#### KEY INFORMATION MEMORANDUM

#### **GROWW MULTI ASSET ALLOCATION FUND**

(An open-ended scheme investing in Equity, Debt, Commodities and in units of REITs & InvITs)

This product is suitable for investors who are seeking*:	Scheme Riskometer	Benchmark Riskometer (as applicable)
<ul> <li>Investments in equity and equity-related instruments, Debt &amp; Money market instruments, Commodities and in units of REITs &amp; InvITs</li> <li>Long-term capital growth</li> </ul>		Nifty 500 TRI (60%) CRISIL Composite Bond Fund Index (30%) Domestic Gold Prices (5%) Domestic Silver Prices (5%)  RISKOMETER  The Benchmark is at Very High Risk

<sup>\*</sup>Investors should consult their financial advisers if in doubt about whether the product is suitable for them.

The above product labelling assigned during the New Fund Offer (NFO) is based on internal assessment of the scheme characteristics or model portfolio and the same may vary post NFO when the actual investments are made.

New Fund Offer Opens on: September 10, 2025 New Fund Offer Closes on: September 24, 2025 Scheme re-opens on: on or before October 09, 2025

The subscription list may be closed earlier by giving at least one day's notice in one daily newspaper, however the NFO period shall be open for minimum 3 working days. The Trustee reserves the right to extend the closing date of the New Fund Offer Period, subject to the condition that the subscription list of the NFO period shall not be kept open for more than 15 days.

Name of Mutual Fund	Groww Mutual Fund
	Groww Asset Management Limited (CIN:
	U65991KA2008PLC180894)
Name of Asset Management	Registered Office: Vaishnavi Tech Park, South Tower, 3rd Floor,
Company	Survey No.16/1 and 17/2, Ambalipura Village, Varthur Hobli,
	Bellandur, Bangalore South, Bangalore- 560103, Karnataka, India
	Tel: (011) 3025 2900;
	Groww Trustee Company Limited (CIN:
	U65991KA2008PLC183561)
Name of Twestee Company	Registered Office: Vaishnavi Tech Park, South Tower, 3rd Floor,
Name of Trustee Company	Survey No.16/1 and 17/2, Ambalipura Village, Varthur Hobli,
	Bellandur, Bangalore South, Bangalore- 560103, Karnataka,
	India.
	505 – 5 <sup>th</sup> Floor, Tower 2B, One World Centre, Near Prabhadevi
Corporate Office	Railway Station, Lower Parel, Mumbai – 400013, Maharashtra,
_	Tele-+91 22 69744435
Website	www.growwmf.in

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.growwmf.in

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

This Key Information Memorandum is dated August 11, 2025

## **Investment Objective**

To achieve long-term capital appreciation by predominantly investing in equity and equity-related instruments, Debt & Money market instruments, Commodities and in units of REITs & InvITs. However, there can be no assurance that the investment objective of the scheme will be achieved.

#### Asset Allocation Pattern of the scheme

Instruments	Indicative allocations (% of total assets)		Risk Profile
	Minimum	Maximum	High/Mediu m/Low
Equity & Equity related instruments	10%	80%	Very High
Debt & Money market instruments#	10%	80%	Low to Medium
Gold, Silver, Commodity ETFs, Exchange Traded Commodity Derivatives (ETCDs)	10%	50%	Very High
REITs and InvITs	0%	10%	Very High

#Money Market instruments includes commercial papers, commercial bills, treasury bills, Tri-party repo, Government securities having an unexpired maturity up to one year, call or notice money, certificate of deposit, usance bills, and any other like instruments as specified by the Reserve Bank of India from time to time.

The cumulative gross exposure through units of Equity & Equity Related Instruments, Debt and money market instruments, Commodities, Units issued by REITs and InvITs, repo in corporate debt securities and derivative positions (including ETCDs) should not exceed 100% of the net assets of the scheme.

However, cash or cash equivalents with residual maturity of less than 91 days may be treated as not creating any exposure in line with Clause 12.25 in SEBI Master Circular SEBI/HO/IMD/IMD-PoD-1/P/CIR/2024/90 dated June 27, 2024. Further, SEBI vide letter dated November 3, 2021 has clarified that Cash Equivalent shall consist of Government Securities, T-Bills and Repo on Government Securities.

The Scheme may also use various derivative and hedging products from time to time in a manner permitted by SEBI to reduce the risk of the portfolio as and when the fund manager is of the view that it is in the best interest of the unit holders. The exposure of the scheme to derivatives will be upto 50% of net assets.

The Asset Allocation portion shall also include subscription and redemption cash flow which may be undeployed due to various reasons (dividend from underlying securities, rebalancing or balances for running cost of the scheme, residual amount due to execution on rounding off etc).

Subject to SEBI (MF) Regulations, 1996 and in accordance with Clause 12.11 in SEBI Master Circular SEBI/HO/IMD/IMD-PoD-1/P/CIR/2024/90 dated June 27, 2024 on Securities Lending Scheme, and framework for short selling and borrowing and lending of securities, the Scheme intends to engage in Stock Lending.

In line with Para 4.5 of SEBI Master circular, Securities in which investment is made for the purpose of ensuring liquidity (debt and money market instruments) are those that fall within the definition of liquid assets which includes Cash, Government Securities, T-bills and Repo on Government Securities.

