STATEMENT OF ADDITIONAL INFORMATION

This Statement of Additional Information (SAI) contains details of DSP BlackRock Mutual Fund, its constitution, and certain tax, legal and general information. It is incorporated by reference and is legally a part of the Scheme Information Document (SID).

This SAI is dated May 10, 2012.



SPONSOR

DSP ADIKO HOLDINGS PVT. LTD.

and

DSP HMK HOLDINGS PVT. LTD.

(Collectively) 1103, Stock Exchange Towers, Dalal Street, Fort, Mumbai - 400 023.

Tel.: 022-2272 2731 Fax: 022-2272 2753

SPONSOR

BLACKROCK

BlackRock Inc.

40 East 52nd Street, New York, NY 10022, USA.

ASSET MANAGEMENT COMPANY

DSP BLACKROCK

INVESTMENT MANAGERS

DSP BlackRock

Investment Managers Pvt. Ltd.

Mafatlal Centre 10th Floor Nariman Point Mumbai – 400 021 Tel: 022- 6657 8000

Fax: 022-6657 8181

TRUSTEE

DSP BLACKROCK

TRUSTEE COMPANY PRIVATE LIMITED

DSP BlackRock Trustee Company Pvt. Ltd.

Mafatlal Centre 10th Floor Nariman Point Mumbai – 400 021

Tel: 022-6657 8000 Fax: 022-6657 8181

CUSTODIAN



Citibank, N.A.

Trent House, 3rd Floor, G Block, Plot No.60, Next to Citibank, BKC, Bandra (E), Mumbai 400 051

Tel: 022-4029 6227 Fax: 022-2653 2205 / 2348

REGISTRAR



Computer Age Management Services Pvt. Ltd.

Rayala Towers, Tower I, 3rd Floor, 158 Anna Salai, Chennai - 600 002. Tel: 044-2852 1596 / 0516

Fax: 044-4203 2952

AUDITORS TO THE MUTUAL FUND

S.R. Batliboi & Co.

6th Floor, Express Towers Nariman Point, Mumbai – 400 021 Tel No : 022 6657 9200

Fax No :022 6657 6401

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SECTION I - INFORMATION ABOUT SPONSOR, AMC AND TRUSTEE COMPANY

A. CONSTITUTION OF DSP BLACKROCK MUTUAL FUND ('MUTUAL FUND')

DSP BlackRock Mutual Fund has been constituted as a trust on December 16, 1996 in accordance with the provisions of the Indian Trusts Act, 1882 (2 of 1882). DSP ADIKO Holdings Pvt. Ltd. & DSP HMK Holdings Pvt. Ltd. (collectively) and BlackRock Inc. (BlackRock) are the Sponsors, and DSP BlackRock Trustee Company Pvt. Ltd. is the Trustee. The Trust Deed has been registered under the Indian Registration Act, 1908. The Mutual Fund was registered with SEBI on January 30, 1997 under the Registration Code MF/036/97/7.

B. SPONSOR

The Mutual Fund is sponsored by DSP ADIKO Holdings Pvt. Ltd. & DSP HMK Holdings Pvt. Ltd. (collectively) and BlackRock. DSP ADIKO Holdings Pvt. Ltd. & DSP HMK Holdings Pvt. Ltd. (collectively) and BlackRock (previously DSP Merrill Lynch Limited and Merrill Lynch Investment Managers LP, USA) are the Settlors of the Mutual Fund trust. The Settlors have entrusted a sum of Rs. 1 lakh to the Trustee as the initial contribution towards the corpus of the Mutual Fund.

(i) Brief activities of the Sponsors

(a) DSP ADIKO Holdings Pvt. Ltd. and DSP HMK Holdings Pvt. Ltd.

DSP ADIKO Holdings Pvt. Ltd. and DSP HMK Holdings Pvt. Ltd. are companies incorporated in 1983 under the Companies Act, 1956 and are also registered with the Reserve Bank of India as non deposit taking Non-banking Finance Companies. These companies have been functioning as investment companies.

(b) BlackRock

BlackRock is a premier provider of global investment management services to institutional and retail clients around the world. Headquartered in New York, BlackRock serves clients from offices in 26 countries, maintaining a major presence in North America, Europe, Asia-Pacific, and the Middle East. With approximately 9,300 employees, BlackRock offers clients in-depth local knowledge and understanding, while leveraging the strength of their global presence and infrastructure to deliver focused investment solutions. It offers investment solutions through a variety of product structures, including individual and institutional separate accounts, mutual funds and other pooled investment vehicles, and the industry-leading iShares® ETFs.

Since its founding in 1988, BlackRock has sought to better serve clients by anticipating and responding to changes and advancements in the investment industry, while continually seeking to broaden and deepen our investment and risk management capabilities. BlackRock has assets under management of over USD 3.65 trillion as of March 2011. Its core business is in providing diversified investment management services to institutional and individual investors through various investment vehicles. Investment management services primarily consist of the active management of fixed income, cash management and equity client accounts, the management of a number of open-end and closedend mutual fund families, and other non-U.S. equivalent retail products serving the institutional and retail markets, and the management of alternative funds developed to serve various customer needs. In addition, BlackRock provides risk management, strategic advisory and enterprise investment system services to a broad base of clients worldwide.

(ii) Financial Performance of the Sponsors (past three years):

B .: 1	Danied	Net Worth Total Income Profit after Ta		Profit after Tax	Assets Under Management		
Particulars	Period		INR Crores		(In USD Billion)	(In INR Billion)	
	Jan 10-Dec 10	116,927	39,522	9,186	3,561	159,567	
BlackRock #	Jan 09-Dec 09	113,568	22,229	4,187	3,346	156,203	
	Jan 08-Dec 08	58,460	22,074	3,057	1,307	63,331	
	Apr 09-Mar 10	749	42	31			
DSP Adiko Holdings Pvt. Ltd.	Apr 08-Mar 09	718	234	170	-{		
	Apr 07-Mar 08	548	41	29			
DSP HMK Holdings Pvt. Ltd.	Apr 09-Mar 10	758	44	33	IV	А.	
	Apr 08-Mar 09	726	239	173			
	Apr 07-Mar 08	552	46	31			

[#] Converted at the RBI reference rate on 31st of December of the relevant year.

C. THE TRUSTEE

DSP BlackRock Trustee Company Pvt. Limited ('Trustee'), through its Board of Directors, shall discharge its obligations as trustee to the Mutual

Fund. The Trustee ensures that the transactions entered into by DSP BlackRock Investment Managers Pvt. Ltd. ('AMC or DSPBRIM'), are in accordance with the SEBI (Mutual Fund) Regulations, 1996 ('Regulations') and also reviews the activities carried on by the AMC.

(i) Details of Trustee Directors:

Name	Age	Qualification	Brief Experience
Mr. Shitin D. Desai	64	B.Com.	Mr. Shitin Desai is Executive Vice Chairman of DSP Merrill Lynch Limited,
Independent Director			and is one of its founding Directors. He has been advising various large
			corporateorganisations in formulating, structuring and implementing
			financial packagesfor various projects across sectors and is recognised as
			one of the leading investment bankers in the country today. Also Mr. Desai
			has been activelyassociated with the area of international finance, and he
			was closely involvedin launching the first two Indian offshore funds in UK and
			USA. Mr. Desai was a member of the Committee on Takeovers appointed by
			SEBland was a Member of: RBI Capital Markets Committee, Advisory Groupfor
			Securities Market of RBI and Insider Trading Committee of SEBI. He was
			also a Member on the Executive Committee (Futures & Options Segment) of
			National Stock Exchange of India. He is a regular speaker at various platforms
			on finance.
Mr. S.S. Thakur	81	M.Com., CAIIB	Mr. S. S. Thakur was the Chairman of HDFC Bank Limited, where his
Independent Director			responsibilities included providing non-executive/advisory services relating
•			to corporate planning, internal audit, inspection, foreign exchange etc. He is
			currently the Chairman of Central Depository Services (India) Ltd. and serves
			on the Board of Directors of various other companies.
			Mr. Thakur held the position of Controller of Foreign Exchange, Reserve Bank
			of India, from 1982 to 1987. He was also employed with the United Nations
			Development Programme as Senior Advisor and was deputed to Bank of
			Zambia (Zambia's Central Bank) at Lusaka, from 1988 to 1993, where he held
			the position of Advisor to the Governor, Bank of Zambia.
Ms. Tarjani Vakil	73	M.A.	Ms. Tarjani Vakil retired as the Chairman and Managing Director of Export
Independent Director	, ,		Import Bank of India in 1996, after 30 years in development banking.
			Ms. Vakil joined IDBI at its inception in 1965 and worked for 17 years in various
			departments. Ms. Vakil has been on the Board of Directors of IDBI, LIC,
			GIC, ECGC, STCI and a number of private sector companies during her long
			career.
Mr. S. Doreswamy	73	B.Sc., B.L.	Mr. S. Doreswamy is a financial consultant, with an experience of about 35
Independent Director			years in commercial banking, preceded by practice as a High court Advocate
			for about three years. Mr. Doreswamy started his banking career with Canara
			Bank and moved on Dena Bank, where he served for nearly twenty four years,
			in various capacities, including as Chairman and Managing Director. His last
			assignment was as the Chairman and Managing Director of the Central Bank
			of India, one of the largest public sector banks in the country, and during
			his highly successful stint of four years there, he steered the bank towards
			registering a significant turnaround in its operations and high levels of profit.
			Mr. Doreswamy is currently the Chairman of Can Fin Homes Ltd., a housing
			finance company, and is on the Board of Directors of several companies of
			repute such as CEAT Ltd. and Shakti Sugars Ltd.

Name	Age	Qualification	Brief Experience
Mr. T. S. Krishna Murthy	71	B.A., B.L., M.S.C.	Mr. T. S. Krishna Murthy, a former Chief Election Commissioner of India, has
Independent Director			had a long and distinguished career in the Government of India, spanning
			over 36 years. After an initial stint of about 2 years in Bank of India Ltd. as a
			probationary officer, Mr. Krishna Murthy joined the Indian Revenue Service in
			1963. He served the Income Tax department in various capacities and was also
			on deputation to Hindustan Shipyard, Visakhapatnam, International Monetary
			Fund etc. He was also appointed Secretary, Department of Company Affairs,
			Government of India, in 1997. In that capacity he took an active interest in
			Investor Protection & Education, apart from giving a push to computerisation
			& company law reforms. He joined the Election Commission of India in 2000
			and was Chief Election Commissioner of India when he supervised the first
			Parliament Elections in 2004 with Electronic Voting Machines throughout the
			country.

(ii) Responsibilities and Duties of the Trustee

The responsibilities and duties of the Trustee are as under:

- The Trustee has exclusive ownership of the Trust Fund and holds the same in trust and for the benefit of unit holders.
- The Trustee shall ensure that the Mutual Fund and the schemes floated thereunder and managed by the AMC are in accordance with the Trust Deed and the Regulations, directions and guidelines issued by SEBI, the stock exchanges and other regulatory agencies.
- The Trustee shall ensure that the transactions concerning the Mutual Fund are in accordance with the Trust Deed and the Regulations.
- The Trustee shall ensure that the investment of the Trust Fund and unit Capital of each scheme is made only in the permitted securities and within limits prescribed by the Trust Deed, the Regulations, and the Scheme Information Document of the scheme concerned.
- The Trustee shall hold in safe custody and preserve the properties
 of the Mutual Fund and the various schemes of the Mutual Fund.
- The Trustee shall ensure that the income due to be paid to the schemes is collected and properly accounted for and shall claim any repayment of tax and holding any income received in trust for the holders in accordance with the Trust Deed and the Regulations.
- The Trustee shall not acquire or allow the AMC to acquire any asset out of the Trust Fund, which involves assumption of unlimited liability or results in encumbrance of Trust Fund.
- The Trustee shall be bound to make such disclosures to the unit holders as are essential in order to keep them informed about any information, which may have an adverse bearing on their investments.
- The Trustee shall provide or cause to provide such information to the unit holders and SEBI, as may be specified by SEBI from time to time.
- The Trustee shall act in the best interest of unit holders.
- The Trustee, in carrying out its responsibilities under the Trust Deed and the Regulations, shall maintain arm's length relationship

with other companies, institutions or financial intermediaries or any body corporate with which it is associated.

- A Director of the Trustee shall not participate in the meetings of the Trustee or in any decision making process in respect of any investments for the Mutual Fund in which he may be interested.
- The Trustee shall abide by the code of conduct specified in the Regulations.
- The Trustee may amend the Trust Deed with the prior approval of SEBI, and the unit holders where it affects the interest of unit holders.
- The Trustee may, subject to the Regulations, prescribe terms and make rules for the purpose of giving effect to the provisions of the schemes with power to the Investment Manager to add to, alter or amend all or any of the terms and rules that may be framed from time to time. However, the Trustee may alter/modify/change the Fundamental Attributes of the schemes or the trust or fees and expenses payable or any other change which would modify the schemes or affect the interest of the unit holders, in accordance with the applicable Regulations from time to time.
- The Trustee shall call for a meeting of the unit holders of a scheme, as required by the Regulations for the time being in force, whenever it is required by SEBI to do so in the interest of the unit holders, or if the Trustee determines to prematurely redeem the units or wind up the scheme.
- If any difficulty arises in giving effect to the provisions of the schemes, the Trustee may do anything not inconsistent with such provisions, subject to the Regulations, which appear to be necessary, desirable or expedient, for the purpose of removing such difficulty.

The Trustee also shall exercise due diligence in the following manner:

(a) General Due Diligence:

- The Trustee shall be discerning in the appointment of the directors on the Board of the AMC.
- The Trustee shall review the desirability of continuance of the AMC if substantial irregularities are observed in any of the schemes and shall not allow the AMC to float new schemes.

- The Trustee shall ensure that the trust property is properly protected, held and administered by proper persons and by a proper number of such persons.
- The Trustee shall ensure that all service providers are holding appropriate registrations from SEBI or concerned regulatory authority.
- The Trustee shall arrange for test checks of service contracts.
- The Trustee shall immediately report to SEBI of any special developments in the Mutual Fund.

(b) Specific Due Diligence:

- Obtain internal audit reports at regular intervals from independent auditors appointed by the Trustee.
- Obtain compliance certificates at regular intervals from the AMC.
- Hold meetings of Trustee more frequently.
- Consider the reports of the independent auditor and compliance reports of the AMC at the meetings of trustees for appropriate action.
- Maintain records of the decisions of the Trustee at their meetings and of the minutes of the meetings.
- Prescribe and adhere to a code of ethics by the Trustee, AMC and its personnel.
- Communicate in writing to the AMC of the deficiencies and checking on the rectification of deficiencies.

Notwithstanding the aforesaid, the Trustee shall not be held liable for acts done in good faith if they have exercised adequate due diligence honestly.

(iii) Supervisory Role of the Trustee

During the financial year 2010-11 (April to March), the Trustee has held six Board Meetings and during the current financial year, the

Trustee has held two meetings. The supervisory role of the Trustee is discharged by receiving continuous feed back from the AMC on matters of importance, through bi-monthly, quarterly and half yearly reports, and a review of the Mutual Fund's operation at Board Meetings. In addition, the Trustee receives feed back and reports on quarterly and six monthly basis from the Independent Auditors appointed by it in accordance with the Regulations.

D. ASSET MANAGEMENT COMPANY

DSP BlackRock Investment Managers Pvt. Ltd. is a company incorporated under the Companies Act, 1956 on May 13, 1996, having its registered office at Mafatlal Centre, 10th Floor Nariman Point, Mumbai – 400 021. The AMC has been appointed as the asset management company to the Mutual Fund by the Trustee, vide Investment Management Agreement (IMA) dated December 16, 1996, and executed between the Trustee and the AMC.

(i) Shareholding Pattern

BlackRock Advisors Singapore Pte. Ltd., a wholly owned subsidiary of BlackRock Inc. holds 40% of the shareholding of the AMC and the balance 60% shares are held by DSP ADIKO Holdings Pvt. Ltd. and DSP HMK Holdings Pvt. Ltd., along with Mr. Hemendra Kothari.

(ii) Other Business Activities

The AMC offers non-binding investment advisory services to BlackRock India Equities Fund (Mauritius) Limited, BlackRock (Hong Kong) Limited and BlackRock Advisors LLC. for investment in Indian equities in terms of approval granted by SEBI. The AMC also offers investment advisory services to DSP BlackRock Investment Managers (Mauritius) Limited, a wholly owned subsidiary of the AMC, which is an asset management company to an offshore fund based in Mauritius. The AMC is also registered with SEBI under the SEBI (Portfolio Managers) Regulations, 1993, vide registration code PM/INP000000977, and undertakes activities as a portfolio manager. The AMC has systems in place to ensure that there is no conflict of interest between the aforesaid activities.

(iii) Details of AMC Directors:

Name	Age	Qualification	Brief Experience
Mr. Hemendra M. Kothari	64	B.Com.	Mr. Hemendra M Kothari represents the fourth generation of a family
Associate Director			of prominent stockbrokers. He is the ex-President of the Bombay Stock
			Exchange Limited. Mr. Kothari has over 40 years of working experience
			in the investment banking industry. He was the founder of DSP Financial
			Consultants Limited which later became DSP Merrill Lynch, where he
			served as Chairman till his retirement in 2009. Mr. Kothari is presently
			the Chairman of DSP BlackRock Investment Managers Pvt Ltd. He is
			associated as a Director with leading industrial companies and is also
			associated with leading representative forums. Mr. Kothari is the founder
			of the Hemendra Kothari Foundation, a registered public charitable
			trust where the main objectives pivot around Education, Health and
			Environment/Wildlife conservation.

Name	Age	Qualification	Brief Experience
Mr. K. R. V. Subrahmanian	77	B.A. (Economic Hons.)	Mr. K. R. V. Subrahmanian is a management consultant and is on
Independent Director		(Chennai University)	the boards of some well known corporates in India. Till 1995, he was
			the Vice Chairman and Managing Director of Colour-Chem Limited,
			then a Hoechst AG subsidiary in India. He is a past president of The
			Indian Chemicals Manufacturers' Association, the Bombay Chamber
			of Commerce and Industry and of the Indo-German Chamber of
			Commerce, Mumbai.
			Mr. Subrahmanian was ASSOCHAM's representative on SEBI's Advisory
			Committee on Primary Markets. He was a member of the Technical
			Committee to recommend a National Depository System and of the
			Malegam Committee on Disclosure Norms.
Mr. Ranjan Pant	52	B.E. (Hons.) (BITS Pilani),	Mr. Ranjan Pant is a global Management Consultant advising CEO/
Independent Director		MBA (Wharton School),	Boards on Strategy and Change Management. Mr. Pant was a Partner
		Executive in Residence at	and Vice-President at Bain & Company Inc., Boston, where he led the
		Babson College (USA)	worldwide Utility Practice. He was also Director, Corporate Business
Dr. Omkar Goswami	54	Masters in Economics	Development, at General Electric headquarters in Fairfield. Dr. Omkar Goswami is the Founder and Chairman of CERG Advisory
Independent Director] 34	(Delhi School of Economics),	Private Limited. CERG is the acronym for the Corporate and Economic
Independent Director		D.Phil. (Ph.D) from Oxford	Research Group and primarily provides corporate advisory services,
		B.I file (File) from Oxford	consulting services and research for companies and industries in India
			and abroad.
			He taught and researched economics for 18 years at Oxford, Delhi
			School of Economics, Harvard, Tufts, Jawaharlal Nehru University, Rutgers University and the Indian Statistical Institute, New Delhi.
			In March 1997 he became the Editor of Business India. From August
			1998 up to March 2004, he was the Chief Economist of the Confederation
			of Indian Industry — the apex industry organisation of India.
			From 1993 onwards, Dr. Goswami has served on several government
			committees on corporate governance, bankruptcy and company laws,
			infrastructure, tax reforms, and others. He has also been a consultant
			to the World Bank, the IMF, the ADB and the OECD. He serves an
			independent director on the boards of Dr. Reddy's Laboratories,
			Sona Koyo Steering Systems, Infosys Technologies, Infrastructure Development Finance Company, Crompton Greaves and SRF.
			Other than his regular columns for newspapers and magazines, Dr.
			Goswami has authored three books and over 70 research papers on economic history, industrial economics, public sector, bankruptcy laws
			and procedures, macroeconomic policy, corporate governance, public
			finance, tax enforcement and legal reforms.
Mr. Piyush Mankad	69	B.A.(Hon) (Delhi University),	Mr. Piyush Mankad is a retired civil servant with a distinguished career
Independent Director		Masters (History) (Delhi	of over forty years in the prestigious Indian Administrative Service, which
·		University), Diploma in	he joined in 1964, topping his batch. Some of the important positions
		Development Studies	that he has held include Counselor (economic) in the Indian Embassy,
		(Development Economics&	Tokyo; Controller of Capital Issues, Ministry of Finance; Finance
		Sociology), University of	Secretary, Government of India; and Executive Director for India and four
		Cambridge	other countries and Board Member, Asian Development Bank, Manila,
			which was his last assignment till July 2004. His areas of experience
			and expertise include, among others, public finance and policy; capital
			market regulation and development; promotion of industry, F.D.I. and
	<u> </u>		infrastructure; and public administration.

