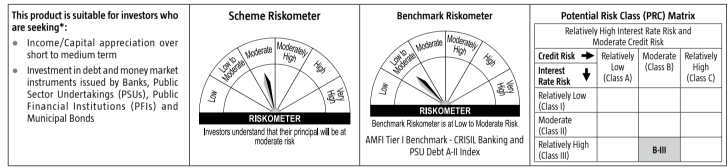
CANARA ROBECO Mutual Fund

Key Information Memorandum

Canara Robeco Banking and PSU Debt Fund

(An open-ended debt scheme predominantly investing in debt instruments of banks, public sector undertakings, public financial institutions and municipal bonds. A relatively high interest rate risk and moderate credit risk.)

Scheme Code: CANA/O/D/BPF/22/02/0022



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

Name of the Mutual Fund : Canara Robeco Mutual Fund Name of the Asset Management Company : Canara Robeco Asset Management Company Ltd. Name of the Trust : Canara Robeco Mutual Fund

Canara Robeco Asset Management Co. Ltd.

CIN No: U65990MH1993PLC071003 Construction House, 4th Floor, 5, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001. Tel. No. (022) 66585000, 66585085-86 | Fax: 6658 5012/13 E-Mail: crmf@canararobeco.com | Website: www.canararobeco.com **Toll Free No.: 1800 209 2726**

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

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

This Key Information Memorandum is dated June 28, 2024.

	that the o	objective of the fund will b	e realised.										
sset Allocation Pattern of the	Under no	ormal circumstances, the as	sset allocation of the Scheme will be as follows:										
heme			Instruments	Indicativ	e allocation	s (% of total assets)							
			Mini	imum	Maximum								
		d Money Market Instrumer ector Undertakings (PSUs)	nts issued by Banks, Public Financial Institutions (PFIs), and Municipal Bonds	8	30	100							
		cluding securities issued b ents issued by entities othe		0	20								
	REITs an	id InvITs		0 10									
	Real Esta assets as derivative investmen permitted	The cumulative gross exposure through debt securities, money market instruments, derivative positions (including fixed income derivative Real Estate Investment Trusts (REITs), Infrastructure Investment Trusts (InvITs), other permitted Securities/assets and such other securates as may be permitted by the Board from time to time shall not exceed 100% of the net assets of the scheme. The Scheme materivatives position based on the opportunities available subject to the guidelines issued by SEBI from time to time and in line with the investment objective of the Scheme. These may be taken to hedge the portfolio, rebalance the same or to undertake any other strate permitted under the SEBI Regulations.											
	Sr. No.	Type of Instrument	Percentage of exposure		Circu	llar references							
	1	Securities Lending	The securities lending done by the Scheme (if any) exceed 20% of the net assets of the Scheme and r than 5% of the net assets to any single approved inter counterparty as on the date of such lending	not more		12.11 of SEBI Maste ed May 19, 2023							
	2	Derivatives	Investment in Derivatives can be up to 40% of the Net the Scheme.	Assets of	Paragraph 12.25 of SEBI Mas Circular dated May 19, 2023								
	3	ReITS and InVITS	Investment in the units of REITs and InvITs is subje following:	ct to the	Circular dated May 19, 2023								
			a) No mutual fund under all its schemes shall own n 10% of units issued by a single issuer of REIT and I	I									
			 b) A mutual fund scheme shall not invest – i. more than 10% of its NAV in the units of REIT a 	and InviT									
			 and more than 5% of its NAV in the units of REIT issued by a single issuer. 										
	4	Mutual Fund units (including Exchange Traded Funds)	The scheme may invest in Mutual Fund units including Traded Funds without charging any fees. This invest subject to prevailing regulatory limits of aggregate inte investment made by all schemes under the same man or in schemes under the management of any oth management company which shall not exceed 5% of asset value of the mutual fund.	stment is er scheme agement ner asset	is ne nt et								
	5	Liquid Assets	in liquid securities, the asset excluding	5.	4.6 of SEBI Mast ed May 19, 2023								
	6	AT1 and AT2 Bonds	th special es before gger of a eferred to	Circular da & Valuatio accordance	12.2 of SEBI Mast ated May 19, 20 on will be done with Paragraph S ter Circular dated M								
			 Further, the Scheme shall not invest - a) more than 10% of its NAV of the debt portfol scheme in such instruments; and 	io of the	-								
			 b) more than 5% of its NAV of the debt portfolio of th in such instruments issued by a single issuer. 	e scheme									
			The limit mentioned at a) and b) above shall be w overall limit for debt instruments issued by a single is other prudential limits with respect to the debt instru	suer and									

	Investment in CDMDF:
	In accordance with the requirement of regulation 43A of SEBI (Mutual Funds) Regulations, 1996 read with SEBI circular no. SEBI/HO/IMD/ PoD2/P/CIR/2023/129 dated July 27, 2023 on Investment by Mutual Fund Schemes and AMCs in units of Corporate Debt Market Development Fund , scheme shall invest 25 bps of its AUM as on December 31, 2022 in the units of the Corporate Debt Market Development Fund ('CDMDF') within 10 working days from the request of CDMDF. Further, an incremental contribution to CDMDF shall be made every six months within 10 working days from the end of half year starting from December 2023 to ensure 25 bps of scheme AUM is invested in units of CDMDF. However, if AUM decreases there shall be no return or redemption from CDMDF. Contribution made to CDMDF, including the appreciations on the same, if any, shall be locked-in till winding up of the CDMDF.
	However, in case of winding up of contributing Scheme, inter-scheme transfers within the Canara Robeco Mutual Fund or across Mutual Funds may be undertaken.
	Further, investments in CDMDF units shall not be considered as violation while considering maturity restriction as applicable for various purposes (including applicable Investment limits) and the calculations of Potential Risk Class (PRC) Matrix, Risk-o-meter, Stress testing and Duration for various purposes shall be done after excluding investments in units of CDMDF.
	Changes in Investment Pattern:
	The above asset allocation pattern is not absolute and can vary depending upon the AMC's perception of the markets. The asset allocation pattern indicated above may thus be altered substantially on defensive considerations.
	Subject to the SEBI Regulations, the asset allocation pattern of the schemes indicated above may change from time to time, keeping in view market conditions, market opportunities, applicable regulations and political and economic factors.
	It must be clearly understood that the percentages stated above are only indicative and not absolute. These proportions can vary depending upon the perception of the Investment Manager; the intention being at all times to seek to protect the interests of the Unit holders. Such changes in the investment pattern will be for short term and for defensive consideration only.
	Rebalancing due to Short Term Defensive Consideration:
	Pursuant to Para 1.14.1.2 of SEBI Master Circular for Mutual Funds dated May 19, 2023, the tentative portfolio breakup mentioned above with minimum and maximum asset allocation can be altered for a short-term period on defensive considerations. In this event where the asset allocation falling outside the limits specified in the asset allocation table due to defensive considerations (active breaches), the Scheme will rebalance the portfolio within thirty (30) calendar days.
	Rebalancing due to Passive Breaches:
	Pursuant to Para 2.9 of SEBI Master Circular for Mutual Funds dated May 19, 2023, in the event where the asset allocation is falling outside the limits specified in the asset allocation table due to passive breaches (occurrence of instances not arising out of omission and commission of AMC), the Scheme will rebalance the portfolio within thirty (30) business days. However, if market conditions do not permit the Fund Manager to rebalance the portfolio of the Scheme within the stipulated period of thirty (30) business days, justification in writing including details of efforts taken to rebalance the portfolio for the same shall be provided to the Investment Committee. The Investment Committee shall then decide on the course of action and if they so desires can extend the timelines up to sixty (60) business days from the date of completion of mandated rebalancing period. In case the portfolio of schemes is not rebalanced within the aforementioned mandated plus extended timelines, AMCs shall:
	.i. not be permitted to launch any new scheme till the time the portfolio is rebalanced. .ii. not to levy exit load, if any, on the investors exiting such scheme(s).
	Further, compliances relating to disclosures etc. shall be adhered in line with the said circular.
	In line with abovementioned Para 2.9 of SEBI Master Circular for Mutual Funds dated May 19, 2023, AMC shall report the deviation to Trustees at each stage. Further, in case the AUM of deviated portfolio is more than 10% of the AUM of main portfolio of scheme:
	 AMCs shall immediately disclose the same to the investors through SMS and email/letter including details of portfolio not rebalanced. AMCs shall also immediately communicate to investors through SMS and email/letter when the portfolio is rebalanced.
	AMCs shall also disclose any deviation from the mandated asset allocation to investors along with periodic portfolio disclosures as specified by SEBI from the date of lapse of mandated plus extended rebalancing timelines.
	It may please be noted that the AMC shall adhere to all the SEBI guidelines regarding the rebalancing of the asset allocation as stipulated from time to time.
Investment Strategy	The Scheme is an actively managed Scheme. Being an open-ended debt scheme, the fund would predominantly invest in debt and money market instruments of banks, public sector undertakings, public financial institutions and Municipal Bonds. The scheme will follow an active interest rate management strategy and aim to generate income and/or capital appreciation through a portfolio of high-quality debt and money market instruments consisting predominantly of securities issued by entities such as Banks, Public Sector Undertakings (PSUs) and Public Financial Institutions (PFIs) and Municipal Bonds. Investments in central and state government may be undertaken for active duration management.
	Performance will depend on the Asset Management Company's ability to assess accurately and react to general market conditions and changing financial characteristics of the security issuers. The general maturity/Macaulay Duration range for the portfolio in relation to the market based on its interest rate outlook will be arrived at after a rigorous and close monitoring of various macro variables. The shifts within this range are then determined by short term cyclical trends in the economy. Depending upon prevailing market conditions & interest rate scenario, the portfolio Macaulay Duration and average maturity can be increased or decreased. In case of a rising interest rate environment the Macaulay Duration/average maturity of the scheme may be reduced whereas in a falling interest rate scenario the holding in medium/ long securities may be maximized.
	The Investment Manager will actively monitor the prevailing political conditions, economic environment (including interest rates and inflation etc.), performance of the corporate sector and general liquidity as well as other considerations in the economy & markets to assess the likely direction of interest rates and to position the portfolio appropriately to take advantage of the same. It is the responsibility of the AMC to seek to ensure that the investments are made as per the Regulatory guidelines, the investment objective of the Scheme and in the interest of the Unit holders of the Scheme.
	The AMC will keep a record of all investment decisions in accordance with the guidelines issued by SEBI. The AMC and Trustees will review the performance of the scheme in their Board meetings. The performance measurement would be against the benchmark index as well with the peer group in the industry.

The AMC would follow an active investment style supported by in-house research. Essentially, the focus would be on fundamentally strong companies with scope for growth over time. The AMC, in selecting the scrips, would focus on the fundamentals of the business, the industry structure, the quality of management sensitivity to economic factors, the financial strength of the company and the key earning drivers. The scheme may from time to time hold cash/cash equivalents for the purpose of derivative investments and for meeting liquidity requirements.

Procedure followed for investment decisions:

The Fund Manager of the Scheme is responsible for making buy/sell decisions for the Scheme's portfolio and seeks to develop a welldiversified portfolio taking into account the asset allocation patterns of other schemes along with risks that are associated with such investments. The investment decisions are made on an ongoing basis keeping in view the market conditions and other regulatory aspects.

The AMC has constituted an Investment Committee, currently comprising of the CEO, COO, Head of Risk Management, Head of Equities and Head of Fixed Income that meets at periodic intervals. The Investment Committee's role is to formulate broad investment strategies for the Scheme, review the performance of the Scheme and the general market outlook.

The Fund Manager is responsible for facilitating investment debate and a robust investment culture. The investment team would hold ongoing meetings as well as additional ad-hoc meetings as needed, to explore the investment thesis.

It is the responsibility of the AMC to seek to ensure that the investments are made as per the Regulatory guidelines, the investment objective of the Scheme and in the interest of the Unit holders of the Scheme.

The AMC will keep a record of all investment decisions in accordance with the guidelines issued by SEBI.

The AMC and Trustees will review the performance of the scheme in their Board meetings. The performance would be compared with the performance of the benchmark index and with peer group in the industry.

Exposure to Derivatives:

The Scheme shall follow exposure limits on Derivatives as per the exposure limits permitted under the SEBI Regulations and circulars issued from time to time and shall be within the limits prescribed by the Board of Trustees.

SEBI vide Para 7.5 of SEBI Master Circular for Mutual Funds dated May 19, 2023 permitted mutual funds to participate in derivatives trading subject to the observance of guidelines issued by SEBI. Mutual Funds are permitted to participate in the derivatives market at par with Foreign Institutional Investors (FII). Accordingly, the mutual funds shall be treated at par with a registered FII in respect of position limit in index futures, index options, stock options and stock futures contracts. The Mutual Fund will be considered as trading members like registered FIIs and the schemes of Mutual Funds will be treated as clients like sub-accounts of FIIs. As a part of the fund management process, the AMC may use appropriate derivative instruments in accordance with the investment objectives of the Scheme and as per procedure prescribed under the stated circular.

For detailed derivative strategies, please refer to SAI.

Underwriting:

The scheme will not accept underwriting and sub underwriting obligations.

Stock/Securities Lending by the Fund:

The Fund may in future carry out stock/securities lending activity under any of its Schemes, in order to augment its income. Stock/securities lending may involve the risk of default such as loss, bankruptcy etc. on the part of the borrower. However, this is unlikely to happen if the stock/securities lending is carried out for stocks/securities which are in dematerialized form and through an authorized stock/securities lending Scheme which is subject to appropriate regulation. Any stock/securities lending done by the Scheme shall be in accordance with any regulations or guidelines regarding the same. The policy to be followed for stock/securities lending shall be approved by the Board of Directors of the Investment Manager as well as by the Board of Trustees.

Portfolio Turnover Policy:

Purchase and Sale of securities attract transaction costs of the nature of brokerage, stamp duty, custodian transaction charges etc. The portfolio turnover is essential to regularly explore trading opportunities to optimize returns for the Scheme and enable portfolio restructuring when required.

The Scheme will manage its portfolio taking into account the associated risks (such as interest/liquidity/redemption etc.) perceived/expected, so as to mitigate the risks by using adequate risk management techniques. The portfolio turnover policy will be aimed at enhancing the returns/growth.