The Scheme shall adhere to the following limits should it engage in Stock Lending:

- (a) Not more than 20% of the net assets can generally be deployed in Stock Lending
- (b) Not more than 5% of the net assets can generally be deployed in Stock Lending to any single approved intermediary i.e. broker.

The Scheme does not intend to undertake/ invest/ engage in

Debt Instruments with special features (AT 1 and AT 2 Bonds)
Debt Instruments with SO/CE
Structured obligation/Credit enhancements
Short selling
Credit default swap
Unrated Debt instruments

The cumulative gross exposure to equity, derivatives, debt instruments and money market instruments will not exceed 100% of the net assets of the scheme in accordance with Clause 12.24 of SEBI Master Circular SEBI/HO/IMD/IMD-PoD-1/P/CIR/2024/90 dated June 27, 2024.

The Scheme may use derivatives for such purposes as may be permitted by the Regulations, including for the purpose of hedging and portfolio balancing, based on the opportunities available and subject to guidelines issued by SEBI from time to time. The margin money deployed on derivative positions would be included in Debt & Money Market Instruments. Exposure to derivatives for non-hedging purpose will be restricted to 50% of net assets of the scheme.

Cash or cash equivalents with residual maturity of less than 91 days may be treated as not creating any exposure. SEBI vide letter dated November 3, 2021 has clarified that Cash Equivalent shall consist of Government Securities, T-Bills and Repo on Government Securities having residual maturity of less than 91 days. In accordance with Clause 3.4 of SEBI Master Circular SEBI/HO/IMD/IMD-PoD-1/P/CIR/2024/90 dated June 27, 2024 the underlying index shall comply with the portfolio concentration norms as prescribed.

Debt securities include, but are not limited to, Debt securities of the Government of India, State and Local Governments, Government Agencies, Statutory Bodies, Public Sector Undertakings, Public Sector Banks or Private Sector Banks or any other Banks, Financial Institutions, Development Financial Institutions, and Corporate Entities, collateralized debt securities or any other instruments as may be prevailing and permissible under the Regulations from time to time).

The Debt Securities (including money market instruments) referred to above could be fixed rate or floating rate, listed, unlisted, privately placed, unrated among others, as permitted by regulation. Pending deployment of funds of a Scheme in securities in terms of investment objectives of the Scheme a mutual fund can invest the funds of the Scheme in short term deposits of scheduled commercial banks in terms of Clause 12.16 of SEBI Master Circular SEBI/HO/IMD/IMD-PoD-1/P/CIR/2024/90 dated June 27, 2024.

Further, the Scheme may, for meeting liquidity requirements invest in units of money market/liquid schemes of Groww Mutual Fund and/or any other mutual fund provided that aggregate inter-scheme investment made by all schemes under the same management or in schemes under the management of any other asset management company shall not exceed 5% of the net asset value of the mutual fund in accordance with Clause 4 of Seventh Schedule

of SEBI (Mutual Funds) Regulations, 1996. The AMC shall not charge any investment management fees with respect to such investment.

#### Investments in Scheme by AMC, Sponsor & Associates

Subject to the Regulations, the AMC and investment companies managed by the Sponsor(s), their associate companies and subsidiaries may invest either directly or indirectly, in the Scheme during the NFO and/or on ongoing basis. However, the AMC shall not charge any investment management fee on such investment in the Scheme, in accordance with subregulation 3 of Regulation 24 of the Regulations and shall charge fees on such amounts in future only if the SEBI (MF) Regulations so permit. The associates, the Sponsor, subsidiaries of the Sponsor and/or the AMC may acquire a substantial portion of the Scheme's units and collectively constitute a major investment in the Schemes. The AMC reserves the right to invest its own funds in the Scheme as may be decided by the AMC from time to time and required by applicable regulations and also in accordance with Clause 6.11 of SEBI Master Circular S SEBI/HO/IMD/IMD-PoD-1/P/CIR/2024/90 dated June 27, 2024 regarding minimum number of investors in the Scheme. In terms of SEBI notification dated August 5, 2021 and as per Regulation 25, sub-regulation 16A of SEBI (Mutual Funds) Regulations, the asset management company shall invest such amounts in such schemes of the mutual fund, based on the risks associated with the schemes, as may be specified by the Board from time to time. In case of NFO, AMC's investment shall be made during the allotment of units and shall be calculated as a percentage of the final allotment value excluding AMC's investment pursuant to this circular.

## <u>Indicative Table</u> (Actual instrument/percentages may vary subject to applicable SEBI circulars)

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Sl.	Type of Instrument	Percentage of	Circular references*
no		exposure	
1.	Securities Lending	20%	Paragraph 12.11 of SEBI Master Circular for Mutual Funds dated June 27, 2024
2.	Equity Derivatives for non-hedging purposes	50%	Paragraph 12.25 of SEBI Master Circular for Mutual Funds dated June 27, 2024
3.	Securitized Debt	20%	Paragraph 12.15 of SEBI Master Circular for Mutual Funds dated June 27, 2024
4.	Overseas Securities	15%	Paragraph 12.19 of SEBI Master Circular for Mutual Funds dated June 27, 2024
5.	REITs and InVITS	10%	Paragraph 12.21 of SEBI Master Circular for Mutual Funds dated June 27, 2024