MRA Segree with a concentration in cell action. MRA Segree with a concentration in cell action. MRA Segree in the University of Colliforms to Les Angelos UCLA), BA degree in Political Science from UCLA. Many and the Committee of the Management Committee and a Managing Director of The First Boston Corporation. Mr. Firsk jumed from Seption in 1974 and University Jeans one of the first mortgage-based securities tracers on Wall Street. Director of the Management Committee and a Managing Director of The First Boston on Corporation. Mr. Firsk jumed from Seption in 1974 and University Jeans one of the first mortgage-based securities groups are more of the first mortgage-based securities groups. Firsk does not not all government, mortgage and corporate securities. Price does street the Financial Futures and Options Department and headed the Mortgage and Real Estate Products Group. In 1987, the firsk was featured in Investment Dealers Dipset November 1997) as head of the mortgage-based securities group of The Ultimate Mr. Fink does not a feature of 1997 as head of the mortgage-based securities group of The Ultimate Mr. Fink does not a feature of 1997 as head of the mortgage-based securities group of The Ultimate Mr. Fink does not all securities and the Mortgage and Real Estate Products Group. In 1997 is head of the mortgage-based securities group of The Ultimate Mr. Fink on the Security of The Ultimate Allers Committee and Securities and the mortgage-based securities groups of The Ultimate Real Products of Securities (Mr. Mr. Fink Security Committee and Landson Mr.	Name	Age	Qualification	Brief Experience
trom the University of California at los depices. UCLAL B4 degree in Political Science from IUCLA. Prior to founding BlackRock in 1988, Mr. Fink was a member of the Management Committee and a Managing Director of The First Bootan Corporation. Mr. Fink point of the Stootan in 1976 and by Section of 1976 and Section of 1976 and Section of 1976 and 1976	Mr. Laurence D. Fink	58	MBA degree with a	Mr. Fink is Chairman and Chief Executive Officer of BlackRock. In
California at los Angeles UCLAI, Red Agergee in Political Science from UCLA Prior to founding BlackRock in 1988, Mr. Fink was a member of the Management Committee and a Managing Director of The First Boston Corporation, Mr. Fink place first Boston in 1796 and quickly become one of the first moration, which was responsible for trading distribution of all government, mortgage and corporate securities. Mr. Fink was a started the Firnacia Follows and Options Department and headed the Mortgage and Real Edute Products Group. In 1987, Mr. Fink was contacted in the remarks the fourse and Options Department and headed the Mortgage and Real Edute Products Group. In 1987, Mr. Fink was contacted in the remarks the fourse and Options Department and headed the Mortgage and Real Edute Products Group. In 1987, Mr. Fink was featured in the remarks the was featured in The Wall Street John and of 1889, because of the mortgage-related securities group of "The Utlimate Brokkrage Firmy," and in 1989, he was featured in The Wall Street John and Chairman of the mortgage-related securities group of "The Utlimate Brokkrage Firmy," and in 1989, he was featured in The Wall Street John and Chairman of the mortgage-related securities group of "The Utlimate Brokkrage Firmy," and in 1989, he was featured in The Wall Street John and Chairman of the mortgage-related securities group of "The Utlimate Brokkrage Firmy," and in 1989, he was featured in The Wall Street John and Chairman of the Mortgage and the Committee on Tourides of New York University, Chairman of the Firms and Chairman of the Development/Toutses Stewardship Committee and Chairman of University of Chairman of the	Associate Director		concentration in real estate	addition, Mr. Fink is a Trustee and President of BlackRock Funds, the
Prior to founding BlackRock in 1988, Mr Fink was a member of the Management Committee and a Managing Director of the First Boston Corporation Mr. Fink jewed Series Boston in 1978, and quickly become one of the first mortgage-backed securines traders on Wall Street. During his tenure at First Boston, Fink was co-hair on Wall Street. During his tenure at First Boston, Fink was constituted in all government, mortgage and corporate seals and corporate seals and corporate seals for the Taxable Forder Interest. Mr. Fink also started the Financial Futures and Options Department and headed the Mortgage and Rocal Eastle Products Group. 87. Mr. Fink was the Products Group. 87. Mr. Fink was featured in Investment Dealers Digest November 1987) as head of the mortgage—related securities group of The Utilizer Rockrange Firm? and in 1989, he was featured in Investment Dealers Digest November 1987) as head of the mortgage—related securities group of The Utilizer Committee and a member of the Board of Trustees of New York. University, Chairman of the Financial Atlantis Committee and a member of the Board of Trustees of New York. University, Chairman of the Financial Atlantis Committee, and a member of the Board of Trustees. He in also Do-Chairman of the Development/Trustee Stewardship Committee in Board Governance, and the Committee on Trustees in Board of Trustees Committee, and a member of the Exercise Chairman of the Development/Trustee Stewardship Committee on Trustees in Board Chairman of the Development for the University of Chicago. Ms. Wagner, Vice Chairman, is BlackRock's Chief Operating Officer. Ms. Wagner Chairman of the Finance Committee, Mr. Fink is also a Trustee of The Boyd Club of New York. Ms. Wagner and the Chairman, is BlackRock's Chief Operating Officer. Ms. Wagner Chairman of the Finance Committee on Trustees, and is addership committee and serves as a sometime of the firms office of the Chairman, Corporate Council, Corporate Rink Committee, and is addership to the Chairman of the Mr. Production of the			from the University of	firm's open-end fund family, and a Director of several of BlackRock's
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the Business Leadership Council of Wellesley College and the Board of				
Trustees of the Hackley School.				

Name	Age	Qualification	Brief Experience
Mr. Quintin Price	49	B.Sc. Economics and Social	Mr. Quintin Price is the Managing Director, Portfolio Management
Associate Director		History (University of Bristol)	Group, Equities at BlackRock Investment Management (UK) Limited
(Alternate to Mr. Laurence D			and serves as Chief Investment Officer for the EMEA Pacific Region.
Fink)			He has completed his Bachelors degree in Economics and Social History from University of Bristol. Prior to his stint at BlackRock Investment Management (UK) Limited, he was Joint Global CIO Equities at Gartmore, based in London and has also worked with Putnam Investments, USA where he was a Partner and Global Head of Fundamental Research.
Mr. John Kushel	45	B.S. degree in Industrial	Mr. John Kushel is the Vice Chairman, Account Management Group
Associate Director (Alternate to Ms. Susan L. Wagner)		Engineering (Stanford University)	Internal Business Management at BlackRock Inc. He is also the head of BlackRock's Internal Institutional business unit, and a member of the Operating and Leadership Committees with primary responsibility for
, riag.io.,			the non-US institutional business.
			In addition to leading BlackRock's international activities, Mr. Kushel headed BlackRock's Alternatives efforts and Wealth Management
			Groups, where he oversaw product development, marketing and client
			servicing for alternate investments and directed BlackRock's activities
			for high net worth individuals and family offices. Prior to BlackRock
			Inc., Mr. Kushel served as a Director at Nomura BlackRock Asset
			Management Co. Ltd. from 1999 to 2006. Mr. Kushel holds a BS degree in industrial engineering from Stanford University.
Mr. Rakesh Mohan	63	B. Sc. (Engineering), B.A.,	Mr. Mohan has been the Distinguished Consulting Professor in the field
Independent Director		M.A., Ph.D	of Economic Research at the Stanford University, California. He was
macpendent Birector		1413/11,7111.05	the Deputy Governor at the Reserve Bank of India being in charge of 8
			departments including monetary policy and overall coordination for a
			sufficiently long period of time. He has also held served as the Secretary
			(Economic Affairs) at the Ministry of Finance, Government of India. He
			has also been appointed as Professor in the Practice of International
			Economics and Finance at Yale University and will be teaching there for
			one semester a year. Mr. Mohan has also held positions at the Indian
			Council Research (Economic Relations), IDFC and National Council
			Applied Economic Research. He is also the Chairman of the National
M. D. M. D. J. Outer	- FE	Chartened Assessment	Transport Development Policy Committee for the Government of India.
Mr. David Rowley Graham Associate Director	55	Chartered Accountant	Mr. David Graham is currently the Managing Director at BlackRock Investment Management (UK) Limited responsible for joint venture
			businesses in Asia.
			Mr. Graham has been a Partner at Dalton Strategic Partnership London
			during October 2007 and October 2008. He has also been the Managing
			Director at BlackRock Investment Management (UK) Limited heading
Mr. Mark Seumas McCombe	46	Master of Arts from	client relationships in EMEA Pacific region. Mr. McCombe is currently the Chairman, Asia-Pacific at BlackRock
Associate Director	40	Aberdeen University, UK	and responsible for all business activity in the region, which includes
Associate Birector		Aberacen oniversity, or	Greater China, Japan, Australia, Singapore, India, Korea. He is a
			member of BlackRock's Global Executive Committee and Global
			Operating Committee.
			Before joining BlackRock, he served as Chief Executive Officer in Hong
			Kong, for The Hong Kong and Shanghai Banking Corporation Limited.
			He was also a Group General Manager of HSBC plc, a Non-Executive
			Director of Hang Seng Bank Ltd, and a Chairman of HSBC Global Asset
			Management (HK) Ltd.
			Prior to that, he was based in London where he was Chief Executive of
			HSBC Global Asset Management and was responsible for all of HSBC's
			fund management businesses, including latterly the real estate and Private Equity businesses.

(iv) Duties and Obligations of the AMC

The Duties and obligations of the AMC are as under:

- a) The AMC shall arrange for the floating of schemes for the Mutual Fund after approval by the Trustee and SEBI and manage the funds mobilised under the schemes, in accordance with the provisions of the relevant Scheme Information Document for each such scheme, the Trust Deed and the Regulations.
- b) The AMC shall manage the Mutual Fund in accordance with the Trust Deed and the Regulations.
- c) The AMC shall submit a quarterly report on its activities to the Trustee in compliance with the Regulations.
- d) The AMC shall evaluate investment and disinvestment opportunities for each scheme of the Mutual Fund.
- e) The AMC shall issue and administer instructions to the Custodian as provided in the Custodian Agreement.

- f) The AMC shall keep or cause to be kept on behalf of the Mutual Fund at the AMC's head office and at such other place(s) as may be required by the Regulations, such books, records and statements as may be necessary to give a complete record of all transactions.
- g) The AMC shall collect, get in and receive profits, interest, distribution, dividend and income of the Trust Fund, from time to time, as and when the same may become due and payable.
- h) The AMC shall calculate the value of net assets of each Scheme of the Mutual Fund based on the policies agreed to between the Trustee and the AMC and disclose to investors the basis of calculating the Purchase/Redemption Price per unit and Net Asset Value of the various schemes of the Mutual Fund in the appropriate offer document or by such other means as may be specified by the Trustee and SEBI.

v) Information on Key Personnel and Employees of the AMC, Personnel of Investment Department (involved in Equity Research and Fund Management) and relevant experience

Name	Designation	Age	Qualifications	Total no. of years of Experience	Brief Experience
Mr. S. Naganath	President and Chief Investment Officer	46	B.Com. PGDM (IIM Ahmedabad)	Over 23 years of experience in Banking and Investment	From November 2004 to Present: DSPBRIM- President and Chief Investment Officer. From May 2002 to November 2004: DSPBRIM - Joint President and Chief Investment Officer. From 1999 to 2002: Credit Suisse Asset
Mr. Ramamoorthy	Chief Administrative	43	B.Com. ICWA, CFA	Over 19 years	Management NY – Portfolio Manager. From 1996 to 1999 – DSPBRIM – Chief Investment Officer. From March 2002 to present: DSPBRIM
Rajagopal	Officer			of experience in Finance and Operations	 joined as Chief Financial Officer and presently EVP and Chief Administrative Officer. From April 1996 to February 2002: DSP
					Merrill Lynch Limited – worked in core finance and product finance as Manager to Vice President.
Mr. Pankaj Sharma	Head – Business Development & Risk Management	41	B.E. (Comp. Engg.), PGDBM (XLRI, Jamshedpur)	Over 17 Years experience in Banking and	From January, 2007 to present – DSPBRIM – Head Business Development & Risk Management.
				Finance	From January, 2005 to December, 2006 - DSPBRIM - Head Risk Management & New Products.
					From June, 2003 to December, 2004 – Risk Manager, DSPBRIM.
					From June, 2002 to May, 2003 – Head – Pre-Sales and Product Evangelist (Treasury Product), Infosys Technologies.
					From April 1993 to April 2002 – Citibank, VP (Risk Management)

Name	Designation	Age	Qualifications	Total no. of years of Experience	Brief Experience
Mr. Ajit Menon	Head – Sales	40	PG in Management (MMS – Mumbai University)	Over 16 years of experience in Banking and Mutual Fund Industry	From Jan 2010 to present: DSPBRIM - Exec. Vice President, Head - Sales. From Feb 2008 to Dec 2009: DSPBRIM - Sr. Vice President, Head - Sales. From 2006 to 2008 Vice President, Head of Banking Sales - DSPBRIM. From 2000 to 2005 - Asst. Vice President, Western Region Sales - DSPBRIM. From 1998 - 2000, Standard Chartered Bank. Relation Ship manager, Priority Banking and Investment Services.
Ms. Aditi Kothari	Head - Retail Distribution Team	35	Bachelor of Science in Economics, Wharton School, University of Pennsylvania and MBA from Harvard Business University	10 years in Mutual Fund industry	From September 2007 to present – Head Retail Distribution Team From January 2005 to July 2005 – Vice President -Corporate Strategy, Planning & Business Development, DSP Merrill Lynch Fund Managers Limited From August 2003 to December 2004 - Assistant Vice President- Corporate Strategy, Planning & Business Development, DSP Merrill Lynch Fund Managers Limited From January 2003 To July 2003 - Assistant Vice President- Corporate Strategy, Planning & Business Development, DSP Merrill Lynch Fund Managers Limited From June 1998 To June 2000 - Financial Analyst, Merrill Lynch & Co., New York,
Mr. Gaurav Nagori	Head - Client Response & Operations	36	B.Com. ACA	Over 12 years of experience in the Mutual Fund industry	Investment Banking Division From Jan 2009 to present: DSPBRIM - Sr. Vice President and Head - Client Response & Operations. From Jan 2006 - Jan 2009: DSPBRIM - Vice President & Head - Client Response & Operations. From December 2003 to December 2005: DSPBRIM - joined as AVP Client Response & Operations. From September 1999 to November 2003: Franklin Templeton Asset Management India (P) Ltd. worked in Transfer Agency, Customer Service, Operations and Projects as Manager to Assistant Vice President. From March 1998 to September 1999: JM Financial Asset Management India (P) Ltd. Worked in fund accounting, compliance and investor services as a manager.
Mr. Anup Maheshwari	Head – Equities & Corporate Strategy	40	B.Com. PGDM	Over 17 years experience in Equity Research	From September 1, 2006 to present – joined as Head – Equities & Corporate Strategy and presently also EVP, Investments, DSPBRIM. From December 2005 to April 2006 – Chief Investment Officer, HSBC Asset Management. From July 1997 to November 2005 – Served as Local sub-advisor to Merrill Lynch India Equities Fund (Mauritius) Limited (the Offshore Fund) and appointed as a Fund Manager for Equity related schemes in April 2001.

Name	Designation	Age	Qualifications	Total no. of years	Brief Experience
Mr. Dhawal Dalal	Head – Fixed Income	40	B.E. MBA	Over 14 years of experience in Fixed Income Fund Management, Research and Trading	From January 2006 to present - joined as Sr. Vice President, Head - Fixed Income and presently also EVP - Fixed Income
Mr. Pritesh Majmudar	Compliance Officer & Company Secretary	34	B.Com, LLM, Company Secretary	Over 10 years of experience in the field of law and compliance	From December 2007 to present: DSPBRIM – joined as Manager – Law & Compliance and presently VP and Company Secretary. From March 2004 to November 2007: Morgan Stanley Advantage Services Pvt. Ltd. – worked in law and compliance department as Senior Associate and Company Secretary.
Mr. Apoorva Shah	Fund Manager	47	B.Com. PGDM (IIM Ahmedabad)	Over 23 years of experience in Banking and Investment	From Jan 09 to present: Exec. Vice President, Investments - DSPBRIM From Apr 06 to Dec 08: Sr. Vice President, Investments - DSPBRIM From 1998 to March 2006 - Portfolio Advisor and Head of Products, GPC
Mr. Vinit Sambre	Fund Manager	36	B.Com, FCA	Over 11 years experience	India, DSP Merrill Lynch Limited Jan 2010 to present: Vice President - DSPBRIM. July 2007 to Dec 2009 - Asst. Vice President -DSPBRIM November 2005 to June 2007 - Assistant Vice President - Global Private Client with DSP Merrill Lynch Limited December 2002 to October 2005 - Sr. Manager- Investment Advisory Services - IL & FS Investsmart Ltd. June 2000 to December 2002 - Manager - Equity Research & Investment - Unit Trust of India Investment Advisory Services Ltd. March 1999 to May 2000 Worked -Equity Research Analyst - Kisan Ratilal Choksey Shares & Securities Pvt. Ltd. April 1998 to February 1999 - Analyst with Credit Rating Information Services of India Limited (CRISIL) on retainership basis.
Mr. Suketu Mehta	Vice President	40	B.Com.	Over 15 years of experience in stock broking	From December 2004 to present – DSPBRIM: Dealer, Equity. From January 2003 to December 2004 – DSP Merrill Lynch Limited: Dealer, Equity. From January 2002 to January 2003 – HDFC Securities: Sales Trader, Equity. From October 2000 to November 2001 – W.I. Carr Securities: Sales Trader, Equity. From January 1994 to September 2000 – LKP Securities Ltd.: Sales Trader, Equity
Mr. Laukik Bagwe	Fund Manager	33	B.Com., PGDBA (Finance)	Over 10 years of experience in Debt Broking	From November 2007 to Current: DSPBRIM - Fixed Income Dealer. From November 2003 to October 2007 - Derivium Capital & Securities Pvt. Ltd Head Fixed Income Trading - SLR & NONSLR Broking. From June 2000 to October 2003 - Birla Sunlife Securities Ltd Manager - SLR & NONSLR Broking.

Name	Designation	Age	Qualifications	Total no. of years of Experience	Brief Experience
Mr. Rohit K Singhania	Fund Manager	34	B.Com, MMS (Finance)	Over 10 years experience in Equity Research	From September, 2005 to present – Joined as Portfolio Analyst in firm's PMS division. Transferred to Equities Investment team in June 2009 as Research Analyst. Previously, he was with HDFC Securities Limited as a part of its Institutional Equities Research Desk. He spent 13 months at HDFC Securities as Sr. Equity Analyst. Prior to HDFC Securities, he was employed with IL&FS Investsmart Limited as an Equity Analyst.
Mr. Mehul Jani	Fund Manager	30	CFA, MSc Banking and International Finance, Bachelor of Management Studies	7	From October 1, 2008 to present – Analyst on the Equities team. From Sep 2004, to Jun 2008 - Associate, Morgan Stanley, London Exotic product valuations and fund derivatives trading
Mr. Vivek Ved	Fund Manager	33	B.Com	Over 13 years experience	From 2006 to present: DSPBRIM - AVP Fixed Income, 4 years experience on the fixed income trading desk From 1997-2006 DSPBRIM - Manager Marketing.
Mr. Kushal M. Choksi	Fund Manager	35	B.E., M.S (Computa- tional Finance), CFA	Over 11 years experience	From August 2010 to present DSPBRIM - Sr. Vice President with Fixed Income investments team From April 2005 to August 2010 Athilon, New York - Managing Director. Responsible for managing and structuring portfolios of high grade corporate debt and credit derivatives From July 2000 to April 2005 Goldman Sachs, New York as Vice President. Responsible for fixed income trading and risk analytics with GS Asset Management (GSAM).
Mr. Harsha Upadhyaya	Fund Manager	39	B.E (NIT, Karnataka) PGDM (IIM, Lucknow) CFA (CFA Institute, USA)	Over 16 years in Fund Management, Equity Research and Corporate Finance	From July 2011 to present – Senior Vice President and Fund Manager – DSPBRIM. From April 2006 to July 2011 – Executive Vice President, Fund Manager – UTI AMC Ltd From April 2002 to April 2006 – Assistant Vice President, Corporate Finance – Reliance Group From January 2001 to January 2002 – Investment Analyst – SG Asia Securities

SECTION II - SERVICE PROVIDERS

Service provider	Name	Address	SEBI Regn. No.
Custodian	Citibank N.A.	Ramnord House, 77 Dr. Annie Besant	IN/WS/004
		Road, Worli, Mumbai 400 018	
Transfer Agent /Registrar/Dividend paying	Computer Age Management Services	Rayala Towers, Tower I, 3rd floor,	INR000002813
Agent ('Registrar')#	(Private) Limited	158 Anna Salai, Chennai - 600 002	
Statutory Auditor	S.R. Batliboi & Co., Chartered	6th Floor, Express Towers, Nariman Point,	N.A.
	Accountants	Mumbai 400 021	
Legal Counsel	Wadia Ghandy & Co.	N M Wadia Building, 123,	N.A.
		Mahatma Ghandhi Road,	
		Mumbai - 400 001	

Service provider	Name	Address	SEBI Regn. No.
Fund Accountant	Citibank N.A.	Trent House, 3rd floor, G Block, Plot No. 60, Bandra Kurla Complex, Bandra (E) Mumbai - 400 051	IN/WS/004
Collecting Banker	-	-	=

[#] The Boards of AMC and Trustee have ensured that the Registrar has adequate capacity to discharge responsibilities with regard to processing of applications and dispatching unit certificates to unit holders within the time limit prescribed in the Regulations and also has sufficient capacity to handle investor complaints.

