	FATC	A-CRS/	UBO	Dec	laı	atio	n (I	Man	dato	ry fo	or N	on-	Inc	livi	dua	ıl in	ves	tor	s)		
	(Please co	onsult your pr	ofessiona	ıl tax ad	lvisoi	for fu	ther g	uidanc	e on yo	our tax	reside	ency,	FAT	CA /	'CRS	/ UBC) Gui	danc	:e)		
PAN*			1	Name																	
Type of ad	dress given	at KYC KF	RA	Resi	dentia	al		Reside	ntial o	r Busin	ess		Е	Busin	ess			Regi	stere	d Offic	е
City of inco	rporation								State o	of inco	rpora	ation									
Country of i	ncorporation	ı																			
Net Worth	in INR. In ₹	Lakhs							Net Wo	rth as o	n D	D	M	M	YY	Υ	Y	Date sh	ould not	be older ti	han one year)
Is the entity		Foreign Excl		YES		aming Lottery			YES		N	loney			YES	-	Any of	ther ir	nforma	ation [if a	ipplicable]
in / providing these servic		Money Cha Service		NO		,	casinos	6,	NO	Lau	underii			ng	NO						
•	titution Type as appropriate		rship Firn		HUF Lim					oany [□ Artii									AC)P/BO	1
Please tic	k the applic														· <u>U</u>						
1. Is "Entit	y" a tax resid	lent of any c	ountry o	ther th	an Ir	ndia	Yes		No]											
(If yes, please p	rovide country/ies i	n which the entity	is a resident	for tax p	urpose	s and the	associa	ted Tax I	D numbe	er below.)					1.1	l 4°4	C' (T		
	Count	ry			Ta	x Ide	entific	catio	n Nur	nber	%			(TIN o	lentif or Oth	ricat er", p	llon	e spe	e ecify)	
[%] In case Tax	Identification N	umber is not a	vailable, k	indly pr	ovide	its fun	ctional	equiva	lent or	Compa	ny Ide	ntifica	ition	Num	ber or	Globa	l Enti	ty Ide	ntifica	ation N	umber
In case the	Entity's Cou	ntry of Incor	poration	ı / Tax	resid	dence	is U.	S. but	Entity	y is no	ot a S	pecif	fied	U.S	. Per	son,	men	tion	Entit	ly's	
exemption of	exemption code here																				
FATCA	Declarat	ion (Please	e consult	vour pr	ofess	ional ta	ax adv	isor for	furthe	r guida	nce o	n FAT	CA.	clas	sificat	ion)					
	(to be filled by									9											
1. We ar	——— е а.		GIIN		T		Т	П	T	П				T			П				
	cial institution	n ⁵	Note: /	f you de	o not	have a	GIIN	but yo	u are s	ponsoi	red by	anoti	her e	entity	, plea	se pro	vide	your	spon	sor's	
Direct	or reporting NF	FF ⁶	GIIN al	oove ar	nd ina	licate y	our sp	onsor'	s name	below	/										
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	ot obtained –	,		•	uigit	s sub-c	alegui	у													
	(please fill any	•			ed by	NFEs	other	than D	irect R	eportin	a NFE	Es)									
1	Entity a <i>publi</i>						_		N	_			specify	any o					ne stock	is regula	rly traded
whose s	shares are reg es market)	ularly traded	on an est	ablishe	d	,,	- 1			change	=				and	Security	ISIN of	it)			
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2. Is the E	Entity a <i>relate</i>	ad entity ² of a	a nublich	v trade	ad co	mnan	Ye		N sted.co	o [] mpany		orease sp	Jeony II			ded and S				ii willon u	ie slock is
(a comp	any whose sh	ares are regu				прап	"		relation	. ,		sidiary	of the	Listed	d Compa	any or	□ Co	ntrolle	d by a l	Listed Co	ompany
establis	hed securities	тагкет)						ne of s curity IS		change	=										
3. Is the I	Entity an <i>acti</i>	ive³ NFE					Ye	$\dot{}$	N	о П	(If yes,	please fi	fill UBO	declara	ation in th	ne next se	ection.)				
	, asa	-							Busines										4*		
							Ple	ease s	pecify	the s	ub-ca	atego	ry o	f Ac	tive N	IFE [ention c er 2c of	ode – Part D)	
4. Is the I	Entity a <i>pass</i>	ive⁴ NFE					Ye Nat		N Busines		(If yes,	please f	fill UBO	declara	ation in th	ne next se	ection.)				
¹Refer 2a of	f Part D ²Re	efer 2b of Part	D ³Re	efer 2c c	of Part	: D			Part D		efer 1	of Pai	rt D	⁶ R	efer 3	(vi) of	Part [) 7	Refer	1A of F	Part D
*Investors are re	quested to use s	same pen(ink) fo	or form filli	ng and s	ignatu	ıres acr	oss the	docum	ents.												