6.	AT1 and AT2 Bonds	NA	Paragraph 12.2 of SEBI Master Circular for Mutual Funds dated June 27, 2024
7.	Any other instrument	NA	-

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

#### Rebalancing due to passive breach

Further, as per para 2.9 of SEBI Master Circular dated June 27, 2024, as may be amended from time to time, in the event of deviation from mandated asset allocation or any other deviation resulting due to passive breaches (occurrence of instances not arising out of omission and commission of the AMC), the fund manager shall rebalance the portfolio of the Scheme within 30 Business Days. In case the portfolio of the Scheme is not rebalanced within the period of 30 Business Days, justification in writing, including details of efforts taken to rebalance the portfolio shall be placed before the Investment Committee of the AMC. The Investment Committee, if it so desires, can extend the timeline for rebalancing up to sixty (60) Business Days from the date of completion of mandated rebalancing period. Further, in case the portfolio is not rebalanced within the aforementioned mandated plus extended timelines the AMC shall comply with the prescribed restrictions, the reporting and disclosure requirements as specified in para 2.9. of SEBI Master Circular dated June 27, 2024.

#### Rebalancing of deviation due to short term defensive consideration

Any alteration in the investment pattern will be for a short term on defensive considerations as per Para 1.14.1.2 of SEBI Master Circular dated June 27, 2024; the intention being at all times to protect the interests of the Unit Holders and the Scheme shall endeavor to rebalance the portfolio within 30 calendar days. It may be noted that no prior intimation/indication will be given to investors when the composition/asset allocation pattern under the Scheme undergoes changes within the permitted band as indicated above.

#### Investment Strategy

The scheme follows an active investment strategy.

The Scheme seeks to generate long term capital appreciation by investing in a diversified portfolio of equity, debt & money market instruments, Exchange Traded Commodity Derivatives / Units of Gold ETFs / Silver ETFs & units of REITs/InvITs.

The scheme seeks to benefit from the concept of asset allocation. The aim of asset allocation is to provide superior risk adjusted returns through diversification across various asset classes like equity, debt and money market instruments, Exchange Traded Commodity Derivatives / Units of Gold ETFs / Silver ETFs & units of REITs/InvITs which have historically had low correlation with each other.

The investment objective of the Scheme is to seek long-term capital appreciation by investing across diverse asset classes such as equity, debt, and commodities. The Scheme employs a systematic, rules-based investment approach supported by a proprietary framework/model named SHAASTRA (Strategic Holistic Asset Allocation and Systematic Technical Risk Assessment), utilizing inputs such as fundamental data, macroeconomic indicators, valuations, and asset price movements. Asset allocation decisions within the Scheme are guided by this structured framework, which dynamically incorporates a range of relevant inputs. SHAASTRA helps the Scheme in systematically identifying opportunities across varying market environments, maintaining flexibility in asset allocation. The SHAASTRA framework/model will continue to evolve over time; however, its underlying philosophy and thought process will remain consistent. The structured investment process provided by SHAASTRA facilitates an objective assessment and consistent decision-making process, minimizing behavioral biases. By analyzing market data, economic cycles, and asset-specific

information, SHAASTRA aids in proactively identifying trends and potential risks, allowing adjustments in exposures equity, debt. dvnamic to and Although the investment strategy is predominantly driven by the structured data-driven framework provided by SHAASTRA, the final investment decisions are made by the Fund Manager. The Fund Manager retains the discretion to interpret the data contextually and adjust allocations in line with the Scheme's objectives, prevailing market conditions, and anticipated future developments to best serve the interest of investors. This integrated approach is designed to offer flexibility and adaptability to changing economic scenarios, aiming to optimize returns across market cycles.

(Detailed definition and applicable regulations/guidelines for each instrument is included in Section II)

Though every endeavour will be made to achieve the objective of the Scheme, the AMC/Sponsors/Trustee does not guarantee that the investment objective of the Scheme will be achieved. No guaranteed returns are being offered under the Scheme.

Derivative products are leveraged instruments and can provide disproportionate gains as well as disproportionate losses to the investor. Execution of such strategies depends upon the ability of the fund manager to identify such opportunities. Identification and execution of the strategies to be pursued by the fund manager involve uncertainty and decision of fund manager may not always be profitable. No assurance can be given that the fund manager will be able to identify or execute such strategies. The risks associated with the use of derivatives are different from or possibly greater than, the risks associated with investing directly in securities and other traditional investments.

For detailed derivative strategies, please refer to SAI.

#### **Portfolio Turnover Policy**

Portfolio turnover is defined as lesser of purchases and sales as a percentage of the average corpus of the Scheme during a specified period of time. Portfolio turnover in the scheme will be a function of market opportunities. The scheme is open-end scheme. It is expected that there would be a number of subscriptions and repurchases on a daily basis. Consequently, it is difficult to estimate with any reasonable measure of accuracy, the likely turnover in the portfolio. The AMC will endeavour to optimise portfolio turnover to optimise risk adjusted return keeping in mind the cost associated with it. A high portfolio turnover rate is not necessarily a drag on portfolio performance and may be representative of arbitrage opportunities that exist for securities held in the portfolio rather than an indication of change in AMC's view on a security etc. However, the AMC will take advantage of the opportunities that present themselves from time to time because of the inefficiencies in the securities markets.

