Lending subject to the following limits: i. Not more than 20% of the net assets of the Scheme can be deployed in Stock Lending; and ii. Not more than 5% of the net assets of the Scheme can be deployed in Stock Lending to a single intermediary level. 	Para 12.11 SEBI Mast Circular.
3.	Securitized Debt	The scheme may also invest up to 50% of the Debt allocation in securitized debt instruments except foreign securitized debt.	Clause 1 Seventh Schedule SEBI (Mutu Funds) Regulations, 1996 and Pa 12.15 of SEI Master Circular
3.	Overseas Securities	The scheme does not intend to invest in Foreign Securities.	Para 12.19 SEBI Maste Circular.
5.	Repo /reverse repo in corporate debt securities	The gross exposure to repo transactions in corporate debt securities shall not be more than 10 % of the net assets.	Para 12.18 SEBI Mast Circular c Mutual Funds
9.	Short selling	The scheme shall not engage in short selling activities.	N.A.
10.	Credit Default Swaps	The scheme does not intend to invest in Foreign Securities and Credit default Swaps.	N.A.
The so 12.25 SEBI f In accord gross of incomo securit 100% The so not exc If the of availation may cl	Credit Default Swaps cheme may invest in der of the SEBI Master Circul rom time to time while tra ordance with para 12.24 c exposure through equity, e derivatives), repo trans- ties/assets as may be pe- of the net assets of the sc cheme shall borrow throug ceed a period of six mont debt/ money market instr- ole in cash and derivative hoose to have a lower eq	short selling activities. The scheme does not intend to invest in Foreign Securities and Credit default Swaps. ivatives instruments subject to provi lar on Mutual Funds and such other a iding in derivatives. of the SEBI Master Circular on Mutual debt and derivative positions (includin sactions, other permitted securities/ ermitted by the Board from time to the cheme. gh repo transactions only if the tenor hs. uments offer better returns than the s segments of equity markets then the	N.A. sions specified amendments iss I Funds, the cum ng commodity ar assets and sucl ime should not of the transactic arbitrage oppor ne investment m

Rebalancing due to Short Term Defensive Consideration



	Due to market conditions, the AMC may invest beyond the range set out in the asse allocation. Such deviations shall normally be for a short term and defensive considerations as per para 1.14.1.2 of SEBI Master Circular on Mutual Funds, and th fund manager will rebalance the portfolio within 30 calendar days from the date of deviation.
	Rebalancing due to Passive Breach:
	Further, as per para 2.9 of SEBI Master Circular on Mutual Funds , as may be amended from time to time, in the event of deviation from mandated asset allocation due to passive breaches (occurrence of instances not arising out of omission and commission of the AMC), the fund manager shall rebalance the portfolio of the Scheme within 3 Business Days. In case the portfolio of the Scheme is not rebalanced within the period of 30 Business Days, justification in writing, including details of efforts taken to rebalance the portfolio shall be placed before the Investment Committee of the AMC The Investment Committee, if it so desires, can extend the timeline for rebalancing ut to sixty (60) Business Days from the date of completion of mandated rebalancing period. Further, in case the portfolio is not rebalanced within the aforementione mandated plus extended timelines the AMC shall comply with the prescriber restrictions, the reporting and disclosure requirements as specified in para 2.9 of SEE Master Circular on Mutual Funds .
nvestment Strategy	The Scheme will invest predominantly in equities. The equity portfolio will be created using a bottom-up approach through fundamental research. A part of the portfolio will be managed using the arbitrage strategy by taking advantage from the price differential / mis-pricing prevailing for stock / index in various market segments (Cash & Futures) The Scheme will seek to reduce volatility of returns by actively using derivatives suc as covered calls and other hedging strategies; although this will make the scheme forg some upside, it shall help protect downside.
	Derivatives The Scheme may have prudent exposure to Futures & Options (F&O) to captur opportunities arising out of market imperfection and to hedge the portfolio, whenever necessary. Derivative products are leveraged instruments and can provid disproportionate gains as well as disproportionate losses to the investor. Execution of such strategies depends upon the ability of the fund manager to identify suc opportunities. Identification and execution of the strategies to be pursued by the fun manager involve uncertainty and decision of the fund manager may not always b profitable. No assurance can be given that the fund manager will be able to identify of 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.
	REITS & InvITS Investment in REITs or InvITs will be made based on the various factors such a liquidity, sector outlook and returns expectations. The investment across asset clas within the stated range will be based on opportunities available in the different asset classes and future outlook for the Markets.
	Portfolio Turnover
	The scheme has no explicit constraints either to maintain or limit the portfolio turnover. Portfolio turnover will depend upon the circumstances prevalent at any time and would also depend on the extent of volatility in the market and inflows/outflows in the scheme. The Fund Manager will however endeavour to maintain a low portfolio turnover rate. A higher churning of the portfolio could attract high transactions of the nature of brokerage, custody charges etc.



Risk Profile of the Scheme	Mutual Fund Units involve investment risks including the possible loss of principal Please read the Scheme Information Memorandum (SID) carefully for details on risk factors before investment. Scheme specific Risk Factors are summarized below:
	Risks associated with investment in Arbitrage Strategies:
	The scheme will aim to generate absolute returns over and above money marke returns/liquid funds. The performance of the scheme will depend on the ability of the fund manager to identify opportunities prevailing in terms of price spread (difference) in the cash and derivative market. No assurance can be given tha Fund Manager will be able to locate investment opportunities or to correctly exploid price spread in the equity markets. There may be instances where the price spread between cash and derivative market is insufficient to meet the cost of carry. In such situations, the Fund Manager due to lack of opportunities in the derivative market may not be able to outperform liquid/money market funds. In addition to this, there can be increase in number of transactions as the fund manager has to take simultaneous calls in cash and derivative market, which may lead to high portfoliod turnover and consequently will lead to high transaction costs.
	There can be no assurance or guarantee that the arbitrage opportunities may exis at all times in the capital market. The lack of arbitrage opportunities shall no provide an opportunity to the Fund Manager to exploit price discrepancies in the capital markets.
	• Though the constituent stocks of most indexes are typically liquid, liquidity differs across stocks. Due to the heterogeneity in liquidity in the capital market segment trades on this segment do not get implemented instantly. This often makes arbitrage expensive, risky and difficult to implement.
	The Scheme intends to take advantage of opportunities arising out of corporate events like open offers, buy-back, merger, initial public offers, etc. The lack of such corporate events may lead to lack of opportunities to the Fund Manager.
	Risks Factors Associated With Investments In Interest Rate Swaps: Being intended for use as a hedge instrument, Interest rate swaps will primarily help in mitigating interest rate risk of the portfolio. However, it may be exposed to following types of risks:
	 Counterparty risk – The counterparty risk is to the extent of gain made in any IRS transaction. To restrict such risks, the fund manager may consider booking profits and unwinding the position.
	RISKS FACTORS ASSOCIATED WITH INVESTMENTS IN REPO TRANSACTIONS IN CORPORATE DEBT SECURITIES:
	In repo transactions, also known with the seller agreeing to buy them back at later date The repurchase price should be greater than the original sale price, the difference effectively representing interest. A repo is economically similar to a secured loan, with the buyer receiving corporate debt securities as collateral to protect against default. The Scheme may invest in repo of corporate debt securities which are subject to the following risks:
	 Counterparty Risk: This refers to the inability of the seller to meet the obligation to buy back securities at the contracted price. The Investment Manager will endeavo to manage counterparty risk by dealing only with counterparties having strong credit profiles assessed through in-house credit analysis or with entities regulated by SEBI/RBI/IRDA.
	 Collateral Risk: In the event of default by the repo counterparty, the scheme shall have recourse to the corporate debt securities. Collateral risk arises when the market value of the securities is inadequate to meet the repo obligations. This risk is mitigated by restricting participation in repo transactions only in AA and above rated money market and corporate debt securities. In addition, appropriate haircuts are applied on the market value of the underlying securities to adjust for the illiquidity and interest rate risk on the underlying instrument.
	In case of any Downgrade and shortfall in the collateral the Fund Manager shall arrange for additional collateral/cash within a period of 1 Business Day, equivalent to the amoun of shortfall and if the counterparty is unable to provide additional collateral/cash then i shall tantamount to early termination of repo agreement as a repo or sale repurchase agreement, securities are sold.



	 Risks associated with Writing of Covered Call Options: a) Writing call options are highly specialized activities and entail higher than ordinary investment risks. In such investment strategy, the profits from call option writing is capped at the option premium, however, the downside depends upon the increase in value of the underlying equity shares. b) The Scheme may write covered call option only in case it has adequate number of underlying equity shares as per regulatory requirement. This would lead to setting aside a portion of investment in underlying equity shares. If covered call options are sold to the maximum extent allowed by regulatory authority, the scheme may not be able to sell the underlying equity shares immediately if the view changes to sell and exit the stock. The covered call options need to be unwound before the stock positions can be liquidated. This may lead to a loss of opportunity or can cause exit issues if the strike price at which the call option contracts have been written become illiquid. Hence, the scheme may not be able to sell the underlying equity shares, which can lead to temporary illiquidity of the underlying equity shares, and result in loss of opportunity. c) The writing of covered call option would lead to loss of opportunity due to appreciation in value of the underlying equity shares. Hence, when the appreciation in equity share price is more than the option premium received, the scheme would be at a loss. d) The total gross exposure related to option premium paid and received must not exceed the regulatory limits of the net assets of the scheme.
	Risk Factors associated with Securities Lending and Borrowing: Securities Lending is lending of securities through an approved intermediary to a borrower under an agreement for a specified period with the condition that the borrower will return equivalent securities of the same type or class at the end of the specified period along with the corporate benefits accruing on the securities borrowed. The risks in lending portfolio securities, as with other extensions of credit, consist of the failure of another party, in this case the approved intermediary, to comply with the terms of agreement entered into between the lenders of securities i.e. the Scheme and the approved intermediary. Such failure to comply can result in the possible loss of rights in the collateral put up by the borrower of the securities, the inability of the approved intermediary to return the securities deposited by the lender and the possible loss of any corporate benefits accruing to the lender from the securities, which can lead to temporary illiquidity & loss of opportunity.
	RISK FACTORS ASSOCIATED WITH INVESTMENTS IN UNITS OF REITS AND INVITS:
	 Price-Risk or Interest-Rate Risk: REITs & InvITs run price-risk or interest-rate risk. Generally, when interest rates rise, prices of existing securities fall and when interest rates drop, such prices increase. The extent of fall or rise in the prices is a function of the existing coupon, days to maturity and the increase or decrease in the level of interest rates. Credit Risk: In simple terms this risk means that the issuer of a debenture/ bond or a money market instrument may default on interest payment or even in paying back the principal amount on maturity. REITs & InvITs are likely to have volatile cash flows as the repayment dates would not necessarily be pre scheduled. Liquidity or Marketability Risk: This refers to the ease with which a security can be sold at or near to its valuation yield-to-maturity (YTM). The primary measure of liquidity risk is the spread between the bid price and the offer price quoted by a dealer. As these products are new to the market they are likely to be exposed to liquidity risk.
	• Reinvestment Risk : Investments in REITs & InvITs may carry reinvestment risk as interest rates prevailing on the interest or maturity due dates may differ from the original coupon of the bond. Consequently, the proceeds may get invested at a lower rate.
	The above are some of the common risks associated with investments in REITs & InvITs. There can be no assurance that a Scheme's investment objectives will be achieved, or that there will be no loss of capital. Investment results may vary substantially on a monthly, quarterly or annual basis.
Plans/Options	Plan - The Scheme will have Regular Plan and Direct Plan with a common portfolio and separate NAVs. Investors should indicate the Plan for which the