The Scheme is open ended, with subscriptions and redemptions expected on a daily basis, resulting in net inflow/outflow of funds, and on account of the various factors that affect portfolio turnover; it is difficult to give an estimate, with any reasonable amount of accuracy. Therefore, the Scheme has no specific target relating to portfolio turnover.

Pursuant to Schedule IX read with Regulation 50 of the SEBI (Mutual Funds) Regulations, 1996, the cost of investments acquired or purchased shall include all such costs incurred for effecting the transaction while the sale proceeds of investment sold or redeemed shall be net of all such costs incurred for effecting the sale transactions and shall form part of the purchase or the sale value of investments.

Risk Mitigation:

Since investing requires disciplined risk management, the AMC would incorporate adequate safeguards for controlling risks in portfolio construction process. Stock specific risk will be minimized by investing only in those companies that have been thoroughly analyzed by the AMC.

Through adequate diversification of the portfolio, the AMC tries to reduce the risk. Diversification will also be achieved by spreading the investments over a diverse range of industries/sectors. The Scheme, generally does not intend investing in illiquid and unlisted equity related securities. However, if the case merits, the Scheme may invest in such securities adhering to prudential norms on a case to case basis. The investments may be made in primary as well as secondary markets and the portfolio will be adequately diversified.

The Scheme being open-ended, some portion of the portfolio may be invested in Money Market Instruments so as to meet the normal repurchase requirements. The remaining investment will be made in securities which are either expected to be reasonably liquid or of varying maturity. However, the NAV of the Scheme may be affected, if the securities invested in are rendered illiquid after investment.

In addition, the Investment Manager will study the macro economic conditions, including the political, economic environment and factors affecting liquidity and interest rates. The Investment Manager would use this analysis to assess the likely direction of interest rates and position the portfolio appropriately to take advantage of the same.

	The Scheme may use derivatives instruments like Stock/Index Futures or Options, Interest Rate Futures, Interest Rate Swaps, Forward Rate Agreements or such other derivative instruments as may be introduced from time to time for the purpose of hedging or portfolio balancing or any other purpose as allowed under the regulations, within the permissible limit of the portfolio, which may be increased as permitted under the Regulations and guidelines from time to time.
	Liquidity, ex-ante tracking error, VaR and Limits on sectoral and scrip exposures will be monitored on an ongoing basis to ensure that they are all within the defined regulatory/internal limits. Monthly scenario analysis will be done on the portfolio and results shall be shared with the investment team for them to take suitable action, if deemed necessary. In addition, the scheme's performance vis-a-vis the benchmark will also be reviewed by the investment committee.
	As a prudent measure, the AMC has broad internal investment norms and investments made through the scheme would be in accordance with the investment objectives of the schemes and provisions of SEBI Regulations.
Risk Profile of the Scheme	Mutual Fund Units involve investment risks including the possible loss of principal. Please read the SID carefully for details on risk factors before investment.
	Scheme specific Risk Factors are summarized below:
	I. Risks associated with investments in Fixed Income Securities
	Price-Risk or Interest - Rate Risk: Fixed income securities such as government bonds, corporate bonds and money market instruments and derivatives run price - risk or interest - rate risk. Generally, when interest rates rise, prices of existing fixed income securities fall and when interest rates drop, such prices increase. The extent of fall or rise in the prices depends upon the coupon and maturity of
	the security. It also depends upon the yield level at which the security is being traded. Re-investment Risk: Investments in fixed income securities may carry re - investment risk as interest rates prevailing on the coupon payment or maturity due dates may differ from the original coupon of the bond. Consequently, the proceeds may get invested at a lower rate.
	Liquidity or Marketability Risk: This refers to the ease with which a security can be sold at or near to its valuation or yield-to-maturity (YTM). The primary measure of liquidity risk is the spread between the bid price and the offer price quoted in the secondary market.
	Pre-payment Risk: Certain fixed income securities give an issuer the right to call back its securities before their maturity date, in periods of declining interest rates. The possibility of such prepayment may force the fund to reinvest the proceeds of such investments in securities offering lower yields, resulting in lower interest income for the fund.
	Basis Risk: The underlying benchmark of a floating rate security or a swap might become less active or may cease to exist and thus may not be able to capture the exact interest rate movements, leading to loss of value of the portfolio.
	Spread Risk: In a floating rate security the coupon is expressed in terms of a spread or mark up over the benchmark rate. In the life of the security this spread may move adversely leading to loss in value of the portfolio. The yield of the underlying benchmark might not change, but the spread of the security over the underlying benchmark might increase leading to loss in value of the security.
	Credit Risk: In simple terms this risk means that the issuer of a debenture/bond or a money market instrument maydefault on interest payment or even in paying back the principal amount on maturity. Even where no default occurs, the price of the security may go down because the credit rating of an issuer goes down. It must, however, be noted that where the Scheme/s has invested in Government securities, there is no credit risk to that extent.
	Liquidity Risk on account of unlisted securities: The liquidity and valuation of the Scheme investments due to their holdings of unlisted securities may be affected if they have to be sold prior to their maturity date. The unlisted security can go down in value before the maturity date and selling of these securities before the maturity date can lead to losses in the portfolio.
	Settlement Risk: Fixed income securities run the risk of settlement which can adversely affect the ability of the fund house to swiftly execute trading strategies which can lead to adverse movements in NAV.
	Different types of securities in which the scheme would invest as given in the Scheme Information Document carry different levels and types of risk. Accordingly, the scheme's risk may increase or decrease depending upon its investment pattern e.g., corporate bonds carry a higher amount of risk than Government securities. Further even among corporate bonds, bonds, which are AA rated, are comparatively riskier than bonds, which are AAA rated.
	II. Risk associated with investing in Derivatives
	As and when Schemes trades in the derivatives market, there are risk factors and issues concerning the use of derivatives that investors should understand. Derivative products are specialized instruments that require investment techniques and risk analysis different from those associated with stocks and bonds. The use of a derivative requires an understanding not only of the underlying instrument but also of the derivative itself. Derivatives require the maintenance of adequate controls to monitor the transactions entered into, the ability to assess the risk that a derivative adds to the portfolio and the ability to forecast price or interest rate movements correctly. There is a possibility that loss may be sustained by the portfolio as a result of the failure of another party (usually referred as the "counter party") to comply with the terms of the derivatives contract. Other risk in using derivatives include the risk of mispricing or improper valuation of derivatives and the inability of derivatives to correlate perfectly with underlying assets, rates and indices.
	Derivatives are highly leveraged instruments. Even a small price movement in the underlying security could have a large impact on their value. Derivatives can provide disproportionate gains as well as disproportionate losses to the investor. Execution of such strategies depends upon the ability of the Fund Manager to identify such opportunities. Identification and execution of the strategies to be pursued by the Fund Manager involve uncertainty and decision of Fund Manager may not always be profitable. No assurance can be given that the Fund Manager will be able to identify or execute such strategies.
	The risk associated with the use of derivatives is different from or possibly greater than, the risks associated with investing directly in securities and other traditional investments. Derivatives may be riskier than other types of investments because they may be more sensitive to changes in economic or market conditions than other types of investments and could result in the losses that significantly exceed the Scheme's original investment. Certain derivatives may give rise to a form of leverage. Due to the low margin deposits normally required in trading financial derivative instruments, an extremely high degree of leverage is typical for trading in financial derivative instruments, an extremely high degree of leverage because the leverage tends to exaggerate the effect of any increase or decrease in the value of the Scheme's portfolio. A relatively small price movement in a derivative contract may result in substantial losses to the investor.

Derivatives are also subject to the risk that changes in the value of a derivative may not correlate perfectly with the underlying asset, rate or index. The use of derivatives for hedging or risk management purposes or to increase income or gain may not be successful; resulting in losses to the Scheme and the cost of such strategies may reduce the Scheme's returns and increase the Scheme's potential for loss.

The Scheme may use derivatives to hedge market and currency risk, and for the purposes of efficient portfolio management. The use of derivatives may expose the Scheme to a higher degree of risk. In particular, derivative contracts can be highly volatile, and the amount of initial margin is generally small relative to the size of the contract so that transactions are geared.

Trading in derivatives has the following risks:

- a) An exposure to derivatives in excess of the hedging requirements can lead to losses.
- b) An exposure to derivatives can also limit the profits from a genuine investment transaction.
- c) Efficiency of a derivative market depends on the development of a liquid and efficient market for underlying securities.

d) Particular Risks of Exchange Traded Derivative Transactions

The securities exchange on which the shares of the Scheme may be listed may have the right to suspend or limit trading in all securities which it lists. Such a suspension would expose the Scheme to losses and delays in its ability to redeem shares of the Scheme.

e) Income Distribution cum Capital Withdrawal (Dividends)

The Scheme may distribute not only investment income, but also realized capital gains or capital. Where capital is distributed, this will result in a corresponding reduction in the value of shares of the Scheme, and a reduction in the potential for long-term capital growth.

f) Warrants

The Scheme may invest in warrants, the values of these warrants are likely to fluctuate more than the prices of the underlying securities because of the greater volatility of warrant prices.

g) Futures and Options

The Scheme may use options and futures on securities, indices and interest rates for the purpose of efficient portfolio management. Transactions in futures and options carry a high degree of risk. A relatively small market movement will have a proportionately larger impact which may work for or against the investor. The placing of certain orders which are intended to limit losses to certain amounts may not be effective because market conditions may make it impossible to execute such orders.

h) Listing

In case the shares of the Scheme are listed, the exchanges on which those shares are listed will have no responsibility for the contents of any prospectus issued by the Scheme or will make no representations as to its accuracy or completeness and expressly disclaim any liability whatsoever for any kind of loss arising from or in reliance upon any part of any such prospectus.

III. Risks Associated with investing in Money Market Instruments

- Investments in money market instruments would involve a moderate credit risk i.e. risk of an issuer's inability to meet interest and principal payments.
- Money market instruments may also be subject to price volatility due to factors such as changes in interest rates, the general level of market liquidity and market perception of creditworthiness of the issuer of such instruments.
- The NAV of the Units, to the extent that the corpus of the Scheme is invested in money market instruments, will be affected by changes in the level of interest rates. When interest rates in the market rise, the value of a portfolio of money market instruments can be expected to decline.

IV. Risk associated with Securities Lending

Securities lending may involve the risk of default on the part of the borrower. However, this is unlikely to happen if the stock lending is carried out for stocks which are in dematerialized form and through an authorized stock lending scheme, subject to appropriate Regulations. The Investment Manager perceives such situations to be exceptional in nature. Although the Stock Market in India is still developing, considering the good demand for listed/quoted Equity Shares of reputed companies, the Scheme(s) may choose to meet repurchase needs through temporary borrowings, within the permissible limits.

V. Risks associated with investing in Tri Party Repo through CCIL (TREPS)

All the market repo and Tri-party repo are settled through Clearing Corporation of India Limited (CCIL). CCIL acts as a Central Counterparty (CCP) to all trades received for settlement.

Risk of exposure in the TREPS, Repos & Reverse Repos in Government Securities/Treasury Bills emanates mainly on two counts: -

- a. Risk of failure by a lender to make funds available or by a borrower to provide adequate collateral security to accept the fund at the first leg of borrowing and lending under Tri-party Repo transaction or Repo transactions in Government Securities/treasury Bills.
- b. Risk of default by a borrower in repayment.

VI. Risk factors associated with Creation of Segregated Portfolio

Investor holding units of segregated portfolio may not be able to liquidate their holding till the time recovery of money from the issuer. Security comprising of segregated portfolio may not realise any value. Listing of units of segregated portfolio in recognised stock exchange does not necessarily guarantee their liquidity. There may not be active trading of units in the stock market. Further, trading price of units on the stock market may be significantly lower than the prevailing NAV.

VII. Risk Factors Associated with Investments in REITs and InvITs

Market Risk: REITs and InvITs Investments are volatile and subject to price fluctuations on a daily basis owing to factors impacting the underlying assets. AMC/Fund Manager's will do the necessary due diligence but actual market movements may be at variance with the anticipated trends.

Liquidity Risk: As the liquidity of the investments made by the Scheme could, at times, be restricted by trading volumes, settlement periods, dissolution of the trust, potential delisting of units on the exchange etc, the time taken by the Mutual Fund for liquidating the investments in the scheme may be high in the event of immediate redemption requirement. Investment in such securities may lead to increase in the scheme portfolio risk.

Reinvestment Risk: Investments in REITs & InvITs may carry reinvestment risk as there could be repatriation of funds by the Trusts in form of buyback of units or IDCW pay-outs, etc. Consequently, the proceeds may get invested in assets providing lower returns.

Regulatory/Legal Risk: REITs and InviTs being new asset classes, rights of unit holders such as right to information etc. may differ from existing capital market asset classes under Indian Law.

VIII. Risk associated with investment in Debt Securities with Call & Put options

Prepayment Risk: A Fixed income security with call options gives the issuer a right to call back its securities before their maturity date. This exposes the holder to Reinvestment Risk i.e. early receipt of fund may be deployed at lower interest rate then the holder was getting from the investment, which was Called. Especially, during periods of secular falling interest rates there is a higher probability the issuer may exercise this right of prepayment. Such a prepayment during falling interest rates periods may force the Scheme to reinvest the redemption proceeds in securities that are offering lower yields, thereby resulting in lower interest income.

Default Risk: A fixed income security with put options gives the holder to offer the securities to the issuer before their maturity date. A holder of a put table bond may decide to exercise the "put option" in case they feel that the issuer's business and financial position is deteriorating thus jeopardizing its ability to pay off debt. In this case, the inability of the issuer to meet this early obligation, due to adverse changes in financial conditions of the issuer, economic and political conditions in general, or specific to an issuer, will increase the risk of the scheme and reduction in value either due to adverse ratings change or due to the failure and/or losses for forcibly exiting the position.

IX. Risk associated with investment in Debt Securities with ratings qualified as Credit Enhancements (CE)

Ratings companies issue a rating to a security based on explicit credit enhancement given to an instrument by another entity to enhance the credit profile of the issuer. This entity is generally the parent company of the issuer. The credit enhancement could be a guarantee, shortfall undertaking, letter of comfort, etc. from the entity and could also include additional security in form of cash collateral, pledge of shares listed on stock exchanges, personal guarantee of promoters etc.

Liquidity Risk: Due to the credit enhanced nature of these instruments during adverse market conditions, the liquidity of these securities are much lower than similar instruments without credit enhancements. This could also lead to inability of the scheme in selling them easily and may have to incur losses due to higher impact costs for exiting such positions.