### 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:

Risk associated with Equity and Equity Related Instruments Risk associated with Fixed Income and Money Market Instruments Risks associated with investing in Derivatives

Risks associated with Short Selling

Risk factors associated with processing of transaction through Stock Exchange Mechanism

Risks associated with Securities Lending

For details on risk factors and risk mitigation measures, please refer SID.

#### Plans/Options

The Scheme will have Regular Plan and Direct Plan\*\* with a common portfolio and separate NAVs. Investors should indicate the Plan for which the subscription is made by indicating the choice in the application form.

Each of the above Regular and Direct Plan under the scheme will have the following Options / Sub-options: (1) Growth Option and (2) Income Distribution cum Capital Withdrawal (IDCW) Option. The IDCW Option shall have only Reinvestment of IDCW and Payout of IDCW Option.

The default option for the unitholders will be Regular Plan - Growth Option if he is routing his investments through a distributor and Direct Plan - Growth option if he is a direct investor.

If the unit holders selects IDCW option but does not specify the sub-option then the default sub-option shall be Reinvestment of IDCW.

Investors subscribing under Direct Plan of the Scheme will have to indicate "Direct Plan" against the Scheme name in the application form i.e. "Groww Multi Asset Allocation Fund - Direct Plan". Treatment for investors based on the applications received is given in the table below:

Investors should also indicate "Direct" in the ARN column of the application form. If the application is received incomplete with respect to not selecting Regular/Direct Plan, the application will be processed as under:

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

\*\*DIRECT PLAN: Direct Plan is only for investors who purchase /subscribe Units in a Scheme directly with the Mutual Fund or through the stock exchange and is not available for investors who route their investments through a Distributor.

# Applicable NAV (after the scheme opens for subscriptions and redemptions)

#### Applicable NAV for Purchases/Switch-ins

- 1. In respect of valid applications received upto 3.00 p.m. on a business day and entire amount is available in the mutual fund's account for utilization before the cut off time of the same day closing NAV of the day of receipt of application;
- 2. In respect of valid applications received after 3.00 p.m. on a business day and the entire amount is available in the mutual fund's account for utilization before cut off time of the next business day the closing NAV of the next business day;
- 3. Irrespective of the time of receipt of the application where the entire amount is available in Mutual fund's account for utilization before cut off time on any subsequent business day the closing NAV of such subsequent business day. The above cut-off timings and applicability of NAV shall be applicable in respect of valid applications received at the Official Point(s) of Acceptance on a Business Day:
- 1. It is clarified that switches will be considered as redemption in the switch-out scheme and purchase / subscription in the switch-in scheme.
- 2. Cheques received on a business day may be deposited with the primary bankers of the respective location on the next business day. NAV shall be as per the applicable NAV mentioned above.

To enable early sighting of funds by the schemes, investors are requested to avail of electronic facilities like RTGS / NEFT in respect of subscriptions and submit the proof of transfer of funds along with their applications. AMC shall not be responsible for any delay on account of banking clearance or circumstances which are beyond

3. The provisions for applicability of NAV based on realization of funds will be applicable to all types of investment including various systematic investments routes (viz, SIP, STP, DTP etc.) as may be offered by the Scheme from time to time.

#### Applicable NAV for Redemption/ Switch outs

the control of AMC.

- a) where the application received upto 3.00 pm closing NAV of the day of receipt of application; and
- b) an application received after 3.00 pm closing NAV of the next business day.

Further, where the AMC or the Registrar has provided a facility to the investors to redeem /switch-out of the Scheme through the medium of Internet by logging onto specific websites or any other facilities offered by the AMC and where investors have signed up for using these facilities, the Applicable NAVs will be as provided above.

## 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. In case of transactions through online facilities / electronic modes, there may be a time lag of few seconds or upto 1-7 banking days 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 by the Scheme. Under no circumstances will Groww Asset Management Limited or its bankers or its service providers be liable for any lag / delay in realization of funds and consequent pricing of units. The AMC has the right to amend cut off timings subject to SEBI (MF) Regulations for the smooth and efficient functioning of the Scheme. Representation of SIP transaction which have failed due to technical reasons will also follow same rule.

	failed due to definite a reasons will also follow same fule.				
Minimum	Purchase	Additional Purchase	Redemption		
Application					
Amount/	During NFO:	During NFO Period: Rs. 500	The minimum switch amount /		
Number of		per application and in	redemption amount shall be Rs. 500 or		
Units	multiples of Re.	multiples of Re. 1 thereafter.	'any number of units' as requested by		
	1/-thereafter.	Units will be allotted in	the investor at the time of the request.		
	Units will be	whole figures and the	•		
	allotted in the	balance amount will be			
	whole figures	refunded.			
	and the balance	Totaliaca.			
	amount will be				
	refunded, Even				
	if it is falls				
	below the				
	minimum				
	amount.				
<b>Despatch</b> of	The redemption of	or repurchase proceeds shal	ll be credited to the registered bank		
Redemption	account/dispatched to the unitholders within 03 working days from the date of redemption or				
Request	repurchase.				
Benchmark	Nifty 500 TRI (60%) CRISIL Composite Bond Fund Index (30%) Domestic Gold Prices				
Index	(5%) Domestic Silver Prices (5%)				
Dividend	The Trustee will en	deavor to declare IDCW under	r the IDCW Option, subject to availability		
Policy		olus calculated in accordance w	1		
(IDCW)	1		9		