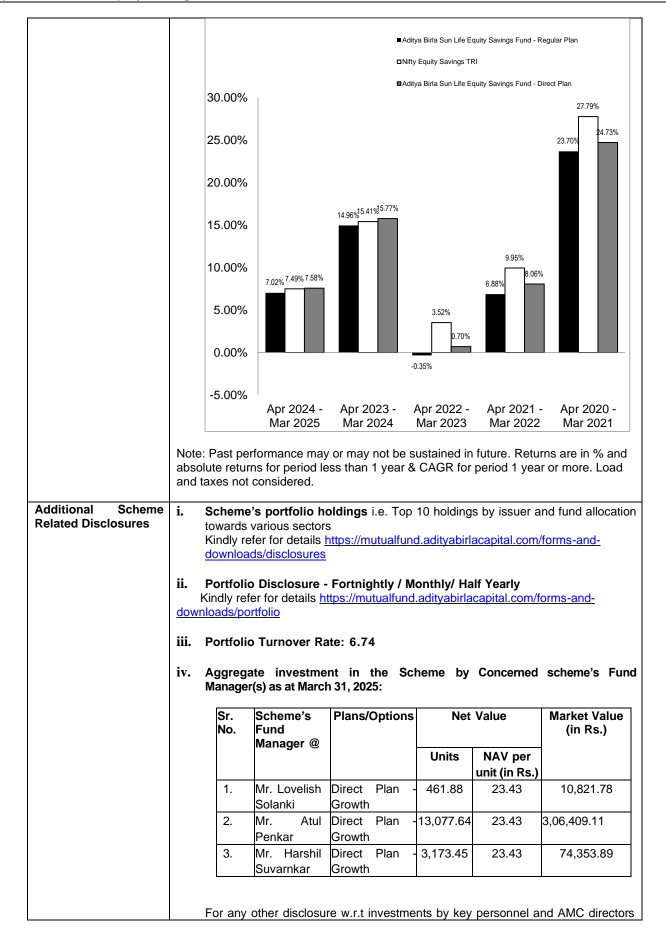


	 subscription is made by indicating the choice in the application form. Options under each Plan(s): Growth Option and Income Distribution cum capital withdrawal ("IDCW") Option (Payout of IDCW / Reinvestment of IDCW/ IDCW Sweep Facility)^
	 Athe amounts can be distributed out of investors capital (Equalization Reserve), which is part of sale price that represents realized gains <u>Default Option/ Sub-Option:</u> Growth Option
	For detailed disclosure on default plans and options, kindly refer SAI.
Applicable NAV (after the scheme opens for subscriptions and redemptions)	In accordance with provisions of para 8.4 of SEBI Master Circular on Mutual Funds , and further amendments if any, thereto, the following cut-off timings shall be observed by Mutual Fund in respect of purchase/ redemption/ switches of units of the scheme, and the following NAVs shall be applied in each case:
	 APPLICABLE NAV FOR SUBSCRIPTIONS/PURCHASE INCLUDING SWITCH- IN OF ANY AMOUNT: In respect of valid applications received upto 3.00 p.m. and where funds for the entire amount are available for utilization before the cut-off time i.e. credited to the bank account of the scheme before the cut-off time - the closing NAV of the day shall be applicable. In respect of valid applications received after 3.00 p.m. and where the funds for the entire amount are credited to the bank account of the scheme before the cut- off time of the next business day i.e. available for utilization before the cut-off time of the next business day – the closing NAV of the next business day shall be applicable.
	 Irrespective of the time of receipt of application on any given day, where the funds for the entire amount are credited to the bank account of the scheme before the cut-off time on any subsequent business day i.e. available for utilization before the cut-off time on any subsequent business day - the closing NAV of such subsequent business day shall be applicable. In case of switch transactions from one scheme to another, the allocation to switch-in scheme shall be in line with the redemption payouts.
	Further, for systematic transactions viz. Systematic Investment Plans, Systematic Transfer Plans, etc., units will be allotted as per the closing NAV of the day when funds are available for utilization by the target scheme, irrespective of the systematic instalment date.
	II. APPLICABLE NAV FOR REDEMPTIONS INCLUDING SWITCH-OUT OF UNITS:
	 In respect of valid applications received upto 3.00 p.m. by the Mutual Fund, same day's closing NAV shall be applicable. In respect of valid applications received after 3.00 p.m. by the Mutual Fund, the closing NAV of the next business day shall be applicable. While the Applicable NAV shall be as per cut-off time specified above, the NAV shall be declared in accordance with the provisions as mentioned in this Scheme Information Document.
Minimum Application Amount/ Number of Units	Lumpsum : Fresh Purchase (Incl. Switch-in): Minimum of Rs. 1,000/- and in multiples of Re. 1/- thereafter
	For Monthly, Weekly and Daily Systematic Investment Plan: Minimum of Rs. 100/- and in multiples of Re. 1/- thereafter
	Note – For investments made by designated employees of Aditya Birla Sun Life AMC Limited in terms of para 6.10 of SEBI Master Circular on Mutual Funds , requirement for minimum application/ redemption amount will not be applicable.
	Subscriptions on an ongoing basis can be made only by specifying the amount to be invested and not the number of Units to be subscribed. The total number of Units allotted will be determined with reference to the applicable Sale Price and fractional Units may be created. Fractional Units will be computed and accounted for upto three decimal places and they will in no way affect an investor's ability to redeem Units.



ona Sun Life Equity Sav					
	For Redemption / Repurchase for 1/- thereafter.	r all Plans/0	Options: Re	. 1/- and in r	nultiple of Re.
	In case of partial redemption, in folio/account under the plan/optic transaction shall be treated as ", available units in the folio/account	on of the sc All Units' re	heme(s) is l demption ar	less than R nd the enti	e.1, then the te balance of
Despatch of				quest at the	official points
Redemption Request	of acceptance of Aditya Birla Sun Life	e Mutual Fu	nd.		
Benchmark Index	Nifty Equity Savings TRI	المله الله مع مانية	tributable au		the discustion
IDCW Policy	IDCW will be declared subject to avai of the AMC/Trustee. On payment of of IDCW.				
Name of the Fund Manager	Mr. Lovelish Solanki, Mr. Atul Penka		rshil Suvarn	kar	
Name of the Trustee Company	Aditya Birla Sun Life Trustee Private	Limited			
Performance of the scheme :	I. PERFORMANCE OF THE SCHEMES AS AT MARCH 31, 2025				
	Returns	Last 1 Year	Last 3 years	Last 5 Years	Since Inceptio n
	Aditya Birla Sun Life Equity Savings Fund - Direct Plan (Inception - November 28, 2014)	7.82	7.91	12.17	8.58
	NIFTY Equity Savings TRI	7.76	8.78	12.33	8.64
	Aditya Birla Sun Life Equity Savings Fund - Regular Plan (Inception - November 28, 2014)	7.24	7.09	11.22	7.52
	NIFTY Equity Savings TRI	7.76	8.78	12.33	8.64
	Note: Past performance may or may absolute returns for period less than returns (CAGR) for period 1 year or r benchmark returns are not available,	1 year & Co nore. Load a	mpounded A and taxes no	Annualized (t considered	Growth d. Where







	including regulatory provisions in this regard, kindly refer SAI.	
	v. Investments of AMC in the Scheme: Pursuant to Regulation 25(16A) of the SEBI (MF) Regulations, of SEBI Master Circular on Mutual Funds, AMC will invest min percentage of AUM based on the risk associated with the investment will not be redeemed unless the Scheme is wound conduct quarterly review to ensure compliance with above required change either due to change in value of the AUM or in the risk the scheme. The shortfall in value of the investment, if any, within 7 days of such review.	nimum amount as a Scheme and such d up. The AMC will uirement which may k value assigned to
	In addition to investments as mandated under Regulation Regulations as mentioned above, the AMC, may invest in the continuous offer period subject to the SEBI (MF). As per the Regulations, the AMC will not charge investment management on the investment made by it in the scheme. The Sponsor, associates may invest in the scheme on an ongoing basis su Regulations & circulars issued by SEBI and to the extent perm Directors from time to time.	scheme during the existing SEBI (MF) nt and advisory fee , Trustee and their ibject to SEBI (MF)
	Link to view the same: <u>https://mutualfund.adityabirlacap</u> downloads/disclosures	ital.com/forms-and-
Load Structure	Exit Load – In respect of each purchase / switch-in of Units: Any redemption in excess of the above limit shall be subject to the f a. For redemption / switch-out of units within 7 days from the date	
	 of applicable NAV b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. 	f allotment: Nil
Recurring expenses	b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW.	
Recurring expenses	b. For redemption /switch-out of units after 7 days from the date o	
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, 	2025: Regular Plan
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of 	2025: Regular Plan
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) 	2025: Regular Plan daily net assets: % p.a. of daily
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of Expense Head 	2025: Regular Plan daily net assets: % p.a. of daily Net Assets*
Recurring expenses	b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of Expense Head Investment Management & Advisory Fee	2025: Regular Plar daily net assets: % p.a. of daily Net Assets*
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of Expense Head Investment Management & Advisory Fee Audit fees/fees and expenses of trustees Custodial Fees Registrar & Transfer Agent Fees including cost of providing account 	2025: Regular Plan daily net assets: % p.a. of daily Net Assets*
Recurring expenses	b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of Expense Head Investment Management & Advisory Fee Audit fees/fees and expenses of trustees Custodial Fees Registrar & Transfer Agent Fees including cost of providing	2025: Regular Plan daily net assets: % p.a. of daily Net Assets*
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of Expense Head Investment Management & Advisory Fee Audit fees/fees and expenses of trustees Custodial Fees Registrar & Transfer Agent Fees including cost of providing account statements / IDCW / redemption cheques/ warrants Marketing & Selling Expenses including Agents Commission and statutory advertisement Costs related to investor communications 	2025: Regular Plan daily net assets: % p.a. of daily Net Assets*
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of Expense Head Investment Management & Advisory Fee Audit fees/fees and expenses of trustees Custodial Fees Registrar & Transfer Agent Fees including cost of providing account statements / IDCW / redemption cheques/ warrants Marketing & Selling Expenses including Agents Commission and statutory advertisement Costs related to investor communications Costs of fund transfer from location to location 	2025: Regular Plar daily net assets: % p.a. of daily Net Assets*
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of Expense Head Investment Management & Advisory Fee Audit fees/fees and expenses of trustees Custodial Fees Registrar & Transfer Agent Fees including cost of providing account statements / IDCW / redemption cheques/ warrants Marketing & Selling Expenses including Agents Commission and statutory advertisement Costs related to investor communications Costs of fund transfer from location to location Cost towards investor education & awareness 	2025: Regular Plan daily net assets: % p.a. of daily Net Assets*
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of Expense Head Investment Management & Advisory Fee Audit fees/fees and expenses of trustees Custodial Fees Registrar & Transfer Agent Fees including cost of providing account statements / IDCW / redemption cheques/ warrants Marketing & Selling Expenses including Agents Commission and statutory advertisement Costs related to investor communications Costs of fund transfer from location to location Cost towards investor education & awareness Brokerage & transaction cost pertaining to distribution of units 	2025: Regular Plar daily net assets: % p.a. of daily Net Assets*
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of Expense Head Investment Management & Advisory Fee Audit fees/fees and expenses of trustees Custodial Fees Registrar & Transfer Agent Fees including cost of providing account statements / IDCW / redemption cheques/ warrants Marketing & Selling Expenses including Agents Commission and statutory advertisement Costs of fund transfer from location to location Cost towards investor education & awareness Brokerage & transaction cost pertaining to distribution of units Goods & Services Tax on expenses other than investment and advisory fees 	2025: Regular Plan daily net assets: % p.a. of daily Net Assets*
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of Expense Head Investment Management & Advisory Fee Audit fees/fees and expenses of trustees Custodial Fees Registrar & Transfer Agent Fees including cost of providing account statements / IDCW / redemption cheques/ warrants Marketing & Selling Expenses including Agents Commission and statutory advertisement Costs of fund transfer from location to location Cost towards investor education & awareness Brokerage & transaction cost pertaining to distribution of units Goods & Services Tax on brokerage and transaction cost ^ 	2025: Regular Plan daily net assets: % p.a. of daily Net Assets*
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of Expense Head Investment Management & Advisory Fee Audit fees/fees and expenses of trustees Custodial Fees Registrar & Transfer Agent Fees including cost of providing account statements / IDCW / redemption cheques/ warrants Marketing & Selling Expenses including Agents Commission and statutory advertisement Costs of fund transfer from location to location Cost towards investor education & awareness Brokerage & transaction cost pertaining to distribution of units Goods & Services Tax on expenses other than investment and advisory fees Goods & Services Tax on brokerage and transaction cost ^ Other Expenses (to be specified as per Reg 52 of SEBI MF 	2025: Regular Plar daily net assets: % p.a. of daily Net Assets*
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of Expense Head Investment Management & Advisory Fee Audit fees/fees and expenses of trustees Custodial Fees Registrar & Transfer Agent Fees including cost of providing account statements / IDCW / redemption cheques/ warrants Marketing & Selling Expenses including Agents Commission and statutory advertisement Costs of fund transfer from location to location Cost towards investor education & awareness Brokerage & transaction cost pertaining to distribution of units Goods & Services Tax on brokerage and transaction cost ^ 	2025: Regular Plar daily net assets: % p.a. of daily Net Assets*
Recurring expenses	 b. For redemption /switch-out of units after 7 days from the date o **Exit Load is NIL for units issued in Reinvestment of IDCW. Actual (unaudited) expenses for the financial year ended March 31, (1.11%) and Direct Plan (0.61%) Maximum estimated permissible expense as a % per annum of Expense Head Investment Management & Advisory Fee Audit fees/fees and expenses of trustees Custodial Fees Registrar & Transfer Agent Fees including cost of providing account statements / IDCW / redemption cheques/ warrants Marketing & Selling Expenses including Agents Commission and statutory advertisement Costs related to investor communications Cost towards investor education to location Cost towards investor education & awareness Brokerage & transaction cost pertaining to distribution of units Goods & Services Tax on expenses other than investment and advisory fees Goods & Services Tax on brokerage and transaction cost ^ Other Expenses (to be specified as per Reg 52 of SEBI MF Regulations) 	2025: Regular Plan daily net assets: % p.a. of daily Net Assets* Upto 2.25%