PORTFOLIO MANAGEMENT SERVICES

FATCA Terms and Conditions

Towards compliance with tax information sharing laws, such as FATCA, we would be required to seek additional personal, tax and beneficial owner information and certain certifications and documentation from our account holders. Such information may be sought either at the time of account opening or any time subsequently. In certain circumstances we may be obliged to share information on your account with relevant tax authorities. If you have any questions about your tax residency, please contact your tax advisor. Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days. Towards compliance with such laws, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the account or any proceeds in relation thereto. As may be required by domestic or overseas regulators/ tax authorities, we may also be constrained to withhold and pay out any sums from your account or close or suspend your account(s).

If any controlling person of the entity is a US citizen or resident or green card holder, please include United States in the foreign country information field along with the US Tax Identification Number. Foreign Account Tax Compliance provisions (commonly known as FATCA) are contained in the US Hire Act 2010.Please note that you may receive more than one request for information if you have multiple relationships with ABC. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

Certification

I/We have understood the information requirements of this Form (read along with the Instructions & Definitions) and hereby confirm that the information provided by me/us on this Form is/are true, correct, Complete and should be considered for FATCA/CRS regulatory submissions. I/We hereby authorize you [NJ AMC/Portfolio Manager/NJ Fund/NJ India/Other group entities] to disclose, share, rely, remit in any form, mode or manner, all / any of the information provided by me/us, including all changes, updates to such information as and when provided by me/us to the Mutual Fund, its Sponsor, Asset Management Company, trustees, their group companies, any service provider including RTA or any Indian or foreign governmental or statutory or judicial authorities / agencies including but not limited to the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India wherever it is legally required and other investigation agencies without any obligation of advising me/us of the same. I/We also confirm that I/We have read and understood the FATCA, CRS & UBO Terms and Conditions above and hereby accept the same. The above details shall supersede all other information provided in KYC form and any other submitted documents with you [NJ AMC/Portfolio Manager/NJ Fund/NJ India/Other group entities].

Place		Date DDMMVVVV
Designation:	Designation:	Designation:
Name:	Name:	Name:
Sole/First Applicant / Authorised Signatory (with relevant seal)	Second Applicant/ Authorised Signatory (with relevant seal)	Third Applicant/ Authorised Signatory (with relevant seal)
	^	



^{*}Investors are requested to use same pen(ink) for form filling and signatures across the documents.

Category (Please tick applicable category): Unlisted Company Partnership Firm Limited Liability Partnership Company Unincorporated association / body of individuals Public Charitable Trust Private Trust Religious Trust Trust created by a Will HUF Listed Company (Need not provide UBO details sought under) Others (please specify Please list below the details of controlling person(s), confirming ALL countries of tax residency / permanent residency / citizenship and ALL Tax Identification Numbers for EACH controlling person(s). UBO / Controlling Person(s) / Beneficial Owner / Trustees / Senior Managing Official (SMO) details: Does your company/entity have any individual person(s) who holds direct / indirect controlling ownership above the prescribed threshold limit? Yes □ No If 'YES' - I/We hereby declare that the following individual person holds directly / indirectly controlling ownership in our entity above the prescribed threshold limit. Details of such individual(s) are given below. If 'NO' - I/We declare that no individual person (directly indirectly) holds controlling ownership in our entity above the prescribed

threshold limit. Details of the individual who holds the position of Senior Managing Official (SMO) are provided below.