IDCW distribution procedure:  In accordance with Chapter 11 of SEBI Master Circular for Mutual Funds dated June 2024, the procedure for IDCW distribution will be as follows:  1. Quantum of IDCW and record date shall be fixed by the Board of Trustees. IDCW	
2024, the procedure for ÎDCW distribution will be as follows:	
	:/,
	20
decided shall be paid, subject to availability of distributable surplus as on the date	
declaration of IDCW.	<i>J</i> 1
2. Within 1 calendar day of the decision by the Board of Trustees, the AMC shall iss	1e
notice to the public communicating the decision about the IDCW including the reco	
date, in one English daily newspaper having nationwide circulation as well as in	
newspaper published in the language of the region where Head Office of the Mutual Fu	
is situated.	
3. Record date shall be the date, which will be considered for the purpose of determini	ıg
the eligibility of investors whose name appear on the register of unit holders for receiving	ıg
IDCWs. The Record Date will be two working days from the date of issue of notice.	
4. The NAV will be adjusted to the extent of IDCW distribution and statutory levy, if a	ıy
at the close of business hours on record date.	
5. Before the issue of such notice, no communication indicating the probable date of IDC	W
declaration in any manner whatsoever will be issued by the Mutual Fund.	
6. The payment of dividend to the unitholders shall be made within seven working date of the seven working date of the seven working date of the seven working date.	ys
from the record date.	117
Even though the asset portfolio will be common, the NAVs of the growth option and IDC option in the Scheme will be distinctly different after declaration of the first IDCW to	
extent of distributed income, applicable tax and statutory levy, if any, and expenses related to the control of	
to the distribution of the IDCWs.	ng
Name of the Mr. Paras Matalia, Mr. Kaustubh Pramod Sule & Mr. Wilfred Gonsalves	
Fund	
Manager	
Name of the Groww Trustee Limited	
Trustee	
Company	
Performance of the scheme is a new scheme and does not have any performance track record.	
Additional i. Scheme's portfolio holdings - Not Applicable as this is a new scheme	
Scheme  ii. Disclosure of name and exposure to Top 7 issuers, stocks, groups and	
Related sectors as a percentage of NAV of the scheme in case of debt and equity	
Disclosures ETFs/index funds through a functional website link that contains detailed	
description - Not Applicable	
iii. Functional website link for Portfolio Disclosure - Fortnightly / Monthly/ Half Yearly	. —
This will be updated on our website <a href="https://growwmf.in/statutory-disclosure/portfolio">https://growwmf.in/statutory-disclosure/portfolio</a>	
iv. Portfolio Turnover Rate particularly for equity-oriented schemes shall also be disclose	ed.
- Not Applicable as this is a new scheme	
<b>Expenses</b> of New Fund Offer Period: September 10, 2025 to September 24, 2025	
the Scheme	
Load Exit Load:	
Structure   Extr Load:   Structure   If redeemed within 30 days from the date of allotment: 1%	
If redeemed after 30 days from the date of allotment: NIL.	
The second secon	
· •	
Recurring As per SEBI (MF) Regulations, 1996, recurring expenses will not exceed 2.25% of the	
Recurring expenses As per SEBI (MF) Regulations, 1996, recurring expenses will not exceed 2.25% of the Scheme's daily net assets:	
expenses Scheme's daily net assets:	6
expenses Scheme's daily net assets:  The total fees and expenses for operating the scheme as listed hereunder would be 2.25%	of
Expenses  Scheme's daily net assets:  The total fees and expenses for operating the scheme as listed hereunder would be 2.25% the daily net assets which includes expenses towards management fees, commission,	of
expenses Scheme's daily net assets:  The total fees and expenses for operating the scheme as listed hereunder would be 2.25%	of
Expenses  Scheme's daily net assets:  The total fees and expenses for operating the scheme as listed hereunder would be 2.25% the daily net assets which includes expenses towards management fees, commission,	of

Expense Head	% of daily
	Net Assets
Investment Management and Advisory Fees	
Trustee fee	
Audit fees	
Custodian fees	
RTA Fees	
Marketing & Selling expense incl. agent commission	
Cost related to investor communications	
Cost of fund transfer from location to location	Upto 2.25%
Cost of providing account statements and Income Distribution cum	
Capital Withdrawal redemption cheques and warrants	
Costs of statutory Advertisements	
Cost towards investor education & awareness (at least 1 bps) (as	
per paragraph 10.1.16 of SEBI Master circular for Mutual Funds	
dated June 27, 2024)	
Brokerage & transaction cost over and above 12 bps and 5 bps for	
cash and derivative market trades resp.	
Goods & Services Tax/ goods and services tax on expenses other	
than investment and advisory fees	
Goods & Services Tax/ goods and services tax on brokerage and	
transaction cost	
Other Expenses	
Maximum total expense ratio (TER) permissible under	<b>Upto 2.25%</b>
Regulation 52 (6) (c)	
Additional expenses under regulation 52 (6A) (c)	0.05%
Additional expenses for gross new inflows from specified cities*	Upto 0.30%