Credit Risk: Any weakness in the credit enhancement structure or weakness in rating of the credit enhancement provider, will have adverse credit impact of these instruments, which could reduction in value of these instruments.

Market Risk: Credit enhancement helps in enhancing credit profile of a structured financial transaction through provision of additional security/financial support, for covering losses on securitised assets in adverse conditions. For the debt instruments having credit enhancements backed by equity shares, they must be sufficiently covered to address the market risk. Such investments are volatile and subject to price fluctuations owing to factors impacting the underlying assets. AMC/Fund Manager's will do the necessary due diligence but actual market movements may be at variance with the anticipated trends.

X. Risk factors associated with investments in Instruments having Special Features - Additional Tier 1 bonds (AT-1)

Default Risk/Credit Risk - This is the risk that losses will be incurred due to default by the issuer of security in payment of interest and or principal of the security. This could happen in times of financial stress for the issuer.

Repayment date risk - Maturity of these bonds is simply the Issuer's right to repay the principal value. The Issuer is not bound to pay back the investors in these bonds. They may choose not to repay the principal and simply keep paying the interest.

Interest rate risk - Higher interest rates often follow a rise in inflation. When interest rates rise, bond prices fall and vice-versa. The effect is particularly strong for long-dated bonds. A drop in the bond's price does make much difference in case if the bond held till maturity. However, if in case of sale of these bonds, the seller may get a lower price.

Risk on coupon servicing - Banks, as per the terms of the instruments, have discretion at all times to cancel distributions/payment of coupons. Coupon can also be deferred (instead of being cancelled), in case paying the coupon leads to breach of capital ratios.

Risk of write-down or conversion into equity - As per current RBI guidelines, banks have to maintain a Common Equity Tier-1 (CET-1) ratio of minimum 5.5% of Risk Weighted Assets (RWAs), failing which the AT-1 bonds can get written down. Further, AT-1 Bonds are liable to be written down or converted to common equity, at the discretion of RBI, in the event of Point of Non Viability Trigger (PONV). PONV is a point, determined by RBI, when a bank is deemed to have become non-viable unless there is a write off/conversion to equity of AT-1 Bonds or a public sector capital injection happens. The write off/conversion has to occur prior to public sector injection of capital.

XI. Other Risks - Zero coupon or Deep Discount Bonds are debt obligations that do not entitle the holder to any periodic payment of interest prior to maturity or a specific date when the securities begin paying current interest and therefore, are generally issued and traded at a discount to their face value. The discount depends on the time remaining until maturity and the embedded interest rate at time of issuance. It also varies depending on the prevailing interest rates, liquidity of the security and the perceived credit risk of the issuer. The market rates of zero-coupon securities are generally more volatile than the market price of securities that pay interest periodically and are likely to respond to changes in interest rates to a greater degree than other coupon bearing securities having similar maturities and creditworthiness.

In the event of substantial investment by the Sponsor/s, or its associates in the Scheme, any redemption by these entities may have an impact on the performance of the Scheme(s).

Canara Robeco Mutual Fund will not be responsible for any loss of tax benefits in the event of winding up of the Scheme(s) or for any amendments in the tax laws that may affect the tax benefits available under the Scheme(s). The tax benefits are based on the present laws and rules in force.

Regular Plan:

- (a) Growth Option
- (b) Income Distribution cum Capital Withdrawal Option
 - Reinvestment of Income Distribution cum Capital Withdrawal Option
 - Payout of Income Distribution cum Capital Withdrawal Option

Direct Plan:

(a) Growth Option

- (b) Income Distribution cum Capital Withdrawal Option
 - Reinvestment of Income Distribution cum Capital Withdrawal Option
 - Payout of Income Distribution cum Capital Withdrawal Option

Regular Plan: Regular Plan is for investors who purchase/subscribe Units in the scheme through a Distributor.

Direct Plan: Direct Plan is only for investors who purchase/subscribe Units in the Scheme directly with Canara Robeco Mutual Fund and is not available for investors who route their investments through a Distributor (AMFI registered distributor/ARN Holder).

The Direct Plan shall have a lower expense ratio as compared to the Regular Plan to the extent of distribution expenses, commission, etc and no commission for distribution of Units will be paid/charged under the Direct Plan.

Canara Robeco Mutual Fund shall have separate "Application Forms" for investors subscribing under Regular Plan & Direct Plan. Investors applying under Direct Plan can also fill the Regular Plan form, but should clearly indicate "Direct" in the ARN column of the application form.

Default Option: In case of valid applications received without indicating any choice of options, it will be considered as option for Growth Option and processed accordingly.

In case of valid applications received without indicating any choice of option under Income Distribution cum Capital Withdrawal Option, it will be considered as Reinvestment of Income Distribution cum Capital Withdrawal Option and processed accordingly.

In case of valid applications received the default plan will be captured based on below table

Scenario	Broker Code mentioned by the investor	Plan mentioned by the investor	Default Plan to be captured
1	Not mentioned	Not mentioned	Direct Plan
2	Not mentioned	Direct	Direct Plan
3	Not mentioned	Regular	Direct Plan
4	Mentioned	Direct	Direct Plan
5	Direct	Not Mentioned	Direct Plan
6	Direct	Regular	Direct Plan
7	Mentioned	Regular	Regular Plan
8	Mentioned	Not Mentioned	Regular Plan

In cases of wrong/invalid/incomplete ARN codes mentioned on the application form, the application shall be processed under Regular Plan. The AMC shall contact and obtain the correct ARN code within 30 calendar days of the receipt of the application form from the investor/ distributor. In case, the correct code is not received within 30 calendar days, the AMC shall reprocess the transaction under Direct Plan from the date of application without any exit load.

The financial transactions of an investor where his distributor's AMFI Registration Number (ARN) has been suspended temporarily or terminated permanently, if received during the suspension period shall be processed under "Direct Plan" and continue to be processed under "Direct Plan" perpetually unless after suspension of ARN is revoked, unitholder makes a written request to process the future instalments/ investments under "Regular Plan". Any financial transactions requests received through the stock exchange platform, from any distributor whose ARN has been suspended, shall be rejected.

The above procedure will be subject to guidelines issued by SEBI and AMFI in this regard.

Growth Option

Under this option, no IDCW will be declared. The income attributable to units under this option will continue to remain invested and will be reflected in the NAV of the units under this option.

Payout of Income Distribution cum Capital Withdrawal Option

Income Distribution cum Capital Withdrawal (IDCW), if declared, will be paid (subject to deduction of tax at source, if any) to those Unit holders whose names appear in the Register of Unit holders on the notified record date. The Trustees/AMC reserves the rights to change the record date from time to time. However, it must be distinctly understood that the actual declaration of IDCW and the frequency thereof will inter-alia, depend on the availability of distributable profits as computed in accordance with SEBI (MF) Regulations. The decision of the Trustees in this regard shall be final. There is no assurance or guarantee to Unit holders as to the rate of IDCW nor will that IDCW be paid regularly. In order to be a Unit holder, an investor has to be allotted Unit against receipt of clear funds by the Scheme. On payment of IDCW, the NAV will stand reduced by the amount of IDCW and tax (if applicable) paid.

Reinvestment of Income Distribution cum Capital Withdrawal Option

The unit holders have the option to reinvest the IDCW declared by the Scheme. Such unit holders opting to reinvest the IDCW receivable by them shall invest in additional units of the Scheme. Upon exercising such option, the IDCW due and payable to the unit holders will be compulsorily and without any further act by the unit holders reinvested in the Scheme.

		IDCW so reinvested shall be constructive pholder, for reinvestment in units.	payment of IDCW to the unit holders and const	ructive receipt of the same amount from each										
			Capital Withdrawal, the number of units to the e Distribution NAV' on the day of reinvestment											
Applicable NAV	Α.	Applicable NAV for Purchases/Switch-in:	5											
(after the scheme opens for subscriptions and redemptions)			rcular for Mutual Funds dated May 19, 2023 t s Day, irrespective of the amount, the closing l e applicable.											
		Accordingly, the below cut-off timings and Point(s) of Acceptance on a Business Day	ect of valid applications received at the Officia											
		For Purchase (including switch-in) of an	y amount:											
			In respect of valid applications received up to the cut off time of 3.00 p.m. and where the funds for the entire amount are available for utilization before the cut-off time i.e. credited to the bank account of the Scheme before the cut-off time - the closing NAV of the day shall be applicable.											
			red after the cut off time of 3.00 p.m. and whe either on the same day or before the cutoff ti											
			the next Business Day - the closing NAV of the											
	 Irrespective of the time of receipt of application, where the funds for the entire amount are credited to the bank acc the Scheme before the cut-off time on any subsequent Business Day i.e. available for utilization before the cut-off time subsequent Business Day - the closing NAV of such subsequent Business Day shall be applicable. 													
	For Switch-ins of any amount:													
	For determining the applicable NAV, the following shall be ensured:													
		 Application or switch-in is received before the applicable cut-off time. Eurods for the entire amount of subscription (nurchase as par the switch-in request are credited to the bank account of the Scheme 												
		 Funds for the entire amount of subscription/purchase as per the switch-in request are credited to the bank account of the Scheme before the cut-off time. The funds are available for utilization before the cut-off time. 												
		 The funds are available for utilization before the cut-off time. In case of 'switch' transactions from one scheme to another, the transfer of funds shall be in line with the timelines for redemption 												
	payouts.													
	For investments through systematic investment routes such as Systematic Investment Plans (SIP), Systematic Transfer Plans (STP), Transfer of Income Distribution cum Capital Withdrawal Plan, etc. the units will be allotted as per the closing NAV of the day on which the funds are available for utilization by the Target Scheme irrespective of the installment date of the SIP, STP or record date of dividend etc.													
	B. Applicable NAV for redemptions including switch - outs													
		 In respect of valid applications receive be applicable. 	ved upto 3.00 p.m. by the Mutual Fund, closing	g NAV of the day of receipt of application, sha										
		 In respect of valid applications rece applicable. 	ived after 3.00 p.m. by the Mutual Fund, the	closing NAV of the next business day shall b										
	The Trustees/AMC may alter the limits and other conditions in line with the SEBI Regulations.													
	Technical issues when transactions are processed through online facilities/electronic modes:													
	The time of transaction done through various online facilities/electronic modes offered by the AMC, for the purpose of determining the applicability of NAV, would be the time when the request for purchase/SIP/sale/switch of units is received in the servers of AMC/RTA. case of transactions carried out through online facilities/electronic modes, there may be a time lag of few seconds or up to 1-7 banking da between the amount of subscription being debited to investor's bank account and the subsequent credit into the respective Scheme's bank account. This lag may impact the applicability of NAV for transactions where NAV is to be applied, based on actual realization of funds are consequent pricing of units. The AMC has the right to amend cut off timings subject to SEBI (MF) Regulations for the smooth and efficie functioning of the Scheme. Representation of SIP transactions which have failed due to technical reasons will also follow the same rule													
Minimum Application Amount/	Purc	hase	Additional Purchase	Redemption										
Number of Units	Rs. 5	5,000 and multiples of Re. 1 thereafter.	Rs. 1000 and multiples of Re. 1 thereafter	Rs 1000/- and in multiples of Re 1/- thereafter or the account balance, whichever is lower.										
		ematic Investment Plan (SIP)	Systematic Transfer Plan (STP)	Systematic Withdrawal Plan (SWP)										
		Any date/monthly frequency - Rs. 1000 in multiples of Re 1 thereafter.	For Daily/Weekly/Monthly frequency - Rs. 1000 and in multiples of Re 1 thereafter.	For Monthly frequency - Rs. 1000 and i multiples of Re 1 thereafter.										
		quarterly frequency - Rs. 2000 and in iples of Re 1 thereafter.	For quarterly frequency - Rs. 2000 and in multiples of Re 1 thereafter.	For quarterly frequency - Rs. 2000 and i multiples of Re 1 thereafter.										
	Note: Provisions for minimum amount of purchase/redemptions are not applicable in case of mandatory investments by the Designated Employees of the AMC in accordance with SEBI circular dated April 28, 2021 as amended from time to time. For details investors are requested to refer Notice cum Addendum no. 35 dated October 29, 2021.													
Dispatch of Redemption Request	Redemption: Within 3 working days of the receipt of the redemption request at the authorised centre of Canara Robeco Mutual Fund.													
Benchmark Index		IL Banking and PSU Debt A-II Index tee/AMC reserves the right to change t	he benchmark in future which is suitable to	the investment objective of scheme and a										