Ultimate Beneficial Owner(UBO) / Controlling Person(s) Declaration

Details	UBO-1 / Senior Managing Official (SMO) / Trustee	UBO-2 / Senior Managing Official (SMO) / Trustee	UBO-3 / Senior Managing Official (SMO) / Trustee
#Name - Beneficial Owner/Controlling Person/Trustees/SMO			
Father's Name			
#PAN For Foreign National, TIN to be provided			
#Beneficial Interest - in percentage	=>10% controlling interest >15% controlling interest For SMO /Trustee: NA	=>10% controlling interest >15% controlling interest For SMO /Trustee: NA	=>10% controlling interest >15% controlling interest For SMO /Trustee: NA
#Country - Tax Residency*			
Tax Identity Type			
#Tax ID Number - Taxpayer Identification Number / Equivalent ID Number			
#Place of Birth			
#Country of Birth			
Nationality			



#Date of Birth		D D M M M Y Y Y	
#PEP - Politicaly Exposed Person	Yes - PEP Yes - Related to PEP No - Not a PEP	Yes - PEP Yes - Related to PEP No - Not a PEP	Yes - PEP Yes - Related to PEP No - Not a PEP
Address - Include City, PIN Code/ State, Country	City Pin Code State	City Pin Code State Country	City Pin Code State Country
Address Type	Residential Business Registered Office	Residential Business Registered Office	Residential Business Registered Office
Email ID			
Mobile Number			
Gender	☐ Male ☐ Female ☐ Other	Male Female Other	☐ Male ☐ Female ☐ Other
Occupation	Public Service Private Service Business Others (Please Specify)	Public Service Private Service Business Others (Please Specify)	Public Service Private Service Business Others (Please Specify)
#SMO Designation			
UBO / SMO / Trustee KYC Complied?	Yes (Please attach the KYC acknowledgement) NO (complete the KYC and confirm the status)	Yes (Please attach the KYC acknowledgement) NO (complete the KYC and confirm the status)	Yes (Please attach the KYC acknowledgement) NO (complete the KYC and confirm the status)

[#] Mandatory column.
* To include US, where controlling person is a US citizen or green card holder



Notes:

- If the given columns are not sufficient, required information in the given format can be enclosed as additional sheet(s) duly signed by Authorized Signatory.
- If the number of UBO/Controlling person(s)/Trustee(s)/SMO(s) exceeds three, the necessary information in the provided format can be enclosed as additional sheet(s) duly signed by Authorized Signatory
- AMC/ MF/ RTA/ Portfolio Manager may call for additional information/documentation wherever required or if the given information is not clear/incomplete / correct and you may provide the same as and when solicited.
- Investors are requested to use same pen(ink) for form filling and signatures across the documents.

Declaration

I/We acknowledge and confirm that the information provided above is true and correct to the best of my/our knowledge and belief. In case any of the above specified information is found to be false, untrue, misleading, or misrepresenting. I/We am/are aware that I/We may be liable for it including any penalty levied by the statutory/legal/regulatory authority. I/We hereby confirm the above beneficial interest after perusing all applicable shareholding pattern and AMC/MF/Portfolio Manager/RTA/Other registered intermediaries can make reliance on the same. I/We hereby authorize you [RTA/Fund/AMC/Portfolio Manager/Other participating entities] to disclose, share, rely, remit in any form, mode or manner, all/ any of the information provided by me, including all changes, updates to such information as and when provided by me to any of the Mutual Fund, its Sponsor, Asset Management Company, Portfolio Manager, trustees, their employees/RTAS (the Authorized Parties') or any Indian or foreign governmental or statutory or judicial authorities / agencies including but not limited to the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India wherever it is legally required and other investigation agencies without any obligation of advising me/us of the same. Further, I/We authorize to share the given information to other SEBI Registered Intermediaries /or any regulated intermediaries registered with SEBI / RBI/IRDA / PERDA to facilitate single submission/ update & for other relevant purposes. I/We also undertake to keep you informed in writing about any changes / modification to the above information in future within 30 days of such changes and undertake to provide any other additional information as may be required at your / Fund's / Portfolio Manager's end or by domestic or overseas regulators/ tax authorities.