- \*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 till further notice.
- ^ In terms of paragraph 10.1.16 of SEBI Master Circular for Mutual Funds dated June 27, 2024, the AMC / Mutual Fund shall annually set apart at least 1 basis points (i.e., 0.01%) on daily net assets of the scheme within the maximum limit of Total Expense Ratio as per Regulation 52 of the SEBI (MF) Regulations for investor education and awareness initiatives
- \*\*Additional Expenses upto 0.05% of daily net assets as permissible under Regulation 52 (6A) (c) may be charged by AMC under different heads of expenses mentioned under Regulation 52 (2) and (4) and more specifically stated in table above.
- @ Brokerage and transaction costs incurred for the execution of trades and included in the cost of investment, not exceeding 0.12 per cent of the value of trades of cash market transactions and 0.05 per cent of the value of trades of derivative market transactions. Thus, in terms of paragraph 10.1.14 of SEBI Master Circular for Mutual Funds dated June 27, 2024, it is hereby clarified that the brokerage and transaction costs incurred for the execution of trades may be capitalized to the extent of 0.12 per cent of the value of trades of cash market transactions and 0.05 per cent of the value of trades of derivative market transactions. Any payment towards brokerage and transaction costs (including Goods & Services Tax, if any) incurred for the execution of trades, over and above the said 0.12 per cent for cash market transactions and 0.05 per cent of the value of trades of derivative market transactions may be charged to the scheme within the maximum limit of Total Expense Ratio (TER) as prescribed under Regulation 52 of the SEBI (MF) Regulations.

Direct Plan shall have a lower expense ratio excluding distribution expenses, commission, etc and no commission for distribution of Units will be paid / charged under Direct Plan. All fees and expenses charged in a direct plan (in percentage terms) under various heads including the investment and advisory fee shall not exceed the fees and expenses charged under such heads in a regular plan.

The purpose of the above table is to assist the investor in understanding various costs and expenses that an investor in the Scheme will bear directly or indirectly. These estimates have been made in good faith as per the information available with AMC based on past experience and are subject to change inter-se.

The total recurring expenses that can be charged to the Scheme will be subject to limits prescribed from time to time under the SEBI (MF) Regulations.

Annual recurring expenses of the Scheme, (including the investment and advisory fees without any sub limit) as a % of daily net assets will be subject to following limit:

The AMC shall adhere para 10.1 of SEBI Master Circular No. SEBI/HO/IMD/IMD-PoD-1/P/CIR/2024 /90 dated June 27, 2024 and various guidelines specified by SEBI as amended from time to time, with reference to charging of fees and expenses. Annual recurring expenses of the Scheme, (including the investment and advisory fees without any sublimit) as a % of daily net assets will be subject to following limit:

First Rs. 500 Crores	Next Rs. 250 Crores	Next Rs. 1,250 Crores	Next Rs. 3,000 Crores	Next Rs. 5,000 Crores	Next Rs. 40,000 Crores	Balance
2.25%	2.00%	1.75%	1.60%	1.50%	TER reduction of 0.05% for every increase of Rs. 5,000 crores or part thereof	1.05%

In addition to TER within the limits specified under regulation 52 (6) of the Regulations, towards investment & advisory fees as specified under regulation 52(2) of the Regulations and/or towards recurring expenses as specified under 52(4) of the Regulations. However, such additional expenses will not be charged if exit load is not levied / not applicable to the Scheme.

Additional Distribution Expenses in case of new inflows from specified cities In addition to total expenses ratio (TER) as specified above, the AMC will charge expenses not exceeding 0.30% of daily net assets if the new inflows in the Scheme from such cities, as specified by SEBI from time to time, are at least:

- (i) 30% of gross new inflows in the Scheme, or;
- (ii) 15% of the average assets under management (year to date) of the Scheme, whichever is higher.

In case, inflows from such cities is less than the higher of (i) or (ii) of above, such expenses on daily net assets of the Scheme will be charged on proportionate basis in accordance with para 10.1.3 of SEBI Master Circular dated June 27, 2024.

The additional expenses on account of inflows from such cities charged will be credited back to the

Scheme in case the said inflows are redeemed within a period of one year from the date of investment.

The additional expenses charged in case of inflows from such cities will be utilized for distribution

expenses incurred for bringing inflows from such cities.

The additional TER in terms of Regulation 52(6A)(b) of SEBI (Mutual Funds) Regulations, 1996 shall be charged upto 30 basis points on daily net assets of the Scheme based on inflows only from retail investors beyond Top 30 cities (B 30 cities). Inflows of amount upto Rs. 2,00,000 per transaction by individual investors shall be considered as inflows from retail investors Top 30 cities shall mean top 30 cities based on Association of Mutual Funds in India (AMFI) data on 'AUM by Geography – Consolidated Data for Mutual Fund Industry' as at the end of the previous financial year.

All scheme related expenses including commission paid to distributors, shall be paid from the Scheme only within the regulatory limits and not from the books of the AMC, its associates, sponsor, trustee or any other entity through any route.

Provided that, such expenses that are not specifically covered in terms of Regulation 52 (4) can be paid out of AMC books at actual or not exceeding 2 bps of the Scheme AUM, whichever is lower.