Aditya Birla Sun Life Equity Savings Fund

The above estimates for recurring expense are been made in good faith as per the informatio experience.	
**such expenses shall not be charged to the sch applicable. ^ over and above 12 bps and 5 bps for cas	
transactions respectively. #These expenses are in abeyance with effect from Note:	om March 1, 2023 till further notice.
 (a) The TER of the Direct Plan will be lower distribution expenses/ commission which is 	
 In terms of para 10.1.16 of SEBI Master Circu. Fund shall annually set apart at least 2 basis of the Scheme within the maximum limit of 52 of the SEBI (MF) Regulations for investor (b) In terms of para 10.3 of SEBI Master Circul the following Fees and expenses as mentio b. Investment Management and Adviss investment management and advisory maximum limit of Total Expense Ratio a SEBI (MF) Regulations. c. Other than Investment Management GST on expenses other than investment Scheme within the maximum limit of Total 	s points (i.e. 0.02%) on daily net assets Total Expense Ratio as per Regulation r education and awareness initiatives. lar on Mutual Funds , AMC may charge oned below: sory Fees: AMC may charge GST of r fees to the Scheme in addition to th as prescribed under Regulation 52 of th and Advisory Fees: AMC may charge
Regulation 52 of the SEBI (MF) Regulation transaction cost incurred for execution limit of Total Expense Ratio as presce (MF) Regulations. As per Regulation 52(6)(c) of SEBI (MF) Regulat including Investment Management and Adviso	ations. Further, GST on Brokerage an of trades, will be within the maximur ribed under Regulation 52 of the SEE tions, the total expenses of the scheme
Regulation 52 of the SEBI (MF) Regulation 52 of the SEBI (MF) Regulation cost incurred for execution limit of Total Expense Ratio as prescuence (MF) Regulations. As per Regulation 52(6)(c) of SEBI (MF) Regulation for the second secon	ations. Further, GST on Brokerage an of trades, will be within the maximur ribed under Regulation 52 of the SEE tions, the total expenses of the scheme
Regulation 52 of the SEBI (MF) Regulation transaction cost incurred for execution limit of Total Expense Ratio as prescu (MF) Regulations. As per Regulation 52(6)(c) of SEBI (MF) Regulation including Investment Management and Adviso limits as specified below: Assets under management Slab (In Rs. crore) on the first Rs.500 crores of the daily net	ations. Further, GST on Brokerage an n of trades, will be within the maximur ribed under Regulation 52 of the SEE tions, the total expenses of the scheme ry Fees, shall be subject to following
Regulation 52 of the SEBI (MF) Regulation 52 of the SEBI (MF) Regulation cost incurred for execution limit of Total Expense Ratio as prescuence (MF) Regulations. As per Regulation 52(6)(c) of SEBI (MF) Regulation for the second secon	ations. Further, GST on Brokerage an n of trades, will be within the maximur ribed under Regulation 52 of the SEE tions, the total expenses of the scheme ry Fees, shall be subject to following Total expense ratio limits
Regulation 52 of the SEBI (MF) Regulation transaction cost incurred for execution limit of Total Expense Ratio as prescu (MF) Regulations. As per Regulation 52(6)(c) of SEBI (MF) Regulation including Investment Management and Adviso limits as specified below: Assets under management Slab (In Rs. crore) on the first Rs.500 crores of the daily net assets on the next Rs.250 crores of the daily net	ations. Further, GST on Brokerage and n of trades, will be within the maximum ribed under Regulation 52 of the SEE tions, the total expenses of the scheme ry Fees, shall be subject to following Total expense ratio limits 2.25%
Regulation 52 of the SEBI (MF) Regulation for execution limit of Total Expense Ratio as preserved (MF) Regulations. As per Regulation 52(6)(c) of SEBI (MF) Regulation for execution limits as specified below: Assets under management Slab (In Rs. crore) on the first Rs.500 crores of the daily net assets on the next Rs.250 crores of the daily net assets on the next Rs.1,250 crores of the daily net	ations. Further, GST on Brokerage and n of trades, will be within the maximur ribed under Regulation 52 of the SEE tions, the total expenses of the scheme ry Fees, shall be subject to following Total expense ratio limits 2.25% 2.00%
Regulation 52 of the SEBI (MF) Regulation security for execution limit of Total Expense Ratio as preserved (MF) Regulations. As per Regulation 52(6)(c) of SEBI (MF) Regulation security (MF) Regulations. As per Regulation 52(6)(c) of SEBI (MF) Regulation including Investment Management and Adviso limits as specified below: Assets under management Slab (In Rs. crore) on the first Rs.500 crores of the daily net assets on the next Rs.250 crores of the daily net assets on the next Rs.1,250 crores of the daily net assets on the next Rs.3,000 crores of the daily net assets on the next Rs.3,000 crores of the daily net assets on the next Rs.3,000 crores of the daily net assets on the next Rs.3,000 crores of the daily net assets on the next Rs.3,000 crores of the daily net assets	ations. Further, GST on Brokerage and n of trades, will be within the maximur ribed under Regulation 52 of the SEE tions, the total expenses of the scheme ry Fees, shall be subject to following Total expense ratio limits 2.25% 2.00% 1.75%
Regulation 52 of the SEBI (MF) Regulation security transaction cost incurred for execution limit of Total Expense Ratio as preserved (MF) Regulations. As per Regulation 52(6)(c) of SEBI (MF) Regulation including Investment Management and Adviso limits as specified below: Assets under management Slab (In Rs. crore) on the first Rs.500 crores of the daily net assets on the next Rs.250 crores of the daily net assets on the next Rs.1,250 crores of the daily net assets on the next Rs.3,000 crores of the daily net assets on the next Rs.3,000 crores of the daily net assets on the next Rs.3,000 crores of the daily net assets	ations. Further, GST on Brokerage and n of trades, will be within the maximur ribed under Regulation 52 of the SEE tions, the total expenses of the scheme ry Fees, shall be subject to following Total expense ratio limits 2.25% 2.00% 1.75% 1.60%



In case inflows from beyond such cites is less than the higher of (i) or (ii) mentioned above, such additional expense on daily net assets of the scheme shall be charged on proportionate basis in accordance with para 10.1.3 of SEBI Master Circular on Mutual Funds. Inflows from corporates and institutions from B-30 cites will not be considered for computing the inflows from B-30 cites for the purpose of additional TER of 30 basis points. The expense so charged shall be utilized for distribution expenses incurred for bringing inflows from such cities. However, the amount incurred as expense on account of inflows trem such cities shall be credited back to the scheme in case the said inflows are redeemed within a period of one year from the date of investment. Note: SEBI vide its letter no. SEBI/HOIMD-SEC-3/PIOW/2023/5823/1 dated February 24.2023 and AMFI letter dated No. 35P/ MEM-COR/45-4/2022-23 dated March 02, 2023 bas directed AMGs to keep B-30 incentive structure in abeyance with effect from March 01, 2023 till further notice. (d) (b) Brokerage and transaction cost incurred for the purpose of execution of trade shall be charged to the schemes as provided under Regulation 52 (6A) (a) upto 12 bps and 5 bps for cash market transactions and derivalve transactions respectively. In terms of para 10.1.14 of SEBI Master Circular on Mutual Funds , any payment towards brokerage and transaction costs (including GST, if any) incurred for the execution of trades, over and above the said 0.12 per cart and 0.05 per cent for cash market transactions and derivalve transactions respectively. In terms of para 10.1.14 of SEBI Master Circular on Mutual Funds , any payment towards brokerage and transaction costs (including GST, if any) incurred be scheme within the maximum limit of trades for expenses entintored under Regulation 52 (24) (d) MPR Regulati		
points. The expense so charged shall be utilized for distribution expenses incurred for bringing inflows from such cities. However, the amount incurred as expense on account of inflows from such cities shall be credited back to the scheme in case the said inflows are redeemed within a period of one year from the date of investment. 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 85-3/2022-23 dated March 02, 2023 has directed AMCs to keep B-30 incentive structure in abeyance with effect from March 01, 2023 till further notice. (d) (b) Erokerage and transaction cost incurred for the purpose of execution of trade shall be charged to the schemes as provided under Regulation 52 (6A) (a) upto 12 bps and 5 bps for cash market transactions are provided under Regulation 52 (6A) (a) upto 12 bps and 5 bps for cash market transactions respectively may be charged to the scheme as an provided under Regulation 52 (6A) (a) upto 12 bps and 5 bp for cash market transactions respectively may be charged to the scheme and derivatives transactions respectively may be charged to the scheme within the maximum limit of Total Expense Ratio (TER) as prescribed under Regulation 52 (6A) (c) may be charged by AMC under different heads of expenses mentioned under Regulation 52 (C) and y be charged by AMC under different heads of expenses mentioned under Regulation 52 (2) and (4) and more specifically stated in table above. (f) Maximum Permissible expense: The maximum total expense ratio. (TER) that can be charged to the Scheme will be subject bo such limits as prescribed under the SEBI (MF) Regulations. The said maximum TER shall either be apportived under the SEBI (MF) Regulations. The said expenses encleads ase numerated above, without any sub linit or allocated to		on proportionate basis in accordance with para 10.1.3 of SEBI Master Circular on Mutual Funds . Inflows from corporates and institutions from B-30 cities will not be considered for
 bringing inflows from such cities. However, the amount incurred as expense on account of inflows from such cities shall be credited back to the scheme in case the said inflows are redeemed within a period of one year from the date of investment. 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-a/ 2022-23 dated March 02, 2023 has directed AMCs to keep B-30 incentive structure in abeyance with effect from March 01, 2023 till turther notice. (d) (b) Brokerage and transaction cost incurred for the purpose of execution of trade shall be charged to the schemes as provided under Regulation 52 (6A) (a) upto 12 bps and 5 bps for cash market transactions and derivatives transactions respectively. In terms of para 10.11 4 of SEBI Master Circular on Mtual Funds , any payment towards brokerage and transaction costs (including GST, if any) incurred for the execution of trades, over and above the said 0.12 per cent and 0.05 per cent for cash market transactions and derivatives transactions respectively may be charged to the scheme within the maximum limit of Total Expense Ratio (TER) as prescribed under Regulation 52 of the SEBI (MF) Regulations. (e) Additional Expenses upto 0.05% of daily net assets as permissible under Regulation 52 (2) and (4) and more specifically stated in table above. (f) Maximum Permissible expense: The maximum total expense ratio (TER) that can be charged to the Scheme will be subject to such limits as prescribed under the SEBI (MF) Regulations. The said maximum TER shall either be approtined under Regulation 52 (2) and (4) and more specifically stated in table above. (f) Maximum Permissible expenses including commission paid to distributors will necessarily be paid from the Scheme only within the regulatory limits and not from the books of the ABSLMC, its associate, sponsor, trustee or any other entity through any route. Tax trea		
February 24,2023 and AMFI letter dated No. 35P/ MEM-COR \$8-a/ 2022-23 dated March 02, 2023 has directed AMCs to keep B-30 incentive structure in abeyance with effect from March 01, 2023 till further notice. (d) (b) Brokerage and transaction cost incurred for the purpose of execution of trade shall be charged to the schemes as provided under Regulation 52 (6A) (a) upto 12 bps and 5 bps for cash market transactions and derivatives transaction of trades sole of para 10.1.14 of SEBI Master Circular on Mutual Funds , any payment towards brokerage and transaction costs (including GST, if any) incurred for the execution of trades, over and above the said 0.12 per cent and 0.05 per cent for cash market transactions and derivatives transactions respectively may be charged to the scheme within the maximum limit of Total Expense Ratio (TER) as prescribed under Regulation 52 (6A) (c) may be charged by AMC under different heads of expenses mentioned under Regulations 52 (6A) (c) may be charged by AMC under different heads of expenses mentioned under Regulations 52 (CHA) (c) may be charged by AMC under different heads of expenses mentioned under Regulations. The said maximum TER shall either be apportioned under Various expense heads as enumerated above, without any sub limit or allocated to any of the said expense head(s) at the discretion of AMC. Also, the types of expenses charged shall be as per the SEBI (MF) Regulations. Investors should note that, all scheme related expenses including commission paid to distributors will necessarily be paid from the Scheme only within the regulatory limits and not from the books of the ABSLAMC, its associate, sponsor, trustee or any other entity through any route. Tax treatment for the Regulation SC of the Scheme excluding issue or redemption expenses, whether ininitaly borne by the Mutual Fund or by the AM		bringing inflows from such cities. However, the amount incurred as expense on account of inflows from such cities shall be credited back to the scheme in case the said inflows are redeemed within a period of one year from the date of
be charged to the schemes as provided under Regulation 52 (6A) (a) upto 12 bps and 5 bps for cash market transactions and derivatives transactions respectively. In terms of para 10.1.14 of SEBI Master Circular on Mutual Funds , any payment towards brokerage and transaction costs (including GST, if any) incurred for the execution of trades, over and above the said 0.12 per cent and 0.05 per cent for cash market transactions and derivatives transactions respectively may be charged to the scheme within the maximum limit of Total Expense Ratio (TER) as prescribed under Regulation 52 of the SEBI (MF) Regulations. (e) Additional Expenses upto 0.05% of daily net assets as permissible under Regulation 52 (GA) (c) may be charged by AMC under different heads of expenses mentioned under Regulation 52 (2) and (4) and more specifically stated in table above. (f) Maximum Permissible expense: The maximum total expense ratio (TER) that can be charged to the Scheme will be subject to such limits as prescribed under the SEBI (MF) Regulations. The said maximum TER shall either be apportioned under various expense heads as enumerated above, without any sub limit or allocated to any of the said expense head(s) at the discretion of AMC. Also, the types of expenses charged shall be as per the SEBI (MF) Regulations. Investors should note that, all scheme related expenses including commission paid to distributors will necessarily be paid from the Scheme only within the regulatory limits and not from the books of the ABSLAMC, its associate, sponsor, trustee or any other entity through any route. Tax treatment for the Investors untidely borne by the Mutual Fund or by the AMC, but including the investment management and advisory fee, shall not exceed the limits as prescribed under Regulation 52 of the SEBI (MF) Regulations. Tax treatment f		February 24,2023 and AMFI letter dated No. 35P/ MEM-COR/ 85-a/ 2022-23 dated March 02, 2023 has directed AMCs to keep B-30 incentive structure in abeyance
52 (6A) (c) may be charged by AMC under different heads of expenses mentioned under Regulation 52 (2) and (4) and more specifically stated in table above. (f) Maximum Permissible expense: The maximum total expense ratio (TER) that can be charged to the Scheme will be subject to such limits as prescribed under the SEBI (MF) Regulations. The said maximum TER shall either be apportioned under various expense heads as enumerated above, without any sub limit or allocated to any of the said expense head(s) at the discretion of AMC. Also, the types of expenses charged shall be as per the SEBI (MF) Regulations. Investors should note that, all scheme related expenses including commission paid to distributors will necessarily be paid from the Scheme only within the regulatory limits and not from the books of the ABSLAMC, its associate, sponsor, trustee or any other entity through any route. The total recurring expenses of the Scheme excluding issue or redemption expenses, whether initially borne by the Mutual Fund or by the AMC, but including the investment management and advisory fee, shall not exceed the limits as prescribed under Regulation 52 of the SEBI (MF) Regulations. Tax treatment for the Investors (Unitholders) Investors are advised to refer to the details in the Statement of Additional Information and also independently refer to his tax advisor. Daily Net Asset Value (NAV) Publication The NAV will be calculated and disclosed for every Business Day. NAV of the scheme will be calculated up to two decimal places. AMC reserves the right to calculate NAV more than two decimal places. AMC shall update the NAV on the AMFI website (www.mutualfund.adityabirlacapital.com) by 11.00 pm on all business days. For Investors		be charged to the schemes as provided under Regulation 52 (6A) (a) upto 12 bps and 5 bps for cash market transactions and derivatives transactions respectively. In terms of para 10.1.14 of SEBI Master Circular on Mutual Funds , any payment towards brokerage and transaction costs (including GST, if any) incurred for the execution of trades, over and above the said 0.12 per cent and 0.05 per cent for cash market transactions and derivatives transactions respectively may be charged to the scheme within the maximum limit of Total Expense Ratio (TER) as prescribed under Regulation
be charged to the Scheme will be subject to such limits as prescribed under the SEBI (MF) Regulations. The said maximum TER shall either be apportioned under various expense heads as enumerated above, without any sub limit or allocated to any of the said expense head(s) at the discretion of AMC. Also, the types of expenses charged shall be as per the SEBI (MF) Regulations.Investors should note that, all scheme related expenses including commission paid to distributors will necessarily be paid from the Scheme only within the regulatory limits and not from the books of the ABSLAMC, its associate, sponsor, trustee or any other entity through any route.The total recurring expenses of the Scheme excluding issue or redemption expenses, whether initially borne by the Mutual Fund or by the AMC, but including the investment management and advisory fee, shall not exceed the limits as prescribed under Regulation 52 of the SEBI (MF) Regulations.Tax treatment for the Investors (Unitholders)The NAV will be calculated and disclosed for every Business Day. NAV of the scheme will be calculated and disclosed for every Business Day. NAV of the scheme will be calculated up to two decimal places. AMC reserves the right to calculate NAV more than two decimal places. AMC shall update the NAV on the AMFI website (www.amfiindia.com) and on the website of the Mutual Fund (www.mutualfund.adityabirlacapital.com) by 11.00 pm on all business days.For Grievances contactInvestors please contactContact details for general service requests: Investors may contact the ISCs or the office of the AMC for any queries /clarifications. The Head Office of the AMC will follow up with the respective ISC to ensure timely		52 (6A) (c) may be charged by AMC under different heads of expenses mentioned
distributors will necessarily be paid from the Scheme only within the regulatory limits and not from the books of the ABSLAMC, its associate, sponsor, trustee or any other entity through any route.The total recurring expenses of the Scheme excluding issue or redemption expenses, whether initially borne by the Mutual Fund or by the AMC, but including the investment management and advisory fee, shall not exceed the limits as prescribed under Regulation 52 of the SEBI (MF) Regulations.Tax treatment for the Investors (Unitholders)Investors are advised to refer to the details in the Statement of Additional Information and also independently refer to his tax advisor.Daily Net Asset Value (NAV) PublicationThe NAV will be calculated and disclosed for every Business Day. NAV of the scheme will be calculated up to two decimal places. AMC reserves the right to calculate NAV more than two decimal places. AMC shall update the NAV on the AMFI website (www.mutualfund.adityabirlacapital.com) by 11.00 pm on all business days.For Grievances contactInvestors please contact details for general service requests: Investors may contact the ISCs or the office of the AMC for any queries /clarifications. The Head Office of the AMC will follow up with the respective ISC to ensure timely		be charged to the Scheme will be subject to such limits as prescribed under the SEBI (MF) Regulations. The said maximum TER shall either be apportioned under various expense heads as enumerated above, without any sub limit or allocated to any of the said expense head(s) at the discretion of AMC. Also, the types of
whether initially borne by the Mutual Fund or by the AMC, but including the investment management and advisory fee, shall not exceed the limits as prescribed under Regulation 52 of the SEBI (MF) Regulations.Tax treatment for the Investors (Unitholders)Investors are advised to refer to the details in the Statement of Additional Information and also independently refer to his tax advisor.Daily Net Asset Value (NAV) PublicationThe NAV will be calculated and disclosed for every Business Day. NAV of the scheme will be calculated up to two decimal places. AMC reserves the right to calculate NAV more than two decimal places. AMC shall update the NAV on the AMFI website (www.amfiindia.com) and on the website of the Mutual Fund (www.mutualfund.adityabirlacapital.com) by 11.00 pm on all business days.For Grievances contactInvestor please• Contact details for general service requests: Investors may contact the ISCs or the office of the AMC for any queries /clarifications. The Head Office of the AMC will follow up with the respective ISC to ensure timely		distributors will necessarily be paid from the Scheme only within the regulatory limits and not from the books of the ABSLAMC, its associate, sponsor, trustee or any other
Investors (Unitholders) and also independently refer to his tax advisor. Daily Net Asset Value (NAV) Publication The NAV will be calculated and disclosed for every Business Day. NAV of the scheme will be calculated up to two decimal places. AMC reserves the right to calculate NAV more than two decimal places. AMC shall update the NAV on the AMFI website (www.amfiindia.com) and on the website of the Mutual Fund (www.mutualfund.adityabirlacapital.com) by 11.00 pm on all business days. For Grievances contact Investor please • Contact details for general service requests: Investors may contact the ISCs or the office of the AMC for any queries /clarifications. The Head Office of the AMC will follow up with the respective ISC to ensure timely		whether initially borne by the Mutual Fund or by the AMC, but including the investment management and advisory fee, shall not exceed the limits as prescribed under Regulation 52 of the SEBI (MF) Regulations.
Daily Net Asset Value (NAV) Publication The NAV will be calculated and disclosed for every Business Day. NAV of the scheme will be calculated up to two decimal places. AMC reserves the right to calculate NAV more than two decimal places. AMC shall update the NAV on the AMFI website (www.amfiindia.com) and on the website of the Mutual Fund (www.mutualfund.adityabirlacapital.com) by 11.00 pm on all business days. For Investor Grievances contact • Contact details for general service requests: Investors may contact the ISCs or the office of the AMC for any queries /clarifications. The Head Office of the AMC will follow up with the respective ISC to ensure timely	Investors	
Grievances contact please Investors may contact the ISCs or the office of the AMC for any queries /clarifications. The Head Office of the AMC will follow up with the respective ISC to ensure timely	Daily Net Asset Value (NAV) Publication	will be calculated up to two decimal places. AMC reserves the right to calculate NAV more than two decimal places. AMC shall update the NAV on the AMFI website (www.amfiindia.com) and on the website of the Mutual Fund
	Grievances please	Investors may contact the ISCs or the office of the AMC for any queries /clarifications. The Head Office of the AMC will follow up with the respective ISC to ensure timely
Contact details for complaint resolution:		 Contact details for complaint resolution:



	 Ms. Keerti Gupta can be contacted at the office of the AMC at One World Center, Tower 1, 17th Floor, Jupiter Mills, Senapati Bapat Marg, Elphinstone Road, Mumbai – 400013. Contact Nos: 1800-22-7000 / 1800-270-7000 (Toll free) Email: <u>care.mutualfunds@adityabirlacapital.com</u> Registrar & Transfer Agents Computer Age Management Services Limited (CAMS) Rayala Towers, 158, Anna Salai, Chennai – 600 002. Contact Details: 1800-425-2267 E-mail: adityabirlacapital.mf@camsonline.com Website Address: www.camsonline.com For any grievances with respect to transactions through Stock Exchange Platform for Mutual Funds, the investors should approach either the stock broker or the investor
Unitholders' Information	grievance cell of the respective stock exchange. All Applicants whose cheques towards purchase of Units have been realised will receive a full and firm allotment of Units, provided that the applications are complete in all respects and are found to be in order. In case of Unitholder who have provided their e- mail address the Fund will provide the Account Statement only through e-mail message, subject to SEBI Regulations and unless otherwise required. Subject to the SEBI Regulations, the AMC / Trustee may reject any application received in case the application is found invalid/incomplete or for any other reason in their sole discretion. All allotments will be provisional, subject to realisation of payment instrument and subject to the AMC having been reasonably satisfied about receipt of clear funds. Any redemption or switch out transaction in the interim is liable to be rejected at the sole discretion of the AMC. Allotment to NRIs/FIIs will be subject to RBI approval, if required. It is mandatory for NRIs to attach a copy of the payment cheque / FIRC / Debit Certificate to ascertain the repatriation status of the amount invested. NRI Applicants should also clearly tick on account type as NRE or NRO or FCNR to determine the repatriation status of the investment amount. The AMC and the Registrar may ascertain the repatriation status purely based on the details provided in the application form under Investment and Payment details and will not be liable for any incorrect information provided by the applicants. Applicants will have to coordinate with their authorized dealers and banks to repatriate the investment amount as and when needed. All applications and/or refunds that are rejected for any reason whatsoever will be returned by normal post within 15 days to the address as mentioned by the applicant. The Mutual Fund S/ AMCs will disclose portfolio lators. Portfolio <td< td=""></td<>



Half rest	^f yearly ults	Mutual Fund / AMC shall within one month from the close of each half year, (i.e. 31 st March and on 30 th September), host a soft copy of its unaudited financial results on its website (www.mutualfund.adityabirlacapital.com). Further, the Mutual Fund / AMC will publish an advertisement disclosing the hosting of such unaudited half yearly financial results on their website. <u>https://mutualfund.adityabirlacapital.com/financials</u>
Ann repo		The scheme wise annual report or an abridged summary thereof shall be provided to all Unitholders not later than four months from the date of closure of the relevant accounting year whose email addresses are registered with the Mutual Fund. The physical copies of Scheme wise Annual report will also be made available to the unitholders, at the registered offices at all times. The scheme wise annual report will also be hosted on the website
		https://mutualfund.adityabirlacapital.com/financials
Sun	eme nmary sument	The AMC is required to prepare a Scheme Summary Document for all schemes of the Fund. The Scheme Summary document is a standalone scheme document that contains all the applicable details of the scheme. The document is updated by the AMCs on a monthly basis or on changes in any of the specified fields, whichever is earlier. The document is available on the websites of AMC, AMFI and Stock Exchanges in 3 data formats, namely: PDF, Spreadsheet and a machine readable format (either JSON or XML).
		https://mutualfund.adityabirlacapital.com/forms-and- downloads/disclosures
Risi met		Risk-o-meters shall be evaluated on a monthly basis and Mutual Funds/AMCs shall disclose the Risk-o-meters along with portfolio disclosure for their schemes on AMCs website and on AMFI website within 10 days from the close of each month. Mutual Funds shall also disclose the risk level of schemes as on March 31 of every year, along with number of times the risk level has changed over the year, on AMCs website and AMFI website.
		https://mutualfund.adityabirlacapital.com/forms-and- downloads/scheme-risk-o-meter

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

Date: May 30, 2025

Place: Mumbai

Aditya Birla Sun Life Mutual Fund



MUTUAL FUNDS

Aditya Birla Sun Life Equity Savings Fund

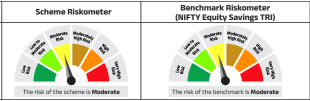
(An open ended scheme investing in equity, arbitrage and debt)

This Product is suitable for investors who are seeking*:

long term capital growth and income

1.