(with relevant seal) Name:	(with relevant seal) Name:	(with relevant seal) Name:
Designation:	Designation:	Designation:
Place		Date DDMMYYYY



^{*}Investors are requested to use same pen(ink) for form filling and signatures across the documents.

PART D FATCA Instructions & Definitions

1. Financial Institution (FI)

The term FI means any financial institution that is a Depository Institution, Custodial Institution, Investment Entity or Specified Insurance company, as defined.

- o Depository institution: is an entity that accepts deposits in the ordinary course of banking or similar business.
- Custodial institution is an entity that has a substantial portion of its business, holds financial assets for the account of others and where the entity's gross income attributable to holding financial assets and related financial services equals to or exceeds 20 percent of the entity's gross income during the shorter of -
- (1) The three financial years preceding the year in which determination is made; or
- (2) The period during which the entity has been in existence, whichever is less.
- Investment entity is any entity:
- that primarily conducts a business or operates for or on behalf of a customer for any of the following 3 activities-
 - Trading in money market instruments, foreign exchange, foreign currency, etc.
 - Individual or collective portfolio management
 - Investing, administering or managing funds, money or financial asset on behalf of other persons;

or

- The gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity described above.
- o (An entity is treated as primarily conducting as a business one or more of the 3 activities described above, or an entity's gross income is primarily attributable to investing, reinvesting, or trading in financial assets of the entity's gross income attributable to the relevant activities equals or exceeds 50 percent of the entity's gross income during the shorter of:
 - (i) the three-year period ending on 31 March of the year preceding the year in which the determination is made; or
 - (ii) the period during which the entity has been in existence.

The term "Investment Entity" does not include an entity that is an active non-financial entity as per codes 03, 04, 05 and 06 - refer point 2c.)

 Specified Insurance Company: Entity that is an insurance company (or the holding company of an insurance company) that issues, or is obligated to make payments with respect to, a Cash Value Insurance Contract or an Annuity Contract.

o FIn	FI not required to apply for GIIN:		
A. Rea	A. Reasons why FI not required to apply for GIIN:		
Code	Sub-category Sub-category		
01	Governmental Entity, International Organization or Central Bank		
02	Treaty Qualified Retirement Fund; a Broad Participation Retirement Fund; a Narrow Participation Retirement Fund; or a Pension Fund of a Governmental Entity, International Organization or Central Bank		
03	Non-public fund of the armed forces, an employees' state insurance fund, a gratuity fund or a provident fund		
04	Entity is an Indian FI solely because it is an investment entity		
05	Qualified credit card issuer		
06	Investment Advisors and Investment Managers		
07	Exempt collective investment vehicle		
80	Trustee of an Indian Trust		
09	FI with a local client base		
10	Non-registering local banks		
11	FFI with only Low-Value Accounts		
12	Sponsored investment entity and controlled foreign corporation		
13	Sponsored, Closely Held Investment Vehicle		
14	Owner Documented FFI		



2. Non-financial entity (NFE) - Foreign entity that is not a financial institution

Types of NFEs that are regarded as excluded NFE are:

a. Publicly traded company (listed company)

A company is publicly traded if its stock are regularly traded on one or more established securities markets

(Established securities market means an exchange that is officially recognized and supervised by a governmental authority in which the securities market is located and that has a meaningful annual value of shares traded on the exchange)

b. Related entity of a publicly traded company

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

C. Acti	ive NFE : (is any one of the following):
Code	Sub-category Sub-category
01	Less than 50 percent of the NFE's gross income for the preceding financial year or other appropriate reporting period is <i>passive income</i> and less than 50 percent of the assets held by the NFE during the preceding calendar year or other appropriate reporting period are assets that produce or are held for the production of <i>passive income</i> ;
02	The NFE is a Governmental Entity, an International Organization, a Central Bank , or an entity wholly owned by one or more of the foregoing;
03	Substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an entity shall not qualify for NFE status if the entity functions (or holds itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes;
04	The NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE;
05	The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution;
06	The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution;
07	Any NFE is a 'non for profit' organization which meets all of the following requirements: It is established and operated in its jurisdiction of residence exclusively for religious, charitable, scientific, artistic, cultural,
	athletic, or educational purposes; or it is established and operated in its jurisdiction of residence and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare;
	It is exempt from income tax in India; It has no shareholders or members who have a proprietary or beneficial interest in its income or assets; The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents do not permit any income or assets of the
	NFE to be distributed to, or applied for the benefit of, a private person or non-charitable Entity other than pursuant to the conduct of the NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFE has purchased; and
	The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents require that, upon the NFE's liquidation or dissolution, all of its assets be distributed to a governmental entity or other non-profit organization, or escheat to the government of the NFE's jurisdiction of residence or any political subdivision thereof.