Income Distribution cum Capital Withdrawal (IDCW) Policy	The Scheme may distribute, surplus if any, by way of IDCW, as may be decided by the Trustees from time to time. As per the provisions Para 11.2 of SEBI Master Circular for Mutual Funds dated May 19, 2023, amount can be distributed out of the investor's capital (Equalization Reserve), which is part of sale price that represents realized gains. Whenever distributable surplus will be distributed, a clear segregation between income distribution (appreciation on NAV) and capital distribution (Equalization Reserve) shall be suitably disclosed in the Consolidated Account Statement provided to investors as required under Regulation 36(4) of SEBI (Mutual Funds) Regulations, 1996 and Para 11.3 of SEBI Master Circular for Mutual Funds dated May 19, 2023.
	If there is no distributable surplus or surplus amount is too small for distribution, in the opinion of the Trustees, the Dividend (IDCW) declaration may not take place. The Scheme is not assuring or guaranteeing any IDCW or returns.
	IDCW, if declared, shall be dispatched to the unitholders within 7 working days from the record date.
	The IDCW proceeds will mandatorily be paid directly into the Unitholder's bank account through various electronic payout modes such as Direct credit/NEFT/RTGS/IMPS/ECS/NECS etc, as directed by SEBI. Please note that physical dispatch of IDCW payment instruments shall be made by the AMC only in exceptional circumstances as specified by SEBI.
	The proceeds will be paid in favour of the Unit holder (registered holder of the Units or, if there is more than one registered holder, only to the first registered holder) with bank account number furnished to the Mutual Fund (please note that it is mandatory for the Unit holders to provide the Bank account details as per the directives of SEBI).
	The IDCW declared out of the Distributable Surplus of the Scheme will be paid net of tax deducted at source (TDS), to those unit holders whose names appear in the register of unit holders.
	Pursuant to payment of IDCW, the NAV of the Income Distribution cum Capital Withdrawal Option of the scheme would fall to the extent of payout and statutory levy (if applicable). In the event of failure to dispatch IDCW payments within the stipulated time period in terms of Regulation 53(a) of MF Regulations, it is clarified that the interest (currently @ 15% p.a.) for the delayed payment of IDCW shall be paid. Interest for the delayed payment of IDCW shall be calculated from the record date.
	IDCW/Dividend Distribution Procedure: In accordance with Chapter 11 of SEBI Master circular for Mutual funds dated May 19, 2023, as amended from time to time, the procedure for IDCW/Dividend Distribution would be as under
	1. Quantum of IDCW and the record date will be fixed by the Trustees. IDCW so decided shall be paid, subject to availability of distributable surplus.
	2. Within one calendar day of decision by the Trustees, the AMC shall issue notice to the public communicating the decision about the IDCW including the record date, 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.
	3. Record date shall be the date, which will be considered for the purpose of determining the eligibility of investors whose names appear on the register of unit holders for receiving IDCW. The record date shall be 2 working days from the date of publication in at least one English newspaper or in a newspaper published in the language of the region where the Head Office of the mutual fund is situated, whichever is issued earlier.
	4. The notice will, in font size 10, bold, categorically state that pursuant to payment of IDCW (Dividend), the NAV of the Scheme would fall to the extent of payout and statutory levy (if applicable).
	5. The NAV will be adjusted to the extent of IDCW distribution and statutory levy, if any, at the close of business hours on record date.
	6. Before the issue of such notice, no communication indicating the probable date of IDCW (dividend) declaration in any manner whatsoever will be issued by Mutual Fund.
	Reinvestment of Income Distribution cum Capital Withdrawal Option:
	The unit holders have the option to reinvest the Dividend declared by the Scheme. Such unit holders opting to reinvest the IDCW receivable by them shall invest in additional units of the Scheme. Upon exercising such option, the IDCW due and payable to the unit holders will be compulsorily and without any further act by the unit holders reinvested in the Scheme.
	The IDCW so reinvested shall be constructive payment of IDCW to the unit holders and constructive receipt of the same amount from each unit holder, for reinvestment in units. On reinvestment of IDCW, the number of units to the credit of unit holder will increase to the extent of the IDCW reinvested divided by the first 'Ex-income Distribution NAV' on the day of reinvestment as explained above. There shall, however, be no entry load on the IDCW so reinvested.
	Threshold Limit for 'Payout of Income Distribution cum Capital Withdrawal Option':
	If the IDCW amount payable to the unit holders under the 'Payout of Income Distribution cum Capital Withdrawal Option' under a folio is less than or equal to Rs. 250/- and where complete bank account details are not provided by the unitholders, then such amount will be compulsorily reinvested wherever reinvestment option is available under the scheme and an account statement will be sent to the investors at their Registered Address. The IDCW shall be re-invested at the prevailing ex-dividend Net Asset Value per Unit on the record date. There shall be no Exit Load on the IDCW so reinvested. The IDCW so reinvested shall constitute a constructive payment of IDCW to the Unit holders and a constructive receipt of the same amount from each Unit holder for reinvestment in Units.
	Investment of unclaimed redemption and dividend (IDCW) amounts of the schemes of the CRMF:
	Pursuant to Para 14.3 of SEBI Master Circular for Mutual Funds dated May 19, 2023, issued on "Treatment of unclaimed redemption and dividend (IDCW) amounts", the new plan viz. Canara Robeco Liquid Fund – Unclaimed Redemption & Dividend (IDCW) Plan – Direct Growth Option has been introduced with the limited purpose of deploying the unclaimed redemption and dividend (IDCW) amounts of the schemes of the Canara Robeco Mutual Fund ("CRMF").
	The said Plan will not be available for subscription/switch-in by investors/Unit Holders of the schemes of the CRMF. No exit load will be charged on the plan and the total expense ratio of the Plan will be capped at 50 bps. All other terms and conditions of the Scheme remain unchanged.
	Investors who claim the unclaimed amounts during a period of three years from the due date shall be paid initial unclaimed amount along-with the income earned on its deployment. Investors, who claim these amounts after 3 years, shall be paid initial unclaimed amount along-with the income earned on its deployment till the end of the third year. After the third year, the income earned on such unclaimed amounts shall be used for the purpose of investor education.
Name of the Fund Managers	Mr. Avnish Jain is the Fund Manager for Canara Robeco Banking and PSU Debt Fund.

	Compounded Association 1.0.1	Scheme I	Returns %	(CRISIL Banking	k Returns % g and PSU Debt									
	Compounded Annualised Returns				ndex)	-								
		Regular Plan	Direct Plan	Regular Plan	Direct Plan									
	Returns for the last 1 year	6.29	6.62	6.94	6.94									
	Returns since inception	6.16	6.47	6.83	6.83									
	Note: Returns are Compounded Annualised Returns. The returns are as of 31st May 2024													
	Absolute Returns for each financial year fo													
	Regular Plan			Direct Plan										
	Financial Year Wise Ret	turn		Financial Year Wise Return										
	8% Regular Plan - Growth Option	Benchmark Return		Direct Plan	- Growth Option	Benchmark Return								
	7%													
			6% - 											
	4%		%) 5% - un 4% -											
	4%		- %5 %											
	2%		2% -											
	1%													
	0%		0% -											
	FY 2023-24	ļ			FY 2023-24									
Additional Scheme Related Disclosures	 Top 10 portfolio holdings by issuer and Please refer link: <u>https://bit.ly/3XHqN</u> 		ards various sec	tors:										
xpenses of the Scheme	New Fund Offer Period: Not Applicable													
oad Structure														
	Continuous Offer: Exit Load: NIL													
	These are the fees and expenses for operat the AMC, Registrar and Transfer Agents' fee	puc tramoncric												
	The AMC has estimated that the following For the actual current expenses being char	percentage of the d ged, the investor sho	aily net assets o ould refer to the	f the scheme will website of the mi	e below: be charged to t utual fund www	he scheme as expe .canararobeco.com								
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-	The AMC has estimated that the following For the actual current expenses being char expenses beyond the prescribed limit shall Regular Plan* Particulars Investment Management & Advisory Fee	percentage of the d ged, the investor sho	aily net assets o ould refer to the	f the scheme will website of the mi	e below: be charged to t utual fund www	he scheme as expe .canararobeco.com time to time.								
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Annual Scheme Recurring Expenses	The AMC has estimated that the following For the actual current expenses being char expenses beyond the prescribed limit shall Regular Plan* Particulars Investment Management & Advisory Fee Trustee Fee Audit fees	percentage of the d ged, the investor sho	aily net assets o ould refer to the	f the scheme will website of the mi	e below: be charged to t utual fund www	he scheme as expe .canararobeco.com time to time.								
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-	The AMC has estimated that the following For the actual current expenses being char expenses beyond the prescribed limit shall Regular Plan* Particulars Investment Management & Advisory Fee Trustee Fee Audit fees Custodian fees RTA Fees Marketing & Selling expenses including a Cost related to investor communications Cost of fund transfer from location to loca Cost of fund transfer from location to loca Cost of providing account statements and Costs of statutory Advertisements Cost towards investor education & awaren Brokerage & transaction cost GST on expenses other than investment a GST on brokerage and transaction cost Other Expenses^	gent commission ition IDCW/redemption c ness (at least 0.02% nd advisory fees issible under Regula (6A) (c)	heques and war p.a.) tion 52 (6)	rants	e below: be charged to t utual fund www	he scheme as expe .canararobeco.com time to time. % of Net Assets (p Up to 2.25%**								

	The expenses towards Investment Management and Advisory Fees under Regulation 52(2) and the various sub-heads of recurring expenses mentioned under Regulation 52(4) of SEBI (MF) Regulations are fungible in nature. Thus, there shall be no internal sub-limits within the expense ratio for expense heads mentioned under Regulation 52 (2) and (4) respectively. Further, the additional expenses under Regulation 52(6A)(c) shall also be incurred towards the same expense heads. However, as per Para 10.1.7 of SEBI Master Circular for Mutual Funds dated May 19, 2023, in case of all schemes, wherein exit load is not levied/not applicable, the AMC will not be eligible to charge the above mentioned additional expenses for such schemes.
	The purpose of the above table is to assist the Investor in understanding the various costs and expenses that an Investor in the Scheme will bear directly or indirectly. The figures in the table above are estimates. The actual expenses that can be charged to the Scheme will be subject to limits prescribed from time to time under the SEBI (MF) Regulations.
	#As per the Regulation 52, the investment management fee and total annual scheme recurring expenses chargeable to the Scheme are as under:
	(i) On the first Rs. 500 crore of the daily net assets - 2.25%;
	(ii) On the next Rs. 250 crore of the daily net assets – 2.00%;
	(iii) On the next Rs. 1,250 crore of the daily net assets - 1.75%;
	(iv) On the next Rs. 3,000 crore of the daily net assets – 1.60%;
	(v) On the next Rs. 5,000 crore of the daily net assets – 1.50%;
	(vi) On the next Rs. 40,000 crores of the daily net assets - Total expense ratio reduction of 0.05% for every increase of Rs.5, 000 crores of daily net assets or part thereof.
	(vii) On the balance of the assets - 1.05%;
	a) Additional Expenses under Regulation 52 (6A): In accordance with SEBI Circular No. SEBI/HO/IMD-II/DOF8/P/CIR/2022/12 dated O4th February 2022 as per requirements of IND AS Brokerage and transaction cost incurred for the purpose of execution shall be charged to the schemes as provided under Regulation 52 (6A) (a) upto 12 bps and 5 bps for cash market transactions and derivatives transactions respectively. Any payment towards brokerage & transaction costs, over and above the said 12 bps and 5 bps for cash market transactions and derivatives transactions respectively may be charged to the Scheme within the maximum limit of Total Expense Ratio (TER) as prescribed under Regulation 52 of the SEBI (Mutual Funds) Regulations, 1996.
	 b) Expenses not exceeding of 0.30 per cent of daily net assets, if the new inflows from such cities as specified by SEBI from time to time are at least:-
	(i) 30 per cent of gross new inflows in the scheme, or;
	(ii) 15 per cent of the average assets under management (year to date) of the scheme, whichever is higher.
	Provided that if inflows from such cities is less than the higher of sub-clause (i) or sub- clause (ii), such expenses on daily net assets of the scheme shall be charged on proportionate basis;
	The said additional expenses on account of inflows from beyond top 30 cities so charged shall be clawed back in the respective schemes, in case the said inflow is redeemed within a period of 1 year from the date of investment. The expenses charged under this clause shall be utilized for distribution expenses incurred for bringing inflows from such cities.
	As per Para 10.1 of SEBI Master Circular for Mutual Funds dated May 19, 2023, additional TER can be charged based on inflows only from retail investors from B30 cities. It will be based on inflows from retail investors (inflows of amount up to Rs. 2,00,000/- per transaction, by individual investors shall be considered as inflows from "retail investor") from B 30 cities, keeping all other conditions of SEBI Circular(s) on charging of additional TER of 30 bps unchanged. Thus, inflows from corporates and institutions from B30 cities henceforth will not be considered for computing the inflows from B 30 cities for the purpose of additional TER of 30 basis points.
	The additional commission for B 30 cities shall be paid as trail only.
	Note: SEBI vide its letter no. SEBI/HO/IMD-SEC-3/P/OW/2023/5823/1 dated February 24, 2023 and AMFI letter dated No. 35P/MEM-COR/85-a/2022-23 dated March 02, 2023 has directed AMCs to keep B-30 incentive structure in abeyance with effect from March 01, 2023 till further notice.
	The maximum limit of recurring expenses that can be charged to the Scheme would be as per Regulation 52 of the SEBI (MF) Regulation, 1996. Investors are requested to read "Section- Annual Scheme Recurring Expenses" in the SID.
Tax treatment for the Investors (Unitholders)	Investor are advised to refer to the details in the Statement of Additional Information and also independently refer to his tax advisor.
Daily Net Asset Value (NAV) Publication	The Direct Plan under the Scheme will have a Separate NAV. The AMC will allot the Units within 5 (five) Business Days from the date of closure of New Fund Offer Period and will calculate and disclose the first NAV of the Scheme within 5 (five) Business Days from the date of allotment. The AMC will calculate the NAV of the Scheme on every Business Day.
	The AMC shall prominently disclose the NAVs of the Scheme under a separate head on the website of the Fund (www.canararobeco.com) and on the website of AMFI (www.amfiindia.com) by 11.00 p.m. on the day of declaration of the NAV. In case of any delay in uploading on AMFI website, the reasons for such delay would be explained to AMFI in writing. If the NAVs are not available before the commencement of business hours on the following day due to any reason, the Mutual Fund shall issue a press release giving reasons and explaining when the Mutual Fund would be able to publish the NAVs.
	Further the Mutual Fund/AMC will extend facility of sending latest available NAVs of the Scheme to the Unit holders through SMS upon receiving a specific request in this regard. Also, information regarding NAVs can be obtained by the Unit holders/Investors by calling or visiting the nearest investor service center (ISC).
For Investor Grievances please contact	Name and Address of Investor Relations Officer Ms. Pallavi Singh Canara Robeco Asset Management Co. Ltd. 4 th Floor, Construction House, 5, Walchand Hirachand Marg, Ballard Estate, Mumbai - 400 001 Toll Free No.: 1800 209 2726 Tel No. (022) 6658 5000 Fax (022) 6658 5012/13 Email: crmf@canararobeco.com