 An open ended equity scheme investing in equity and equity related securities including the use of equity derivatives strategies and arbitrage opportunities with balance exposure in debt and money market instruments



04/2025 - Print

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

(Please read the instruct	tions	bef	ore i	Filling	g up	the	forn	n. All	sec	tion	s to b	e c	omp	lete	d in (engl	ish i	n bla	ck /	blue	e co	loure	d in	ık a	nd ir	n bl	ock	lett	ers.))		
Distributor Name & ARN	/ RIA	No.	s	Sub B	roke	er Na	me	& AR	N/R	IA N	о.		Su	b Br	oker	Cod	е		Em	ploy	ee l	Jniqu	e ID). No	. (El	JIN))	Ap	plica	ation	No	•
																			Е													
Distributor Mobile No.								1	Distri	buto	r Emai	il Id																				
Applicable only for Regular Scheme EUIN is mandatory for "Advisory Transact I/we hereby confirm that the EUIN box ha advice of in-appropriateness, if any, provi	ions". R as been	ef. Instr intenti	ruction ionally	No. 9 left blai	nk by m	ne/us a	s this t	ransac	tion is e	execute	d witho	utan	v intera												e abov	re dist	ributo:	or/sub	broker	or not	withs	tandingth
First Applicant /	Auth	orise	d Sig	gnato	ry						ç	Seco	ond A	pplic	ant										Thire	d Ap	oplica	ant				
Existing Unitholder plea	ise fi	ill in y	your	Folio	o No.	, Na	me 8	k Em	ail ID	anc	l ther	1 pr	ocee	d to	Sect	ion !	5 (Ap	plical	ble de	etails	and	Mode	e of h	noldi	ng w	rill b	e as	per t	the e	xistir	ng Fo	lio No.)
Existing Folio No.														GS	TIN																	
APPLICANT INFORMATION	(MAI	DAT	ORY)	(Refe	Instr	uction	ı No. 2,	3,4) F	resh /	New I	nvestor	's fill	in all t	he blo	cks. (1	to 8)	In case	e of inv	/estm	ent "O	n beł	nalf of M	/inor'	", Plea	ise Re	efer I	nstru	ction	no. 2(i	i)		
Name of First/Sole Applicant (as per PAN Card)	Mr.	Ms.	M/s.																		Γ	Т		Т	Т	Т	Т					\square
PAN / PEKRN (Mandatory)											Date (Mai			D	D	М	М	Y	Y	Y	Y		L	1								
CKYC Number	(Prefix if any)						14	l digi	СКҮ	C Nu						Mob	ile No).	+91						Τ	Τ	Τ					
	Ema	ail ID																						1								
This mobile number pertains to	(Man	dator	y):	Self		Spou	se	De	pende	nt Ch	ldren		Deper	ndent	Parer	nts 🗌	De	pende	ent Sik	olings		Guard	ian [F	POA [PMS		Custo	dian (For F	PI'S only
This email id pertains to (Manda Name of the Second Applicant	_	Ms.	M/s.	Self		Spou	se	Dej	pende	nt Chi	ldren		Deper	ndent	Parer	nts 🗌	De	pende	ent Sik	olings		Guard	ian [_ ŗ 	200A [PMS		Custo	dian (For F	PI'S only
(as per PAN Card)			,								Date	ofE	Birth	D	D	М	М	V	V	V	V	-										
PAN / PEKRN (Mandatory)	(Prefi)	(1/	l digi	CKY	C Nu	(Mai mber	ndat	ory)	D			ile No		+91	Ť	Y	-										
CKYC Number	if any) Ema	il ID						0.181	, ortr	0.110						1100			1.21													
This mobile number pertains to			y):	Self		Spou	se	Dej	pende	nt Chi	ldren	\square	Deper	ndent	Parer	nts	De	pende	ent Sik	olings	\square	Guard	ian									
This email id pertains to (Manda	tory)	:		Self		Spou	se	De	pende	nt Ch	ldren		Deper	ndent	Parer	nts 🗌	De	pende	ent Sik	olings		Guard	ian									
Name of the Third Applicant (as per PAN Card)	Mr.	Ms.	M/s.																													
PAN / PEKRN (Mandatory)											Date (Mai			D	D	Μ	Μ	Y	Y	Y	Y											
CKYC Number	(Prefi) if any)						14	l digi	CKY	C Nu	mber					Mob	ile No).	+91													
	Ema	ail ID																														
This mobile number pertains to This email id pertains to (Manda			y): [Self		Spou Spou		= `			ldren Idren		Deper Deper				=	pende pende		-		Guard Guard										
Name of the Guardian (as per P/	AN Cai	rd) (In	case	First ,	/ Sole	Appl	icant	is mir	or) /	Conta	ict Per	son	- Desi	gnati	on - P	oa Ho	lder (in cas	se of l	Non-ii	ndivi	dual Ir	vest	ors)								
Mr. Ms. M/s.											Date		linte																			
PAN / PEKRN (Mandatory)	(Prefi)										Date (Mai			D	D	Μ	Μ	Y	Y	Y	Y											
CKYC Number	if any				(Dof	ar Inct	14	l digi	t CKY	C Nu	mber									1	1.0											
Relationship of Guardian in ca Please provide the proof for R							LICULIO		2(II)) Birth (Certif	cate			ather asspo			Moth Oth			·				se Spi	ecify))						
Acknowledgement Slij) (To	be fi	lled i	n by t	he Ir	nvest	or)															к− n Bir		Sur	ı Lif	fe	Equ	uity	y Sa	ivin	gs	Func
Application No.										_		Γ															C	ollec	ction	Cent	tre ,	
Received from Mr. / Ms					·				1			·] 	Da	nte :		_/	/_									JER		carl		5.51	Licui C
[Please Tick (✓)] Enclosed] PAI	N/PE	KRN	Proc	of [□к	YC Co	ompl	ied																						

Aditya Birla Sun Life AMC Limited (Investment Manager to Aditya Birla Sun Life Mutual Fund)

Regn. No.: 109. Regd Office: One World Center, Tower 1, 17th Floor, Jupiter Mills,

Senapati Bapat Marg, Elphinstone Road, Mumbai 400013.

+91 22 4356 7000 | care.mutualfunds@adityabirlacapital.com | https://mutualfund.adityabirlacapital.com/ | CIN: L65991MH1994PLC080811

FIRS	ST / S	OLE	APPL	ICAN	TIN	FORM	ΙΑΤΙ	ON (N	/ANI	DATO	RY) (C	ontd	l)																								
Та	x Sta	atus	[Plea	ase ti	ck (,	⁄)] (A	\ppl	icabl	e fo	r Firs	st / So	ole A	ppli	cant) (Ple	ase R	efer I	nstru	uction	No. 2	vii))																
			Indiv	vidual		NRI-N] PIO] NP				В		and F	-			npany						Gove				
	Min Sole		nriotr	nr		NRI-N				P/BOI	nor (NI								rship f ent Fu				Corn	orate			lic Lin ato Li										
						ease S]			110)	ш ·	ruse		L.		Junac	ine i e			ouy	corp	orace				i i i i co		mpu	. ry		UCI	пер	acrie		
									Yes [] No) If Ye	s, Pl	ease	quot	e Re	gistra	ation	No. c	of Dar	ban F	ortal	I												_			
мо	DF O	F HO		IG [PI	ease	tick	(1)	(Plea	ase R	?efer	Instru	uctio	n Nr	ר 2(ע))		1 Ini	nt		ingl			Anvo	ne o	r Sui	rviv	or (D	efai	ult o	otio	n is	An	vone	or	surv	/ivor	.)
				-							Address						-					· _	, 0				0. (5										,
																													Τ		Τ						
												_								_	_								-	-	+	+	-				-
																													_	-	+	+	\rightarrow				
CI	TY																														_						
ST	ATE																												PINCO	DE							
OVE	RSEAS	S ADD	RESS	(Man	dator	/ for N	IRI/FI	PI Appl	licant.	.)	<u>г</u>								<u>т</u> т								1		-				<u> </u>			-	1
CI	ΤY																COUN	NTRY												ZIF	P COE	DE					
GO (GREE	N [Ple	ease t	ick (🖌	′)] (Re	efer In	struc	ction N	lo. 10))																											
٦s	MS TI	ransa	ct [□ Or	line A	ccess	5		I/ We	woul	d like t	o res	zister	for n	nv/ou	ır SMS	5 Tran	sact	and/o	r Onli	ne Ac	cess															
											o receiv		-										/)]	Г	Acc	ount	Staten	nent	ΠAr	inual I	Repoi	rtГ	∃0th	er Sta	tutor	v Info	rmat
											k detail:			-										-	_				_			_	_				
					3 (111)	.ase or		Ji ilives	schien	ic, Darii	K UELAII:					, pare		legal	guaiuia				JUILL	accour						i iega	ii gua	li ulai					J. 3(P
	e of t			-	_	_	_		_	_	_	-	_			_		_	_	_	-	+	_			+		+		_	\dashv		\vdash	_		_	+
	ch Ad	dress	_	-	-	_	-	_	-			-	-	_	-	_		_		-	-	-	-	_	-	_	_	_					⊢	-	-		+
in C	ode									1	City	L	_		_	_																					
ссо	unt N	0.																																			
ссо	unt T	ype [F	lease	tick (✓)]	[SA	WINGS		CURRE	ENT	NR	E] NRO	E P	CNR		THERS	5		(P	lease S	pecify)			_											
1 Dig	git IFS	C Cod	e	Г	Τ	T									9 [Digit N	/ICR C	Code*	*																		
EIN	IUMB	ER			1	+	+		+	+		1	+			Т	Т	Т			+	+	+	E	xpiry	Date	: D			4	М	V	V	V	V		
			4		NI						g / prop				+ 6.				₹.F.0				0-6-										<u> </u>				
appli	catior	1 form	mato	hes w	ith th	at of t	the A	./c. hel	d wit	h the	deposi	tory	partio	cipant	.) Ref			_				1	1	1		Der	oficio		/a N/a		1	-		_	_		
NSDI																D	PID N	0.:		N	ry A/c	No				Ber	eficia	ry A	/C NO.			+	\pm				
															-						,,																
	osed:	_									ent Cop on No. 5				o o oti o	un in In	St blo	nli o	مار دمان	النبية		otod	n.														
											n NO. 9 Nvestm													iment	: shou	ıld b	e cros	sed '	'A/c P	avee	Only	<i>/</i> ".					
•											Option																										
s.			-					Manda	ate			Plan/	/Opti	on ^s			eque				Amo						t Amo						hequ				
No.			Schen	ne Na	ne* (r	efer In	struct	tion 5)								Manda	ate Da	nte			nvest	ed (र)		_		Paid (()				(in c	ase of	† NEF	-T/RT	GS)	
								-																													
	Adity	a Bir	a Sui	1 LITE	Equi	cy Sav	/ings	s Fund	1																												
1.																																					
	Draw	/n on	Bank	/Brai	nch: _													_ A/	/c no								P	/c T	ype:				-				
											NRSR) ' apital (
	MEI											(]			,	,									8												
					c	heque	e Dat	e D			1 M	V	· v	- V	· •	Ch	eque	No.	Т	Т		Т	Т	A	mour	nt	Т	Т	Т	Т			Т	T	Т	T	
					-	-					ould be		the h	ank a	ccoun		-		arent o	· legal	guard	lian o	fthei				ioint a		nt of t	he mi	inor v	with	narer	nt or l	egal g	Juard	ian
Drav	vn on	Bank	and P	ranch					-1.110									, po	2.1.2 01	-~5 ⁰¹							,e u								-0 ⁴¹ 8	,u	
						late (1	To be	filled	in cas	se of n	nore th	ian oi	ne OT	M reg	istrat	ion)	(In cas	se of	minor.	mand	late s	hould	l be re	giste	red in	the	name	of th	e min	or, pa	arent	t or l	egal s	guard	lian o	fthe	min
											al guaro																										
	ank N																					A/c I	lo.														
nequ	ie sho	uld be	subn	nitted				-		-	d draw			-	-											يمد											
																										~											
S.				Schr	me N	ame					Plan /	/ Opti	ion ^{\$}			Ne	et Am	ount	Paid (₹)		F		C'					Pay	ment	Detai	llS						
No.											,											(in		ue/UT of NEF		iS)					Bar	nk an	nd Brai	nch			
	-									1																	-										
1.	Adi	tya B	irla S	un Lif	e Ea:	iitv S:	avin	gs Fur	nd																												

KYC DETAILS (Manda	tory)										
OCCUPATION [Please	tick (🖌)]										
	Private Sec	tor Service	Public Sect	or Service	Government Service	Business	Professional	Agriculturist	Retired	Housewife	
FIRST APPLICANT	Student	Student Forex Dealer Others									
	Private Sec	tor Service	Public Sect	or Service	Government Service	Business	Professional	Agriculturist	Retired	Housewife	
SECOND APPLICANT	Student	Student Forex Dealer Others (please specify)									
	Private Sec	tor Service	Public Sect	or Service	Government Service	Business	Professional	Agriculturist	Retired	Housewife	
THIRD APPLICANT	Student		Forex Deale	er	Others		(please	specify)			
GROSS ANNUAL INC	OME [Please t	:ick (✔)]									
	Below 1 Lac	: 🗌 1-5 La	cs 🗌 5-10 La	acs 🗌 10)-25 Lacs 🗌 > 25 Lacs	- 1 Crore	> 1 Crore				
FIRST APPLICANT	Net worth (Mai	ndatory for No	n - Individuals)₹	F			as on	D M M Y	Y Y Y	[Not older than 1	year]
SECOND APPLICANT	Below 1 Lac	: 🗌 1-5 La	cs 🗌 5-10 La	acs 🗌 10)-25 Lacs 🗌 > 25 Lacs	- 1 Crore	> 1 Crore OR Net Wo	rth			
THIRD APPLICANT	Below 1 Lac	: 🗌 1-5 La	cs 🗌 5-10 La	acs 🗌 10)-25 Lacs 🗌 > 25 Lacs	- 1 Crore	> 1 Crore OR Net Wo	rth			
For Individuals				For Non	-Individual Investors (0	ompanies, Trus	t, Partnership et	c.)			
	l am Politically Exposed Person	l am Related to Politically Exposed Person	Not Applicable		mpany a Listed Compan ease attach mandatory I		. ,	or Controlled by a I	Listed Company	/: Yes	No
Sole/First Applicant				Foreign	Exchange / Money Charg	er Services				Yes	No
Second Applicant				Gaming	/ Gambling / Lottery / Ca	sino Services				Yes	No
Third Applicant				Money L	ending / Pawning					Yes	No

6. NOMINATION DETAILS (Mandatory) (Refer Instruction No. 7)

Nomination Details Mandatory section for Individuals (Single or Joint)

Nominee Name	PAN / DL / Aadhaar (last 4 digits)	Nominee DOB / Relationship with primary unitholder	Share %	Guardian Name and Relationship (In case of Minor)	Email Id/ Mobile No	Address
		D D M M Y Y		Guardian Name:	Email:	
Nominee 1		Relationship		Relationship:	Mobile:	
		D D M M Y Y		Guardian Name:	Email:	
Nominee 2		Relationship		Relationship:	Mobile:	
		D D M M Y Y		Guardian Name:	Email:	
Nominee 3		Relationship		Relationship:	Mobile:	

I/We wish to nominate

I/We do not wish to nominate\$\$

^{ss}I/We hereby confirm that I/We do not wish to appoint any nominee(s) for my mutual fund units held in my / our mutual fund folio and understand the issues involved in nonappointment 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 issued by court or other such competent authority, based on the value of assets held in my/our folio.