SECTION III - CONDENSED FINANCIAL INFORMATION (CFI)

HISTORICAL PER UNIT STATISTICS

Sr. No.	Scheme Name			DSP BlackRoo	k Natural Reso	ources and Ne	w Energy Fund	
	Date of Allotment	İ			25-Ap	or-08		
	Financial Year		10-11	09-10	08-09	10-11	09-10	08-09
	Plans			Regular Plan			Institutional Pla	an
1	NAV at the beginning of the year	Growth	12.952	7.125	-	-	7.192	-
	(as on April 1) (Rs.)	Daily Dividend	-	-	-	-	-	-
		Weekly Dividend	-	-	-	-	-	-
		Monthly Dividend	-	-	-	-	-	-
		Dividend/Quarterly Dividend	12.952	7.125	-	-	-	-
2	Dividends (Rs.)	Daily Dividend	-	-	-	-	-	-
		Weekly Dividend	-	-	-	-	-	-
		Monthly Dividend	-	-	-	-	-	-
		Dividend/Quarterly Dividend	1.50	-	-	-	-	-
3	NAV at the end of the year	Growth	14.363	12.860	7.047	-	-	7.113
	(as on March 31) (Rs.)	Daily Dividend	-	-	-	-	-	-
		Weekly Dividend	-	-	-	-	-	-
		Monthly Dividend	-	-	-	-	-	-
		Dividend/Quarterly Dividend	12.833	12.860	7.047	-	-	-
4	Annualised Return (Growth Option)		13.15%	13.91%	NA	NA	NA	NA
5	Absolute Return (Growth Option)		NA	NA	-29.53%	NA	NA	28.87%
6	Benchmark Returns		-0.27%	-2.98%	-43.27%	NA	NA	-43.27%
7	Name of Benchmark adopted		35% BSE Oil & Gas, 30% BSE Metals & 35% MSCI World Energy (net and expressed in INR)					
8	Standard Benchmark		S&P Nifty					
9	Standard Benchmark Returns		4.61%	1.38%	-40.90%	NA	NA	-40.90%
10	Net Assets end of Period (Rs. Crs)		148.73	199.46	175.10	NA	0.00	7.11
11	Ratio of Recurring Expenses to Net Assets		2.25%	2.13%	2.04%	NA	1.22%	1.14%

Sr. No.	Scheme Name		DSP Black	Rock World	Gold Fund	DSP	BlackRock W	orld Energy	Fund
	Date of Allotment		1-Oct-08		14-Aug-09				
	Financial Year		10-11	09-10	08-09	10-11	09-10	10-11	09-10
	Plans		In	stitutional Pl	an	Regul	ar Plan	Institutio	nal Plan
1	NAV at the beginning of the year	Growth	-	-	-	-	-	-	-
	(as on April 1) (Rs.)	Daily Dividend	-	-	-	-	-	-	-
		Weekly Dividend	-	-	-	-	-	-	-
		Monthly Dividend	-	-	-	-	-	-	-
		Dividend/Quarterly Dividend	-	-	-	-	-	-	-
2	Dividends (Rs.)	Daily Dividend	-	-	-	-	-	-	-
		Weekly Dividend	-	-	-	-	-	-	-
		Monthly Dividend	-	-	-	-	-	-	-
		Dividend/Quarterly Dividend	-	-	-	-	-	-	-
3	NAV at the end of the year	Growth	-	8.8316	-	12.6610	10.0341	-	10.0527
	(as on March 31) (Rs.)	Daily Dividend	-	-	-	-	-	-	-
		Weekly Dividend	-	-	-	-	-	-	-
		Monthly Dividend	-	-	-	-	-	-	-
		Dividend/Quarterly Dividend	-	-	-	12.6610	10.0341	-	-
4	Annualised Return (Growth Option)		NA	NA	NA	15.60%	NA	NA	NA
5	Absolute Return (Growth Option)		NA	-11.68%	#13.69%	NA	0.34%	NA	0.53%
6	Benchmark Returns		NA	-15.77%	#16.30%	22.98%	12.82%	NA	12.82%
7	Name of Benchmark adopted		FTSE Gold N	Лines (САР) ii	n INR Terms	70% MSCI	World Energy (N		MSCI World
8	Standard Benchmark	İ		S&P Nifty			S&P	Nifty	
9	Standard Benchmark Returns		NA	3.78%	9.92%	16.03%	14.61%	NA	14.61%
10	Net Assets end of Period (Rs. Crs)		NA	8.83	NA	319.26	350.92	NA	5.03
11	Ratio of Recurring Expenses to Net Assets		0.34%	0.35%	0.34%	0.98%	0.73%	0.84%	0.32%

Sr. No.	Scheme Name		DS	P BlackRock V	Vorld Mining F	und		ck FMP - 13M ries 2	
	Date of Allotment		29-Dec-09				15-Mar-10		
	Financial Year		10-11	09-10	10-11	09-10	10-11	09-10	
	Plans		Reguli	ar Plan	Institutio	onal Plan			
1	NAV at the beginning of the year	Growth	-	-	-	-	-	-	
	(as on April 1) (Rs.)	Daily Dividend	-	-	-	-	-	-	
		Weekly Dividend	-	-	-	-	-	-	
		Monthly Dividend	-	-	-	-	-	-	
		Dividend/Quarterly Dividend	-	-	-	-	-	-	
2	Dividends (Rs.)	Daily Dividend	-	-	-	-		-	
		Weekly Dividend	-	-	-	-		-	
		Monthly Dividend	-	-	-	-		-	
		Dividend/Quarterly Dividend	-	-	-	-	0.454501	-	
3	NAV at the end of the year	Growth	12.3106	10.3218	-	10.3279	10.7548	10.0456	
	(as on March 31) (Rs.)	Daily Dividend	-	-	-	-	-	-	
		Weekly Dividend	-	-	-	-	-	-	
		Monthly Dividend	-	-	-	-	-	-	
		Dividend/Quarterly Dividend	12.3106	10.3218	-	-	10.2824	10.0456	
4	Annualised Return (Growth Option)		18.06%	NA	NA	NA	7.22%	NA	
5	Absolute Return (Growth Option)		NA	3.22%	NA	3.28%	NA	0.46%	
6	Benchmark Returns		17.44%	-0.10%	NA	-0.10%	6.13%	0.19%	
7	Name of Benchmark adopted		HSBC G	lobal Mining (c	ap) Index (in IN	R terms)	Crisil Liquid	Fund Index	
8	Standard Benchmark			S&P	Nifty		N.A.	N.A.	
9	Standard Benchmark Returns		9.82%	1.18%	NA	1.18%	N.A.	N.A.	
10	Net Assets end of Period (Rs. Crs)		180.84	243.77	NA	5.16	396.55	373.02	
11	Ratio of Recurring Expenses to Net Assets		0.97%	0.56%	0.33%	0.28%	0.44%	0.21%	

Sr. No.	Scheme Name		DSP BlackRock FI	MP - 13M - Series 3	DSP BlackRock FOCUS25	DSP BlackRock FMP - 12M - Series 5
	Date of Allotment		26-M	lar-10	10-Jun-10	16-Jun-10
	Financial Year		10-11	09-10	10-11	10-11
	Plans					
1	NAV at the beginning of the year	Growth	-	-	-	-
	(as on April 1) (Rs.)	Daily Dividend	-	-	-	-
		Weekly Dividend	-	-	-	-
		Monthly Dividend	-	-	-	-
		Dividend/Quarterly Dividend	-	-	-	-
2	Dividends (Rs.)	Daily Dividend		-	-	-
		Weekly Dividend		-	-	-
		Monthly Dividend		-	-	-
		Dividend/Quarterly Dividend	0.371714	-	-	0.396600
3	NAV at the end of the year	Growth	10.6578	10.0165	10.511	10.4607
	(as on March 31) (Rs.)	Daily Dividend	-	-	-	-
		Weekly Dividend	-	-	-	-
		Monthly Dividend	-	-	-	-
		Dividend/Quarterly Dividend	10.2728	10.0165	10.511	10.0585
4	Annualised Return (Growth Option)		6.49%	NA	NA	NA
5	Absolute Return (Growth Option)		NA	0.17%	5.11%	4.61%
6	Benchmark Returns		6.19%	0.07%	14.91%	4.02%
7	Name of Benchmark adopted		Crisil Liquid Fund Index		BSE SENSEX	Crisil Short Term Bond Fund Index
8	Standard Benchmark		N.A.	N.A.	S&P Nifty	N.A.
9	Standard Benchmark Returns		N.A.	N.A.	14.87%	N.A.
10	Net Assets end of Period (Rs. Crs)		128.80	121.98	712.46	77.55
11	Ratio of Recurring Expenses to Net Assets		0.33%	0.02%	2.15%	0.31%

Sr. No.	Scheme Name		DSP BlackRock FMP - 12M - Series 6	DSP BlackRock FMP - 12M - Series 7	DSP BlackRock FMP - 12M - Series 8
	Date of Allotment		16-Aug-10	14-Sep-10	11-0ct-10
	Financial Year		10-11	10-11	10-11
	Plans				
1	NAV at the beginning of the year	Growth	-	-	-
	(as on April 1) (Rs.)	Daily Dividend	-	-	-
		Weekly Dividend	-	-	-
		Monthly Dividend	-	-	-
		Dividend/Quarterly Dividend	-	-	-
2	Dividends (Rs.)	Daily Dividend	-	-	-
		Weekly Dividend	-	-	-
		Monthly Dividend	-	-	-
		Dividend/Quarterly Dividend	0.302300	0.280500	0.223199
3	NAV at the end of the year	Growth	10.3408	10.3121	10.2579
	(as on March 31) (Rs.)	Daily Dividend	-	-	-
		Weekly Dividend	-	-	-
		Monthly Dividend	-	-	-
		Dividend/Quarterly Dividend	10.0361	10.0300	10.0339
4	Annualised Return (Growth Option)		NA	NA	NA
5	Absolute Return (Growth Option)		3.41%	3.12%	2.58%
6	Benchmark Returns		3.44%	3.01%	2.58%
7	Name of Benchmark adopted		Crisil Short Term Bond Fund Index	Crisil Short Term Bond Fund Index	Crisil Short Term Bond Fund Index
8	Standard Benchmark		N.A.	N.A.	N.A.
9	Standard Benchmark Returns		N.A.	N.A.	N.A.
10	Net Assets end of Period (Rs. Crs)		205.65	148.97	103.51
11	Ratio of Recurring Expenses to Net Assets		0.58%	0.59%	0.45%

Sr. No.	Scheme Name		DSP BlackRock FMP - 12M - Series 9	DSP BlackRock FMP - 12M - Series 10	DSP BlackRock FMP - 12M - Series 11
	Date of Allotment		15-Nov-10	10-Dec-10	31-Dec-10
	Financial Year		10-11	10-11	10-11
	Plans				
1	NAV at the beginning of the year	Growth	-	-	-
	(as on April 1) (Rs.)	Daily Dividend	-	-	-
		Weekly Dividend	-	-	-
		Monthly Dividend	-	-	-
		Dividend/Quarterly Dividend	-	-	-
2	Dividends (Rs.)	Daily Dividend	-	-	-
		Weekly Dividend	-	-	-
		Monthly Dividend	-	-	-
		Dividend/Quarterly Dividend	0.172900	0.165200	0.153900
3	NAV at the end of the year	Growth	10.2096	10.1949	10.1866
	(as on March 31) (Rs.)	Daily Dividend	-	-	-
		Weekly Dividend	-	-	-
		Monthly Dividend	-	-	-
		Dividend/Quarterly Dividend	10.0365	10.0296	10.0326
4	Annualised Return (Growth Option)		NA	NA	NA
5	Absolute Return (Growth Option)		2.10%	1.95%	1.87%
6	Benchmark Returns		2.16%	2.10%	1.64%
7	Name of Benchmark adopted		Crisil Short Term Bond Fund Index	Crisil Short Term Bond Fund Index	Crisil Short Term Bond Fund Index
8	Standard Benchmark		N.A.	N.A.	N.A.
9	Standard Benchmark Returns		N.A.	N.A.	N.A.
10	Net Assets end of Period (Rs. Crs)		352.85	456.35	291.65
11	Ratio of Recurring Expenses to Net Assets		0.33%	0.64%	0.40%

Sr. No.	Scheme Name		DSP BlackRock FMP - 3M - Series 27	DSP BlackRock FMP - 12M - Series 12	DSP BlackRock FMP - 3M - Series 28	DSP BlackRock FMP - 12M - Series 13
	Date of Allotment		11-Jan-11	21-Jan-11	25-Jan-11	8-Feb-11
	Financial Year		10-11	10-11	10-11	10-11
	Plans					
1	NAV at the beginning of the year	Growth	-	-	-	-
	(as on April 1) (Rs.)	Daily Dividend	-	-	-	-
		Weekly Dividend	-	-	-	-
		Monthly Dividend	-	-	-	-
		Dividend/Quarterly Dividend	-	-	-	-
2	Dividends (Rs.)	Daily Dividend	-	-	-	-
		Weekly Dividend	-	-	-	-
		Monthly Dividend	-	-	-	-
		Dividend/Quarterly Dividend	0.169200	0.109800	0.140600	0.082900
3	NAV at the end of the year	Growth	10.2009	10.1477	10.1755	10.1238
	(as on March 31) (Rs.)	Daily Dividend	-	-	-	-
		Weekly Dividend	-	-	-	-
		Monthly Dividend	-	-	-	-
		Dividend/Quarterly Dividend	10.0316	10.0377	10.0348	10.0408
4	Annualised Return (Growth Option)		NA	NA	NA	NA
5	Absolute Return (Growth Option)		2.01%	1.48%	1.75%	1.24%
6	Benchmark Returns		1.74%	1.53%	1.45%	1.32%
7	Name of Benchmark adopted		Crisil Liquid Fund Index	Crisil Short Term Bond Fund Index	Crisil Liquid Fund Index	Crisil Short Term Bond Fund Index
8	Standard Benchmark		N.A.	N.A.	N.A.	N.A.
9	Standard Benchmark Returns		N.A.	N.A.	N.A.	N.A.
10	Net Assets end of Period (Rs. Crs)		585.64	321.52	438.44	1,284.46
11	Ratio of Recurring Expenses to Net Assets		0.10%	0.36%	0.07%	0.23%

Sr. No.	Scheme Name		DSP BlackRock FMP - 3M - Series 29	DSP BlackRock FMP - 12M - Series 14	DSP BlackRock FMP - 3M - Series 30	DSP BlackRock FMP - 13M - Series 4
	Date of Allotment		8-Feb-11	18-Feb-11	1-Mar-11	8-Mar-11
	Financial Year		10-11	10-11	10-11	10-11
	Plans					
1	NAV at the beginning of the year	Growth	-	-	-	-
	(as on April 1) (Rs.)	Daily Dividend	-	-	-	-
		Weekly Dividend	-	-	-	-
		Monthly Dividend	-	-	-	-
		Dividend/Quarterly Dividend	-	-	-	-
2	Dividends (Rs.)	Daily Dividend	-	-	-	-
		Weekly Dividend	-	-	-	-
		Monthly Dividend	-	-	-	-
		Dividend/Quarterly Dividend	0.108700	0.070700	0.056800	-
3	NAV at the end of the year	Growth	10.1453	10.1119	10.0932	10.0719
	(as on March 31) (Rs.)	Daily Dividend	-	-	-	-
		Weekly Dividend	-	-	-	-
		Monthly Dividend	-	-	-	-
		Dividend/Quarterly Dividend	10.0365	10.0411	10.0364	10.0719
4	Annualised Return (Growth Option)		NA	NA	NA	NA
5	Absolute Return (Growth Option)		1.45%	1.12%	0.93%	0.72%
6	Benchmark Returns		1.15%	1.07%	0.69%	0.66%
7	Name of Benchmark adopted		Crisil Liquid Fund Index	Crisil Short Term Bond Fund Index	Crisil Liquid Fund Index	Crisil Short Term Bond Fund Index
8	Standard Benchmark		N.A.	N.A.	N.A.	N.A.
9	Standard Benchmark Returns		N.A.	N.A.	N.A.	N.A.
10	Net Assets end of Period (Rs. Crs)		838.33	689.43	439.19	246.64
11	Ratio of Recurring Expenses to Net Assets		0.12%	0.22%	0.31%	0.78%

Sr. No.	Scheme Name		DSP BlackRock FMP - 12M - Series 15	DSP BlackRock FMP - 3M - Series 31	DSP BlackRock FMP - 12M - Series 16	DSP BlackRock FMP - 3M - Series 32
	Date of Allotment		10-Mar-11	14-Mar-11	21-Mar-11	24-Mar-11
	Financial Year		10-11	10-11	10-11	10-11
	Plans					
1	NAV at the beginning of the year	Growth	-	-	-	-
	(as on April 1) (Rs.)	Daily Dividend	-	-	-	-
		Weekly Dividend	-	-	-	-
		Monthly Dividend	-	-	-	-
		Dividend/Quarterly Dividend	-	-	-	-
2	Dividends (Rs.)	Daily Dividend	-	-	-	-
		Weekly Dividend	-	-	-	-
		Monthly Dividend	-	-	-	-
		Dividend/Quarterly Dividend	-	-	-	-
3	NAV at the end of the year	Growth	10.0639	10.0591	10.0536	10.0265
	(as on March 31) (Rs.)	Daily Dividend	-	-	-	-
		Weekly Dividend	-	-	-	-
		Monthly Dividend	-	-	-	-
		Dividend/Quarterly Dividend	10.0639	10.0591	10.0536	10.0265
4	Annualised Return (Growth Option)		NA	NA	NA	NA
5	Absolute Return (Growth Option)		0.64%	0.59%	0.54%	0.27%
6	Benchmark Returns		0.57%	0.39%	0.32%	0.17%
7	Name of Benchmark adopted		Crisil Short Term Bond Fund Index	Crisil Liquid Fund Index	Crisil Short Term Bond Fund Index	Crisil Liquid Fund Index
8	Standard Benchmark		N.A.	N.A.	N.A.	N.A.
9	Standard Benchmark Returns		N.A.	N.A.	N.A.	N.A.
10	Net Assets end of Period (Rs. Crs)		420.74	148.25	295.66	243.14
11	Ratio of Recurring Expenses to Net Assets		0.26%	0.04%	0.05%	0.05%

Sr. No.	Scheme Name		DSP BlackRock FMP - 12M - Series 17	DSP BlackRock FMP - 12M - Series 18	DSP BlackRock FMP - 3M - Series 33
	Date of Allotment		24-Mar-11	30-Mar-11	30-Mar-11
	Financial Year		10-11	10-11	10-11
	Plans				
1	NAV at the beginning of the year	Growth	-	-	-
	(as on April 1) (Rs.)	Daily Dividend	-	-	-
		Weekly Dividend	-	-	-
		Monthly Dividend	-	-	-
		Dividend/Quarterly Dividend	-	-	-
2	Dividends (Rs.)	Daily Dividend	-	-	-
		Weekly Dividend	-	-	-
		Monthly Dividend	-	-	-
		Dividend/Quarterly Dividend	-	-	-
3	NAV at the end of the year	Growth	10.0420	10.0113	10.0065
	(as on March 31) (Rs.)	Daily Dividend	-	-	-
		Weekly Dividend	-	-	-
		Monthly Dividend	-	-	-
		Dividend/Quarterly Dividend	10.0420	10.0113	10.0065
4	Annualised Return (Growth Option)		NA	NA	NA
5	Absolute Return (Growth Option)		0.42%	0.11%	0.07%
6	Benchmark Returns		0.26%	0.04%	0.03%
7	Name of Benchmark adopted		Crisil Short Term Bond Fund Index	Crisil Short Term Bond Fund Index	Crisil Liquid Fund Index
8	Standard Benchmark		N.A.	N.A.	N.A.
9	Standard Benchmark Returns		N.A.	N.A.	N.A.
10	Net Assets end of Period (Rs. Crs)		574.46	718.48	228.89
11	Ratio of Recurring Expenses to Net Assets		0.05%	0.05%	0.07%

 [#]During the period at certain intervals there were no investors in the Plan, returns are computed in absolute terms from the date of investment
 +No investors in the Institutional Plan, hence no disclosures.
 Annualized Returns have been calculated since inception of the schemes till 31st March of the relevant Financial Year
 Absolute Returns have been calculated for period less than 1 year

SECTION IV - HOW TO APPLY?