The Fund / the AMC shall adopt full trail model of commission in the Scheme, without payment of any upfront commission or upfronting of any trail commission, directly or indirectly, in cash or kind, through sponsorships, or any other route.

All fees and expenses charged in a Direct Plan (in percentage terms) under various heads including the investment and advisory fee shall not exceed the fees and expenses charged under such heads in Regular Plan.

No pass back, either directly or indirectly, shall be given by the Fund / the AMC / Distributors to the investors.

Illustration in returns between Regular and Direct Plan

Particulars	Regular Plan	Direct Plan
Amount invested at the beginning of the year (Rs,)	10,000	10,000
Returns before Expenses (Rs.)	1,500	1,500
Expenses other than Distribution Expenses (Rs.)	150	150
Distribution Expenses (Rs.)	50	-
Returns after Expenses at the end of the year (Rs.)	1,300	1,350
Returns (%)	13.00%	13.50%

#### TER for the Segregated Portfolio

The AMC will not charge investment and advisory fees on Segregated Portfolio. However, TER (excluding the investment and advisory fees) may be charged, on a pro-rata basis only upon recovery of the investments in Segregated Portfolio.

The TER levied shall not exceed the simple average of such expenses (excluding the investment and advisory fees) charged on daily basis on the Main Portfolio (in % terms) of the scheme(s) during the period for which Segregated Portfolio was in existence.

The legal charges related to recovery of the investments of the Segregated Portfolio may be charged to the Segregated Portfolio in proportion to the amount of recovery. However, the same shall be within the maximum TER limit as applicable to the Main Portfolio. The legal charges in excess of the TER limits, if any, shall be borne by the AMC.

The costs related to Segregated Portfolio shall in no case be charged to the Main Portfolio

#### **Disclosure on Goods & Services Tax:**

Goods & Services Tax on investment management and advisory fees shall be in addition to the above expense. Further, with respect to Goods & Services Tax on other than management and advisory fees:

Goods & Services Tax on other than investment and advisory fees, if any, shall be borne by the scheme within the maximum limit of TER as per regulation 52 of the Regulations. Goods & Services Tax on exit load, if any, shall be paid out of the exit load proceeds and exit load net of Goods & Services Tax, if any, shall be credited to the scheme. Goods & Services Tax on brokerage and transaction cost paid for asset purchases, if any, shall be within the limit prescribed under regulation 52 of the Regulations. For the actual current expenses being charged to the Scheme, the investor should refer to the website of the mutual fund https://www.growwmf.in/downloads/expense-ratio. Any change proposed to the current expense ratio will be updated on the website at least three working days prior to the change. As per the Regulations, the total recurring expenses that can be charged to the Scheme in this Scheme information document shall be subject to the applicable guidelines. The total recurring expenses of the Scheme, will, however, be limited to the ceilings as prescribed under Regulation 52(6) of the Regulations. Actual expenses for the previous financial year: Not Applicable as it's a new scheme. Investor will be advised to refer to the details in the Statement of Additional Information and Tax treatment for also independently refer to his tax advisor. **Investors** (Unitholders) Net The AMC shall update the NAVs the website of Mutual **Daily** on the https://www.growwmf.in/nav and on the website of AMFI www.amfiindia.com by 11.00 p.m. Asset Value (NAV) on every Business Day or by 09.00 a.m. on the following Business Day (In case the Scheme **Publication** has exposure to Exchange Traded Commodity Derivatives (ETCDs)). Name and Address of Investor Relations Investor Name and Address of Registrar: For Grievances Officer: please contact KFin Technologies Ltd. Selenium, Tower B, Mr. Krishnam Thota (Investor Relations Plot number 31 & 32, Officer) Corporate Office - 505 – 5th Financial District, Nanakramguda, Floor, Tower 2B, One World Centre, Near Serilingampally Hyderabad-Mandal, Prabhadevi Railway Station, Lower Parel, 500032. Mumbai – 400013, Maharashtra, Tele-+91 22 69744435 Email: iro@growwmf.in Unitholders' • Portfolio / Financial Results: This is a list of securities where the corpus of the scheme is Information currently invested. The market value of these investments is also stated in portfolio disclosures. The Mutual Fund shall within one month of the close of each half year i.e., 31st March and 30th September, upload the soft copy of its unaudited financial results containing the details specified in Regulation 59 on its website and shall publish an advertisement disclosing uploading of such financial results on its website, in one English newspaper having nationwide circulation and in one regional newspaper circulating in the region where the head office of the Mutual Fund is situated. Further, the mutual fund shall also disclose the debt and money market securities transacted (including inter scheme transfers) in schemes portfolio on daily basis with a time lag of 15 days. The Mutual Fund shall disclose the scheme portfolios as on the last day of the month/ as on the last day of every half year ended March and September within 10 days from the close of each month / half-year respectively. Further, the Mutual Fund shall also disclose portfolio of the scheme on a fortnightly basis within 5 days from the end of the fortnight. The disclosure https://www.growwmf.in/statutory-disclosure/portfolio and https://www.growwmf.in/financials/half-yearly-unaudited-financials-&-portfolio and www.amfiindia.com. The AMC shall send via email the fortnightly statement of scheme

portfolio within 5 days from the close of each fortnight and the monthly and half-yearly

statement of scheme portfolio within 10 days from the close of each month / half-year respectively.