Signature of the 1 st unitholder	Signature of the 2 nd unitholder	Signature of the 3 rd unitholder

≁-

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

Address Type: Residential or Business	Residential	Business	Registered Office	(for address me	entioned in fori	m/existing address appearing in Folio)
Is the applicant(s)/ guardian's Country of Bird	h / Citizenship / I	Nationality / Ta	ax Residency other tha	n India?	Yes	No

If Yes, please provide the following information [mandatory] Please indicate all countries in which you are resident for tax purposes and the associated Tax Reference Numbers below.

Category	First Applicant (including Minor)	Second Applicant/ Guardian	Third Applicant
Name of Applicant			
Place/ City of Birth			
Country of Birth			
Country of Tax Residency#			
Tax Payer Ref. ID No^			
Identification Type [TIN or other, please specify]			
Country of Tax Residency 2			
Tax Payer Ref. ID No. 2			
Identification Type [TIN or other, please specify]			
Country of Tax Residency 3			
Tax Payer Ref. ID No. 3			
Identification Type [TIN or other, please specify]			

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

DECLARATION(S) & SIGNATURE(S) (Refer Instruction No. 1)

To.

Date D D M M Y Y Y Y

The Trustee,

Aditya Birla Sun Life Trustee Private Limited.

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

For Non-Individual Investors: I/We hereby confirm that the object clause of the constitution document of the entity (viz. MOA / AOA / Trust Deed, etc.), allows us to apply for investment in this scheme of Aditya Birla Sun Life AMC Limited and the application is being made within the limits for the same. I/We are complying with all requirements / conditions of the entity while applying for the investments and I/We, including the entity, if the case may arise so, hereby agree to indemnify ABSLAMC / ABSLMF in case of any dispute regarding the eligibility, validity and authorization of the entity and/or the applicants who have applied on behalf of the entity.

For NRIs only: I/We confirm that I am/we are Non Residents of Indian Nationality/Origin and that I/we have remitted funds from abroad through approved banking channels or from funds in my/our Non-Resident External/Non-Resident Ordinary/FCNR account. (Refer Inst. No. 6)

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

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

The ARN holder has disclosed to me/us all the commissions (in the form of trail commission or any other mode), payable to him for the different competing Schemes of various Mutual Funds from amongst which the Scheme is being recommended to me/us.

"I / We acknowledge that the RIA has entered into an agreement with the AMC / MF for accepting transaction feeds under the code. I / We hereby indemnify, defend and hold harmless the AMC / MF against any regulatory action, damage or liability that they may suffer, incur or become subject to in connection therewith or arising from sharing, disclosing and transferring of the aforesaid information."

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

Signature of First Applicant / Authorised Signat

ignature of Second Applican

Signature of Third Applican

VALUE ADD

I/We am/are interested in knowing my/our credit score and am/are happy to receive help in this regard.

I/We hereby provide my consent to :-

1. Aditya Birla Sun Life AMC Limited and its group companies & associates to conduct check on my/our credit information with any of the credit bureau.

2. Aditya Birla Sun Life AMC Limited and its group companies & associates to conduct a background check either by their employees or through any third party vendor. Yes 🗌 No

1. GENERAL INSTRUCTIONS

- i) Please read the terms of the Key Information Memorandum, the Statement of Additional Information/Scheme Information Document and addenda issued from time to time carefully before filling the Application Form. Investors should also appraise themselves of the prevailing Load structure on the date of submitting the Application Form. Investors are deemed to have accepted the terms subject to which this offer is being made and bind themselves to the terms upon signing the Application Form and tendering payment.
- Application form should be completed in English and in **BLOCK LETTERS**. Please tick in the appropriate boxes wherever applicable.
- iii) The signature should be in English or in any of the Indian languages specified in the eighth schedule of the Constitution of India. Thumb impressions must be attested by a magistrate or a notary public or a special executive magistrate under his/her official seal. Applications by minors should be signed by the guardians. In case of H. U. F., the Karta should sign on behalf of the H.U.F.
- iv) The application complete in all respects along with the cheque must be submitted to the nearest designated Investor Service Centre. Applications incomplete in any respect or not accompanied by cheque of the amount payable are liable to be rejected and the money paid will be refunded without interest.
- No receipt will be issued for the application money. The designated Investors Service Centre will stamp and return the acknowledgment slip in the application form, to acknowledge receipt of the application.
- vi) All cheques must be drawn in favour of "Scheme Name" and crossed "Account Payee Only". A separate cheque must accompany each application /each Scheme. In case the Scheme name as provided by investor on the application form and on the payment instrument are different, the application shall be processed and units allotted of the Scheme as mentioned in the application Form duly signed by investor.
- vii) Investors already holding a folio in Aditya Birla Sun Life AMC Limited can provide their existing Folio Number and Name of applicants(s) corresponding to the said folio. It is the responsibility of the Investor to ensure correctness of such details provided. The personal details and Bank Account details as registered in the existing folio number as provided would apply to the said investment and the registered details would prevail over any conflicting information furnished in this form. The AMC reserves the right to assign any of the existing Folio Number of the investor against multiple applications and / or subsequent purchases under this new application form lodged, with identical mode of holding and address and such other criterions and integrity checks as may be determined by the AMC from time to time.

2. INVESTOR PARTICULARS

- Name and address must be given in full. P.O. Box address is not sufficient. In case of NRIs/ FPIs investors an overseas address must be provided.
- ii) "On behalf of Minor" Accounts: Name of Guardian must be mentioned if investments are being made on behalf of a minor. Date of birth is mandatory in case of minor. The minor shall be the first and the sole holder in the account (folio). No joint holder will be allowed in an account (folio) where minor is the first or sole holder. Guardian in the account (folio) on behalf of the minor should either be a natural guardian (i.e. father or mother) or a court appointed legal guardian or such other category of investor who may be notified by SEBI from time to time and the same must be mentioned in the space provided in application form. Copy of document evidencing the date of birth of the minor and relationship of the guardian with the minor (whether natural or legal guardian) should mandatorily be provided while opening of the account (folio). Also, nomination shall not be allowed in a folio/account held on behalf of a minor.
 - The application is liable to get rejected if the applicant/s / guardian name does not match with PAN card.
- iii) In accordance with para 17.6 of SEBI Master Circular on Mutual Funds dated June 27, 2024, payment for investment by any mode shall be accepted from the bank account of the minor, parent or legal guardian of the minor, or from a joint account of the minor with parent or legal guardian, else the transaction is liable to get rejected. A copy of birth certificate, passport copy, etc. evidencing date of birth of the minor and relationship of the guardian with the minor, should be mandatorily attached with the application.

Further, irrespective of the source of payment for subscription, all redemption proceeds shall be credited only in the verified bank account of the minor, i.e. the account the minor may hold with the parent/legal guardian after completing all KYC formalities.

iv) In case of an application under Power of attorney or by a limited company, body corporate, registered society, trust or partnership, etc the relevant Power of attorney or the relevant resolution or authority to make the application as the case maybe, or duly notarised copy thereof, along with the Memorandum and Articles of Association/ Bye Laws must be lodged with the application form.

 v) Documentation to be submitted by Corp 	orate Investor	rs/Societi	es/Trusts/	Partnership F	irms/	FPIs
	Corporate Investors	Trusts	Societies	Partnership Firms	FPIs	POA
Board/ Committee Resolution/ Authority Letter	~	1	1	1	1	
Trust Deed		1				
Partnership Deed				1		
Bye-laws			1			
List of authorised Signatories with name, designation & Specimen Signature	~	~	~	1	1	
Overseas Auditor's certificate					1	
Power of Attorney						1

The Power of Attorney should necessarily be signed by both the investor and the constituent Power of Attorney. Where only uncertified photocopies of the documents are submitted / attached to the application form, the onus for authentication of the documents are submitted shall be on investors and the ABSLAMC / ABSLMF will accept and act in good faith on uncertified / not properly authenticated documents submitted/attached with the application form. Submission of such documents by investors shall be full and final proof of the non individual investor's authority to invest and the ABSLAMC/MF shall not be liable under any circumstances for any defects in the documents so submitted. Non-Individual investors are required to ensure that the object clause of the constitution document (viz.MOA / AOA / Trust Deed, etc.) permits investment in the scheme(s) of Aditya Birla Sun Life Mutual Fund. ABSLAMC / ABSLAMF shall accept and process the applications made by these entities in good faith by relying on the undertaking given with respect to the authority, validity and compliance with all relevant formalities/conditions etc. in the application for making such investments with Aditya Birla Sun Life Mutual Fund. Further, ABSLAMC/ABSLMF/Trustees or any of its affiliates shall not be liable in case of any dispute arising with respect to eligibility, validity and authorization of the entity and/or the applications who have applied on behalf of the entity, as applicable.

vi) Applicants can specify the mode of holding in the application form as "Single" or "Joint" or "Anyone or Survivor". In the case of holding specified as "Joint", redemption and all other request/transactions would have to be signed by all unit holders. However, in cases of holding specified as "Anyone or Survivor", any one of the unit holders will have the power to make all necessary requests, without it being necessary for all the unit holders to sign. In the event the account has more than one registered unit holders and the mode of holding is not specified in the application form, the default option for holding would be considered to be "anyone or survivor". However, in all cases, the proceeds of all Income Distribution cum capital withdrawal option/redemption will be paid to the first named holder. All communications will also be sent to the first named holder.

- vii) Investors should clearly indicate their preference of Plan/option on the application form. If no plan is selected in the application form, the investment will be deemed to be for the default option.
- viii) We are falling under "Non-Profit Organization" [NPO] which has been constituted for religious or charitable purposes 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).

If not, please register immediately and confirm with the above information to avoid non processing of applications. Failure to get above confirmation or registration with the portal as mandated, wherever applicable will force MF / AMC to register your entity name in the above portal and may report to the relevant authorities as applicable. We are aware that 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 us or collect such fines/charges in any other manner as might be applicable.

ix) As per the RBI circular "Introduction of Legal Entity Identifier for Large Value Transactions in Centralised Payment Systems" vide notification RBI/2020-21/82 DPSS.CO.0D No.901/J06.24.001/ 2020-21 dated 5th January 2021.RBI vide this notification has decided to introduce the LEI system for all payment transactions of value INR 50 crore and above undertaken by entities (non-individuals) using Reserve Bank-run Centralised Payment Systems viz. Real Time Gross Settlement (RTGS) and National Electronic Funds Transfer (NEFT).

From April 1, 2021, 20-digit Legal Entity Identifier (LEI) information included while initiating any transaction of value INR 50 crore and above by entities (non-Individual).

3 (A). BANK AND PERMANENT ACCOUNT NUMBER DETAILS

Bank Details: In order to protect the interest of investors from fraudulent encashment of cheques, the SEBI Regulations have made it mandatory for investors to mention in their application / Redemption request, the bank name and account number.

In case of Minor Accounts, irrespective of the source of payment for subscription, all redemption proceeds shall be credited only in the verified bank account of the minor, i.e. the account the minor may hold with the parent/legal guardian after completing all KYC formalities.

PAN Details: It is compulsory for all investors to quote their Permanent Account Number (PAN) and submit copy of the PAN card issued by the Income Tax Department, irrespective of the amount of investment, while making an application for Purchase of Units. In case of joint applicants, PAN details of all holders should be submitted. In case the investor making the application is a minor, PAN details of the Guardian must be submitted. Investors residing in the state of Sikkim are exempt from the mandatory requirement of PAN proof submission, however sufficient documentary evidence shall have to be submitted to Aditya Birla Sun Life Mutual Fund for verifying that they are residents of State of Sikkim. Investors (being individuals) applying for Micro SIP registrations are exempt from mandatory requirement of PAN submission. For further details on Micro SIP, documents required et c please refer instructions in SIP Application Form.