A. Purchase

- New investors can purchase units by using an application form. Existing unit holders may use the form attached to the bottom of their account statement i.e. Transaction Slip, or use a Common Transaction Form. Application forms or common transaction forms will be available at the official points of acceptance of transactions during the business hours. The same can also be downloaded from the website of the Mutual Fund, www. dspblackrock.com.
- 2. The duly completed application form/transaction slip/common transaction form, as the case maybe, can be submitted at any of the official points of acceptance of transactions. The official point of acceptance of transaction will stamp, and return the acknowledgement slip in the application form, to acknowledge receipt of the application, subject to verification. No other form of acknowledgement will be provided. The AMC/Registrar may open new offices/ISCs from time to time. Investors may obtain addresses of official points of acceptance from the relevant SID or by calling the AMC/Registrar or available on the website of the Mutual Fund i.e. www.dspblackrock.com
- Facility of online transactions is available on the official website www.dspblackrock.com for selected Schemes of DSP BlackRock Mutual Fund. Accordingly, the said website will also be considered as an official point of acceptance for applications for subscriptions, redemptions, switches and other available facilities.
- 4. The Mutual Fund also offers an alternate facility of transacting in the Units of the select Schemes/Plans/ Options through the mutual fund trading platform of the Bombay Stock Exchange (BSE) and National Stock Exchange (NSE). Investors desirous of transacting through the stock exchange mode shall submit applications to registered stock brokers of recognized stock exchanges for transacting through MFSS or BSE StAR MF, stock exchange trading platforms. The facility of transacting through the stock exchange mechanism enables investors to buy and sell the Units of the Scheme(s) through the stock brokers registered with the BSE and/or NSE in accordance with the guidelines issued by SEBI and operating guidelines and directives issued by NSE, BSE or such other recognized stock exchange in this regard. The investor shall be serviced directly by such stock brokers/ Depository Participant. A confirmation slip will be issued to the investor by the stock broker. Investors desirous of transacting through the stock exchange mode are required to have a demat account with NSDL/CDSL. The Mutual Fund will not accept any request for transactions or service requests in respect of Units bought under this facility in demat mode. Investors may note that the facility of transacting through the stock exchange mode is currently being offered only for certain schemes of the Mutual Fund. Stock brokers registered with recognized stock exchange and empanelled with the AMC shall also be considered as official point of acceptance of transaction.
- 5. Investors subscribing for the Units in any of the schemes of the Fund may opt to hold Units in dematerialized mode by filling and providing details of their demat account in the specified application form. Units shall be allotted in physical form by default, unless the investors intimate their intention of holding Units in demat form by filling in the specified application form. This option shall be available in accordance with the provisions laid under the respective scheme(s) and in terms of guidelines/ procedural requirements as laid by the depositories (NSDL/ CDSL) from time to time. Currently, the option to hold Units in demat form shall not be available to investors subscribing for Units under the daily/weekly dividend options under various schemes. Investors intending to hold the Units in Demat form are required to have a beneficiary account with the Depository Participant (DP) registered with NSDL/CDSL and will be required to indicate in the specified application form, the DP's name, DP ID number and the beneficiary account number of the Unit holder with the DP. In case the Demat account details are not provided or the details are incomplete or the details do not match

- with the records as per Depository(ies), Units will be allotted in physical form. The sequence of names/pattern of holding as mentioned in the application form must be same as that in the demat account. Units shall be credited to the investors' demat account only after the funds are credited into the Mutual Fund's scheme(s) account to the satisfaction of the AMC. In case of credit of Units to depository account, applicants' details like the mode of holding, bank account, correspondence address, payment bank, nomination etc. will be considered as appearing in the depository account for various purposes. For any subsequent change in static information like address, bank details, nomination etc. investors should approach their respective depository. If the demat account details do not match with applicants' name and order, units will be allotted the in physical form. Bank details in such cases shall be captured from the payment instrument provided by the investor. No further transactions shall be permitted in such folio till the KYC related documents or a valid depository account details are provided. In case, the Unit holder desires to hold the Units in a Dematerialized/Rematerialized form at a later date, the request for conversion of units held in non-demat form into Demat (electronic) form or vice-versa should be submitted alongwith a Demat/Remat Request Form to their Depository Participants. Rematerialization of Units will be in accordance with the provisions of SEBI (Depositories & Participants) Regulations, 1996 as may be amended from time. Units held in 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.
- 6. Mode of payment: Investments can be made either with a cheque/demand draft or funds transfer request or Real Time Gross Settlement (RTGS)/National Electronic Funds Transfer (NEFT) using ePayIn facility. With respect to online transactions, payment can also be made through debit/ATM cards. In respect of New Fund Offer (NFO) of Schemes/Plan(s) launched on or after October 1, 2010, an investor can subscribe to the NFO through Applications Supported by Blocked Amount (ASBA) facility by applying for the Units offered under the Option(s)/Plan(s) of the Scheme(s) in the ASBA Application Form and following the procedure as prescribed in the form. For details please refer to the Section "Applications Supported by Blocked Amount (ASBA) facility".

Additional mode of payment through Applications Supported by Blocked Amount (hereinafter referred to as "ASBA") in Mutual Funds for investing in New Fund offer (NFO)

In terms of SEBI circular No. SEBI/IMD/CIR No 18 / 198647 /2010 dated March 15, 2010, read with SEBI circular no. Cir/IMD/DF/6/2010 dated July 28, 2010, SEBI has extended ASBA facility to NFO of Mutual Fund. Hence, for all the NFO s to be launched by the Mutual Fund on or after October 01, 2010, shall have ASBA facility, which will co-exist with the current process, wherein cheques/demand drafts are used as a mode of payment.

- ASBA facility is currently available only to those investors who wish to hold the units in dematerialized form.
- b. An ASBA investor shall submit a duly filled up ASBA Application form, physically or electronically to the SCSB with whom the investors holds the bank account which is to be blocked
 - (i) In case of ASBA application in physical mode, the investor shall submit the ASBA form at the bank branch of SCSB, which is designated for the purpose and the investor, must be holding a bank account with such SCSB.
 - (ii) In case of ASBA application in electronic form, the investor shall submit the ASBA form either through the internet banking facility available with the SCSB, or such other electronically enabled mechanism for subscribing to units of Mutual Fund schemes authorizing to block the subscription money in a bank account.

- c. The Bank Account Number in the form should necessarily be of the first applicant only. In case where the bank account is jointly held, the first applicant should be one of the joint holders.
- d. ASBA application form will not be accepted by any of the offices of DSP BlackRock Mutual Fund or its Registrar & Transfer Agent, i.e. Computer Age Management Services (P) Ltd. (CAMS).
- e. Investors shall ensure that the bank account details mentioned in the ASBA application form is correct and the funds are available in the account for the SCSB to block the amount.
- f. Upon submission of an ASBA form with the SCSB, investor shall be deemed to have agreed to block the entire subscription amount specified in the application form, and authorized the designated branch to block such amount in the bank account.
- g. The SCSBs shall block the subscription money based on the authorization given by the account holder in the ASBA application form. The subscription money shall remain blocked in the Bank account till allotment of Units under the scheme or till rejection of the application, as the case may be.
- h. The SCSBs may at any time before the closure of the NFO reject the ASBA application and inform the investor accordingly.
- During processing of the application by the Registrar, if the application is found to be incomplete or incorrect, the SCSB will be informed on the same who will then unblock the investor account with appropriate remarks in the investor account.
- j. The names of the applicants, the manner of holding, the mode of holding in the application form should exactly match with the information available in the demat account. In case of any mismatch, incorrect or incomplete information, the application may be rejected by the SCSB or the Registrar.
- k. All investor related details for allotment of Units such as names of the applicants, manner of holding, mode of holding, bank account, etc will be updated as per the demat account.
- The investors should check their demat accounts for allotment of Units within 10 working days of the NFO closure. No physical account statement will be sent to the investors by the Mutual Fund or its Registrar.
- m. All grievances relating to the ASBA facility may be addressed to the AMC/RTA to the issue, with a copy to the SCSB, giving full details such as name, address of the applicants, subscription amount blocked on application, bank account number and the designated branch or the collection centre of the SCSB where the ASBA from was submitted by the investor.
- n. On the closure date of the NFO, the ASBA form should be submitted to the SCSBs before the 3.00 p.m. or such other time as may be decided by respective SCSBs.
- o. DSP BlackRock Mutual Fund or its Registrar, CAMS shall not be liable for any negligence or mistake committed by the SCSBs.

Investors should further note the following:

- Cheque or demand draft should be crossed "Account Payee Only", and made out in favour of the name of the scheme concerned.
- Cheque or demand draft should be payable locally at the centre where the application is deposited, and should be drawn on any bank that is a member of the Bankers' Clearing House.
- In the case of existing Unit holders who intend to invest in more than one scheme/plan/option, for each such investment, a separate cheque and a separate transaction slip should be provided.
- Bank charges, if any, will be borne by the AMC, subject to such conditions as may be prescribed by the AMC from time to time.
- Cash will not be accepted as a mode of payment. Payment by stock invests and out-station and/or post-dated cheques will not be accepted (except for investments through Systematic Investment Plan).
- In line with AMFI Best Practice Guideline Circular No. 16/11, dated August 16, 2010, the Mutual Fund shall not accept any third party payment w.e.f. November 15, 2010. Investors may also write their PAN or Application Number or Folio Number after scheme name or behind the cheque.

- Applicants have to specify the "mode of holding" in the application form. If an application is made by: (i) one investor, the mode of holding should be specified as "Single"; (ii) more than one investor (maximum three permitted), the mode of holding should be specified as "Joint" or "Anyone or Survivor". If the mode of holding is specified as "Joint", all transactions/instructions will have to be signed by all joint holders, while for mode of holding specified as "Anyone or Survivor", all transactions/instructions may be signed by anyone of the Unit holders. However, in all cases, proceeds of redemption will be paid to the first-named holder (as determined by reference to the original application form). Further, the firstnamed holder shall receive the account statements, all notices and correspondences with respect to the account, or dividends or other distributions and also have the voting rights, as permitted, associated with such units. If the mode of holding is not specified or is ambiguous, it will be treated as "Joint", where there is more than one holder. With respect to Units held in demat mode, the rules of Depository for operation of such DP account shall be applicable.
- Investors must clearly specify schemes/plans/options in the application form and ensure that the form is accompanied by a cheque/demand draft/account to account transfer instruction, favouring schemes/plans/options. In case of ambiguity or any discrepancy, the application is liable to be rejected or default plan/option may be applied for allotment of the Units.
- As per the directives issued by SEBI, it is mandatory for applicants to mention their bank account No. in their applications for purchase of units.
- It is mandatory for all investors (including guardians, joint holders, NRIs and power of attorney holders) to mention their permanent account number (PAN) irrespective of the amount of purchase in the application form. In order to verify that the PAN of the applicants (in case of application in joint names, each of the applicants) has been duly and correctly quoted therein, the applicants shall attach along with the purchase application, a photocopy of the PAN card which shall have been either verified with the original at the ISCs or verified/attested by AMFI registered distributors, bank managers or judicial authorities. Applications not accompanied by duly verified copy(ies) of the PAN card(s) are liable to be rejected. However, investors residing in the state of Sikkim are exempt from the mandatory requirement of PAN, subject to the AMC verifying the veracity of the claim of the investors that they are residents of Sikkim, by collecting sufficient documentary evidence.
- With effect from August 01, 2009, investments through Micro SIPs, i.e. SIPs where aggregate of installments per year per investor does not exceed Rs 50,000, will be exempt from the requirement of PAN. This exemption will be applicable only to investments by individuals (including NRIs but not PIOs), Minors and Sole proprietary firms. HUFs and other categories will not be eligible for Micro SIPs. However such investors should submit proof of their address as mentioned in the form and also a proof of identity.
- Investors may note that Micro SIPs are offered under all schemes of the Mutual Fund where SIP facility is available subject to submission of any one of standard specified photo identification documents in lieu of PAN. Investors may contact any of the Investor Service Centres (ISCs) of the AMC or Registrar to know the list of acceptable identification documents which may be provided as proof of identification in lieu of PAN. Investors should mandatorily use the application form/SIP debit form & SIP/SWP/STP form in the KIM booklet, and other standard forms available at the ISCs/www.dspblackrock.com, for any financial/ non-financial transactions. Any transaction received in any non standard form, is liable to be rejected.
- Investors should provide details/instructions only in the space provided in the form. Any details/notings/information/instruction provided at a non designated area of the standard form being used, or any additional details for which space is not designated in the standard form, may not be executed by the AMC.
- The AMC and its Registrar reserve the right to disclose the details
 of the investors and their transactions to third parties viz. banks,
 couriers, distributors and any other organization for the purpose

of transaction confirmations and/or execution, redemption payouts, data validations, compliance with legal and regulatory requirements, or for complying with anti-money laundering requirements.

- If the investor wishes to invest directly, i.e. without involving the
 services of any agent or broker, "DIRECT" should be mentioned
 in the space provided for "ARN Number" in the application form.
 Any subsequent change/updation/removal of broker code will be
 based on the written request/authentication from the Unit holder
 and will be on a prospective basis only from the date when the
 Registrar executes such written instruction.
- Where a Scheme is proposed to be listed on any recognized stock exchange, Unit holders may opt to hold Units in demat mode, where provided. Unit holders opting to hold the Units in demat form must provide their Demat account details in the relevant section of the application form. Unit holders intending to hold the Units in Demat form are required to have a beneficiary account with the 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 Unit holder with the DP. In case Unit holders do not provide their Demat account details or provide incomplete details or the details do not match with the records as per Depository(ies), an account statement shall be sent to them. Such investors will not be able to trade on the stock exchange till the holdings are converted in to Demat form. Unit holder who so desires to hold the Units in a demat form at a later date, will be required to have a beneficiary account with a DP of NSDL/ CDSL and will have to submit the account statement alongwith a request form asking for the conversion into demat form. This request is called a Demat Request Form (DRF). Unit holder will be required to fill in a DRF in triplicate alongwith the relevant details and submit the same to their DP alongwith the account statement to be dematerialized. The combination of names in the account statement must be same as that in the demat account. Rematerialization of Units will be in accordance with the provisions of SEBI (Depositories & Participants) Regulations, 1996 as may be amended from time.
- Signature(s) in application form should be in English or in any of the Indian languages specified in the Eighth Schedule of the Constitution of India. Thumb impressions and signatures in laguages not specified in the Eighth Schedule of the Constitution of India should be attested by a magistrate or a Notary Public or a special Executive Magistrate under his/her official seal. Applications by minors should be signed by their guardian(s). In the case of an HUF, the Karta should sign on behalf of the HUF. Authorized officials should sign the form under their official designation and company seal. A list of specimen signatures of the authorized officials, duly certified and attested should also be attached to the application form. In case of trust fund, a resolution from the trustee(s) authorizing such purchase or investment should be submitted.

Note for NRI, FII and PIOs

NRIs and PIOs may purchase units on a repatriation and non-repatriation basis, while FIs may purchase units only on a repatriation basis. They shall enclose along with the application form a copy of the payment cheque / FIRC / Debit Certificate, to enable the AMC to ascertain the repatriation status of the amount invested. The account type shall be clearly ticked as NRE or NRO or FCNR, to enable the AMC 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.

(i) Repatriation basis

NRIs and PIOs may pay their subscription amounts by way of Indian Rupee drafts purchased abroad, cheques drawn on Non-resident (External) (NRE) Accounts payable at par at Mumbai or Indian Rupee drafts payable at Mumbai and purchased out of funds held in NRE Accounts / FCNR Accounts. FIs may pay their subscription amounts either by way of inward remittance through normal banking channels or out of funds held in Foreign Currency Accounts or Nonresident Rupee Accounts

maintained with a designated branch of an authorised dealer with the approval of RBI. In case Indian Rupee drafts are purchased abroad or from FCNR/NRE accounts, an account debit certificate from the bank issuing the draft confirming the debit shall also be enclosed. NRIs shall also be required to furnish such other documents as may be necessary and as desired by the AMC/Mutual Fund/Registrar, in connection with the investment in the schemes.

(ii) Non-Repatriation basis

NRIs and PIOs may pay their subscription amounts by cheques/demand drafts drawn out of Non-Resident Ordinary (NRO) accounts/Non-Resident Special Rupee (NRSR) accounts and Non Resident Non-Repatriable (NRNR) accounts payable at the city where the application form is accepted.

The Trustees shall have absolute discretion to reject any application for purchase of Units, if in its opinion, increasing the size of the Unit Capital is not in the general interest of the Unit Holders, or if for any other reason it does not believe it would be in the best interest of the Scheme or its Unit Holders to accept such an application.

Note for Applications under Power of Attorney or by Body corporate/ Registered society/Trust/ Partnership

Applications under a Power of Attorney shall be accompanied by the relevant Power of Attorney, or duly certified copy thereof. Likewise, applications by a limited company, body corporate, registered society, trust, partnership, etc., shall be accompanied by the relevant resolution or authority to make the application, or a duly certified copy thereof, along with the memorandum and articles of association/bye-laws/Trust Deed / Partnership Deed or a duly certified copy thereof, along with and a list of authorized signatories All such documents should be in English language or notarized translated copy in English Language.

> Multiple Bank Accounts Registration Facility

In compliance to AMFI Best Practice Guidelines, AMFI circular No. 17/10-11 dated October 22, 2010, the Mutual Fund offers its Unit holders, facility to register multiple bank accounts for pay-in & payout purposes and designate one of the registered bank account as "Default Bank Account". Individuals, HUFs, Sole proprietor firms can register upto five bank accounts and a non-individual investor can register upto ten bank accounts in a folio. This facility can be availed by using a designated "Bank Accounts Registration Form" available at Investor Service Centers and Registrar and Transfer Agent's offices. In case of first-time investors, the bank account mentioned on the purchase application form, will be treated as default bank account till a separate request to register multiple bank accounts and change the default bank account to any of other registered bank account is submitted by such investor.

Registered bank accounts may also be used for verification of pay-ins (i.e. receiving of subscription funds) to ensure that a third party payment is not used for mutual fund subscription. The default bank account will be used for all dividends and redemptions payouts unless Unit holder(s) specifies one of the existing registered bank account in the redemption request for receiving redemption proceeds. However, in case Unit holder(s) do not specify the default account, the Mutual Fund reserves the right to designate any of the registered bank accounts as default bank account.

New bank accounts can only be registered using the designated "Bank Accounts Registration Form". If Unit holder(s) provide a new and unregistered bank mandate or a change of bank mandate request with specific redemption/ dividend payment request (with or without necessary supporting documents), such bank account will not be considered for payment of redemption/ dividend proceeds, or the Mutual Fund withhold the payment for upto 10 calendar days to ensure validation of new bank mandate mentioned.

Any request without the necessary documents will be treated invalid and will not be acted upon and any financial transaction, including redemptions, will be carried with the previously registered details only. Valid change of bank mandate requests

with supporting documents will be processed within ten days of documents reaching the head office of the Registrar and any financial transaction request received in the interim will be carried based on the previously registered details.