	Name and Address of Devistory
	Name and Address of Registrar
	KFin Technologies Limited Selenium Tower B, Plot Nos. 31 හ 32, Financial District
	Nanakramguda, Serilingampally Mandal, Hyderabad - 500 032, India.
Unitholders' Information	Accounts Statements:
	An applicant in the scheme whose application has been accepted shall have the option either to receive the statement of accounts or to hold the units in dematerialised form. The AMC shall issue a statement of accounts specifying the number of units allotted to the applicant as soon as possible but not later than five working days from the date of receipt of the application. The AMC shall issue units in dematerialized form to a unit holder in a scheme within two working days of the receipt of request from the unit holder.
	Consolidated Account Statement (CAS)
	Under Regulation 36(4) of SEBI (Mutual Funds) Regulations, 1996, the AMC/RTA is required to send consolidated account statement for each calendar month to all the investors in whose folio transaction has taken place during the month. Further, SEBI vide its circular ref. no.CIR/MRD/DP/31/2014 dated November 12, 2014, in order to enable a single consolidated view of all the investments of an investor in Mutual Fund and securities held in DEMAT form with Depositories, has required Depositories to generate and dispatch a single consolidated account statement for investors having mutual fund investments and holding DEMAT accounts. In view of the said requirements the account statements for transactions in units of the Fund by investors will be dispatched to investors in following manner.
	Investors who do not hold DEMAT Account
	Consolidated account statement*, based on PAN of the holders, shall be sent by AMC/RTA to investors not holding DEMAT account, for each calendar month on or before 15th day of the succeeding month to the investors in whose folios transactions have taken place during that month. Consolidated account statement shall be sent by AMC/RTA every half yearly (September/March), on or before 21st day of succeeding month, detailing holding at the end of the six months, to all such investors in whose folios there have been no transactions during that period.
	*Consolidated account statement sent by AMC/RTA is a statement containing details relating to all financial transactions made by an investor across all mutual funds viz. purchase, redemption, switch, Reinvestment of Income Distribution cum Capital Withdrawal Option, Payout of Income Distribution cum Capital Withdrawal Option, systematic investment plan, systematic withdrawal plan, systematic transfer plan, bonus etc. (including transaction charges paid to the distributor) and holding at the end of the month.
	Investors who hold DEMAT Account
	Consolidated account statement**, based on PAN of the holders, shall be sent by Depositories to investors holding DEMAT account, for each calendar month on or before 15th day of the succeeding month to the investors in whose folio's transactions have taken place during that month. Consolidated account statement shall be sent by Depositories every half yearly (September/March), on or before 21st day of succeeding month, detailing holding at the end of the six months, to all such investors in whose folios and DEMAT accounts there have been no transactions during that period.
	In case of DEMAT accounts with nil balance and no transactions in securities and in mutual fund folios, the depository shall send account statement in terms of regulations applicable to the depositories.
	**Consolidated account statement sent by Depositories is a statement containing details relating to all financial transactions made by an investor across all mutual funds viz. purchase, redemption, switch, Reinvestment of Income Distribution cum Capital Withdrawal Option, Payout of Income Distribution cum Capital Withdrawal Option, systematic investment plan, systematic withdrawal plan, systematic transfer plan, bonus etc. (including transaction charges paid to the distributor) and transaction in dematerialised securities across DEMAT accounts of the investors and holding at the end of the month.
	Following provisions shall be applicable to CAS sent through AMC/RTA and CAS sent through depositories:
	a. Investors are requested to note that for folios which are not included in the CAS, AMC shall henceforth issue monthly account statement to the unit holders, pursuant to any financial transaction done in such folios; the monthly statement will be sent on or before fifteenth day of succeeding month. Such statements shall be sent in physical form if no email id is provided in the folio.
	b. The statement sent within the time frame mentioned above is provisional and is subject to realisation of payment instrument and/ or verification of documents, including the application form, by the RTA/AMC.
	c. In the event the folio/DEMAT account has more than one registered holder, the first named Unit holder/Account holder shall receive the CAS (AMC/RTA or Depository). For the purpose of CAS (AMC/RTA or Depository), common investors across mutual funds/ depositories shall be identified on the basis of PAN. Consolidation shall be based on the common sequence/order of investors in various folios/DEMAT accounts across mutual funds/DEMAT accounts across depository participants.
	d. Investors whose folio(s)/DEMAT account(s) are not updated with PAN shall not receive CAS. Investors are therefore requested to ensure that their folio(s)/DEMAT account(s) are updated with PAN.
	e. For Unit Holders who have provided an e-mail address in KYC records, the CAS will be sent by e-mail.
	f. The Unit Holder may request for a physical account statement by writing to/calling the AMC/RTA. In case of a specific request received from the unit holders, the AMC/RTA shall provide the account statement to the unit holders within 5 business days from the receipt of such request.
	g. Account Statements shall not be construed as proof of title and are only computer printed statements indicating the details of transactions under the Schemes during the current financial year and giving the closing balance of Units for the information of the Unit Holder.
	h. Account Statement will be issued on allotment.
	i. The Units are transferrable in compliance with Regulation 37 of SEBI (MFs) Regulations, 1996.
	Annual Account Statement:
	The Mutual Funds shall provide the Account Statement to the unit holders who have not transacted during the last six months prior to the date of generation of account statements. The Account Statement shall reflect the latest closing balance and value of the Units prior to the date of generation of the account statement.

The account statements in such cases may be generated and issued along with the Portfolio Statement or Annual Report of the Scheme.

Alternately, soft copy of the account statements shall be mailed to the investors' e-mail address, instead of physical statement, if so mandated.

Half Yearly Consolidated Account Statement:

A consolidated account statement detailing holding across all schemes at the end of every six months (i.e. September/March), on or before 21st day of succeeding month, to all such Unit holders in whose folios no transaction has taken place during that period shall be sent by mail/email.

The half yearly consolidated account statement will be sent by e-mail to the Unit holders whose e-mail address is registered with the Fund, unless a specific request is made to receive in physical.

Unit holders who receive account statements by e-mail may download the documents after receiving e-mail from the Fund. Should the Unit holder experience any difficulty in accessing the electronically delivered documents, the Unit holder shall promptly advise the Fund to enable the Fund to make the delivery through alternate means. It is deemed that the Unit holder is aware of all security risks including possible third party interception of the documents and contents of the documents becoming known to third parties. For ease of communication, first applicant's own email ID and mobile number should be provided. As per AMFI Circular No. 135/BP/97/2021-22, if email ID and Contact number of Primary Unit Holder is not available then email ID and Mobile number of family member can be provided.

Further, as per the provisions of Para 14.3.3.4.b of SEBI Master Circular for Mutual Funds dated May 19, 2023, CAS issued for the half-year shall also provide the following:

- The amount of actual commission paid by AMCs/Mutual Funds (MFs) to distributors (in absolute terms) during the half-year period against the concerned investor's total investments in each scheme. (The term 'commission' here refers to all direct monetary payments and other payments made in the form of gifts/rewards, trips, event sponsorships etc. by AMCs/MFs to distributors. The commission disclosed is gross commission and does not exclude costs incurred by distributors such as GST (wherever applicable, as per existing rates), operating expenses, etc.).
- The scheme's average Total Expense Ratio (in percentage terms) for the half-year period for each scheme's applicable plan (regular
 or direct or both) where the concerned investor has actually invested in.
- Such half-yearly CAS shall be issued to all investors, excluding those investors who do not have any holdings in MF schemes and where
 no commission against their investment has been paid to distributors, during the concerned half-year period.

Dematerialization/Rematerialization of Units:

The Applicants intending to hold the Units in dematerialized mode will be required to have a beneficiary account with a Depository Participant of the NSDL/CDSL and will be required to mention in the application form DP's Name, DP ID No. and Beneficiary Account No. with the DP at the time of purchasing Units during the NFO of the scheme. The Units allotted will be credited to the DP account of the Unit holder as per the details provided in the application form. The statement of holding of the beneficiary account holder for units held in DEMAT will be sent by the respective DPs periodically. It may be noted that trading and settlement in the Units of the scheme over the stock exchange(s) (where the Units are listed) will be permitted only in electronic form.

If 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 Account Statement (non DEMAT) form into DEMAT (electronic) form or vice versa should be submitted along with a DEMAT/REMAT Request Form to their Depository Participants.

However, the Trustees/AMC reserves the right to change the dematerialization/rematerialization process in accordance with the procedural requirements laid down by the Depositories, viz. NSDL/CDSL and/or in accordance with the provisions laid under the Depositories Act, 1996.

Default Option

In case of valid applications received without indicating any choice of options, it will be considered as option for Growth Option and processed accordingly.

In case of incorrect furnishing of DP account details, the AMC shall issue Statement of Account specifying the units allotted to investor within 5 business days from the closure of the NFO.

Monthly Portfolio

The Mutual Fund/AMC shall disclose portfolio (along with ISIN) of the Scheme as on the last day of the month on website of Mutual Fund (www.canararobeco.com) and on the website of AMFI (www.amfiindia.com) within 10 days respectively from the close of each month in a user-friendly and downloadable spread-sheet format.

In case of Unitholders whose e-mail addresses are registered, the Mutual Fund/AMC shall send via e-mail the monthly statement of Scheme portfolio in which unitholders are invested within 10 days from the close of each month. Unit holders may request for a physical or electronic copy of the scheme portfolio through SMS, telephone, email, written request or by choosing the relevant option under the scheme application forms (applicable for new subscribers). Such copies shall be provided free of cost to the Unitholders on specific request.

Half Yearly Disclosures: Financial Results

The Mutual Fund shall host half yearly disclosures of the Schemes' unaudited financial results in the prescribed format on its website viz. www.canararobeco.com within one month from the close of each half year i.e., on 31st March and on 30th September. AMC shall publish an advertisement disclosing the hosting of such financial results on its website, in at least one English daily newspaper having nationwide circulation and, in a newspaper, having wide circulation published in the language of the region where the Head Office of the Mutual Fund is situated. The unaudited financial results will also be displayed on the website of AMFI.

Half Yearly Portfolio

The Mutual Fund/AMC shall disclose portfolio (along with ISIN) of the Scheme as on the last day of the half year on website of Mutual Fund (www.canararobeco.com) and on the website of AMFI (www.amfiindia.com) within 10 days from the close of each half-year in a user-friendly and downloadable spread-sheet format. In case of Unitholders whose e-mail addresses are registered, the Mutual Fund/

AMC shall send via e-mail the half-yearly statement of Scheme portfolio in which unitholders are invested within 10 days from the close of each half-year. Further, the Mutual Fund/AMC shall publish an advertisement in the all India edition of at least two daily newspapers, one each in English and Hindi, every half-year disclosing the hosting of the half-yearly statement of the Scheme portfolio on the website of the Mutual Fund (www.canararobeco.com) and on the website of AMFI (www.amfiindia.com). Unit holders may request for a physical or electronic copy of the scheme portfolio through SMS, telephone, email, written request or by choosing the relevant option under the scheme application forms (applicable for new subscribers). Such copies shall be provided free of cost to the Unitholders on specific request.

Annual Report

The scheme wise annual report and abridged summary thereof shall be hosted on the website of the Mutual Fund (www.canararobeco. com) and on the website of AMFI (www.amfiindia.com) not later than four months (or such other period as may be specified by SEBI from time to time) from the date of closure of the relevant accounting year (i.e. 31st March each year) and link for the same will be displayed prominently on the website of the Mutual Fund (www.canararobeco.com).In case of Unit holders whose e-mail addresses are registered with the Mutual Fund, the AMC shall e-mail the annual report or an abridged summary to such unit holders. The Unit holders whose e-mail addresses are not registered with the Mutual Fund will have an option to opt-in to continue receiving physical copy of the scheme wise annual report or an abridged summary thereof.

Mutual Fund/AMC shall publish an advertisement in the all India edition of at least two daily newspapers, one each in English and Hindi, every year disclosing the hosting of the scheme wise annual report on the website of the Mutual Fund (www.canararobeco.com) and on the website of AMFI (www.amfiindia.com). Physical copies of Full annual report/abridged summary thereof shall also be available for inspection at all times at the registered office of the Canara Robeco Asset Management Company Ltd. Unit holders may request for a physical or electronic copy of the said report through SMS, telephone, email, written request (letter) or by choosing the relevant option under the scheme application forms (applicable for new subscribers). Such copies shall be provided free of cost to the Unitholders on specific request.

Canara Robeco Mutual Fund

Investment Manager : Canara Robeco Asset Management Co. Ltd. CIN No: U65990MH1993PLC071003 Construction House, 4th Floor, 5, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001. Tel.: 6658 5000, Fax: 6658 5012/13, www.canararobeco.com

Application No.

CANARA ROBECO

Mutual Fund

					APPLI	CATION	FORM	(Please	e fill in	BLOCK	Letter	's)										
Distributor/Broker ARN/RIA Cod	le#	Sub B	roker AR	N		Sub	Broker C	ode	Er	nployee	Unique	Identifi	cation N	lumber	nber Bank Serial No. / Branch Stamp / Receipt Date							
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☐ I confirm that I am a First tim (₹ 150 deductible as Transact	I confirm that I am an existing investor in Mutual Funds. (₹ 100 deductible as Transaction Charge and payable to the Distributor)																					
In case the purchase / subscription amount is ₹ 10,000 or more and your Distributor has opted to receive Transaction Charges, the same are deductible as applicable from the purchase / subscription amount and payable to the Distributor. Units will be issued against the balance amount invested.													ription									
EXISTING UNIT HOLDER INFORMATION [Please fill in your Folio Number and proceed to Investment Details and Payment Details]																						
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First/Sole Applicant@ Second Applicant Third Applicant Aadhaar Number (Optional) Image: Second Applicant Image: Second Applicant Image: Second Applicant PAN Card Copy is mandatory for all the unit holders/Guardian/POA/UBO to be enclosed with Application Form @ If the first/sole applicant is a Minor, then please provide details of Natural / Legal Guardian. **Refer instruction 12																						
UNIT HOLDER(S) INFORMATION	[Refer Ins	truction 1]																			
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I declare that the information is immediately in case there is any c					elief, ac	curate and	d comple	te. I agre	ee to no	tify Cana	ra Robe	co Mut	ual Fun	d / Cana	ira Robeco	o Asset M	anager	nent Con	npany l	imited		

ACKNOWLEDGEMENT SLIP (TO BE FILLED IN BY THE SOLE/FIRST APPLICANT)		
Canara Robeco Mutual Fund Investment Manager : Canara Robeco Asset Management Co. Ltd. Construction House, 4th Floor, 5, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001.	Application No.	CANARA ROBECO Mutual Fund
Received from Mr./Ms./M/s		Date//
		Stamp, Signature & Date
An application for purchase of units of		
along with Cheque/DD as detailed overleaf. Cheques/Drafts are subject to realisation.		