(B). DEMAT ACCOUNT DETAILS: Option to hold Units in dematerialized (demat) form

Pursuant to para 14.4.2 of the SEBI Master Circular for Mutual Funds dated June 27, 2024, investors have an option to subscribe to/hold units of Scheme(s)/Plan(s) viz. open ended, close ended, Interval (except for exchange traded fund/s) in dematerialized (demat) form.

Consequently, the Unitholders under the Scheme(s)/Plan(s) shall have an option to subscribe to/ hold the units in electronic (demat) form in accordance with the provisions laid under the respective Scheme(s)/Plan(s) and in terms of the guidelines/procedural requirements as laid by the Depositories (KOSL/CSL) from time to time. Units under Plan(s)/Option(s) of all Schemes of Aditya Birla Sun Life Mutual Fund with Income Distribution cum capital withdrawal option of daily, weekly or fortnightly frequency, as defined under respective Scheme Information Document, shall be available in physical (nondemat) mode only. Also, various Special Products/Facilities such as Systematic Withdrawal Plan, Systematic Transfer Plan, Switching etc. offered by AMC/Mutual Fund shall be available for unitholders in case the units are held/opted to be held in physical (non-demat) mode.

Investors intending to hold units in electronic (demat) form will be required to have beneficiary account with a Depository Participant (DP) (registered with NSDL / CDSL) and will be required to indicate, in the application form, the DP's name, DP ID Number and the Beneficiary account number of the applicant held with the DP at the time of subscribing to the units. Applicants must ensure that the sequence of the names as mentioned in the application form matches with that of the Beneficiary account held with the DP. Names, PAN details, KYC details etc. mentioned in the Application Form will be verified against the Depository records. If the details mentioned in the Application Form will be verified against the Depository records. If the details mentioned in the Application form are found to be incomplete / incorrect or not matching with the depository records, the application shall be treated as application for physical (non-demat) mode and accordingly units will be allotted in physical (nondemat) mode, subject to it being complete in all other aspects. Unitholders who have opted to hold and thereby allotted units in electronic (demat) form will receive payment of redemption / Income Distribution cum capital withdrawal option proceeds into bank account linked to their Demat account.

Units held in electronic (demat) form will be transferable subject to the provisions laid under the respective Scheme(s)/Plan(s) and in accordance with provisions of Depositories Act, 1996 and the Securities and Exchange Board of India (Depositories and Participants) Regulations, 1996 as may be amended from time to time.

In case, the Unitholder desires to hold the Units in a Dematerialized /Rematerialized form at a later date, the request for conversion of units held in physical (non-demat) mode into electronic (demat) form or vice-versa should be submitted alongwith a Demat/Remat Request Form to their Depository Participant(s). Investors should ensure that the combination of names in the account statement is the same as that in the demat account.

Transfer of Units

Units are freely transferable, the Asset Management Company shall on production of instrument of transfer together with the relevant documents, register the transfer within thirty days from the date of such production. Further, units held in demat form are transferable in accordance with the provisions of the Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018, as amended from time to time. Transfer of units will be subject to payment of applicable stamp duty by the Unitholder(s).

4. KNOW YOUR CUSTOMER (KYC)

According to guidelines issued by SEBI under 'The Prevention of Money Laundering Act, 2002', Mutual Funds are required to follow enhanced know your customer (KYC) norms. Investors can visit branches of ABSLAMC or may visit www.adityabirlacapital.com, www.amfiindia.com and www.cdslindia.com to know detailed procedure for KVC compliance.

Effective January 01, 2011 it is mandatory for all category of investors to be KYC compliant for all investment transactions made on or after January 01, 2011, irrespective of amount of investment.

To further clarify, the above category of investors shall include:

i. their constituted Power of Attorney (PoA) holder, in case of investments through a PoA

ii. each of the applicants, in case of investments in joint names; and

iii. Guardian in case of investments on behalf of minor.

Applications without KYC Acknowledgement letter for the specified category of investors are liable to be rejected.

Provided further, where it is not possible to verify the KYC compliance status of the investor at the time of allotment of units, the ABSLAMC shall verify the KYC compliance status of the investor within a reasonable time after the allotment of units. In the event of non compliance of KYC requirements, the ABSLAMC reserves the right to freeze the folio of the investor(s) for any kind of transactions or affect mandatory redemption of unit holdings of the investors at the applicable NAV, subject to payment of exit load. Investors should note that on completion of KYC Compliance all details of the investor in the Mutual Fund records will be replaced by the details as given in KYC Application Form by the investor. Any change in these details like change of Name / Address / Status / Signature, etc. should be given by Investor directly in the prescribed manner.

Pursuant to para 16.2.4.4.b of the SEBI Master Circular for Mutual Funds dated June 27, 2024, SEBI (KYC Registration Agency) Regulations, 2011 and SEBI Circular No. MIRSD/SE/Circ-17/2011 dated October 05, 2011, regarding uniformity in the Know Your Customer (KYC) process in the securities market and development of a mechanism for centralization of the KYC records to avoid duplication of KYC Process across the intermediaries in the securities market, the following changes are being made to KYC process:

- SEBI has introduced a common KYC Application Form for all the SEBI registered intermediaries viz. Mutual Funds, Portfolio Managers, Depository Participants, Stock Brokers, Venture Capital Funds, Collective Investment Schemes, etc. New Investors are therefore requested to use the common KYC Application Form and carry out the KYC process including In-Person Verification (IPV) with any SEBI registered intermediaries including mutual funds. The KYC Application Forms are also available on our website <u>https://mutualfund.adityabirlacapital.com/</u>
- 2. The Mutual Fund shall perform the initial KYC of its new investors and may undertake enhanced KYC measures commensurate with the risk profile of its investors. The Mutual Fund shall upload the details of the investors on the system of the KYC Registration Agency (KRA). Registrar & Transfer Agent (RTA) of the Mutual Fund may also undertake the KYC of the investors on behalf of the Mutual Fund. KRA shall send a letter to the investor within 10 working days of the receipt of the initial/updated KYC documents from the Mutual Fund, confirming the details thereof.
- Once the investor has done KYC with a SEBI registered intermediary, the investor need not undergo the same process again with another intermediary including mutual funds. However, the Mutual Fund reserves the right to carry out fresh KYC of the investor.
- 4. It is mandatory for intermediaries including mutual funds to carry out In-Person Verification (IPV) of its new investors w.e.f January 01, 2012. The IPV carried out by any SEBI registered intermediary can be relied upon by the Mutual Fund. ABSLAMC and NISM/AMFI certified distributors who are KYD compliant are authorized to undertake the IPV for Mutual Fund investors. Further, in case of any applications received directly (i.e. without being routed through the distributors) from the investors, the Mutual Fund ary rely upon the IPV (on the KYC Application Form) performed by the scheduled commercial banks.

Further, as per SEBI circular dated April 24, 2020, earlier circular on IPV stands modified as under:

- IPV/ VIPV would not be required when the KYC of the investor is completed using the Aadhaar authentication / verification of UIDAI.
- IPV / VIPV will not be required by the RI when the KYC form has been submitted online, documents have been provided through digilocker or any other source which could be verified online.
- 5. As per SEBI Circular dated April 24, 2020, the eSign mechanism of Aadhaar will be accepted in lieu of wet signature on the documents provided by the investor and the cropped signature affixed on the online KYC form under eSign will be accepted as valid signature.
- Existing KYC compliant investors of the Mutual Fund can continue to invest as per the current practice. However, existing investors are also urged to comply with the new KYC requirements including IPV as mandated by SEBI.

For further details with respect to KYC process, please read Statement of Additional Information.

5. MODE OF PAYMENT

i) Resident investors may make payment by cheque payable locally in the city where the application form is submitted at the local Aditya Birla Sun Life AMC Limited (ABSLAMC) Offices / Authorised Collection Centres.

ii) The cheque should be drawn on any bank which is situated at and is a member/sub member of the bankers clearing house or the cheque should be drawn on Bank branch which is participating in "Speed Clearing' facility made available by Reserve Bank of India (RBI) [ie. If the presenting bank branch and location is appearing in list of "Speed Clearing" locations as prescribed by RBI from time to time for Core Banking Solution (CBS) branches]. Investors are requested to note that only cheques of value of upto ₹ 1 lacs shall be accepted under this "Speed Clearing" facility. Further, the list of Speed Clearing-enabled bank branches are hosted on the website of the RBI under the link http://www.rblorgin/Scripts/bs_viewcontent.aspx?ld=2016.

iii) Payment through Stock invest, outstation cheques and third party payments will not be accepted.

iv) For all mode of payments, details of source account, source bank name and source branch name should be mentioned

v) Restriction on acceptance of Third Party Payment:

- a) Pursuant to the AMFI Best Practice Guidelines circular on 'Risk mitigation process against Third-Party Cheques in mutual fund subscriptions' read with compliance with 'Know your Customer (KYC)' norms under Prevention of Money Laundering Act, 2002 (PMLA), Aditya Birla Sun Life AMC Limited (ABSLAMC)/ Aditya Birla Sun Life Mutual Fund (ABSLAMF) shall not accept applications for subscriptions of units accompanied with Third Party Payments, except in the cases as enumerated below in para (c).
- b) "Third Party Payment" means payment through an instrument issued from a bank account other than that of the beneficiary investor. In case of payments from a joint bank account, the first named investor/holder of the mutual fund folio has to be one of the joint holders of the bank account from which payment is made.
- c) ABSLAMC shall not accept subscriptions accompanied with Third Party Payments except in the following exceptional situations subject to submission of requisite documentation/ declarations enumerated in para (d) below:

i. Payment by Employer on behalf of employee under Systematic Investment Plans (SIP) through Payroll deductions.

ii. Custodian on behalf of an FPI or a client.

In case of 'exceptional situations' mentioned above, investors are required to submit following documents/declarations alongwith the application form without which such applications will be rejected/not processed/refunded:

i. Mandatory KYC for all Investors (guardian in case of minor). In order for an application to be considered as valid, investors and the person making the payment should attach their valid KYC Acknowledgement Letter to the application form. ii. A separate, complete and valid 'Third Party Payment Declaration Form', inter alia, containing the details of the bank account from which the payment is made and the relationship with the investor(s). The declaration has to be given by the person making the payment i.e. Third Party. Please contact the nearest Investor Service Centre (ISC) of ABSLAMC or visit our website https://mutualfund.adityabirlac.pital.com/ for the said Declaration Form.

ABSLAMC/ABSLMF shall verify the source of funds to ensure that funds have come from the drawer's account only.

) Investors are requested to note that, in case of:

i. Payment by Cheque: An investor at the time of his/her purchase must provide the details of his pay-in bank account (i.e. account from which a subscription payment is made) and his pay-out bank account (i.e. account into which redemption/Income Distribution cum capital withdrawal option proceeds are to be paid).

If the name/bank account number is not pre-printed on the cheque and signature on the cheque does not match with signature on the application, then the first named applicant/investor should submit any one of the following documents:

 a. a copy# of the bank passbook or a statement of bank account having the name and address of the account holder and account number;

b. a letter* (in original) from the bank on its letterhead certifying that the investor maintains an account with the bank, along with information like bank account number, bank branch, account type, the MICR code of the branch & IFSC Code (where available).

Investors should also bring the original documents along with the documents mentioned in (a) above to the ISCs/Official Points of Acceptance of ABSLMF. The copy of such documents will be verified with the original documents to the satisfaction of the ABSLAMC/ABSLMF. The original documents will be returned across the counter to the investor after due verification.

* In respect of (b) above, it should be certified by the bank manager with his/her full signature, name, employee code, bank seal and contact number.

Investors should note that where the bank account numbers have changed on account of the implementation of core banking system at their banks, any related communication from the bank towards a change in bank account number should accompany the application form for subscription of units.

ii. Payment by RTGS, NEFT, ECS, Bank transfer, etc: A copy of the instruction to the bank stating the account number debited must accompany the purchase application. The account number mentioned on the transfer Instruction copy should be a registered bank account or the first named unitholder should be one of the account holders to the bank account.

6. NRI INVESTORS

Repatriation basis:

Payments by NRIs/FPIs may be made by way of Indian rupee drafts purchased abroad or out of funds held in NRE/FCNR account or by way of cheques drawn on non-resident external accounts payable at par and payable at the cities where the Investor Service Centres are located. In case of Indian rupee drafts purchased and subscriptions through NRIs / FCNR account, an account debit certificate from the bank issuingthe draft confirming the debit should also be enclosed.

Non Repatriation basis

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

7. NOMINATION

1. As per para 17.16 of the SEBI Master Circular for Mutual Funds dated June 27, 2024, SEBI had mandated that investors subscribing to mutual fund units on or after October 1, 2022, shall have the choice of:

a. Providing nomination in the format specified in fourth schedule of SEBI (Mutual Funds) Regulations, 1996 (or)

b. Opting out of nomination through a signed Declaration form.

- 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).
- Nomination made by a unit holder shall be applicable for units held in all the schemes under the respective folio / account.
- 4. Who can Nominate:

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

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

Nomination is not allowed for :

ii) Non-individuals including a Society, Trust, Body Corporate, Partnership Firm, Karta of Hindu undivided family, a Power of Attorney holder.

Nomination is not allowed in a folio of a Minor unitholder. Also, Guardian of Minor unitholder cannot nominate.

5. Who can be a Nominee:

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.

A minor may be nominated. In that event, the date of birth proof of Minor, Name and address of the Guardian of the minor nominee needs to be provided.