Investors are requested to note the following with respect to the Multiple Bank Registration Facility:

- Bank registration/deletion request from Unit holder(s) will be accepted and processed only if all the details and necessary documents are attached. The request is liable to be rejected if it is not filled completely and in case of any ambiguous/incorrect/ incomplete information.
- 2. The first/sole Unit holder in the folio should be amongst any one of the bank account holders. Unit holder(s) cannot provide the bank account(s) of any other person or where the first/sole Unit holder is not an account holder in the bank account provided.
- Unit holder(s) need to attach any one of the following mandatory documents in original, in respect of each bank account for registering the bank accounts, failing which the particular bank account will not be registered. This will help in verification of the account details and register them accurately.
 - Cancelled cheque with name and account number pre-printed
 - Bank Statement
 - Certified Copy of Pass book
 - a. If the document is not in original, the copy should be certified by the bank or the original document should be produced for verification.
 - b. All documents submitted should clearly evidence the bank name, account number and name of all account holders.
- 4. While registering multiple bank accounts, the Unit holder(s) has to specify any one bank account as the 'Default Bank Account'. If the 'Default Bank Account' is not specified, the Mutual Fund reserves the right to designate any of the bank accounts as 'Default Bank Account'. Default Bank Account will be used for all dividend payouts and redemption payouts under circumstances mentioned below.
 - a. No other registered bank account is specified in the specific redemption request for receiving redemption proceeds.
 - b. A new non-registered bank account is specified in the specific redemption request for receiving redemption proceeds.
 - Maturity proceeds of investments in Fixed Maturity Plans (i.e. FMPs).
- 5. Investors can change the default bank account by submitting the Bank Account Registration Form. In case multiple bank accounts are opted for registration as default bank account, the mutual fund retains the right to register any one of them as the default bank account at it's discretion.
- Bank Account Details with Redemption Request: Please note the following important points related to payment of redemption proceeds:
 - a. Proceeds of any redemption request will be sent only to a bank account that is already registered and validated in the folio at the time of redemption transaction processing.
 - b. Investor may choose to mention any of the existing registered bank account with redemption request for receiving redemption proceeds. If no registered bank account is mentioned, default bank account will be used.
 - c. If Unit holder(s) provides a new bank mandate or a bank mandate which has not been previously registered with a specific redemption request (with or without necessary supporting documents) such bank account will not be considered for payment of redemption proceeds.
- 7. The registered bank accounts will also be used to identify the pay-in proceeds. Hence, Unit holder(s) are advised to register their various bank accounts in advance using this facility and ensure that payments for ongoing purchase transactions are from any of the registered bank accounts only, to avoid fraudulent transactions and potential rejections due to mismatch of pay-in bank details with the accounts registered in the folio.

- 8. This facility of multiple bank registration request or any subsequent addition/change/ deletion in the registered bank accounts would be effected within 10 business days from the receipt of a duly completed application form and a confirmation letter will be sent within 15 business days. Unit holder(s) should preserve this letter for their reference, as the account statement will reflect default bank mandate only.
- If in an NRI folio, purchases investments are vide SB or NRO bank account, the bank account types for redemption can be SB or NRO only. If the purchase investments are made vide NRE account(s), the bank accounts types for redemption can be SB/ NRO/ NRE.
- 10. The requests for addition/change/deletion/modification in the registered bank account(s) should be submitted using the designated application form only. Requests received on a plain paper/any other formats are liable to be rejected.

The Mutual Fund, AMC, it's registrar and other service providers shall not be held liable for any loss arising to the Unit holder(s) due to the credit of the redemption proceeds into any of the bank accounts registered in the folio.

> Non acceptance of third party payment

In accordance with PMLA and AMFI guidelines dated August 16, 2010 on 'Risk mitigation process against Third-Party cheques in mutual fund subscriptions', applications to schemes of the Fund accompanied by a Third Party payment will not be accepted on and after November 15, 2010, except in the following cases:

- Payments not exceeding Rs. 50,000/- (regular purchase or single SIP installment) made by Parents/Grand Parents/ Related Person* on behalf of minor in consideration of natural love and affection or as gift. However this restriction will not be applicable for payment made by a guardian whose name is registered in the records of Mutual Fund in that folio.
- Payment by Employer on behalf of employee under Systematic Investment Plans or lump sum / one-time subscription, through Payroll deductions.
- Custodian making investments on behalf of a FII/Client.
- 'Related Persons' means any person investing on behalf of minor in consideration of natural love or affection or as a gift.

"Third Party Payment" refers to payment made from a bank account other than that of the investor. For a payment to be not considered as a third party payment, the sole holder or the 1st holder of the folio (depending upon whether the folio is 'singly' or 'jointly' held) must be one of the joint holders of the bank account from which payment is made.

In case the payment falls under the above-mentioned exceptions, the following additional documents will be required to be provided together with the application form, failing which the application will be rejected/not processed/refunded without interest:

- KYC Acknowledgment letter (as issued by CDSL Ventures Limited) of the Investor and the person making the payment; and
- A duly filled "Third Party Payment Declaration Form" from the Investor (guardian in case of a minor) and the person making the payment. The said form shall be available on the Mutual Fund's website and at Investor Service Centers (ISCs). The Declaration form shall, inter allia, contain the details of bank account from which the payment is made and the relationship with the investor(s). Investors are requested to use the standard forms available and not make any changes to the forms. Any form that is not in the prescribed format will not be accepted as valid.

Investors must mention the bank account number, bank name and branch address from where the payment is issued on the application form. These details should match with the details on payment cheque/document (as applicable). In case the bank account holder's name/s is not pre-printed on the payment instrument, investor should attach bank pass book copy/bank statement/letter from bank certifying that the investor maintains an account with the bank, in order substantiate that the first named Unit holder is one of the joint holders of the bank account. In case subscription is made through demand draft/pay order/banker's cheque, etc., such instrument should be accompanied with anyone of the following:

• a certificate from the issuing banker, stating the account holder's

name and the account number which has been debited for issue of the instrument, or $% \left\{ 1,2,...,n\right\}$

- a copy of the acknowledgement from the bank, wherein the instructions to debit carry the bank account details and name of the investor as an account holder.
- a copy of the passbook/bank statement evidencing the debit for issuance of the demand draft.

The AMC reserves a right to reject the transaction or call for additional details, if payment bank account and other details are not mentioned in the application form and/or do not match with payment instrument and/or necessary documents/declaration are not attached or are insufficient. In case the funds are transferred to the Mutual Fund account prior to the application rejection, then amount transferred may not be refunded or redeemed unless the investor establishes KYC with additional documentation.

Note on Prevention of Money Laundering and Know Your Client ('KYC') Requirements

Investors may note that in terms of the Prevention of Money Laundering Act, 2002 ('PMLA'), the Rules issued there under and the guidelines/circulars issued by SEBI regarding Anti Money Laundering, all intermediaries, including mutual funds, have to formulate and implement a client identification programme as well as verify and maintain records of the identity and address[es] of investors. As per AMFI Guidelines, with effect from January 1, 2011, Know Your Client ('KYC') formalities under the Prevention of Money Laundering Act, 2002 ('PMLA') and the related guidelines issued by SEBI, are to be completed by all investors, (including Power of Attorney holders and guardian in case of a minor) intending to invest any amounts in units of the Mutual Fund. In other words, KYC compliance is mandatory for all investors/client categories and for any amount of investment including but not limited to the following transactions:

- 1. New / Additional Purchases
- 2. Switch Transactions,
- 3. New SIP Registrations (including SIP related products) received from the said effective date.
- 4. New STP Registrations (including STP related products like trigger facilities) received from the said effective date.
- 5. New DTP Registrations (including DTP related products) received from the said effective date.

Notwithstanding the above, investors investing through Micro SIP route and investor residing in State of Sikkim shall not be subject to the above KYC formalities. For investor investing through Micro SIP route (i.e Rs. 50000/- per year per investor) following documents are required:

- Standard specified identification instruments like Voter ID card, Government/Defense ID card, Card of Reputed employer, Driving License, Passport in lieu of PAN.
- 2. Proof of address copy. It is clarified that where photo identification documents contains the address of the investor, a separate proof of address is not required.
- 3. Supporting documents copy shall be self attested by the investor/attested by the ARN holder mentioning the ARN number or attested by any competent authority. For investors based in State of Sikkim the following documents are required:
 - a. Proof of address of Sikkim state and application form should mention the same address.
 - Address proof shall be self attested by the investor / attested by the ARN holder mentioning the ARN number or attested by any competent authority.
- 4. With a view to bringing about an uniformity in the Know Your Client (KYC) requirement and a mechanism for centralization of the KYC records in the securities market, SEBI has vide its various circulars viz. MIRSD/SE/Cir-21/2011 dated October 5, 2011, MIRSD/Cir-23/2011 dated December 2, 2011 and the SEBI (KYC Registration Agency) Regulations, 2011 mandated that an investor who deals with any of the SEBI registered intermediaries ('Intermediary/ies'), viz. stock brokers, depository participants (DPs), Mutual Funds, Portfolio

Managers, etc. shall be required to fill the common KYC form and submit the same along with the specified documents at the account opening stage with any of the Intermediaries. The Mutual Fund/Registrar and Transfer Agent (RTA) shall perform the KYC of its new investors. The present Points of Service (PoS) appointed by CDSL Ventures Limited. for accepting KYC forms as per the current process shall cease to operate w.e.f. January 01, 2012. The KYC process is a one-time exercise across all intermediaries in the securities market. Investors may however, note that the Fund reserves the right to conduct enhanced KYC of its investors as may be commensurate with their respective risk profiles. Further, SEBI has mandated that In Person Verification (IPV) of clients be carried out by the Intermediaries through a process specified in this behalf. The IPV shall be a one-time process and IPV carried out by a client with any of the Intermediaries shall be relied upon by the all the other Intermediaries with respect to the dealing of such client with such other Intermediaries. With respect to the Mutual Fund investors, additionally, IPV carried out by the Know Your Distributor (KYD) compliant Distributors who hold valid certifications issued by the National Institute of Securities Market (NISM)/Association of Mutual Funds in India (AMFI) and Scheduled Commercial Banks shall also hold good. Existing KYC compliant investors of the Mutual Fund can continue to invest as per the current practice. Investors may download the Common KYC form from the website of the Fund, viz. www.dspblackrock.com or obtain the same from any of the official points of acceptance of transactions.

> Change in Static Information

Requests for change static information, viz. name, address, status, signature, bank account details, dividend sub-option, etc. may be submitted to the AMC or its Registrar. Such changes will be effected within 5 Business Days of the valid signed request reaching the office of the Registrar at Chennai, and any interim financial transactions like purchase, redemption, switch, payment of dividend etc. will be effected with the previously registered details only. If any change in static information is submitted along with a financial transaction, the change will be handled separately and the financial transaction may be processed with the previously registered details. Unit Holders are therefore advised to provide requests for change in static information separately and not along with financial transactions. Investors transacting through the stock exchange mechanism should approach their respective Depository Participant for non-financial requests/applications such as change of address, change of bank, etc.

- Any change in dividend sub option due to additional investment or Unit Holder request will be applicable to the entire Units in the dividend option of the scheme/plan concerned.
- Unit Holders may write to the AMC or the Registrar to change the broker code of their transactions or to remove the broker code. Any such request will be handled on a prospective basis and the change in broker code will be effected within 5 days from the date when the Registrar receives the request at it's office in Chennai.

B. REDEMPTION AND SWITCH

Please refer the relevant SID for details on redemption and switch.

C. SUSPENSION OF PURCHASE AND REDEMPTION OF UNITS

Subject to the approval of the Boards of the AMC and the Trustee and subject to necessary communication to SEBI, determination of NAV of the units under any scheme of the Mutual Fund may be temporarily suspended, leading to consequent suspension of purchase and redemption of units, in any of the following events:

- a) When one or more stock exchanges or markets, which provide the basis for valuation for a substantial portion of the assets of the schemes, is/are closed, otherwise than for ordinary holidays.
- b) When, as a result of political, economic or monetary events or any circumstance outside the control of the Trustee and the AMC, disposal of the assets of the schemes is not reasonable, or would not reasonably be practicable without being detrimental to the interests of the unit holders.
- c) In the event of a breakdown in the means of communication used for

- the valuation of investments of the schemes, without which the value of the securities of the schemes cannot be accurately arrived at.
- d) During periods of extreme volatility of markets, which in the opinion of the AMC, are prejudicial to the interests of the unit holders.
- e) In the case of natural calamities, strikes, riots, bandhs etc.
- f) In the event of any force majeure or disaster that affects the normal functioning of the AMC or the Registrar.
- g) If so directed by SEBI.

In the above eventualities, the time limits for processing of requests for redemption of units will not be applicable.

D. SUSPENSION OF SALE/SWITCHES INTO THE SCHEME UNDER SPECIAL CIRCUMSTANCES

The AMC/Trustee reserves the right to temporarily suspend subscription in/switches into any scheme of the Mutual Fund which invests overseas, if the limit prescribed by SEBI for overseas investments by all schemes of the Mutual Fund put together (currently equivalent to US\$ 600 mn) is exceeded/expected to the exceeded.

SECTION V - RIGHTS OF UNITHOLDERS OF THE SCHEMES

- Unit holders of the schemes have a proportionate right in the beneficial ownership of the assets of the schemes.
- 2. When the Mutual Fund declares a dividend under a scheme, dividend warrants shall be despatched within 30 days of the declaration of the dividend. Account Statements reflecting new or additional subscription as well as redemption/switch of units shall be despatched to the unit holders within 10 Business Days of the date of acceptance of the application form/redemption request. Provided that if a unit holder so desires, the Mutual Fund shall issue a unit certificate (non-transferable) within 30 days of the receipt of request for the certificate.
- The Mutual Fund shall dispatch redemption proceeds within 10 Business Days of accepting the Redemption request.
- 4. The Trustee is bound to make such disclosures to the unit holders as are essential to keep the unitholders informed about any information known to the Trustee which may have a material adverse bearing on their investments.
- The appointment of the AMC for the Mutual Fund can be terminated by a majority of the directors of the Trustee Board or by 75% of the unit holders of the schemes.
- 75% of the unit holders of a scheme can pass a resolution to wind up the scheme.

- 7. The Trustee shall obtain the consent of unit holders:
 - whenever required to do so by SEBI, in interest of the unit holders.
 - whenever required to do so, if a requisition is made by three-fourths of the unit holders of a scheme.
 - when the Trustee decides to wind up a scheme or prematurely redeem the units.
- 8. The Trustee shall ensure that no change in the fundamental attributes of any scheme or the trust or fees and expenses payable or any other change which would modify the scheme and affects the interest of unit holders, is carried out unless:
 - a written communication about the proposed change is sent to each unit holder and an advertisement is given in one English daily newspaper having nationwide circulation as well as in a newspaper published in the language of the region where the head office of the Mutual Fund is situated; and
 - (ii) the unit holders are given an option to exit at the prevailing Net Asset Value without any Exit Load.
- 9. In specific circumstances, where the approval of unit holders is sought on any matter, it shall be obtained by way of a postal ballot or such other means as may be approved by SEBI.

SECTION VI - INVESTMENT VALUATION NORMS FOR SECURITIES AND OTHER ASSETS

SEBI vide notification dated February 21, 2012 amended Regulation 47 and the Eight Schedule of SEBI (Mutual Fund) Regulations, 1996 so as to introduce overriding Principles of Fair Valuation.

It further prescribed that the valuation shall be reflective of the realizable value of securities and shall be done in good faith and in true and fair manner through appropriate valuation policies and procedures approved by the Board of the Asset Management Company (AMC)

The amendment also states that in case of any conflict between the principles of fair valuation and valuation guidelines as per Eighth Schedule and circulars issued by SEBI, the Principles of Fair Valuation shall prevail.

Based on the said amendment, The Board of Directors of AMC and DSP BlackRock Trustee Company Pvt. Ltd (Trustee Company) has adopted a revise Valuation Policy and Procedure, the summary thereof is as below:

A. Valuation methodologies

- 1. The appended table describes the methodologies for valuing each and every type of security held by the schemes.
- Investment in any new type of security shall be made only after establishment of the valuation methodology for such security with the approval of the board of the AMC.

B. Inter-scheme transfers

 Inter-scheme transfers shall be effected as per regulations and internal policy at prevailing market price (essentially fair valuation price). The appended table describes the methodology to determine the fair valuation of securities which are intended to be transferred from one scheme to another.

C. Valuation Committee

The Board of AMC has re-constituted the Valuation Committee comprising of Senior Officials of the AMC. The Valuation Committee shall be responsible for implementation of the Valuation Policy and Procedures. The Valuation Committee shall update the Board of AMC and Trustee Company on the effectiveness of methodologies deviations, if any, on periodic basis.

D. Exceptional Events

- Following are the illustrative types of events which could be classified as Exceptional events where current market information may not be available / sufficient for valuation of securities:
 - a. Major policy announcements by the Central Bank, the Government or the Regulator.
 - b. Natural disasters or public disturbances that force the markets to close unexpectedly.
 - **c.** Absence of trading in a specific security or similar securities.
 - d. Significant volatility in the capital markets.

2. Escalation Procedure:

- Valuation Committee shall be responsible for monitoring Exceptional events.
- b. Under such circumstances, Valuation committee shall seek the guidance of the AMC board in deciding the appropriate methodology for valuation of affected securities.

c. Deviations from the valuation policy and principles, if any, will be communicated to the unitholders/investors vide suitable disclosures on the fund's website.

E. Record keeping

All the documents pertaining to valuation of securities shall be preserved for such period of time as prescribed by SEBI and other applicable laws.

Valuation Policy: Annexure I

The revised policy is to be implemented from April 26, 2012 and will stand modified to the extent it is inconsistent with any regulatory pronouncements thereafter:

A. Equity and related securities

Asset Class	Traded / Non Traded	Basis of Valuation
	Traded	On the valuation day, at the last quoted closing price on the National Stock Exchange (NSE)/ Bombay Stock Exchange (BSE) or other stock exchange, where such security is listed. If not traded on the primary stock exchange, the closing price on the other stock exchange will be considered. NSE will be the primary stock exchange.
		1. When a security is not traded on any stock exchange, on the date of valuation, then the previous closing price on NSE / any other SE will be used, provided such closing price is not exceeding a period of 30 calendar days.
		2. In all other cases
	Non Traded	a. Equity Shares: Valuation price will be in accordance with the norms prescribed, i.e. valuation will be computed on the basis of average of book value and the price computed on the basis of the PE ratio (after appropriate discount to industry PE), further discounted for illiquidity.
Equity Shares,		b. Preference Shares: Intrinsic value will be considered
Preference Shares, Equity Warrants		c. Equity Warrants / Rights entitlement / partly paid up rights shares: Valuation price will be arrived, after applying appropriate discount (valuation committee delegated the power to decide the discount factor), after reducing the exercise price / issuance price from the closing price of the underlying cash equity security.
		d. Demerger: Where at least one resultant company is not immediately listed, valuation price will be worked out by using cum-price, before demerger reduced for quoted price of the listed resultant company(s). OR In case of a demerger pending listing, the resultant company/ies shall be valued at the intrinsic value arrived at on the date of corporate action
		Valuation will be computed on the basis of average of book value and the price computed on the basis of the PE ratio (after appropriate discount to industry PE), further discounted for illiquidity.
	Thinly Traded	Definition of thinly traded equity/ equity related security: When trading in an equity/equity related security in a calendar month is both less than INR 5 lacs and the total volume is less than 50,000 shares, it shall be considered as a thinly traded security
	Traded	On the valuation day, at the closing price provided by the respective stock exchanges.
Futures & Options	Non Traded	When a security is not traded on the respective stock exchange on the date of valuation, then the settlement price / any other derived price provided by the respective stock exchange.