NAME OF SECOND UNIT HOLDER*																												
*Name should be as per the PAN Father/Mother's Name (Mandatory)																												
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- Foreign Exchange / Money Changer Services																												
– Gaming / Gambling / Lottery Services (e.g. casinos, betting syndicates)																												
- Money Lending / Pawning YES NO																												
I declare that the information is to the best of my knowledge and belief, accurate and complete. I agree to notify Canara Robeco Mutual Fund / Canara Robeco Asset Management Company Limited immediately in case there is any change in the above information.													imited.															
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3. Is the entity involved in / pro				llowing	servi	ices:						VEC	_															
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– Money Lending / Pawning			ligi cus		ctting	g synai	curcoy					YES	_] NO														
4. Any other information I declare that the information is	to the h	host i	of my k	nowler		nd hol	of an	rurati	o and	comr		lagre	a to r	notify	Canar	ra Ro	hero Mut	ual F	und /	Canar	ra Roł	neco	Accot 1	Janar	iomoi	nt Com	nanv l	imited
immediately in case there is any o	change	in the	e above	e inform	natio				c unu	comp	nete.	rugit		lotiny	cunu		beeb mai		unu /	cunu				lunug			Juny L	innicu
NAME OF THE GUARDIAN (In case	if First	Unit I	Holder	is mino	or)*																	1	Relati	on wit	h Mir	nor Plea	se (√)
Mr. Ms. M/s. *Name should be as per the PAN		4	<u> </u>	\vdash	_						_											Moth	ner 🗌	Fath	er 🗌	Legal	Guard	ian 🗌
Father/Mother's Name (Mandatory)																												
(Mandatory)											<u></u>					7.011												
Proof of DOB (Any one Mand				ertificate	es [ool Ce				Snee			sport		_Oth				1								
Occupation Please (✓)	Public	Sect				j Agi	/ernme icultur	rist		j			ofessio siness				etired orex Deal	er]		dent Isewif	e		_	Pleas	ers e specif	fy
Status Please(✓)			ndividua Guardi				- NRO npany			Trust porate		HU Flls	iF s/F I Ps				ank / Fls artnershi	p Firi	n 🗌]	NRI- Soci	-NRE iety			Sc	ole Pro		rship
OTHER DETAILS Please tick (✓)		I	ndividu	lal			Non-	Indiv	ridual	(Man	dato	ry)																
1. Gross Annual Income Details	Please ⁻	tick (√)	B	elow	1 Lac		_1-	5 Lac	S		5 - 10 OR]	Lacs				0 - 25 Lac	s			25 Lao	cs - 1 C	2rore		1	Crore 8	s abov	/e
Net-worth in ₹							(858)					_			as on (d			/	MIN	Λ /	Y	Y 1	7 Y					
 Please tick if applicable: Is the entity involved in / provide 				lly Expo llowina			(PEP)					Relate	ed to a	a Poli	tically E	Expos	sed Perso	n (PE	:P)			L		Appli	cable			
– Foreign Exchange / Money	Change	er Ser	rvices	2								YES] NO														
- Gaming / Gambling / Lotte	ry Servi	ces (e	e.g. cas	inos, b	etting	g syndi	cates)					YES] NO														
 – Money Lending / Pawning 4. Any other information 												YES	L	NO														
I declare that the information is immediately in case there is any o							ef, acc	curat	e and	comp	lete.	l agre	ee to r	notify	Canar	ra Ro	beco Mut	ual F	und /	Canar	ra Rol	эесо /	Asset N	Лапад	emer	nt Com	oany L	imited
Mode of Holding Please (\checkmark)			or Surviv				Joint	(Defau	ılt opti	ion is	Anyo	ne or	Survi	vor)													
		_			_	_		_			_			_ `		_						_	_		_			
																				Pay	ment	Detai	ils					
Sr. Scheme Name		Pla	an			c	ption					Amo	unt		Chequ	יפ/חו		2 No						· · · ·	· · · · ·			

Sr.				A		Fayment Details
No.	Scheme Name	Plan	Option	Amount Invested (₹)	Cheque/DD No./UTR No. (in case of NEFT/RTGS)	Bank and Branch
1	Canara Robeco Banking And PSU Debt Fund	Regular	Growth Income Distribution cum Capital Withdrawal Option Reinvestment of Income Distribution cum Capital Withdrawal Option Payout of Income Distribution cum Capital Withdrawal Option			
		Seleniur	KFin Technol n, Tower B, Plot Nos. 31 & 32, Gachibowli, F Tel No. : 040 3321526	,	, , ,	, Hyderabad 500 032

POWER OF ATTORNEY (PoA)	HOLDER DETAILS								
Name of POA* Mr. Ms. M/s.									
PAN PAN			KYC [Please (✔) (/	Mandatory)]	ed				
Eather/Mother's Name (Mandatory)	PAN card copy is mandato	ry to be enclosed w							
DATE OF BIRTH*	M M / Y	ΥΥΥΥ							
Occupation Please (\checkmark)				Professional Retired	Student	Others D			
Status Please (✓)	Resident Individual		NRI - NRO 🗌 Trust 🗌	HUF Bank / F	ls NRI-NRE	Sole Proprietorship			
OTHER DETAILS Diagon tick (hip Firm Society				
					acs 25 Lacs - 1 Crore	e 🗌 1 Crore & above			
Net-worth in ₹	headed is an end weight of the second and weight of the second of the s								
2. Please tick if applicable:					son (PEP)	iot Applicable			
		owing services		FS 🗌 NO					
- Gaming / Gambling / Lotte	5	nos, betting sy	ndicates) 🗌 Y	es 🔲 NO					
– Money Lending / Pawning 4. Any other information									
I declare that the information is timmediately in case there is any o	<pre>strate</pre>								
DEMAT ACCOUNT DETAILS (TI	nis section to be fi	lled only if in	vestor wish to hold units in	demat form) (Client Master L	st (CML) to be enclosed) (Ref	er instruction no. 24)			
Natior	al Securities Deposit	tory Limited (N	SDL)	Central	Depository Services (India) Limited	d (CDSL)			
Depository Participant Name				Depository Participant Name					
DP ID No.				Target ID No.					
FATCA/CRS DETAILS For Indiv	iduals & HUF (Ma	andatory) (Re	efer instruction no. 30)						
Address Type: Residen	tial 🗌 Business	s 🗌 Regist				ntioned information (mandatory)			
Sole / First Applicant / Guardian	Yes	No	Second Applicant	s 🗌 No	Third Applicant 🗌 Yes 🗌 No	or POA Yes No			
Date of Birth									
Place of Birth									
Country of Citizenship/			,	Country of Citizenship/					
Nationality	Vor		Nationality		Nationality				
Are you a 05 specified refsort:			are you a os specified reison:						
Country of Tax Residency# [other than India]	Taxpayer Identific			Taxpayer Identification No.		Taxpayer Identification No.			
1	Non- Point Anticipation Control (Control (Contro) (Contro) (Control (Contro) (Control (Control (Contr								
2		:	2		2				
· · · · · ·		· ·			· · · ·	provide the above details mandatorily.			
MAILING ADDRESS [Please p	rovide Full Addres	s. P.O. Box N	o. may not be sufficient. Ov	erseas Investors will have to p	provide Indian Address]				
Local Address of 1st Applicant	teter y services (e.g. canons, betting sondiartes) ing i								
City						ide			
Tel Office		F	tesidence		Mobile				
E-mail* PLEA	S E U S	E B	L O C K L I	E T T E R S	cost offective manner and to help r	arought fraudulent transactions			
					cost-enective mannel, and to help p	אפיפות וומנומופות נומוזמננוסוזג.			
Please tick (✓) Mobile Number is c			_ ' _						
Please tick (✓) Email Id is of	Self	Spouse	Dependent Children	Dependent Siblings Depe	endent Parents Guardian	(in case of a minor)			
City			te l		Pin Cc	nde la			
		514							
		Annual Repo	rts/Quarterly Statements/N	ewsletter/Updates or any oth	ier Statutory/Regulatory Info	rmation via Physical Mode.			
BANK ACCOUNT DETAILS - Ma	ndatory								
Name of the Bank									
Account No.				A/c Type (please ✓)	O SAVINGS O NRE O	CURRENT O NRO O FCNR			
Branch Address									
Bank Branch City		State	2 I I I I I I I I I I I I I I I I I I I	Pin Code	MICR Code				
				(Please	enter the 9 digit number that app				
IFSC CODE (RTGS/NEFT) (11 Character code appearing on s	vour cheque leaf. If v	ou do not find				o copy of a cheque			

REDEMPTION /	IDCW REMITTANCI	E [Refer Ins	truction	20]									
Electronic Pa						ness of the	IFSC code/MICR	code	for Electronic Payout	at recipient/	Che	eque Payment	
	destination			<u> </u>							_		
If MICR and IFSC (code for Redemption/	IDCW Payou	t is availal	ble, all payouts will t	be aut	omatically	y processed as Ele	ectron	nic Payout - RTGS/NEF	I/Direct Credit/NEC	s.		
SIP Amount (Rs.)	SIP : Start Month						Year Year	n	Frequen	cy Please (✓) 🛛 🗌]Any Dat	e 🗌 Monthly [Quarterly
CID Ton un i Da			u maxim		arsn	onn the ut			Гхо а			Vaarlu 🗌 Vaarlu	
			Auto Dob	it Eacility (Plaasa fill	l un th		istration Form a	long					
				•	· ·	-		-	with one fille balk	Manuale Form for	NACH/D	liett debit)	
									write appropriate sche	me name as well as	the Plan	/Option/Sub Optic	on.
Sr. No.	Sr. No. Scheme Name Plan Option Amount Invested (₹) Cheque/DD No./UTR No. (in case of NEFT/RTGS)												
	Compared many many many point maximum point of a submitchely model and many and maximum poi												
				Capital Withdrawal Option									
1.11										1			
										age/interest in th	e trust o	t any Beneficiary	is as per
	In the many control of the bond to serve the control of the SC cale MR3 table for the rais into a served. In the many control of the bond table and ta												
			1	<u> </u>					·,,-				
\$\$\$ In the case of Fo intimate CRAMC / its	preign investors, the bene s Registrar / KRA as may b	ficial ownersh e applicable ir	ip will be de nmediately	etermined as per SEBI g / about such change.	guidelir	nes. For deta	ails refer to SAI/rele	evant A			ial owners	hip, the investor will	be responsible to
	• •	attach a sep				· · ·		;)		Details of	Idontitu cu	ush as DAN /Deserved	% of our parchin
Sr.	Name (as per PAN)*			Date of Birth*	Fi	ather/Mot	iner s Name*	_	Address	Details of	identity st	ICIT as PAN/Passport	% of ownership
	- 16 - 4441 6 +1	- DAN	- 6 + 1 110										
		ie PAN Caru	of the OB	to along with the Ap	ppiica	LION FORM							
NOMINATION D	ETAILS for Individua	lls [Minor /	HUF / P	OA Holder / Non Ir	ndivid	luals can	not Nominate -	- Refe	er Instruction No. 13]			
[] I/We													
		nderstand th	at all payn	nents and settlement	ts mac	le to such l	Nominee(s) and S	Signat	ure of the Nominee(s)	acknowledging rece	eipt there	of, shall be a valid o	lischarge by the
		ease sign in	"Nominat	tion Opt Out Declarat	tion'' l	pelow							
No.		Nominee(s)	Name	· · · ·		D	ate of Birth (in ca	se of N	Minor) Nar	Name of the Guardian Relationship with @ % of Share			
										(in case of Minor) Unit Holder			
							- /// /// -	ĭ V					
							- M M -	Y			_		
						0 0	101 101					I	
	Eirst/Solo Applican	t/Cuardian					and Applicant			6) Third /	Applicant	
				n will be settled equa	allv ar			mine	e(s)	e e	y minu r	1ppiicant	
Nomination Opt	Out Declaration: I / V	Ve hereby co	onfirm tha	at I / We do not wish	n to ap	point any	nominee(s) for	my/ c	our mutual fund units	s held in my / our fo	olio and u	understand the iss	ues involved
or other such cor	npetent authority, ba	sed on the v	aware u value of as	ssets held in the mu	itual fi	und folio.	nt noider(s), my	/ our	legal heirs would he	eu to submit an the	requisit	e documents issu	ed by Court
⊗	First/Sole Applican	t/Guardian	I			⊗ Sec	ond Applicant			Q	D Third A	Applicant	
	iust sign.												
DECLARATION										4			
for allotment of uni	ts of the Scheme, as indi	cated above a	and agree t	to abide by the terms,	condit	ions, rules a	and regulations of	the Sc	cheme. I/We hereby dec	lare that I/ We are au	thorised t	to make this investm	nent in the above
mentioned Scheme Notifications or Dire	(s) and that the amount ctions of the provisions	invested in th of Income Tax	e scheme (Act. Anti M	(s) is through legitimat Money Laundering Act.	te sour . Anti C	ces only an	d does not involve Act or any other ap	and is	not designed for the pu le laws enacted by the C	rpose of any contrave Government of India f	ntion or ev rom time f	/asion of any Act, Ru to time and we und∉	les, Regulations, ertake to provide
all necessary proof	/ documentation, if any,	required to s	ubstantiate	e the facts of this unde	ertakin	g. I have no	ot received nor bee	en indu	uced by any rebate or gi	fts, directly or indirec	ly in maki	ing this investment.	I / We authorise
Transfer Agent, call	centres, banks, custodia	ans, deposito	ries and/or	r authorised external t	third p	arties who	are involved in tra	insacti	on, processing, despate	hes, etc. for the purp	ose of eff	ecting payments to	me/us. The ARN
recommended to m	e/us.												-
from dealing in secu	urities.	5		5,7 5 7				<i>.</i>			2		5 .
intermediaries in ca	se of any dispute regard	ing the eligib	ility, validit	ty, and authorisation o	of my/c	our transact	tion.						
in accordance with	the Aadhaar Act, 2016 (a	and regulation	ns made th	nereunder) and PMLA.	I/We	hereby pro	ovide my / our cons	sent fo	or sharing / disclose of t	he Aadhaar number(s) includin	g demographic info	rmation with the
Applicable to NRIs o	nly : I/We confirm that I	am/we are N	on Residen	nt of Indian Nationality,	/Origiı	n and I/We	hereby confirm that	at the f	funds for subscription ha	ave been remitted fro	m abroad	through approved b	anking channels
or from funds in my/our Non Resident External / Ordinary Account / FCNR / NRSR Account. Investment in the scheme is made by me / us on: 🗌 Repatriation basis 🗌 Non Repatriation basis.													
													· · ·
						⊗ Sec	ond Applicant			(9 Third A	1pplicant	
	· · ·			description and the second	h a	. of							
			ມ : Uur Su	uscription to the Sch	nemes	5 01		а	Partnership firm form	ned under Indian Pa	rtnershi	o Act, 1932 do her	eby jointly and
severally authoris	e Mr.				1	to sı	ubscribe an amo	unt of	f₹fc	or allotment of units	of		Scheme on
application for su	bscription.		5			•						, • •	_ ·····
The event of my/our death. (We also understand that all payments and settlements made to such Nominee(s) and Signature of the Nominee(s) acknowledging receipt thereof, shall be a valid discharge by the AMC / Mutail arund / Thustees. In case, you do not wish to nominate, please sign in "Nominetion Opt Out Declaration" below No. Name of the Guardian Relationship with @ & of Share 1 0 <													

Investors who are Trusts/Societies/Section 8 companies (under Companies Act, 2013) constituted for religious or charitable purposes, have to declare their status as NPO to AMC:

We are falling under " Non-Profit Organization " [NPO] which has been constituted for religious or charitable purposes referred to in clause (15) of section 2 of the Income-tax Act, 1961 (43 of 1961), and is registered as a trust or a society under the Societies Registration Act, 1860 (21 of 1860) or any similar State legislation or a Company registered under the section 8 of the Companies Act, 2013 (18 of 2013).	Yes No
If yes, please quote Registration No. of Darpan portal of Niti Aayog	

If you have not registered in Darpan Portal yet, please register immediately and furnish the above information to us. Please note that failure to get above confirmation or registration with the portal as mandated, wherever applicable will force MF / AMC to register your entity name in the above portal and may report to the relevant authorities as applicable.