3. Other definitions

(i) Related entity

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

(ii) Passive NFE

The term passive NFE means any NFE that is

- (a) not an Active NFE or publicly traded entity or a entity related to a publicly traded entity
- (b) the gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity
- (c) a withholding foreign partnership or withholding foreign trust as defined under the relevant U.S. Treasury Regulations.

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

(iii) Passive income

The term passive income means the portion of gross income that consists of-

- (a) Dividends, including substitute dividend amounts;
- (b) Interest



- (c) Income equivalent to interest, including substitute interest and amounts received from or with respect to a pool of insurance contracts if the amounts received depend in whole or part upon the performance of the pool;
- (d) Rents and royalties, other than rents and royalties derived in the active conduct of a trade or business conducted, at least in part, by employees of the NFE
- (e) Annuities
- (f) The excess of gains over losses from the sale or exchange of financial assets that gives rise to passive income
- (g) The excess of gains over losses from transactions (including futures, forwards, and similar transactions) in any financial assets,
- (h) The excess of foreign currency gains over foreign currency losses
- (i) Net income from swaps
- (j) Amounts received under cash value insurance contracts

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

(iv) Specified U.S. person – A U.S person other than the following:

- (a) a corporation the stock of which is regularly traded on one or more established securities markets;
- (b) any corporation that is a member of the same expanded affiliated group, as defined in section 1471(e)(2) of the U.S. Internal Revenue Code, as a corporation described in clause (i);
- (c) the United States or any wholly owned agency or instrumentality thereof;
- (d) any State of the United States, any U.S. Territory, any political subdivision of any of the foregoing, or any wholly owned agency or instrumentality of any one or more of the foregoing;
- (e) any organization exempt from taxation under section 501(a) of the U.S. Internal Revenue Code or an individual retirement plan as defined in section 7701(a)(37) of the U.S. Internal Revenue Code;
- (f) any bank as defined in section 581 of the U.S. Internal Revenue Code;
- (g) any real estate investment trust as defined in section 856 of the U.S. Internal Revenue Code;
- (h) any regulated investment company as defined in section 851 of the U.S. Internal Revenue Code or any entity registered with the U.S. Securities and Exchange Commission under the Investment Company Act of 1940 (15 U.S.C. 80a-64);
- (i) any common trust fund as defined in section 584(a) of the U.S. Internal Revenue Code;
- (j) any trust that is exempt from tax under section 664(c) of the U.S. Internal Revenue Code or that is described in section 4947(a)(1) of the U.S. Internal Revenue Code:
- (k) a dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any State;
- (I) a broker as defined in section 6045(c) of the U.S. Internal Revenue Code; or
- (m) any tax-exempt trust under a plan that is described in section 403(b) or section 457(g) of the U.S. Internal Revenue Code.

(v) Owner documented FFI

An FFI meets the following requirements:

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

(vi) Direct reporting NFE

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

(vii)	(vii) Exemption code for U.S. persons				
Code	Sub-category Sub-category				
а	An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)				
b	The United States or any of its agencies or instrumentalities				
С	A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities				
d	A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(i)				
е	A corporation that is a member of the same expanded affiliated group as a corporation described in Reg. section 1. 1472-1(c)(1)(i)				



f	A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
g	A real estate investment trust
h	A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
i	A common trust fund as defined in section 584(a)
j	A bank as defined in section 581
k	A broker
I	A trust exempt from tax under section 664 or described in section 4947(a)(1)
m	A tax exempt trust under a section 403(b) plan or section 457(g) plan

4. Instructions on Controlling Persons / Ultimate Beneficial Owner

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

The beneficial owner shall be determined as under:

A. For investor which is a Company:

The beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has a controlling ownership interest or who exercises control through other means.