- 6. Multiple Nominees: Nomination can be made in favour of multiple nominees, subject to a maximum of three nominees. In case of multiple nominees, the percentage of the allocation/share should be in whole numbers without any decimals, adding upto a total of 100%. If the total percentage of allocation amongst multiple nominees does not add up to 100%, the nomination request shall be treated as invalid and rejected. If the percentage of allocation/share for each of the nominee is not mentioned, the allocation/claim settlement shall be made equally amongst all the nominees.
- 7. Every new nomination for a folio/account shall overwrite the existing nomination, if any.
- 8. Nomination shall stand rescinded upon the transfer of units.
- 9. Death of Nominee/s: In the event of the nominee(s) pre-deceasing the unitholder(s), the unitholder/s is/are advised to make a fresh nomination soon after the demise of the nominee. The nomination will automatically stand cancelled in the event of the nominee(s) pre-deceasing the unitholder(s). In case of multiple nominations, if any of the nominee is deceased at the time of death claim settlement, the said nominee's share will be distributed equally amongst the surviving nominees.
- 10. Transmission of units in favour of a Nominee shall be valid discharge by the asset management company/MutualFund/Trustees against the legal heir(s).
- 11. The nomination will be registered only when this form is valid and complete in all respects.

 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 of directed by any competent court.

8. ELECTRONIC PAYOUT OF REDEMPTION/INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL OPTION

ABSLAMC will endeavor to credit the redemptions/Payout of Income Distribution cum capital withdrawal option directly to the designated Bank A/c of the unitholders of Aditya Birla Sun Life Mutual Fund schemes through any of the available electronic mode (i.e. RTGS/ NEFT/ Direct Credit/ ECS). ABSLAMC reserves the right to use any of the above mode of payment as deemed appropriate for all folios where the required information is available. The Mutual Fund, however, reserves the right to issue a cheque inspite of an investor opting for Electronic Payout.

9. DIRECT APPLICATIONS AND EUIN

- a. Investment in Direct Plan: Investors applying under Direct Plan, are advised to write the word 'DIRECT' in the column 'ARN No' or 'Broker Code' in their applications for purchases/additional purchases/switches in all such cases where applications are not routed through any distributor/ agent/ broker. In cases where unit holder uses a pre-printed transaction slip/application form where details in the 'ARN No' or 'Broker Code' column is already printed, unit holder should cancel the ARN No/ Broker Code, write 'DIRECT' in the said column. Also, in case ARN No/ Broker Code is mentioned in the application form, but "Direct Plan" is indicated, the ARN No/ Broker Code will be ignored and the application will be processed under Direct Plan, subject to it being complete in all other aspects. Further, where application is received for Regular Plan without Distributor code or "Direct" mentioned in the ARN Column, the application will be processed under Direct Plan.
- b. Employee Unique Identification Number (EUIN) is a unique number allotted to Sales personnel i.e. employee/ relationship manager/ sales person of the distributor interacting with the investor for the sale of mutual fund products. Such sales personnel associated with Distributor, should also be holding a valid NISM certificate. Thus, in case of applications routed through distributors, in addition to the AMFI Registration Number (ARN) of the distributor, Investors are requested to also provide the EUIN of the individual ARN holder or of employee/relationship manager/sale person of the Distributor interacting with the investor. Providing appropriate EUIN in the application/transaction forms would assist in tackling the problem of mis-selling even if the Sales personnel on whose advice the transaction was executed by investor leaves the employment of the distributor or his/her sub broker. If the distributor has not given any advice pertaining to the investment (i.e. transaction is 'execution only'), then the EUIN box may be left blank, but it would be mandatory for the investor to provide confirmation as mentioned in the applicationform.

10. E-MAIL COMMUNICATION

Account Statements, Quarterly Newsletter, Annual Reports and Transaction Confirmation can be sent to Unit holders by post / email. Should the Unit holder experience any difficulty in accessing in the electronically delivered documents, the unit holder shall promptly inform the same to the Mutual Fund. It is deemed that the Unit holder is aware of all security risks including possible third party interception of the documents and contents of the documents becoming known to third parties. For ease of communication, first applicant's own email ID and mobile number should be provided.

11. TERMS AND CONDITIONS FOR ON-LINE ACCOUNT ACCESS

- User of Customer Identification PIN (CIP) facility in the parlance of Aditya Birla Sun Life AMC Limited (ABSLAMC) means a Unitholder being serviced by ABSLAMC.
- A CIP will enable the user to view the Account Statement on the Aditya Birla Sun Life Mutual Fund website <u>https://mutualfund.adityabirlacapital.com/</u> and other services mentioned herein after.
- iii) The user shall have no objection to ABSLAMC verifying the identity before allotting the CIP.
- iv) The CIP allotted to the user is confidential in nature and the user confirms that he/she will keep the CIP confidential and will not divulge it to anybody else. The user also agrees to take all possible care to prevent discovery of the CIP by any person. The responsibility for misuse of the CIP of the User is solely of the user and ABSLAMC shall not be responsible for the use/misuse of the CIP in any manner whatsoever.
- v) The User shall inform ABSLAMC immediately in case the CIP becomes known to any other person. ABSLAMC may in its absolute discretion, issue to the user a new CIP on similar terms and conditions or under such terms and conditions as ABSLAMC may deem fit.
- vi) ABSLAMC will take reasonable efforts to keep its website updated so as to provide most current information to the user. The user acknowledges that ABSLAMC expressly disclaims liability for errors or omissions in the information on the website. The user also recognises that because of communication and other issues, it is possible that the site may not be operating/working on many occasions. The user also agrees that the look and feel of the Web screen and outputs there from may differ based on the nature of the software used by the user to browse the site. The user agrees not only to the terms and conditions herein contained but also the disclaimer and other matters, as may be displayed/posted on the site.
- vii) ABSLAMC may, in the interest of the user request a fax confirmation of the Instructions and any additional information that ABSLAMC may require. ABSLAMC shall not be bound to act on instructions/requests received until the said fax confirmation and additional information is received from the user.
- viii) The user shall be fully liable to ABSLAMC for eve transaction entered into using the CIP facility, whether with or without the knowledge of the user and consequences thereof.
- ix) The user shall not use the online services on a PC or other Internet access device which belongs to any other person or which is provided to the user by his/her employer without such persons or, as the case may be, his/her employer's previous written permission. ABSLAMC will not be responsible for any harm or loss caused to any person as a result of the user not complying with this condition. The user indemnifies and agrees to keep ABSLAMC at all times saved, defended, harmless and indemnified from and against any and all loss, costs, outgoings, expenses, claims, damages or consequences whatsoever that ABSLAMC may suffer as a result of the user using any PC or Internet device without the permission of the owner thereof and he/she shall be bound to compensate. ABSLAMC shall not be liable for the non-suitability thereof or if any other data or soware contained in such PC or Internet access device through which the online services are accessed by the user is damaged or lost in any manner whatsoever.
- x) The user is aware of all security risks including possible third party interception of his/her account and the content of his/her account becoming known to third parties. The user accepts that the use of online services is not a secure method of viewing, accepting and transmitting information and that it involves security hazards and the risk of any loss of information or obtaining of information by any third party will be to his/her account and ABSLAMC shall, in no way, be held responsible for the same and this shall not be considered as a breach of its or its constituent company – user confidentiality.
- xi) The user agrees that the use and storage of any information including without limitation, the CIP, account information, transaction activity, account balances and any other information available on the user personal computer is at his/her own risk and is his/her sole responsibility.
- xii) The user shall not interfere with, alter, amend, tamper with or misuse in any manner whatsoever the Online Services and in the event of any damage due to improper or fraudulent use by the user, he / shall beliable in damages to ABSLAMC.

- xiii) In case of any discrepancy in the details of any transaction carried out in respect of the user's Account, the user shall be obliged to intimate ABSLAMC thereof in writing within 10 (ten) days of receipt of the Statement of Account / policy document in respect of the user, failing which the statement / policy will be deemed to be correct and accepted by the user.
- xiv) ABSLAMC is authorized to provide any information or details relating to the user or his/her account to any third person so far as is necessary to give effect to any instructions or to comply with any order of Court or of any competent/statutory authority or as is required under applicable law.
- xv) The user hereby acknowledges that he/she is utilizing this facility at his/her own risk. These risks would, among others, include the following:

a) Misuse of Password: The user acknowledges that if any third person obtains access to his/her password such third person would be able to provide transaction request to ABSLAMC. The user shall ensure that the terms and conditions applicable to the use of the password as contained herein are complied with a tall times.

b) Internet Frauds: The Internet per se is susceptible to a number of frauds, misuse, hacking and other actions, which could affect Instructions to ABSLAMC. Whilst ABSLAMC shall aim to provide security to prevent the same, there cannot be any guarantee from such Internet frauds, hacking and other actions, which could affect Instructions to ABSLAMC. The user shall separately evaluate all risks arising out of the same.

c) The technology for enabling the services offered by ABSLAMC could be affected by virus or other malicious, destructive or corrupting code, programme or macro. This could result in delays in the processing of Instructions or failure in the processing of instructions and other such failures and inabilities. The user understands that ABSLAMC disclaims all and any liability, whether direct or indirect, whether arising out of loss of profit or otherwise arising out of any failure or inability by ABSLAMC to honour any user instruction for whatsoever reason. The user understands and accepts that ABSLAMC shall not be responsible for any of the aforesaid risks. The user also accepts that ABSLAMC shall disclaimalliability in respect of the said risks.

- xvi) The user acknowledges having read and understood the Terms and Conditions relating to opening of an account and various services. The user accepts and agrees to be bound by the said Terms and Conditions including those excluding ABSLAMC's liability.
- xvii) The user understands that ABSLAMC may, at its absolute discretion, alter, suspend or terminate any of the services completely or partially without any notice to the Unitholder and without assigning any reasons thereof.
- xviii) The user agrees that at present online services are offered as a privilege services to the users without any charge. However, ABSLAMC may levy any service charges as applicable from time to time in consideration for the services provided herein. However users not consenting to the charge then, may opt out of the CIP facility.
- xix) ABSLAMC reserves the exclusive right to amend the terms and conditions for issue and use of CIP to the users witho any prior approval of the user concerned, and thereafter such amended terms and conditions will apply to the user.
- xx) In consideration of ABSLAMC providing the user with the online services, user agrees to indemnify and keep safe, harmless and indemnified ABSLAMC, its constituent companies, their officers, employees, successors and assigns from and against all actions, claims, demands, proceedings, loss, damages, costs, charges and expenses whatsoever which ABSLAMC or its constituent companies may atany time incur, sustain, suffer or be put to as a consequence of or arising out of the user' use of the said online services.
- xxi) The user hereby indemnifies and agrees to keep ABSLAMC saved, defended, harmless and indemnified for all liabilities, losses, damages and expenses which ABSLAMC may sustain or incur either directly or indirectly as a result of: a) lilegal, unauthorized, fraudulent usage or misuse of the user's CIP to access ABSLAMC's Website; all requests carrying the user's CIP as evidenced by electronic records available at ABSLAMC will be the user's sole responsibility b) Non-compliance of the terms and conditions relating to online services on ABSLAMC's website.
- xxii) The Courts in Mumbai alone shall have jurisdiction over all disputes arising out of or in respect of this arrangement.

12. RTGS/ NEFT

Funds Transfer shall be effected only if the recipient/destination Bank/Branch is participating in RTGS/ NEFT.

It is the responsibility of the Investor to ensure the correctness of the message especially the IFSC code of the recipient / destination branch & account number. The collecting bank as well as ABSLM* will get valid discharge if the amount is credited to the account number mentioned in the Application even if the name of the Investor account holder differs. ABSLMF shall not assume any liability or responsibility arising out of or made liable for any incorrect request or message.

If the date of payment happens to be a holiday at the centre where the recipient branch is situated, the credit will be passed on to the Investor on next working day.

ABSLMF shall not be liable for delay in payments to the Investor if:

a. Incorrect and insufficient details are provided.

b. If there is dislocation of work due to circumstances beyond the control of Remitting/ Destination Banks including but not limited to circumstances like non-functioning of computer system, disruption of work due to natural calamities, strike, riot etc or Netware or internet problem or other causes beyond the control of the Branch/Dank resulting in disruption of communication, such cases will be settled on the next working day when RTGS/NEFT is functioning properly.

The Investor hereby agrees and undertakes that he is aware of all the RTGS/NEFT rules set by RBI & to abide by all the rules, terms, conditions and administrative guidelines issued or which may be issued by the RBI or any other regulatory authorities applicable to the transactions relating to RTGS/ NEFT whether directly or/and indirectly.

13. DETAILS UNDER FATCA & CRS

The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income tax Rules, 1962, which Rules require Indian financial institutions such as the Bank to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all our account holders. In relevant cases, information will have to be reported to tax authorities / appointed agencies. Towards compliance, we may also be required to provide information on any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto. Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Please note that you may receive more than one request for information if you have multiple relationships with (Insert FI's name) or its group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

 In case 3 (three) consecutive instalments are not honoured/failed on account of reasons attributable to the investors like insufficient balance etc. Aditya Birla Sun Life AMC Limited shall discontinue SIP, SWP and STP registrations.

APPLICATION NOT COMPLETE IN ANY RESPECT ARE LIABLE TO BE REJECTED.

THIS PAGE IS INTENTIONALINE BURNIE