We are aware that we may be liable for any fines or other consequences as applicable under the respective statutory requirements, and we authorize you to deduct such fines / charges under intimation to us or collect such fines / charges in any other manner as might be applicable by law.

Instructions for filling an application form

- Application must be in the Name of (a) Resident/Non Resident Individual or Individuals not exceeding 3 in number; (b) Minor through his/her parent/guardian; (c) A Hindu Undivided Family (by the Karta acting on behalf of the HUF); (d) An Association of persons or a Body of Individuals (e) Indian Companies or Body Corporates, Trusts and Societies; (f) Partnership Firm.
- In case of HUF, the karta shall sign on behalf of the HUF. All communications will be addressed to the karta at the address given by him.
- 3. For minimum amount of application, please refer Minimum Investment column of this Key Information Memorandum.
- Signatures should be in English or in any of the Indian Languages, within the box provided. Thumb impression must be attested by an Authorised Official of the Bank or by a Magistrate/Notary Public under his/her Official Seal.
- 5. In case of Application under Power of Attorney, the relevant Power of Attorney or certified copy thereof must be lodged along with the application.
- 6. Payment should be made by Cheque/Bank Draft drawn on any bank which is situated at and is a member or sub-member of the Bankers' Clearing House located at the place where the Application Form is submitted. In case applications submitted along with demand draft, the Fund may bear the draft charges on actual basis. The investors have to attach the copy of the acknowledgment issued by the Bank for purchase of DD which indicates the DD charges. The investor will be allotted with units for the gross amount of investment.
- 7. Cash/Money Orders will not be accepted.
- All Cheques/Bank Drafts must be drawn in favour of "Canara Robeco Banking And PSU Debt Fund" and the name of the First/Sole applicant and serial No. of the application form shall be indicated on the reverse of the Cheque/Bank Draft as the case may be.
- 9. Application Forms duly completed in all respects must be submitted at the Sales Offices of the AMC/Identified center for sale of units of the Scheme.
- 10. The acknowledgement slip will be made in favour of First/Sole Applicant.
- 11. Distributors are not permitted to accept cash with application. The Fund shall not be held responsible for any kind of wrong tenders.

12. KNOW YOUR CUSTOMER (KYC) COMPLIANCE

Investors should note that it is mandatory for all purchases/switches/ registrations for Systematic Investment Plan (SIP)/Systematic Transfer Plan (STP) to quote the KYC Compliance Status of each applicant (guardian in case of minor) in the application and attach proof of KYC Compliance viz. KYC Acknowledgement Letter. Applicants intending to apply for units through a Power of Attorney (PoA) must ensure that the issuer of the PoA and the holder of the PoA must mention their KYC Compliance Status and attach proof of KYC Compliance at the time of investment. With effect from January 1, 2012, SEBI has introduced a common KYC Application Form for all the SEBI registered intermediaries. New investors are therefore requested to use the common KYC Application Form and carry out the KYC process including In-Person Verification (IPV) with any SEBI registered intermediaries including mutual funds. The KYC Application Forms are also available on our website www.canararobeco.com. Existing KYC compliant investors can continue the practice of providing copy of KYC Acknowledgement Letter of. Once the investor has done KYC with any SEBI registered intermediary, the investor need not undergo the same process again. However, the Mutual Fund reserves the right to carry out fresh KYC of the investor.

With effect from December 03, 2012, if these investors with "MF-VERIFIED BY CVLMF" status wish to invest in the scheme(s) of Canara Robeco Mutual Fund for the first time (or not opened a folio earlier), they will be required to submit 'missing/not available' KYC information and complete the 'In Person Verification' (IPV) requirements. In case of Individual investors, the following details need to be submitted:

- 1. Father's/Spouse's Name,
- 2. Marital Status,
- 3. Nationality,
- 4. Gross Annual Income or Net worth (not older than 1 year)
- 5. In-Person Verification (IPV)

Individual investors are requested to fill in 'KYC Details Change Form' issued by CVL-KRA which is also available on the AMC website www.canararobeco.com. This duly filled form along with IPV completed status can be submitted along with purchase application, to any of the Investor Service Centers (ISC) of CRMF as mentioned in the Scheme Information Document and the above website of AMC. Alternatively, investors may also approach their existing mutual funds at any investor service centre for completion of this KYC requirement. In case of Non Individuals who wish to invest first time in the scheme(s) of CRMF from the

effective date, KYC is required to be done again with any SEBI registered KRA due to significant changes in KYC requirements .Non Individual investors are requested to fill in 'KYC Form' issued by CVL-KRA which is also available on the AMC website www.canararobeco.com.

For units held in demat form, the KYC performed by the Depository Participant of the applicants will be considered as KYC verification done by the Trustee/AMC. In the event of non compliance of KYC requirements, the Trustee/AMC reserves the right to freeze the folio of the investor(s) and effect mandatory redemption of unit holdings of the investors at the applicable NAV, subject to payment of exit load, if any. Prevention of Money Laundering SEBI vide its circular reference number ISD/CIR/RR/AML/1/06 dated January 18, 2006 mandated that all intermediaries including Mutual Funds should formulate and implement a proper policy framework as per the guidelines on anti money laundering measures and also to adopt a Know Your Customer (KYC) policy. The Investor(s) should ensure that the amount invested in the Scheme is through legitimate sources only and does not involve and is not designated for the urpose of any contravention or evasion of the provisions of the Income Tax Act, Prevention of Money Laundering Act (PMLA), Prevention of Corruption Act and/or any other applicable law in force and also any laws enacted by the Government of India from to time or any rules, regulations, notifications or directions issued thereunder.

To ensure appropriate identification of the Investor(s) and with a view to monitor transactions for the prevention of money laundering, Canara Robeco Asset Management Company Limited (CRAMC)/Canara Robeco Mutual Fund (CRMF) reserves the right to seek information, record investor's telephonic calls and or obtain and retain documentation for establishing the identity of the Investor(s), proof of residence, source of funds, etc. It may re-verify identity and obtain any incomplete or additional information for this purpose.

CRAMC, CRMF, the Trustees and their Directors, employees and distributors shall not be liable in any manner for any claims arising whatsoever on account of freezing the folios/rejection of any application/allotment of Units or mandatory redemption of Units due to non compliance with the provisions of the PMLA, SEBI/AMFI circular(s) and KYC policy and/or where the AMC believes that transaction is suspicious in nature within the purview of the PMLA and SEBI/AMFI circular(s) and reporting the same to FIU-IND.

For further details, please refer Section 'Prevention of Money Laundering' under the Statement of Additional Information available on our website www.canararobeco. com

13. NOMINATION DETAILS

SEBI vide its circular dated June 15, 2022, as amended from time to time, has made it mandatory for investors subscribing to mutual fund units on or after October 1, 2022, to either provide nomination details or opt out of nomination in prescribed format. Further, all existing individual unit holder(s) (either sole or joint) are required to provide nomination / opt out of nomination by January 01, 2024 or such other timeline as may be notified by SEBI from time to time failing which their folios shall be frozen for debits.

As per the recent AMFI Circulars, a Unit Holder in the scheme may be all owed to nominate upto a maximum of three nominees. The nomination will be on a proportionate basis and investor may specify the percentage for each nominee in the event of his/her demise. If the percentage is not specified, it will be equal percentage for the nominees by default. Provision for mentioning the details of the nominees are made in the KIM/ application form and or separate nomination request forms is made available to the investors. The details of the nominee(s) will be captured by the Registrar and will be available in the data base maintained. Upon receipt of intimation from the nominee(s) regarding demise of the investor duly accompanied with necessary documents e.g. providing proof of the death of the Unit Holder, signature of the nominee in favor of and to the satisfaction of the AMC/Registrar, the units will be transmitted to the nominee(s) as per the percentage advised by the investor and a confirmation/fresh Statement of account will be sent to the new holder(s).

Only the following categories of Indian residents can be nominated: (a) individuals; (b) minors through parent/legal guardian (whose name and address must be provided); (c) religious or charitable trusts; and (d) Central Government, State Government, a local authority or any person designated by virtue of his office. However non Individual's, including society, trust, body corporate, partnership firm, Karta of HUF, persons applying on behalf of minor or on power of attorney cannot nominate.

A nomination in respect of Units will be treated as rescinded upon the Redemption of all Units. Cancellation of a nomination can be made only by the Unit Holders who made the original nomination and must be notified in writing. On receipt of a valid cancellation, the nomination shall be treated as rescinded and the AMC/Fund shall not be under any obligation to transfer the Units in favour of the nominee. The transfer of Units/payment to the nominee of the Redemption proceeds shall be valid and effectual against any demand made upon the Fund/AMC/Trustee and shall discharge the Fund/AMC/Trustee of all liability towards the estate of the deceased Unit Holder and his/her legal personal representative or other successors. The Fund, the AMC and the Trustee are entitled to be indemnified from the deceased Unit Holder's estate against any liabilities whatsoever that any of them may suffer or incur in connection with a nomination.

Applicants who do not wish to nominate, must at the designate space confirming their intention on not to nominate and they have to submit the duly filled and signed ''Declaration Form for Opting out of Nomination,'' failing which the form may be rejected at the discretion of the AMC/Fund. Nomination facility is not allowed in a folio held on behalf of a minor

- Applications which are incomplete are liable to be rejected and the Trustees of Canara Robeco Mutual Fund shall not be responsible for any consequences thereof.
- 15. Where an Application is rejected in full or part, application money will accordingly be refunded to the applicant. No interest will be paid on the amount so refunded. Letters of regret together with refund cheques, if any, will be despatched by post at the applicant's sole risk.
- 16. First/Sole applicant, should fill in the particulars of their operative Bank Account which is mandatory and application without bank details is liable to be rejected. Further, AMC/ Mutual Fund also provides a facility to investors to register multiple bank accounts in the same folio. By registering multiple bank account, investor can use any of the registered bank account to receive redemption proceeds
- 17. Documents to be submitted:
 - i) For Charitable and Religious Trusts/Association/Society:

(a) Trust Deed/Bye-Laws, (b) Certified copy of resolution, (c) List of authorised signatories with specimen signatures.

- ii) For Companies:
 - (a) Certified Copy of the Board Resolution, (b) Memorandum & Articles of Association, (c) List of authorised signatories with specimen signatures.

iii) For Partnership Firms: Copy of the Partnership Deed

- iv) For FPI/FII
 - List of Authorised signatories
 - KYC Acknowledgement/Proof of KYC
 - PAN
- Certificate of Registration from Designated Depository Participant (DDP).
- The right to accept or reject any application in whole or in part lies with the Trustees.
- 19. NRI PAYMENT PROCEDURE

Payment by NRIs and person of Indian origin residing abroad may be made by way of Indian Rupee Draft purchased abroad or by way of cheque drawn on Non-Resident (External) (NRE) Non-Resident Ordinary (NRO) Accounts. Payments can be also be made by means of Rupee Draft purchased out of NRE/NRO/FCNR accounts.

FPI Payment procedure

• FIIs shall pay their subscription either by inward remittance through normal banking channels or out of funds held in Foreign Currency Account or Non-Resident Rupee Account maintained by the FII with a designated branch of an authorised dealer.

20. Real Time Gross Settlement (RTGS) & National Electronic Funds Transfer (NEFT) The AMC provides the facility of 'Real Time Gross Settlement (RTGS)' & 'National Electronic Funds Transfer (NEFT)' offered by Reserve Bank of India(RBI), which aims to provide credit of redemption and IDCW payouts (if any) directly into the bank account of the Unit holder maintained with the banks (participating in the RTGS/NEFT System). Unit holders can check the list of banks participating in the RTGS/NEFT System from the RBI website i.e. www.rbi.org.in or contact any of our Investor Service Centres.

However, in the event of the name of Unit holder's bank not appearing in the 'List of Banks participating in RTGS/NEFT' updated on RBI website www.rbi.org.in, from time to time, the instructions of the Unit holder for remittance of redemption/IDCW (if any) proceeds via RTGS/NEFT System will be discontinued by Canara Robeco Mutual Fund/ Canara Robeco Asset Management Company Limited without prior notice to the Unit holder and the payouts of redemption/IDCW (if any) proceeds shall be effected by sending the Unit holder(s) a cheque/demand draft.