Explanation:- For the purpose of this sub-clause:-

i."Controlling ownership interest" means ownership of or entitlement to more than ten per cent of shares or capital or profits of the company; ii."Control" shall include the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements;

B. For investor which is a Partnership firm:

The beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of/entitlement to more than ten percent of capital or profits of the partnership or who exercises control through other means.

Explanation:- For the purpose of this clause:-

"Control" shall include the right to control the management or policy decision;

C. Investor which is an unincorporated association or body of individual:

The beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than fifteen per cent.

Note: Where no natural person is identified under (a) or (b) or (c) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;

D. Investor which is a trust:

The identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with ten per cent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

E. Exemption in case of Listed Companies:

Where the investor or the owner of the controlling interest is an entity listed on a stock exchange in India, or it is an entity resident in jurisdictions notified by the Central Government and listed on stock exchanges in such jurisdictions notified by the Central Government, or it is a subsidiary of such listed entities, it is not necessary to identify and verify the identity of any shareholder or beneficial owner of such entities.

F. Applicability for foreign investors:

Registered intermediaries dealing with foreign investors' may be guided by SEBI Master Circular SEBI/HO/AFD-2/CIR/P/2022/175 dated December 19, 2022 and amendments thereto, if any, for the purpose of identification of beneficial ownership of the client.

G. KYC requirements:

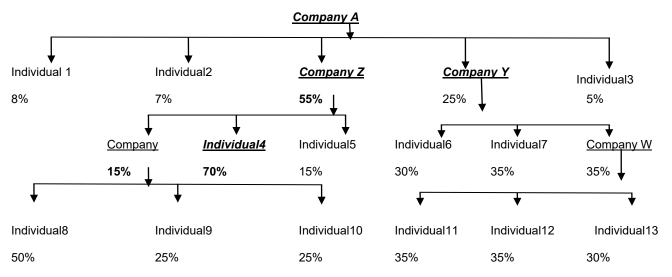
Beneficial Owner(s) / Controlling Persons / Senior Managing Official (SMO)/ Trustees is/are required to comply with the prescribed KYC process as stipulated by SEBI from time to time with any one of the KRA & submit the same to AMC. KYC acknowledgement proof is to be submitted for all the UBO(s) / Controlling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

(A) Co	ntrolling Person Type:
Code	Sub-category Sub-category
01	CP of legal person-ownership
02	CP of legal person-other means
03	CP of legal person-senior managing official
04	CP of legal arrangement-trust-settlor
05	CP of legal arrangementtrust-trustee
06	CP of legal arrangementtrust-protector
07	CP of legal arrangementtrust-beneficiary
80	CP of legal arrangementtrust-other
09	CP of legal arrangement—Other-settlor equivalent
10	CP of legal arrangement—Other-trustee equivalent
11	CP of legal arrangement—Other-protector equivalent
12	CP of legal arrangement—Other-beneficiary equivalent
13	CP of legal arrangement—Other-other equivalent



Sample Illustrations for ascertaining beneficial ownership:

Illustration No. 1 - Company A



For Applicant A, Individual 4 is considered as UBO as it holds effective ownership of 38.50% (i.e. more than 10%) in Company A. Hence details of Individual 4 must be provided with KYC proof, Shareholding pattern of Company A, Z & Y to be provided along with details of persons of Company Y who are senior managing officials and those exercising control.

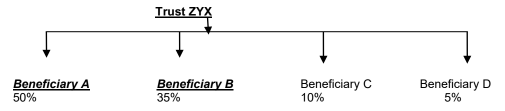
Illustration No. 2 - Partner ABC



For Partnership Firm ABC, Partners 1, 2 and 5 are considered as UBO as each of them holds >10% of capital. KYC proof of these partners needs to be submitted including shareholding.

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Illustration No. 3 - Trustee ZYX



For Trust ZYX, Beneficiaries A, B and C are considered as UBO as they are entitled to get benefitted for ≥10% of funds used. KYC proof for these beneficiaries along with all the Trustees needs to be submitted. Additionally, if they have nominated any person or group of persons as Settlor of Trust / Protector of Trust, relevant information to be provided along with the proof indicated.