B. Fixed Income and related securities

Category	Current Valuation Policy ¹	Proposed Policy Till June 30, 2012	Proposed Policy After June 30, 2012 ²
Traded Assets		A security will qualify as traded security if: For securities with residual maturity >1 Year: At least two trades and aggregate volume of INR 25 crores face value or more on a public platform For securities with residual maturity <= 1 Year:	any discretionary spread) For securities with residual maturity <= 91 days At weighted average YTM: A security will qualify as traded security if: At least three trades and aggregate volume o INR 100 crores face value or more on a public platform

Category	Current Valuation Policy1	Proposed Policy Till June 30, 2012	Proposed Policy After June 30, 2012 ²
Non-traded Assets	For securities with residual maturity <=91-days: • Straight line amortization	For securities with residual maturity <= 91 days: Straight line amortization from the last traded price / valued price For securities with residual maturity > 91 days: CRISIL Bond Valuer. No cap on illiquidity premium / discounts. Illiquidity changes: Fund Manager will freeze the credit spread of each security at the time of purchase. This credit spread can be changed based on primary market supply, significant trading activity in the secondary market	For securities with residual maturity <= 91 days: Assets to be amortized on straight line amortization as long as their valuation remains within ±0.10% band of the price derived from the reference rate for each bucket (reference rate for every 15-day bucket will be provided by CRISIL or other agencies) In case of amortised value falling outside the above band, the YTM of the asset will have to be adjusted in order to bring the price within the ±0.10% band with suitable justification For securities with residual maturity > 91days: Valuation prices provided by CRISIL or any other agency for individual securities (without any
Inter-scheme Transfers	At the last valued price	At weighted average YTM. For securities with residual maturity > 91 da crores of face value or more will be aggregate. For securities with residual maturity <= 91 dc crores value or more will be aggregated for self-securities with residual maturity <= 91 dc crores value or more will be aggregated for self-securities with residual maturity <= 91 dc crores value or more will be aggregated for self-securities will use the previous day's public platform data will use criteria for identifying the similar securities: Similar security should be identified by the following the similar securities with maturity date within ± 5 dc transfer shall be considered first. If no such in the security from a different issuer withing the considered first. Similar security from a different issuer withing the considered for inter-scheme that the security from a different issuer with the security from a different issuer with the security from a different issuer withing the considered for inter-scheme that the security from a different issuer withing the considered for inter-scheme that the security from a different issuer withing the security from a	m is not available at the time of inter-scheme, then ised and similar criteria as above will be applied ing waterfall logic: lays of maturity date of security for inter-scheme instance is available, then Step 2 to be followed: if Canara Bank CD maturing on 15-Jun-2012, all CD maturing within 10-Jun-2012 to 20-Jun-2012 will in the same category (PSU Bank, Private Bank or ating, with maturity date within ± 5 days of maturity transfer nara Bank CD maturing on 15-Jun-2012, all secondary in the category within 10-Jun-2012 to 20-Jun-2012 me calendar quarter.
Self Trades		at weighted average YTM for valuation across all so	face value of at least INR 5 crore, will be recognized chemes

Notes:

- 1. Public Platform refers to:
 - a) F-Trac: For corporate bonds / debentures, commercial papers, certificate of deposits and securitized debts
 - b) NDS-OM: For Treasury bills (<= 91 days of residual maturity)
- 2. Government Securities and Treasury bills (> 91 days of residual maturity) will be valued at prices provided by Crisil or any other agency.
- 3. Following assets will be valued at cost plus accruals / amortization:
 - a) Bank Fixed Deposits
 - b) CBLO / Reverse Repo
 - c) Bills rediscounting
 - d) Cash Management Bills
- 4. Units / shares of mutual funds will be valued at the last published NAV.
- 5. Weighted average YTM shall be rounded up to two digits after decimal point.

SECTION VII - PROCEDURE AND MANNER OF RECORDING INVESTMENT DECISIONS

The fund managers carry out daily investment activities within the framework of SEBI guidelines in accordance with the investment objectives.

All investment decisions are recorded and documented in the format approved by the Boards of the AMC and Trustee and are monitored on a test-check basis by the Trustee Auditors. The fund manager continuously monitors all investment decisions and their impact on the performance

of the schemes and carries out suitable adjustment on periodic intervals. Adherence to overall risk parameters is monitored by the Chief Investment Officer/President on a regular basis. The Boards of AMC and Trustee review the performance of the schemes in comparison with schemes of other mutual funds (with similar investment objective and asset profile generally) and performance data (made available by independent research agencies).

SECTION VIII - TAX & LEGAL & GENERAL INFORMATION

A. TAX BENEFITS OF INVESTING IN THE MUTUAL FUND

The information furnished below outlines briefly the key tax implications applicable to the unit holders of the Scheme and to the Mutual Fund and based on relevant provisions of the Income Tax Act, 1961, Wealth Tax Act, 1957 and Gift Tax Act, 1958 (collectively called 'the relevant provisions') as at 5th May, 2011. The benefits stated herein have been reviewed and certified by M/s. G.M. Kapadia & Co. Chartered Accountants, and are found in agreement with the relevant provisions vide their letter dated 17th May, 2011. However, M/s. G.M. Kapadia & Co do not make any representations on the procedures for ascertaining the tax benefits nor do they make any representation regarding any legal interpretations.

THE FOLLOWING INFORMATION IS PROVIDED FOR GENERAL INFORMATION PURPOSES ONLY AND APLIES TO THE SCHEME. IN VIEW OF THE INDIVIDUAL NATURE OF TAX BENEFITS, EACH INVESTOR IS ADVISED TO CONSULT HIS OR HER OWN TAX CONSULTANT WITH RESPECT TO THE SPECIFIC TAX IMPLICATIONS ARISING OUT OF HIS OR HER PAR TICIPATION IN THE SCHEME.

A. TAX IMPLICATIONS TO UNIT HOLDERS

1. Income-tax Act, 1961 ('the Act')

(i) Income from units

As per section 10(35) of the Act, income received in respect of the units of a Mutual Fund specified under section 10(23D) of the Act, is exempt in the hands of the unit holders.

(ii) Capital gains

(a) Long-term capital gains

Under section 2(29A) read with section 2(42A) of the Act, units of the Scheme held as a capital asset are treated as a long term capital asset if they are held for a period of more than twelve months preceding the date of their transfer.

From the full value of consideration, the following amounts should be deducted to arrive at the amount of long-term capital gains:

- Cost of acquisition as adjusted by the cost inflation index notified by the Central Government in the Official Gazette;
- Expenditure incurred wholly and exclusively in connection with such transfer.

The additional units issued under the 'Reinvest Dividend' under Option available in the Scheme and held as capital asset would get the benefit of long-term capital gains tax if sold after being held for more than one year. For this purpose,

one year will be computed from the date when such additional units are allotted.

Under section 112 of the Act, capital gains arising from transfer of a long term capital asset being listed securities or units or zero coupon bond (as defined therein) in case of both resident and non resident investors will be taxable at the rate of 10 percent without indexation or 20 percent with indexation, whichever is lower (plus applicable surcharge and education cess). No indexation benefit is however, available in computing long term capital gain arising from the transfer of a long term capital asset being bond or debenture other than capital indexed bonds issued by the Government.

As per the provisions of section 115AD of the Act, long-term capital gains arising to Foreign Institutional Investors ('FI'), on sale of units would be taxed at 10 percent, without indexation of cost of acquisition.

Further, where in case of an individual or an HUF, being a resident, the total income as reduced by such long-term capital gains is below the maximum amount which is not chargeable to income-tax, then such long-term capital gains shall be reduced to the extent of such shortfall and only the balance of the long-term capital gains will be subject to the flat rate of taxation for long-term capital gains.

As per section 10(38) of the Act, long term capital gains arising on the transfer of units of equity-oriented funds (refer note) on which the Securities Transaction Tax (ST) has been paid (refer sub-para (iv) below) are exempt from income tax. (Note: Equity-oriented fund means a fund, (i) where the investible funds are invested by way of equity shares in domestic companies to the extent of more than sixty five percent of the total proceeds of such fund; and (ii) which has been set up under a scheme of a Mutual Fund specified under clause (23D) of section 10 of the Act). [However, in case of company such income will be considered in computing Minimum Alternate Tax (MAT) under section 115JB of the Act].

The above rates are subject to applicable Double Taxation Avoidance Agreement ('DTAA') benefits.

(b) Short-term capital gains

Units of the Scheme held as a capital asset for not more than twelve months preceding the date of their transfer are short term capital assets. Capital gains arising from the transfer of short-term capital assets will be subject to tax at the rates applicable to residents / NRIs /PIOs /FIs. The following rates are applicable to resident individuals and HUFs/NRIs/PIOs:

Slab	Tax rate (plus education cess)*
Total income not exceeding Rs 180,000	Nil
Rs 180,000 ~ not exceeding Rs 500,000	10 percent of excess over Rs 180,000
Rs 500,000 ~ not exceeding Rs 800,000	20 percent of excess over Rs 500,000 plus Rs 32,000
Exceeding Rs 800,000	30 percent of excess over Rs 800,000 plus Rs 92,000

*For resident women assessee and resident senior citizens, higher exemption will be applicable. FIIs are chargeable to tax on short-term capital gains at the rate of 30 percent. Domestic companies are chargeable to tax on short-term capital gains at the rate of 30 percent.

As per section 111A of the Act, short term capital gains arising on the redemption of units of equity-oriented mutual funds [on which ST has been paid – refer sub-para (iv) below] are taxable at rate of 15 percent (plus applicable surcharge & education cess).

However, in the case of an individual or a Hindu undivided family, being a resident, where the total income as reduced by such short term capital gains is below the maximum amount which is not chargeble to income tax, then, such short term capital gain shall be reduced by the amount by which the total income as so reduced falls short of the maximum amount which is not chargeable to income tax and the tax on the balance of such short term capital gains shall be computed at the rate of fifteen percent (plus applicable surcharge & education cess).

The above rates are subject to applicable Double Taxation Avoidance Agreement ("DTAA") benefits.

(c) Avoidance of tax by certain transactions in securities

As per section 94(7) of the Act, losses arising from the sale/ transfer of units (including redemption) purchased up to 3 months prior to the record date and sold within 9 months after such date, will be disallowed to the extent of income distribution (excluding redemptions) on such units claimed as tax exempt by the unit holder.

Further, section 94(8) of the Act provides that any person who buys or acquires any units within a period of 3 months prior to the record date and such person is allotted additional units without consideration (bonus units) based on the original holding, any subsequent loss on sale of original units within a period of 9 months from the record date, will be ignored for computing the income chargeable to tax. The loss so ignored will be deemed to be considered as the cost of purchase or acquisition of Bonus units (held at such time) when these Bonus units are subsequently sold.

(d) Securities Transaction Tax ('STT')

STT is levied on purchase or sale of a unit of an equityoriented fund entered in a recognised stock exchange. The responsibility for the collection of the ST and payment to the credit of the Government is with the Stock Exchange.

STT is also levied on sale of a unit of an equity-oriented fund to the Mutual Fund. In such a case, the responsibility for the collection of the ST and payment to the credit of the Government is with the Mutual Fund. With effect from June 1, 2006, the rates of ST are as follows:

	Nature of transaction	Rate of STT
A.	Settled by actual delivery or transfer Purchase of units of an equity oriented fund entered in a recognized stock exchange	percent
	Sale of units of an equity oriented fund entered in a recognised stock exchange	
B.	Settled otherwise than by actual delivery or transfer Sale of units of an equity oriented fund entered in a recognised stock exchange	
	Sale of units of an equity oriented fund to the mutual fund	
С	Sale of an option in securities	Seller to pay 0.017 percent
	Sale of option in securities, where option is excercised	Purchaser to pay 0.125 percent
	Sale of a futures in securities	Seller to pay 0.017 percent

(iii) Tax deducted at source ('TDS')

- (a) On income in respect of units No tax shall be deducted at source from any income credited or paid to unit holders in respect of units of a mutual fund specified under section 10(23D) of the Act.
- (b) On capital gains

Resident investors

No tax is required to be deducted at source from capital gains arising at the time of repurchase/redemption of the units.

Non-resident investors

Equity Oriented Fund

- Long term capital gains arising from the sale of units of the equity-oriented fund on which STT has been paid [refer subpara (iv) above] is exempt from tax. Accordingly, the provisions of withholding tax at source laid down by section 195 of the Act do not apply.
- In respect of short term capital gains arising on sale of units, tax is required to be deducted at source at the rate of 15 percent (plus applicable surcharge & education cess) if the payee is a NRI/PIO.

Schemes others than Equity Oriented Fund

- Under section 195 of the Act, the mutual fund is required to deduct tax at source at the rate of 20 percent (plus surcharge and education cess) on any long-term capital gains if the payee Unit holder is a NRI/PIO.
- In respect of short-term capital gains arising on sale of units, tax is required to be deducted at source at the rate of 30 percent (plus surcharge and education cess) if the payee is a NRI/PIO.

The Fund will deduct the above tax at the time of repurchase of units. In case of sale of units by Non-resident investors through recognised stock exchange, tax deduction will be done by the bank of the Non-resident investor.

Further any person entitled to receive any sum or income or amount, on which tax is deductible under Chapter XVIIB (hereafter referred to as deductee) on or after 1/04/2010, shall furnish his Permanent Account Number to the person responsible for deducting such tax (hereafter referred to as deductor), failing

which tax shall be deducted at the higher of the following rates, namely:

- (i) at the rate specified in the relevant provision of this Act; or
- (ii) at the rate or rates in force; or
- (iii) at the rate of twenty per cent.

In case of investments by NRIs during NFO, at the time of redemption of units, TDS will be deducted at the applicable rate. However, in respect of those Unit Holders who have acquired the Units on the Stock Exchange post listing of units, the Unit Holders would need to provide a certificate from a Chartered Accountant certifying the details of acquisition of Units to the Mutual Fund within two days of maturity of the Scheme, so as to enable the Mutual Fund to deduct TDS at the applicable rates. In the event of such details not being provided, the Mutual Fund would deduct TDS on the redemption proceeds at the highest rate of TDS applicable.

The Finance (No.2) Act, 2009 has made an amendment to the effect that any income received by any person on behalf of the New Pension System Trust established on 27th day of February, 2008 under the provision of Indian Trust Act of 1882 shall be exempt from Income tax.

Section 90 of the Act provides that where the Government of India has entered into a DTAA with the Government of any other country, the provisions of the Act will apply to the extent they are more beneficial to the tax payer. Accordingly, if as per the provisions of the DTAA, capital gains are not chargeable to tax or are chargeable to tax at a lower rate in India then, the unit holder is entitled to the benefits of the same. The unit holder will be required to provide the mutual fund with a certificate under section 197 of the Act from his Assessing Officer stating his eligibility for the lower rate or nil rate.

(iv) Exemption from capital gains arising from transfer of units of mutual funds under section 54EC

The long-term capital gains arising from transfer of units of a mutual fund (hereinafter referred to as original asset), shall be exempt from tax under section 54EC of the Act provided such gains are invested within six months from the date of transfer, in the bonds (hereinafter referred to as long-term specified asset) issued by any of the following:

- (a) National Highways Authority of India, which have been issued on or after 1 April, 2006,
- (b) Rural Electrification Corporation Limited issued on or after 1 April, 2006.

The amount of exemption would depend upon the extent of utilisation of the long-term capital gain on the original asset. However, where the long-term specified asset is transferred (including pledge of the long-term specified asset) or converted (otherwise than by transfer) into money, within a period of three years from the date of its acquisition, the amount of capital gain arising from the transfer of original asset not charged to tax shall be deemed to be income chargeable under the head "capital gains" relating to long-term capital asset of the previous year in which the long-term specified asset is transferred or converted (otherwise than by transfer) into money.

Where the cost of the specified units has been taken into account for section 54EC, deduction from the income with reference to such cost shall not be allowed under section 80C of the Act.

However, investment limit in the specified assets mentioned above is upto Rs. 50,00,000/- in a financial year.

(v) Surcharge & Cess

A surcharge of 5% percent is levied on tax payable by all resident

corporate assessees and if there total income in a year exceeds one crore;. Foreign companies are liable to pay surcharge at 2% if their total income in a year exceeds Rs. one crore; individuals, HUF, body of individuals, association of persons, firm, cooperative societies, artificial judicial person and local authorities are not required to pay surcharge.

An education cess of 3 percent is levied on tax payable (including surcharge) by all assesses. Accordingly, the rates of tax and TDS rates mentioned above, will be increased by the applicable surcharge and education cess.

(vi) Religious and Charitable Trust

Investment in Units of the Mutual Fund by Religious and Charitable Trusts is an eligible investment under section 11(5) of the Act, read with Rule 17C of the Income Tax Rules, 1962. However, such investment may be permitted only subject to the state legislation governing Religious and Charitable Trusts in this regard, wherever applicable.

2. Wealth Tax Act, 1957

Units held under the Scheme of the Mutual Fund are not treated as assets as defined under section 2(ea) of the Wealth-Tax Act, 1957 and therefore, would not be liable to wealth- tax.

3. Gift Tax Act. 1958

The Gift Tax Act, 1958 is now abolished. However, as per the provisions of section 2(24) of the Act, income of an individual or HUF will include any sum referred to in section 56(2)(vi) of the Act viz any sum of money the aggregate value of which exceeds Rs 50,000 in a year, received from any person or persons without corresponding consideration.

On or after 1st October, 2009, as per the provisions of section 2(24) read with section 56(2)(vii) of the Act, where an Individual or HUF receives in a year from any person or persons,

- (a) any sum of money, without consideration, the aggregate value of which exceeds fifty thousand rupees, the whole of the aggregate value of such sum;
- (b) any immovable property, without consideration, the stamp duty value of which exceeds fifty thousand rupees, the stamp duty value of such property;
- (c) any property, other than immovable property,
 - (i) without consideration, the aggregate fair market value of which exceeds fifty thousand rupees, the whole of the aggregate fair market value of such property;
 - (ii) for a consideration which is less than the aggregate fair market value of the property by an amount exceeding fifty thousand rupees, the aggregate fair market value of such property as exceeds such consideration the same would be considered as income of such individual or HUF. The term "any property" also includes shares and securities.

Where a firm or a company (other than a company in which public are substantially interested) receives on or after June 1, 2010 any property, being shares of a company (other than a company in which public are substantially interested)

- (i) without consideration, the aggregate fair market value of which exceeds fifty thousand rupees, the whole of the aggregate fair market value of such property;
- (ii) for a consideration which is less than the aggregate fair market value of the property by an amount exceeding fifty thousand rupees, the aggregate fair market value of such property as exceeds such consideration: would be treated as the income of such recipient firm/company However any transfer pursuant to a scheme of business orgenisation, amalgamation or demerger which are not regarded as transfer under certain specified clauses of section 47 will be excluded from the applicability of the aforesaid provision.

There are some exceptions to this provision viz. :

- · amount received from any relative;
- amount received on the occasion of the marriage of the individual;
- amount received under a will or by way of inheritance;
- amount received in contemplation of death of the payer;
- amount received from any local authority as defined in the

Explanation to clause (20) of section 10 of the Act;

- amount received from any fund or foundation or university or other
 educational institution or hospital or other medical institution or
 any trust or institution referred to in clause (23C) of section 10 of
 the Act;
- from any trust or institution registered under section 12AA of the Act

TAX IMPLICATIONS FOR THE FUND

As the Mutual Fund has been registered with the SEBI under the SEBI (Mutual Fund) Regulations, 1996, the entire income of the Mutual Fund is exempt from income tax under section 10(23D) of the Act.

- 1. The Fund would be required to pay a distribution tax on income distributions as under -
 - Debt Schemes other than a money market mutual fund or a liquid fund at the rate of:
 - (i) 12.5% (plus surcharge of 5% on such tax and education cess of 3% on such tax and surcharge) on income distributed to any person being an individual or HUF; and
 - (ii) 30% (plus surcharge of 5% on such tax and education cess of 3% on such tax and surcharge) on income distributed to any other persons.
 - Debt Schemes in nature of a money market mutual fund or a liquid fund at the rate of
 - (i) 25% (plus surcharge of 5% on such tax and education cess of 3% on such tax and surcharge) on income distributed by the Mutual Fund to its units holders who are individual or HUF; and
 - (ii) 30% (plus surcharge of 5% on such tax and education cess of 3% on such tax and surcharge) on income distributed by the Mutual Fund to all other categories of unit holders.
 [w.e.f. 1-06-2011][Prior to that the applicable rate will be as mentioned in (i) above]
- As per section 115R of the Act, equity-oriented schemes are exempted from payment of the distribution tax on income distributions.

As per section 115T of the Act, equity oriented scheme would interalia mean such scheme where investible funds are invested by way of equity share in domestic companies to the extent of more than sixty-five percent of total proceeds of such scheme.

B. LEGAL INFORMATION

1. Nomination Facility

(a) Who can nominate/be nominees?

Individuals, on their own behalf, singly or jointly can nominate. Following is an illustrative list of the categories of investors who cannot nominate:

- i) company
- ii) body corporate
- iii) PSU
- iv) AOP, BOI
- v) society
- vi) trust (other than religious or charitable trust)
- vii) partnership firm
- viii) karta of HUF
- ix) bank
- x) FII

xi) holder of POA

A minor can be nominated and in that event, the name and address of the guardian of the minor nominee shall be provided by the Unit holder. Nomination can also be 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. The Nominee shall not be a trust, other than a religious or charitable trust, society, body corporate, partnership firm, Karta of Hindu Undivided Family or a Power of Attorney holder. A non-resident Indian can be a Nominee subject to the exchange controls in force, from time to time.

(b) How to Nominate?