For more details on NEFT or for frequently asked questions (FAQs) on RTGS/NEFT, Unit holders are advised to visit the RBI website www.rbi.org.in Electronic Clearing Service (ECS)*

Investors who have opted for the ECS facility of RBI for IDCW payment will receive a direct credit of the amount due to them in their mandated account whenever the payment is made through ECS. A separate advice regarding credit of amount(s) via ECS will be sent to the unit holder. It should be noted that while the Mutual Fund will make all efforts, there is no commitment that this facility will be made available to all desirous investors. Applicants in cities not covered under ECS facility will receive IDCW payments , if any by cheques or demand drafts and the same will be mailed to the Unitholders. Please note that the ECS Facility is available only in respect of IDCW payments and not in the case of Redemption of Units. Therefore, the Investors will receive their redemption/ IDCW proceeds (if any) directly into their bank accounts in the following order:

- (i) In case the bank account of an investor is covered under RTGS/NEFT system offered by the RBI then the payment of redemption/IDCW proceeds (if any) shall be effected via RTGS/NEFT mechanism only.
- (ii) The facility for payment of IDCW proceeds, if any via ECS* shall be effected only in case the bank account of an investor is not covered under the RTGS/NEFT system.
- * available only in respect of IDCW payments.

Each of the above facilities aims to provide direct credit of the redemption proceeds and IDCW payouts (if any) into the bank account of the Unit holder and eliminates the time lag between despatch of the cheque, its receipt by the Unit holders and the need to personally bank the instrument and await subsequent credit to the Unit holders account. Further, the potential risk of loss of instruments in transit through courier/post is also eliminated. Each of the said facility as a mode of payment, is faster, safer and reliable. In case the bank account as communicated by the Unit holder is with any of the banks participating in the RTGS/NEFT System offered by RBI, the AMC shall automatically extend this facility to the Unit holders provided unitholders have furnished all requisite information to the AMC to receive such credits.

Canara Robeco Asset Management Company Limited/Canara Robeco Mutual Fund shall not be held liable for any losses/claims, etc. arising on account of processing the credit via RTGS/NEFT/ECS of redemption/IDCW proceeds on the basis of Bank Account details as provided by the unit holder in the Application Form.

Canara Robeco Asset Management Company Limited/Canara Robeco Mutual Fund shall not be liable for delayed receipt/non receipt of redemption/IDCW amount for reason of incomplete/inaccurate information provided by the unit holders

However, if the Unit holders are not keen on availing of any of the said facilities and prefer receiving cheques/demand drafts, Unit holders may indicate their intention in the Application Form in the space provided specifically. The AMC would then ensure that the payouts are effected by sending the Unit holders a cheque/demand draft. In case of unforeseen circumstances, the AMC reserves the right to issue a cheque/demand draft.

21. Default Plan/Option

Scenario	Broker Code mentioned by the investor	Plan mentioned by the investor	Default Plan to be captured		
1	Not mentioned	Not mentioned	Direct Plan		
2	Not mentioned	Direct	Direct Plan		
3	Not mentioned	Regular	Direct Plan		
4	Mentioned	Direct	Direct Plan		
5	Direct	Not Mentioned	Direct Plan		
6	Direct	Regular	Direct Plan		
7	Mentioned	Regular	Regular Plan		
8	Mentioned	Not Mentioned	Regular Plan		

on below table:

In case of valid applications received the default plan will be captured based

In cases of wrong/invalid/incomplete ARN codes mentioned on the application form, the application shall be processed under Regular Plan. The AMC shall contact and obtain the correct ARN code within 30 calendar days of the receipt of the application form from the investor/distributor. In case, the correct code is not received within 30 calendar days, the AMC shall reprocess the transaction under Direct Plan from the date of application without any exit load.

- 22. Restriction on acceptance of Third Party Payments: No application for subscription of units accompanied by Third Party Payments shall be accepted in the normal course. Please contact the nearest branch office for details & assistance
- 23. For Investments "On behalf of Minor": Where the investment is on behalf of minor by the guardian, please note the following important points.
 - The minor shall be the sole and only first holder in the account. Nomination facility is not available for applications/folios on behalf of a minor. Joint holders' details and nomination details, even if mentioned and signed will not be considered.

- Guardian of the minor should either be a natural guardian (i.e. father or mother) or a court appointed legal guardian.
- Details like minor's date of birth, Guardian's relation with Minor, Guardian name, PAN, KYC are mandatory, along with supporting documents.
- Photo copy of the document evidencing the date of birth of minor like " i. Birth certificate of the minor, or ii. School leaving certificate/Mark sheet issued by Higher Secondary Board of respective states, ICSE, CBSE etc., or iii. Passport of the minor, or iv. Any other suitable proof" should be attached with the application form.
- Where the guardian is not a natural guardian (father or mother) and is a court appointed legal guardian, suitable supporting documentary evidence should be provided.
- If the mandatory details and/or documents are not provided, the application is liable to be rejected without any information to the applicant.

24. DEMATERIALIZATION:

The Unit holders would have an option to hold the Units in dematerialized form. The Applicant intending to hold Units in dematerialized form will be required to have a beneficiary account with a Depository Participant (DP) of the NSDL/CDSL and will be required to mention in the application form DP ID No. and Beneficiary Account No. with the DP . Applicants must ensure that the sequence of names as mentioned in the application form matches to that of the account held with the Depository Participant. Names, Address, PAN details, KYC details etc. mentioned in the application form will be verified against the Depository data. Only those applications where the details are matched with the depository data, will be treated as valid applications. In case the demat details mentioned in the application shall be treated as invalid for processing under demat mode and therefore may be considered for processing in non-demat form i.e. in physical mode if the application is otherwise valid.

25. TRANSACTION CHARGES

SEBI with the intent to enable investment by people with small saving potential and to increase reach of Mutual Fund products in urban areas and in smaller towns, wherein the role of the distributor is vital, has allowed AMCs vide its circular No. Cir/IMD/DF/13/2011 dated August 22, 2011 to deduct transaction charges for subscription of Rs. 10,000/- and above. In accordance with the said circular, if your distributor has opted to receive the Transaction Charges based on the type of product opted-in , Canara Robeco Asset Management Company Limited ("AMC")/Canara Robeco Mutual Fund ("Mutual Fund") shall deduct a Transaction Charge of ` 150 (for first time mutual fund investor) or ` 100/- (for investor other than first time mutual fund investor) in Mutual Funds from your subscription amount and pay the same to your distributor. Units will be issued against the balance amount invested after deduction of Transaction Charge payable to the distributor.

Please note that Transaction Charges shall not be deducted in the following cases:

- Where the subscription amount is less than ₹ 10,000/-;
- For transactions other than purchases/subscriptions relating to new inflows eg. In case of switch/STP etc.

No transaction charges will be deducted for any purchase/subscription made directly with the Fund (i.e. not through any distributor/agent).

26. PERMANENT ACCOUNT NUMBER

SEBI has made it mandatory for all applicants (in the case of application in joint names, each of the applicants) to mention his/her permanent account number (PAN) irrespective of the amount [Except for investment upto ₹ 50,000/per year per investor including Micro SIP]. Where the applicant is a minor, and does not possess his/her own PAN, he/she shall quote the PAN of his/her father or mother or the guardian signing on behalf of the minor, as the case may be. 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 duly self-certified. PAN card copy is not required separately if KYC acknowledgement issued by KRA is made available. Micro investment (including lumpsum & Micro SIP) & Investors residing in the state of Sikkim are exempt from the mandatory requirement of PAN proof submission however they are required to mandatorily submit PAN Exempt KYC Reference No (PEKRN) to Canara Robeco Mutual Fund. Applications not complying with the above requirement may not be

accepted/processed. PAN is not mandatory in the case of Central Government, State Government entities and the officials appointed by the courts e.g. Official liquidator, Court receiver etc (under the category of Government) for transacting in the securities market. Canara Robeco Mutual Fund reserves the right to ascertain the status of such entities with adequate supporting documents. Applications not complying with the above requirement may not be accepted/processed.

27. Multiple Bank Account Registration:

The AMC/Mutual Fund provides a facility to the investors to register multiple bank accounts (currently upto 5 for Individuals and 10 for Non – Individuals) for receiving redemption/IDCW proceeds etc. by providing necessary documents. Investors must specify any one account as the "Default Bank Account". The investor, may however, specify any other registered bank account for credit of redemption proceeds at the time of requesting for the redemption.

Investors holding units in non-demat form are requested to avail the facility of registering multiple bank accounts by filling in the 'Multiple Bank Accounts Registration Form' available at our Investor Service Centres (ISCs) or on our website www.canararobeco.com

28. Employee Unique Identification Number (EUIN): SEBI has made it compulsory for every employee/relationship manager/sales person of the distributor of mutual fund products to quote the EUIN obtained by him/her from AMFI in the Application Form. EUIN, particularly in advisory transactions, would assist in addressing any instance of mis-selling even if the employee/relationship manager/sales person later leaves the employment of the distributor. Individual ARN holders including senior citizens distributing mutual fund products are also required to obtain and quote EUIN in the Application Form. Hence, if your investments are routed through a distributor please ensure that the EUIN is correctly filled up in the Application Form.

However, if your distributor has not given you any advice pertaining to the investment, the EUIN box may be left blank. In this case, you are required to provide a duly signed declaration to this effect, as given in the Form.

29. Details of Beneficial Ownership:

In terms of SEBI Master Circular on AML/CFT dated December 31, 2010, 'Beneficial Owner' has been defined as a natural person/s who ultimately own, control or influence a client and/or persons on whose behalf a transaction is being conducted, which includes persons who exercise ultimate effective control over a legal person or arrangement

Details of the identity of all natural person(s) such as their Name(s), PAN number/ Passport details, Address etc together with a self attested PAN Card copy is to be provided by the Investor to the Official Points of Acceptance (OPAs) of the Canara Robeco MF Schemes while submitting the Application Form. Such natural persons include those who are acting alone or together, or through one or more juridical person and exercising control through ownership or who ultimately has a controlling ownership interest.

For further details regarding manner of determination of beneficial ownership in doubtful cases (relating to investors other than Trust and Foreign investors), investments by Trust and Foreign Investors and for other details regarding disclosure of information regarding beneficial ownership etc., please refer to SAI/relevant Addendum.

30. FATCA & CRS Terms and Conditions

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

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

Please note that you may receive more than one request from information if you have multiple relationships with (Insert FI's name) or its group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

FATCA & CRS Instructions

If you have any questions about your tax residency, please contact your tax advisor, if you are a US citizen or resident or greencard holder, please include United States in the foreign country information field along with your US TAX Identification Number.

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

In case customer has the following Indicia pertaining to a foreign country and yet declares self to be non-tax resident in the respective country, customer to provide relevant Curing Documents as mentioned below:

FATCA හ CRS Indicia observed (Ticked)	Documentation required for Cure of FATCA/CRS Indicia
U.S. place of birth	 Self-certification that the account holder is neither a citizen of United States of America nor a resident for tax purposes; Non-US passport or any non-US government issued document evidencing nationality or citizenship (refer list below); AND Any one of the following documents: Certified Copy of "Certificate of Loss of Nationality Or Resonable explanation of why the customer does not have such a certificate despite renouncing US citizenship; Or Reason the customer did not obtain U.S. citizenship at birth
Residence/mailing address in a country other than India	 Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and Documentary evidence (refer list below)
Telephone number in a country other than India	 If no Indian telephone number is provided Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any countryother than India; and Documentary evidence (refer list below)
	 If Indian telephone number is provided along with a foreign country telephone number Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of tax purposes of any country other than India; OR Documentary evidence (refer list below)
Telephone number is a country other than India	 Self-certification that the account holder is neither a citizen of United States of America nor a tax resident of any country other than India; and Documentary evidence (refer list below)

List of acceptable documentary evidence needed to establish the residence(s) for tax purposes:

- 1. Certificate of residence issued by an authorized government body*
- 2. Valid identification issued by an authorized government body* (e.g. Passport, National Identity card, etc.)

*Government or agency thereof or a municipality of the country or territory in which the payee claims to be a resident.

Note:

- a) Multiple nominations are permitted i.e. more than one person can be nominated under the same folio (not incase of minor applicant).
- b) Each application has to be accompanied by a separate cheque/RTGS letter . A single application with multiple cheques and multiple applications with a single cheque will not be accepted.
- c) If the Scheme name on the application form and on the payment instrument are different, the application may be processed and units allotted at applicable NAV of the scheme mentioned in the application/transaction slip duly signed by investor(s).

31. Accompanying documents.

Please submit the following documents alongwith your application (wherever applicable). All documents should be original/true copies certified by a Director/Trustee/Company Secretary/ Authorised Signatory.

	Documents	Companies	Societies	Partnership Firms	Investments through POA	Trusts	NRI	FIIs*
1.	Resolution/Authorisation to invest	1	1	1		1		1
2.	List of Authorised Signatories with Specimen signature(s)	1	1	1	1	1		1
3.	Memorandum & Articles of Association	1						
4.	Trust Deed					1		
5.	Bye-laws		1					
6.	Partnership Deed			1				
7.	Overseas Auditors's Certificate							1
8.	Notarised Power of Attorney				1			
9.	Foreign Inward Remittance Certificate in case payment is made by DD from NRE/FCNR a/c where applicable						1	
10.	PAN	1	1	1	1	1	1	1
11.	Know Your Customer (KYC)	1	1	1	1	1	1	1

* For FIIs - A copy of the SEBI registration certificate should be provided.

In case of Corporates or Non-Individual investor. Note: IDCW - Income Distribution cum Capital Withdrawal Option.

• Toll Free No.: 1800 209 2726 • website: www.canararobeco.com • email: CRMF@canararobeco.com

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Statutory Details: Canara Robeco Mutual Fund (CRMF) has been set up as a Trust under Indian Trust Act, 1882. Sponsors: Canara Bank, Head Office, 112 J.C. Road, Bangalore; Robeco Groep N.V., Coolsingel 120, 3011 Rotterdam, Netherlands. Investment Manager: Canara Robeco Asset Management Co. Ltd. (CR AMC). Risk Factors: Mutual Funds and securities investments are subject to market risks and there can be no assurance or guarantee that the objectives of the Schemes will be achieved. As with any investment in securities, the NAV of the units issued under the Schemes may go up or down depending on the factors and forces affecting the Capital markets and Money markets. Past performance of the Sponsors/AMC/Mutual Fund do not guarantee future performance of the Schemes. Canara Robeco Schemes are only the name of the scheme and does not in any manner indicate either the quality of the scheme, its future prospects or returns. The Sponsors of the Fund are not responsible or liable for any loss or shortfall resulting from the operations of the Schemes of CRMF, beyond the initial contribution of a sum of ₹ 10 lac towards the setting up of CRMF. Investors should read the Offer Docuemnt/Scheme Information Document for Scheme specific risk factors and other details before investing.

Kfin Technologies Ltd

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