A Unit holder can, at the time an application is made, or by subsequently writing to an ISCs, request for a nomination form in order to nominate not more than three individuals, to receive the units upon his/her death, subject to completion of the necessary formalities, e.g. proof of death of the unit holder, signature of the nominees, furnishing of proof of guardianship in case a nominee is a minor, execution of indemnity bond or such other document as may be required from the nominee(s) in favour of and to the satisfaction of the Mutual Fund, the AMC, or the Trustee. If the Units are held jointly, all joint unit holders will be required to sign the nomination form irrespective of the mode of holding being 'Anyone or Survivor' or 'Joint'. Nomination form cannot be signed by Power of attorney (PoA) holders. Every new nomination for a folio/account will overwrite the existing nomination.

Investors may please note that nomination is mandatory for folios held in the name of a single individual. Nomination cannot be made in a folio held 'on behalf of a minor'. Further, investors who do not wish to nominate are required to confirm at the time of making an application of their non-intention to nominate.

Investors shall indicate clearly the percentage of allocation/ share in favour of each of the nominees against their names, and such allocation/share shall be in whole numbers without any decimals. In the event of the investor not indicating the percentage of allocation/share for each of the nominees, the AMC shall settle the claim equally amongst all the nominees.

(c) Effects of nomination/cancellation of nomination

Nomination in respect of units stands rescinded upon redemption of units. Cancellation of nomination can be made only by those individuals who hold units on their own behalf, singly or jointly, and who made the original nomination. On cancellation, the nomination shall stand rescinded and the AMC/Mutual Fund shall not be under any obligation to transfer the units in favour of any of the nominees. Transfer of units/payment to a nominee of the sums shall be valid

and effectual against any demand made upon the Trust/AMC, and shall discharge the Trust/AMC of all liability towards the estate of the deceased unit holder and his/her successors and legal heirs, executors and administrators.

If the Mutual Fund or the AMC or the Trustee were to incur or suffer any claim, demand, liabilities, proceedings or if any actions are filed or made or initiated against any of them in respect of or in connection with the nomination, they shall be entitled to be indemnified absolutely for any loss, expenses, costs, and charges that any of them may suffer or incur absolutely from the investor's estate...

2. Transfer of Units

Units of the Schemes held in physical form shall be non-transferable. However, if a person becomes a holder of the Units consequent to operation of law or upon enforcement of a pledge, the Mutual Fund will, subject to production of satisfactory evidence, effect the transfer,

if the transferee is otherwise eligible to hold the Units. Similarly, in cases of transfers taking place consequent to death, insolvency etc., the transferee's name will be recorded by the Mutual Fund subject to production of satisfactory evidence.

Further for units of the Schemes held in electronic (demat) form, the Units will be transferable (in terms of SEBI circular number CIR/IMD/DF/10/2010 dated August 18, 2010) and will be subject to the transmission facility in accordance with the provisions of SEBI (Depositories and Participants) Regulations, 1996 as may be amended from time to time.

3. Transmission

(i) Transmission to surviving Unit holders in case of death of one or more Unit holders:

In case units are held by more than one registered unit holder, then upon death of first unit holder, units shall be transmitted in favour of the second named holder on production of the following documents to the satisfaction of the Mutual Fund, AMC/Trustee or Registrar:

- a. Letter from surviving Unit holder(s) or the surviving Unit holders requesting for transmission of Units;
- b. Death Certificate/s in original or photocopy duly notarized or attested by gazette officer or a bank manager;
- c. Bank Account Details of the new first Unit holder along with attestation by a bank branch manager or cancelled cheque bearing the account details and account holders name; and
- d. KYC of the surviving Unit holders, if not already available.

(ii) Transmission to registered nominee(s) in case of death of sole or all Unit holders:

Units shall be transmitted in favour of the registered nominee(s) in case of death of sole or all Unit holders upon production of the following documents to the satisfaction of the Mutual Fund, AMC/Trustee or Registrar:

- a. Letter from claimant nominee(s) requesting for transmission of Units;
- b. Death Certificate(s) in original or photocopy duly notarized or attested by gazette officer or a bank manager;
- Bank Account Details of the new first Unit holder along with attestation by a bank branch manager or cancelled cheque bearing the account details and account holders name;
- d. KYC of the claimant(s); and
- e. If the transmission amount is Rs One Lakh or more an indemnity duly signed and executed by the nominee(s).

(iii) Transmission to claimant(s), where nominee is not registered, in case of death of sole or all Unit holders:

If the Unit holder has not appointed a nominee, the Units shall be transmitted in favour of the Unit holder's executor/administrator of estate/legal heir(s), as the case may be, on production of the following documents, in addition to the documents mentioned in (i) above, to the satisfaction of the Mutual Fund, AMC/Trustee or Registrar:

- a. Indemnity Bond from legal heir(s);
- b. Individual affidavits from legal heir(s);
- If the transmission amount is below Rs. One Lakh: any appropriate document evidencing relationship of the claimant/s with the deceased Unit holder(s);
- d. If the transmission amount is Rs One Lakh or more: Any one of the documents mentioned below:
 - Notarised copy of probated will, or

- Legal Heir Certificate or Succession Certificate or Claimant's Certificate issued by a competent court, or
- Letter of Administration, in case of Intestate Succession.

(iv) Transmission in case of HUF, due to death of Karta:

HUF, being a Hindu Undivided Family, the property of the family is managed by the Karta and HUF does not come to an end in the event of death of the Karta. In such a case, the members of the HUF who appoint the new Karta need to submit following documents for transmission:

- a. Letter Requesting for change of Karta;
- Death Certificate in original or photocopy duly notarized or attested by gazette officer
- c. or a bank manager;
- d. Duly certified Bank certificate stating that the signature and details of new Karta have been appended in the bank account of the HUF;
- e. KYC of the new Karta and KYC of HUF, if not already available;
- f. Indemnity bond signed by all the surviving coparceners and new Karta;
- g. In case of no surviving co-parceners OR the transmission amount is Rs One Lakh or more OR where there is an objection from any surviving members of the HUF, transmission should be effected only on the basis of any of the following mandatory documents:
 - Notarized copy of Settlement Deed, or
 - · Notarized copy of Deed of Partition, or
 - Notarized copy of Decree of the relevant competent Court

Unit holders may please note that, in addition to the abovementioned documents, the AMC/Registrar may, depending on the circumstance of each case seek additional documents.

(i) "On Behalf of Minor" Accounts:

In the case of investments made "on behalf of minor", investors may please note the following:

- a. The minor shall be the first and the sole holder in the account.
- b. Guardian can be either natural guardian (i.e. father or mother) or a court appointed legal quardian
- c. It is mandatory for guardian to submit documentary evidence confirming the relationship status.
- d. It is mandatory to provide minor's date of birth in application form along with any of following supporting documents:
 - · Birth certificate of the minor, or
 - School leaving certificate / Mark sheet issued by Higher Secondary Board of respective states, ICSE, CBSE etc., or
 - Passport of the minor, or
 - Any other suitable proof evidencing the date of birth of the minor.

(ii) Minor attaining majority - Status Change

- a. The AMC/Registrar shall send advance notice at the registered correspondence address, advising the minor and guardian to submit prescribed documents, in order to effect change of status from 'minor' to 'major'.
- b. In case the requisite documents to change the status are not received by the date when the minor attains the age of majority, no transactions (financial and non-financial) including fresh registration of Systematic Investment Plan ('SIP'), Systematic Transfer Plan ('STP') and Systematic Withdrawal Plan ('SWP')

will be permitted after the date of minor attaining the age of majority.

- c. Existing SIPs, SWPs and STPs registered prior to the minor attaining the age of majority, will be continued to be processed till the time an instruction from the major to terminate the standing instruction is received by the AMC/Registrar along with the prescribed documents.
- d. New SIPs, SWPs and STPs will be registered upto the date of the minor attaining the age of majority.
- e. List of standard documents to change account status from minor to major:
 - Service Request form, duly filled and containing details like name of major, folio numbers, etc.;
 - New Bank mandate where account changed from minor to major;
 - Signature attestation of the major by a manager of a scheduled bank / Bank Certificate/Letter;
 - KYC acknowledgement of the major.

(iii) Change in Guardian

Guardian can be changed in a folio held "on behalf of minor", either due to mutual consent or demise of the existing guardian. However, the new guardian can only be either a natural guardian (i.e. father or mother) or a court appointed legal guardian. New guardian should submit documentary evidence confirming the relationship with the minor, bank attestation attesting his/her signature and KYC acknowledgement.

4. Duration of the Schemes

The duration of open-ended Schemes is perpetual while that of the close-ended schemes is as mentioned in the relevant SID. However, in terms of the Regulations, open-ended schemes may be wound up anytime, and close-ended scheme may be wound up at any time prior to the maturity date, after repaying the amount due to the unit holders under the following circumstances:

- 1. On happening of any event, which in the opinion of the Trustee, requires the Scheme concerned to be wound up, OR
- 2. If 75% of the unit holders of the Scheme concerned pass a resolution that the Scheme be wound up, OR
- 3. If SEBI so directs in the interests of unit holders.

In addition to the above, an open-ended scheme may also be wound up if the scheme/investment Plan fail to fulfill the condition of a minimum of 20 investors on an ongoing basis for each calendar quarter.

5. Procedure and Manner of Winding Up

The Trustee shall call a meeting of the unit holders to approve by simple majority of the unit holders present and voting at the meeting for authorising the Trustee or any other person to take steps for winding up of the scheme concerned.

The Trustee or the person authorised as above, shall dispose off the assets of the scheme concerned in the best interest of the unit holders of the scheme.

The proceeds of sale realised in pursuance of the above shall be first utilised towards discharge of such liabilities as are due and payable under the scheme, and after meeting the expenses connected with such winding up, the balance shall be paid to the unit holders in proportion to their respective interest in the assets of the scheme, as on the date when decision for winding up was taken.

On completion of the winding up, the Trustee shall forward to SEBI and

unit holders a report on the winding up, detailing, the circumstances leading to the winding up, the steps taken for disposal of the assets of the scheme before winding up, net assets available for distribution to the unit holders and a Certificate from the auditors of the Mutual Fund

Notwithstanding anything contained herein above, the provisions of the Regulations in respect of disclosures of half-yearly reports and annual reports shall continue to be applicable until winding up is completed or the scheme concerned ceases to exist.

After the receipt of the report referred to above, under "Procedure and Manner of Winding Up", if SEBI is satisfied that all measures for winding up of the scheme concerned have been complied with, the scheme shall cease to exist.

The aforesaid provisions pertaining to "Procedure and Manner of Winding Up" shall apply in respect of each individual scheme and to the extent possible shall apply mutatis mutandis to each Investment Plan.

6. KYC Requirements and Requirements of Prevention of Money Laundering Act

Please refer Section IV) A. Note on and Prevention of Money Laundering and Know Your Client ('KYC') Requirements.

C. GENERAL INFORMATION

1. Inter-Scheme Transfer of Investments

Transfers of investments from one scheme to another scheme of the same Mutual Fund shall be allowed only if:

- a) such transfers are done at the prevailing market price for quoted instruments on spot basis (spot basis shall have the same meaning as specified by a stock exchange for the spot transaction); and transfers of unquoted securities will be made as per the policy laid down by the Trustee from time to time; and
- b) the securities so transferred shall be in conformity with the investment objective of the scheme to which such transfer has been made.

2. Associate Transactions

- The schemes of the Mutual Fund have not entered into any underwriting obligation with respect to issues of associate companies, and have no devolvement.
- ii) The schemes have subscribed/tendered to certain privately placed/public issues of debentures/bonds/equity shares, lead managed or co-managed by DSP Merrill Lynch Limited. These investments have been made after an analysis of the offer documents issued/circulated by the respective issuers of the securities and the investments are in line with the investment objectives of the schemes. The total amount of such investments aggregated to Rs. 305.84 crores for the period April 01, 2008 to March 31, 2011.
- iii) The total business given to DSP Merrill Lynch Limited, associate broker, is as under (brokerage in line with the amounts paid to non-associate brokers):

Period	DSP Merrill Lynch Ltd.				
	Total Business (In Rs. crore)	% of total Business]	% of total brokerage	
1-April 2008 to 31-March-2011	3,448.96	2.55%	5.80	3.94%	

(iv) Brokerage paid to associates/related parties/group companies of Sponsor/AMC

Name of associate related parties/group companies of Sponsor/AMC	Nature of Association/ Nature of relation	Period covered	Value of transaction (in Rs. Cr. & % of total value of transaction of the fund)	Brokerage (Rs Cr & % of total brokerage paid by the fund)	
DSP Merrill Lynch Limited	Associate broker	2008-2009	1,507.63 (2.29%)	2.83 (4.10%)	
DSP Merrill Lynch Limited	Associate broker	2009-2010	1,941.33 (2.79%)	2.97 (3.80%)	

(v) Commission paid to associates/related parties/group companies of sponsor/AMC

Name of associate /related parties/group companies of Sponsor/AMC	Nature of Association/ Nature of relation	Period covered	Business given (Rs. Cr. & % of total business received by the fund)	Commission paid (Rs. Cr. & % of total commission paid by the fund)
DSP Merrill Lynch Limited	Associate broker	2008-2009	7036.78 (12.48%)	7.61 (5.30%)
DSP Merrill Lynch Limited	Associate broker	2009-2010	1681.78 (3.07%)	8.22 (6.24%)

Note: DSP Merrill Lynch Ltd. has ceased to be an associate of the AMC w.e.f. F.Y. 2010-11

- vi) The services of DSP Merrill Lynch Limited have been utilised by the AMC for the purpose of sale and distribution of the units of the schemes of the Mutual Fund. The total amount of brokerage, commission and ongoing marketing fees paid to DSP Merrill Lynch Limited for distribution of units aggregated to Rs. Rs. 30.82 crore for the period April 01, 2007 to March 31, 2010.
- vii) Subject to the SEBI (MF) Regulations, the Sponsor, the mutual funds managed by them, their affiliates / associates, and the AMC may invest either directly or indirectly in the scheme during the New Fund Offer Period (if permitted) or at any time during the Continuous Offer Period. In accordance with the SEBI (MF) Regulations, the AMC shall not charge any investment management and advisory services fee on its own investment in the schemes. The funds managed by these affiliates/associates, the Sponsor and the AMC may acquire a substantial portion of the schemes' units and collectively constitute a majority investor in the scheme.

viii) Transactions with group companies:

- a. The schemes of the Mutual Fund have not made any investments in the unlisted securities of group companies.
- b. The schemes will not invest in unlisted securities or securities issued by way of private placement by an associate or group company of the Sponsor or the AMC.
- c. The schemes will not invest in the listed securities of the group companies of the Sponsors in excess of 25% of the net assets.

3. Stock Lending by the Mutual Fund

Subject to the SEBI (MF) Regulations and the applicable guidelines issued by SEBI, the Mutual Fund may engage in stock lending. Stock lending means the lending of stock to another person or entity for a fixed period of time, at a negotiated compensation. The securities lent will be returned by the borrower on expiry of the stipulated period.

The Investment Manager will apply the following limits, should it desire to engage in Stock Lending:

- Not more than 20% of the net assets of a scheme can generally be deployed in Stock Lending.
- 2. Not more than 5% of the net assets of a scheme can generally be deployed in Stock Lending to any single counter party.

4. Borrowing by the Mutual Fund

The Mutual Fund is allowed to borrow to meet the temporary liquidity needs of the schemes for the purpose of repurchase, redemption of units or payment of interest or dividend to the unit holders, provided that the Mutual Fund shall not borrow more than 20% of the net assets of each scheme and the duration of such borrowing shall not exceed a period of six months.

5. Unclaimed Redemption and Dividend Amount

As per Circular No. MFD/CIR/9/120/2000, dated November 24, 2000, issued by SEBI, unclaimed redemption and dividend amounts shall be deployed by the Mutual Fund in money market instruments only. 28 The investment management fee charged by the AMC for managing such unclaimed amounts shall not exceed 50 basis points. Investors who claim these amounts during a period of three years from the due date shall be paid at the prevailing NAV. After a period of three years, this amount can be transferred to a pool account and the investors can claim the said amounts at the NAV prevailing at the end of the third year. The AMC shall make a continuous effort to remind investors through letters to take their unclaimed amounts.

6. Documents Available for Inspection

The following documents will be available for inspection at the office of the Mutual Fund at Mafatlal Centre, 10th Floor Nariman Point, Mumbai – 400 021 during business hours on any day (excluding Saturdays, Sundays and public holidays):

- Memorandum and Articles of Association of the AMC
- Investment Management Agreement
- Trust Deed and amendments thereto, if any
- Mutual Fund Registration Certificate
- Agreement between the Mutual Fund and the Custodian
- Agreement with Registrar and Share Transfer Agents
- Consent of Auditors to act in the said capacity
- Consent of Legal Advisors to act in the said capacity
- Securities and Exchange Board of India (Mutual Funds) Regulations, 1996 and amendments from time-to-time thereto.
- Indian Trusts Act, 1882.

7. Investor Grievances Redressal Mechanism

The status of investor complaints received and redressed during the last three fiscal years is as under:

SEP BlackRock Bond Fund	Scheme	FY 09-10	FY 10-11	FY 11-12	FY 12-13 (Upto April 30, 2012)	Total
ISBP BlackRock Highdity Fund	DSP BlackRock Bond Fund	29	17	4	1	51
ISSP BlackRock Relationed Fund	DSP BlackRock Equity Fund	364	648	182	14	1208
ISSP BlackRock Relationed Fund	DSP BlackRock Liquidity Fund	48	35	9	1	93
DSP BlackRock Downmann Securities Fund		106	95	31	1	233
DSP BlackRock Treasury Bill Fund	DSP BlackRock Government Securities Fund	11	5		0	17
DSP BlackRock Technology.com Fund		3	1	1	0	5
DSP BlackRock Ogoportunities Fund	·	44	13	8	0	65
DSP BlackRock Short term Fund	57					
BSP BlackRock (Top 100 Equity Fund 817 588 2.65 35 1705 35 1705 35 35 35 35 35 35 35	11					24
DSP BlackRock Income Opportunities Fund 1088 602 72 0 1782						
DEP BlackRock More Prund 1088						
DSP BlackRock MIP Fund Monthly Income is not assured and is subject to availability of distributable surplus	DSP BlackRock India T.I.G.E.R. Fund (The Infrastructure Growth and					1782
DSP BlackRock Money Manager Fund	DSP BlackRock MIP Fund (Monthly Income is not assured and is	53	61	22	4	140
DSP BlackRock Small and Mid Cap Fund		100	/ E	/0	-	222
DSP BlackRock Tax Saver Fund 390 411 143 15 959 DSP BlackRock Strategic Bond Fund 7 3 1 1 12 DSP BlackRock Micro Cap Fund 13 196 44 8 281 DSP BlackRock World Gerby Fund 329 151 48 4 532 DSP BlackRock World Mining Fund 77 23 4 0 104 DSP BlackRock World Mining Fund 589 634 70 16 1309 DSP BlackRock World Agricutture Fund 0 0 0 1 1 2 DSP BlackRock Focus 25 Fund 0 282 44 2 328 DSP BlackRock FMP - Series 11 - 3M 0 0 1 0 1 DSP BlackRock FMP - Series 14 - 12M 0 0 0 1 0 1 DSP BlackRock FMP - Series 16 - 12M 0 0 0 1 1 0 1 DSP BlackRock FMP - Series 16 - 12M 0 0 0						
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DSP BlackRock Micro Cap Fund						
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DSP BlackRock FMP - Series 16 - 12M 0 0 1 0 1 DSP BlackRock FMP - 12M - Series 6 0 1 1 1 1 3 0 DSP BlackRock FMP - 12M - Series 10 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 5 5 0 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 </td <td></td> <td></td> <td>0</td> <td></td> <td>0</td> <td>1</td>			0		0	1
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DSP BlackRock FMP - 12M - Series 10 0 1 3 0 4 DSP BlackRock FMP - 12M - Series 10 0 1 0 0 1 DSP BlackRock FMP - 12M - Series 11 0 4 1 0 0 5 DSP BlackRock FMP - 12M - Series 12 0 3 2 0 5 5 DSP BlackRock FMP - 12M - Series 13 0 3 0 0 0 3 3 0 0 0 3 3 0 0 0 3 3 0 0 0 3 3 0 0 0 3 3 0 0 0 3 3 0 0 0 3 3 0 0 0 3 3 0 0 0 3 3 0 0 0 3 3 0 0 0 0 3 3 0	DSP BlackRock FMP – Series 16 – 12M	0	0	1	0	1
DSP BlackRock FMP - 12M - Series 11 0 1 0 0 1 DSP BlackRock FMP - 12M - Series 11 0 4 1 0 5 DSP BlackRock FMP - 12M - Series 12 0 3 2 0 5 DSP BlackRock FMP - 12M - Series 13 0 3 0 0 0 3 DSP BlackRock FMP - 12M - Series 14 0 6 1 1 1 8 DSP BlackRock FMP - 12M - Series 15 0 0 1 0 0 1 DSP BlackRock FMP - 3M - Series 30 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 2 0 0 0 2 0 0 0						3
DSP BlackRock FMP - 12M - Series 12 0 4 1 0 5 DSP BlackRock FMP - 12M - Series 12 0 3 2 0 5 DSP BlackRock FMP - 12M - Series 13 0 3 0 0 3 DSP BlackRock FMP - 12M - Series 14 0 6 1 1 8 DSP BlackRock FMP - 12M - Series 15 0 0 1 0 0 1 DSP BlackRock FMP - 12M - Series 30 0 1 0 0 1 0 0 1 DSP BlackRock FMP - 3M - Series 30 0 1 0 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 <t< td=""><td></td><td></td><td>1</td><td></td><td></td><td>4</td></t<>			1			4
DSP BlackRock FMP - 12M - Series 13 0 3 2 0 5 DSP BlackRock FMP - 12M - Series 13 0 3 0 0 3 DSP BlackRock FMP - 12M - Series 14 0 6 1 1 8 DSP BlackRock FMP - 12M - Series 15 0 0 1 0 0 1 DSP BlackRock FMP - 3M - Series 30 0 1 0 0 0 1 DSP BlackRock FMP - 3M - Series 31 0 2 0 0 0 2 DSP BlackRock FMP - 13M - Series 4 0 2 0 0 2 0 0 2 DSP BlackRock FMP - 12M - Series 16 0 3 2 0 5 <t< td=""><td></td><td></td><td>1</td><td>0</td><td></td><td>1</td></t<>			1	0		1
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DSP BlackRock FMP - 12M - Series 14 0 6 1 1 8 DSP BlackRock FMP - 12M - Series 15 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 30 0 1 0 0 1 DSP BlackRock FMP - 3M - Series 31 0 2 0 0 2 DSP BlackRock FMP - 13M - Series 4 0 2 0 0 2 DSP BlackRock FMP - 12M - Series 16 0 3 2 0 5 DSP BlackRock FMP - 12M - Series 17 0 4 1 0 5 DSP BlackRock FMP - 12M - Series 18 0 0 6 0 6 DSP BlackRock FMP - 12M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 12M - Series 20 0 0 3 0 3 DSP BlackRock FMP - 12M - Series 25 0 0 2 0 2 DSP BlackRock FMP - 12M - Series 25 0 0 2 0 2 DSP BlackRock FMP - 12		0	3	2	0	5
DSP BlackRock FMP - 12M - Series 30 0 1 0 1 DSP BlackRock FMP - 3M - Series 30 0 1 0 0 1 DSP BlackRock FMP - 3M - Series 31 0 2 0 0 2 DSP BlackRock FMP - 13M - Series 4 0 2 0 0 2 DSP BlackRock FMP - 12M - Series 16 0 3 2 0 5 DSP BlackRock FMP - 12M - Series 17 0 4 1 0 5 DSP BlackRock FMP - 12M - Series 18 0 0 6 0 0 DSP BlackRock FMP - 12M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 12M - Series 20 0 0 3 0 3 DSP BlackRock FMP - 12M - Series 22 0 0 2 0 2 DSP BlackRock FMP - 12M - Series 25 0 0 2 0 2 DSP BlackRock FMP - 3M - Series 30 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M	DSP BlackRock FMP - 12M - Series 13	0	3	0	0	3
DSP BlackRock FMP - 3M - Series 30 0 1 0 0 1 DSP BlackRock FMP - 3M - Series 31 0 2 0 0 2 DSP BlackRock FMP - 13M - Series 4 0 2 0 0 2 DSP BlackRock FMP - 12M - Series 16 0 3 2 0 5 DSP BlackRock FMP - 12M - Series 17 0 4 1 0 5 DSP BlackRock FMP - 12M - Series 18 0 0 6 0 6 DSP BlackRock FMP - 12M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 12M - Series 20 0 0 3 0 <t< td=""><td>DSP BlackRock FMP - 12M - Series 14</td><td>0</td><td>6</td><td>1</td><td>1</td><td>8</td></t<>	DSP BlackRock FMP - 12M - Series 14	0	6	1	1	8
DSP BlackRock FMP - 3M - Series 31 0 2 0 0 2 DSP BlackRock FMP - 13M - Series 16 0 3 2 0 0 5 DSP BlackRock FMP - 12M - Series 17 0 4 1 0 5 DSP BlackRock FMP - 12M - Series 18 0 0 6 0 6 DSP BlackRock FMP - 12M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 12M - Series 20 0 0 3 0 3 DSP BlackRock FMP - 12M - Series 22 0 0 2 0 2 DSP BlackRock FMP - 12M - Series 25 0 0 2 0 2 DSP BlackRock FMP - 12M - Series 25 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 32 0 1 0 1 DSP BlackRock FMP - 3M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 20 0 0 1 0 1 DSP B	DSP BlackRock FMP - 12M - Series 15	0	0	1	0	1
DSP BlackRock FMP - 13M - Series 4 0 2 0 0 2 DSP BlackRock FMP - 12M - Series 16 0 3 2 0 5 DSP BlackRock FMP - 12M - Series 17 0 4 1 0 5 DSP BlackRock FMP - 12M - Series 18 0 0 6 0 6 DSP BlackRock FMP - 12M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 12M - Series 20 0 0 3 0 3 DSP BlackRock FMP - 12M - Series 22 0 0 2 0 2 DSP BlackRock FMP - 12M - Series 25 0 0 2 0 2 DSP BlackRock FMP - 12M - Series 25 0 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 30 0 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 36 0 0 0 1 0	DSP BlackRock FMP - 3M - Series 30	0	1	0	0	1
DSP BlackRock FMP - 12M - Series 16 0 3 2 0 5 DSP BlackRock FMP - 12M - Series 17 0 4 1 0 5 DSP BlackRock FMP - 12M - Series 18 0 0 6 0 6 DSP BlackRock FMP - 12M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 12M - Series 20 0 0 3 0 3 DSP BlackRock FMP - 12M - Series 22 0 0 2 0 2 DSP BlackRock FMP - 12M - Series 25 0 0 2 0 2 DSP BlackRock FMP - 13M - Series 25 0 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 32 0 1 3 0 4 DSP BlackRock FMP - 3M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 36 0 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 37 0 0 0 0 0	DSP BlackRock FMP - 3M - Series 31	0	2	0	0	2
DSP BlackRock FMP - 12M - Series 17 0 4 1 0 5 DSP BlackRock FMP - 12M - Series 18 0 0 6 0 6 DSP BlackRock FMP - 12M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 12M - Series 20 0 0 3 0 3 DSP BlackRock FMP - 12M - Series 22 0 0 2 0 2 DSP BlackRock FMP - 12M - Series 25 0 0 2 0 2 DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 32 0 1 3 0 4 DSP BlackRock FMP - 3M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 20 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 36 0 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 37 0 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 29 0 0 0 1 0	DSP BlackRock FMP - 13M - Series 4	0	2	0	0	2
DSP BlackRock FMP - 12M - Series 18 0 0 6 0 6 DSP BlackRock FMP - 12M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 12M - Series 20 0 0 0 3 0 3 DSP BlackRock FMP - 12M - Series 22 0 0 0 2 0 2 DSP BlackRock FMP - 12M - Series 25 0 0 0 2 0 2 DSP BlackRock FMP - 6M - Series 10 0 0 1 0 1 0 1 DSP BlackRock FMP - 3M - Series 32 0 1 3 0 4 4 DSP BlackRock FMP - 3M - Series 19 0 0 1 0 1 0 1 DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 0 1 DSP BlackRock FMP - 3M - Series 20 0 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 37 0 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 38 0 0 0 1	DSP BlackRock FMP - 12M - Series 16	0	3	2	0	5
DSP BlackRock FMP - 12M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 12M - Series 20 0 0 3 0 3 DSP BlackRock FMP - 12M - Series 22 0 0 2 0 2 DSP BlackRock FMP - 12M - Series 25 0 0 0 2 0 2 DSP BlackRock FMP - 6M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 32 0 1 3 0 4 DSP BlackRock FMP - 3M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 20 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 36 0 0 2 0 2 DSP BlackRock FMP - 3M - Series 37 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 38 0 0 3 0 3 DSP BlackRock FMP - 3M - Series 29 0 0 1 0 1	DSP BlackRock FMP - 12M - Series 17	0	4	1	0	5
DSP BlackRock FMP - 12M - Series 20 0 0 3 0 3 DSP BlackRock FMP - 12M - Series 22 0 0 2 0 2 DSP BlackRock FMP - 12M - Series 25 0 0 0 2 0 2 DSP BlackRock FMP - 6M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 32 0 1 3 0 4 DSP BlackRock FMP - 3M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 20 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 36 0 0 2 0 2 DSP BlackRock FMP - 3M - Series 37 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 38 0 0 3 0 3 DSP BlackRock FMP - 3M - Series 29 0 0 1 0 1	DSP BlackRock FMP - 12M - Series 18	0	0	6	0	6
DSP BlackRock FMP - 12M - Series 22 0 0 2 0 2 DSP BlackRock FMP - 12M - Series 25 0 0 0 2 0 2 DSP BlackRock FMP - 6M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 32 0 1 3 0 4 DSP BlackRock FMP - 3M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 20 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 36 0 0 2 0 2 DSP BlackRock FMP - 3M - Series 37 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 38 0 0 3 0 3 DSP BlackRock FMP - 3M - Series 29 0 0 1 0 1	DSP BlackRock FMP - 12M - Series 19	0	0	1	0	1
DSP BlackRock FMP - 12M - Series 25 0 0 2 0 2 DSP BlackRock FMP - 6M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 32 0 1 3 0 4 DSP BlackRock FMP - 3M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 20 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 36 0 0 2 0 2 DSP BlackRock FMP - 3M - Series 37 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 38 0 0 3 0 3 DSP BlackRock FMP - 3M - Series 29 0 0 1 0 1	DSP BlackRock FMP - 12M - Series 20	0	0	3	0	3
DSP BlackRock FMP - 6M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 32 0 1 3 0 4 DSP BlackRock FMP - 3M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 20 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 36 0 0 2 0 2 DSP BlackRock FMP - 3M - Series 37 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 38 0 0 3 0 3 DSP BlackRock FMP - 3M - Series 29 0 0 1 0 1	DSP BlackRock FMP - 12M - Series 22	0	0	2	0	2
DSP BlackRock FMP - 3M - Series 32 0 1 3 0 4 DSP BlackRock FMP - 3M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 20 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 36 0 0 2 0 2 DSP BlackRock FMP - 3M - Series 37 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 38 0 0 3 0 3 DSP BlackRock FMP - 3M - Series 29 0 0 1 0 1	DSP BlackRock FMP - 12M - Series 25	0	0	2	0	2
DSP BlackRock FMP - 3M - Series 19 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 20 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 36 0 0 2 0 2 DSP BlackRock FMP - 3M - Series 37 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 38 0 0 3 0 3 DSP BlackRock FMP - 3M - Series 29 0 0 1 0 1	DSP BlackRock FMP - 6M - Series 10	0	0	1	0	1
DSP BlackRock FMP - 3M - Series 10 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 20 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 36 0 0 2 0 2 DSP BlackRock FMP - 3M - Series 37 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 38 0 0 3 0 3 DSP BlackRock FMP - 3M - Series 29 0 0 1 0 1	DSP BlackRock FMP - 3M - Series 32	0	1	3	0	4
DSP BlackRock FMP - 3M - Series 20 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 36 0 0 2 0 2 DSP BlackRock FMP - 3M - Series 37 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 38 0 0 3 0 3 DSP BlackRock FMP - 3M - Series 29 0 0 1 0 1	DSP BlackRock FMP - 3M - Series 19	0	0	1	0	1
DSP BlackRock FMP - 3M - Series 36 0 0 2 0 2 DSP BlackRock FMP - 3M - Series 37 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 38 0 0 3 0 3 DSP BlackRock FMP - 3M - Series 29 0 0 1 0 1	DSP BlackRock FMP – 3M – Series 10	0	0	1	0	1
DSP BlackRock FMP - 3M - Series 37 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 38 0 0 3 0 3 DSP BlackRock FMP - 3M - Series 29 0 0 1 0 1	DSP BlackRock FMP – 3M – Series 20	0	0	1	0	1
DSP BlackRock FMP - 3M - Series 37 0 0 1 0 1 DSP BlackRock FMP - 3M - Series 38 0 0 3 0 3 DSP BlackRock FMP - 3M - Series 29 0 0 1 0 1		0	0	2	0	2
DSP BlackRock FMP - 3M - Series 38 0 0 3 0 3 DSP BlackRock FMP - 3M - Series 29 0 0 1 0 1		0	0	1	0	1
DSP BlackRock FMP – 3M – Series 29 0 0 1 0 1		0	0	3	0	3
		0	0		0	1
	DSP BlackRock FMP – 3M – Series 33	0	0		0	1

Scheme	FY 09-10	FY 10-11	FY 11-12	FY 12-13 (Upto April 30, 2012)	Total
DSP BlackRock FMP – 3M – Series 35	0	0	1	0	1
DSP BlackRock FMP – Series 10 – 12M	0	0	1	0	1
DSP BlackRock FMP – Series 5 – 3M	0	0	1	0	1
DSP BlackRock FMP – Series 9 – 3M	0	0	1	0	1
DSP BlackRock FMP – 3M – Series 27	0	0	1	0	1
DSP BlackRock FMP – 12M – Series 9	0	0	1	0	1
DSP BlackRock FMP – Series 7 – 12M	0	0	1	0	1
DSP BlackRock FMP – Series 18 – 12M	0	0	1	0	1
DSP BlackRock FMP – Series 19 – 12M	0	0	3	0	3
DSP BlackRock FMP – Series 22 – 3M	0	0	3	0	3
DSP BlackRock FMP – Series 29 – 3M	0	0	1	0	1
DSP BlackRock FMP – Series 31 – 12M	0	0	1	0	1
DSP BlackRock FTP - Series 1 - 24M	0	0	1	1	2
DSP BlackRock FTP - Series 2 - 24M	0	0	1	0	1
DSP BlackRock FTP Series 3 - 24M	0	0	1	0	1
DSP BlackRock FTP Series 4 – 36M	0	0	1	0	1
DSP BlackRock FMP - Series 37 - 13M	0	0	1	0	1
DSP BlackRock FMP - Series 40 - 3M	0	0	1	0	1
DSP BlackRock Dual Advantage Fund - Series 2 - 36M	0	0	1	3	4
DSP BlackRock FMP – 3M – Series 21	0	0	0	1	1
DSP BlackRock FMP - 12 1/2M - Series 1	0	0	0	2	2
DSP BlackRock FMP - 6M - Series 5	0	0	0	1	1
DSP BlackRock FMP - Series 38 - 12.5M	0	0	0	1	1
DSP BlackRock FMP - Series 41 - 12.5M	0	0	0	1	1

All the above inquiries/complaints have since been resolved. The Mutual Fund follows up with the ISCs and the Registrar on complaints and inquiries received from investors with an endeavour to resolve them promptly.

Notwithstanding anything contained in this SAI, the provisions of the SEBI (Mutual Funds) Regulations, 1996 and the guidelines thereunder shall be applicable.

List of Official Points of Acceptance of Transactions

DSP BlackRock Investment Managers Pvt. Ltd. - Investor Service Centres

DSP BlackRock Investment Managers Pvt. Ltd. - Investor Service C
3rd Eye One, Office No. 301, 3rd Floor, Opp. Hovmor Restaurant, Nr Panchvati Circle, C.G. Road, Ahmedabad - 380 006.
19/5 & 19/6, Kareem Towers, Cunningham Road, Bangalore - 560 052.
Lotus House, Office No. 3, 2nd Floor, 108/A, Kharvel Nagar, Unit-3, Janpath, Bhubneshwar - 751 001.
Ground Floor, SCO 40-41, Sector 9 D, Madhya Marg, Chandigarh - 160 017.
1st Floor, SPS Buildings, Door No. 185, Annasalai, Chennai - 600 002.
1st Floor, East Wing, Tristar Towers, 657, Avinashi Road, Coimbatore - 641 037.
4th Floor, Mathias Plaza, 18th June Road, Panaji, Goa - 403 001.
Mayur Gardens, Shop No. 5, Upper Ground Floor, G. S. Road, Guwahati - 781 005.
Mahavir Chambers, Office No. 103, Door No. 3-6-363 & 3-6-1/1, Himayathanagar Road, Basheerbagh, Hyderabad - 500 029.
206, 2nd Floor, Starlit Tower, 29/1 V N Road, Indore - 452 001.
201 - 204, Green House, Above Axis Bank, O15, Ashok Marg, C Scheme, Jaipur - 302 001.
Gayatri Enclave, Office No. 3-C, 2nd Floor, K Road, Bistupur, Jamshedpur - 831 001
Kan Chambers, Office No. 701-703, 7th Floor, 14/113, Civil Lines, Kanpur - 208 001.
40/1045 H1, 6th Floor, Amrithaa Towers, Opp. Maharajas College Ground, M.G Road, Cochin - 682 011.
301 & 309, Lords, 3rd Floor, 7/1 Lord Sinha Road, Kolkata - 700 071.
Speed Motors Building, 3rd Floor, 3-Sahanajaf Road, Lucknow - 226 001.
Regalia Heights, SCO No. 32, Ground Floor, Feroze Gandhi Market, Pakhowal Road, Ludhiana - 141 001.
Maximus Commercial Complex, Office No. 106 - 5, Light House Hill Road, Mangalore - 575 001.
302, 3rd floor, Natraj, M.V. Road Junction, Western Express Highway, Andheri East, Mumbai - 400 069.
Nariman Point, Mafatlat Centre, 10th Floor, Nariman Point, Mumbai - 400 021.
Milestone, Office No. 304, 3rd Floor, Ramdas Peth, Wardha Road, Nagpur - 440 010.
Bedmutha's Navkar Heights, Office No. 1 & 2, 3rd Floor, New Pandit Colony, Saharanpur Road, Nashik - 422 002.
Dr Gopal Das Bhavan, Upper Ground Floor, 28, Barakhamba Road, New Delhi - 110 001.

106 Business Ahmedabad Bangalore Bhubneshwar Chandigarh Chennai Coimbatore Goa Guwahati Hyderabad Indore Jaipur Jamshedpur Kanpur Kochi Kolkata Ludhiana Mangalore Mumbai Mumbai Nagpur Nashik New Delhi Patna Pune Rajkot Surat Vadodara

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International Trade Center. Office No. 6-28, Many Date Crossons, Prior Boat Spart, 3-55 002.

All Life Floor, Sand Sparts, Persons and Copy, Copy (1997), 31, 30, 200 persons the Spart I Law, Stablespotson - 530 016.

CAMS Investor Service Centres and Transaction Points.

Advisor Chamman (Brown Francis), Prior Parkage Agriculture, 1998.

Advisor Chamman (Brown Francis), Prior Parkage Agriculture, 1998.

April 1998.

April 1999.

Ap
 Vishakapatnam
                                                                                                                                                             CAMS Investor Service Centres and Transaction Points
 Agartala
 Ağra
Ahmedabad
  Ahmednagar
 Ajmer
Akola
 Aligarh
Allahabad
 Alwar
Amaravati
 Ambala
Amritsar
 Anand
Anantapur
Angul
 Ankleshwar
Asansol
Aurangabad
Bagalkot
Balasore
Bangalore
Bareilly
Belgaum
Bellary
Berhampur
Bhagalpur
 Bharuch
 Bhatinda
 Bhavnagar
Bhilai
Bhilwara
Bhopal
Bhubaneswar
 Bhuj
Bhusawal
Bikaner
Bilaspur
Bokaro
 Burdwan
 Calicut
Chandigarh
Chandrapur
 Chennai
 Cochin
Coimbatore
Cuttack
 Darbhanga
Davenegere
 Dehradun
Deoghar
 Dhanbad
 Dharmapuri
 Dhule
Durgapur
 Frode
  Faizabad
 Faridhabad
 Ghaziabad
 Goa
Gorakhpur
 Gulbarga
Guntur
 Gurgaon
Guwahati
 Gwalior
Haldia
 Haldwani
  Hazaribag
 Himmatnagar
 Hoshiarpur
 Hosur
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Hubli Hyderabad Indore Itarsi Jabalpur Jaipur

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Salem
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Srikakulam
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Surendranagar
Thiruppur
Tirunelveli
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Visakhapatnam
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Yavatmal