Mutual Fund shall publish an advertisement every half-year disclosing the hosting of the half-yearly statement of its schemes portfolio on its website and on the website of AMFI. Such advertisement shall be published in the all India edition of at least two daily newspapers, one each in English and Hindi. Mutual Fund shall provide a physical copy of the statement of its scheme portfolio, without charging any cost, on specific request received from a unitholder.

Annual Report: As required by the SEBI Regulations, the Fund will mail the scheme wise annual report or an abridged summary thereof to all the unitholders as soon as practical after 31st March each year but not later than four months thereafter, as the Trustee may decide. In case of unitholders whose e-mail addresses are available with the Mutual Fund, the annual report or the abridged summary, as the case may be, would only be sent by email and no physical copies would be mailed to such unitholders. However, those unitholders who still wish to receive physical copies of the annual report/abridged summary notwithstanding their registration of e-mail addresses with the Fund, may indicate their option to the AMC in writing and AMC shall provide the same at nominal price. For the rest of the investors, ie whose email addresses are not available with the mutual fund, the AMC shall send physical copies of scheme annual reports or abridged summary to those unitholders who have opted-in to receive physical copies. The AMC shall display link of the Scheme annual reports or abridged summary prominently on the Fund's website and AMFI website and make the physical copies available to the investors at its registered office at all times.



# APPLICATION FORM GROWW MULTI ASSET ALLOCATION FUND

(An open-ended scheme investing in Equity, Debt, Commodities and in units of REITs & InvITs)

NFO Opening Date: 10th September 2025 | NFO Closing Date: 24th September 2025 Scheme Re-opens for continuous sale and repurchase on or before 09 October 2025

#### This product is suitable for investors who are seeking\*: Scheme Riskometer **Benchmark Riskometer** Nifty 500 TRI (60%) CRISIL Composite Bond Fund Index (30% Domestic Gold Prices (5%) Domestic Silver Prices (5%) Investments in equity and equity-related instruments, Debt & Money market instruments, Commodities and in units of REITs & InvITs Long-term capital growth Investor understand that their principal will be at Very High Risk The Benchmark is at Very High Risk Investors should consult their financial advisers if in doubt about whether the product is suitable for them. The above product labelling assigned during the New Fund Offer (NFO) is based on internal assessment of the scheme characteristics or model portfolio and the same may vary post NFO when the actual investments are made MFD /RIA INFORMATION Name & ARN Code Sub Agent ARN Code Sub Agent Code /Bank Branch Code/ Internal Code **Employee Unique Identification Number** RIA Code Multi Asset Allocation Fund NFO Application / 06 August 2025 / version I/We hereby confirm that the EUIN box has been intentionally left blank by me/us as this transaction is executed without any interaction or advice by the employee/relationship manager/sales person of the above distributor/sub broker or not with standing the advice of in-appropriateness, if any, provided by the employee/relationship manager/sales person of the distributor/sub broker 1. INVESTOR'S FOLIO NUMBER (If you have an existing folio number with KYC validated, please mention the number here, enter your name in section 4 & proceed to section 8 to provide FATCA / Additional KYC details. If these details are already provided please proceed to Section 10. Mode of holding will be as per existing folio number.) 2. UNITHOLDING OPTION Demat Mode Physical Mode These details are compulsory if the investor wishes to hold the units in DEMAT mode. Please ensure that the sequence of Names as mentioned in the application form matches with that of the account held with any one of the Depository Participant. National Securities Depository Limited (NSDL) Central Depository Securities Limited (CDSL) Ν Target ID No. DP ID No. Beneficiary Account No. Enclosures (Please tick any one box): Client Master List (CML) Transaction cum Holding Statement Cancelled Delivery Instruction Slip (DIS) 3. GENERAL INFORMATION $\begin{tabular}{ll} MODE OF HOLDING: [Please tick( \ \checkmark \ )] \ \bigcirc Single \ \bigcirc Joint \ \bigcirc Any one or Survivor (Default) \\ \end{tabular}$ 4. FIRST APPLICANT DETAILS (Investor Name and Date of Birth should be as per PAN Card.) NAME PAN / PEKRN CKYC Id Name of Guardian PAN (In case of minor) / Contact person for non individuals / PoA holder name Guardian's Relationship With Minor Proof of Date of Birth and Guardian's Relationship with Minor Date of Birth of Guardian ○ Birth Certificate ○ Passport ○ Others ○ Father ○ Mother ○ Court Appointed Guardian (Mandatory in case of Minor)



#### ACKNOWLEDGMENT SLIP (Please retain this slip)

To be filled in by the investor. Subject to realization of cheque and finishing of Mandatory Information.

Name of the Investor Mr/Ms/N	M/s:	
Scheme /Plan/ Option:	GROWW MULTI ASSET ALLOCATION FUND	

APP No.: Time Stamp & Date of receiving office

O Resident Individual O NRI O AOP/BOI O Minor through Guardian O Trust / Charities / NGOs O HUF O Defence Establishm O Private Limited Company O PIO O FPI O Sovernment Body O Partnership Firm O Others	ent							
Public Limited Company PIO FPI (** As and when applicable) O Government Body Partnership Firm Others (please specify)								
Note: In case First Applicant is Non Individual please attach FATCA, CRS & UBO Self Certification Form. **In case First Applicant is Minor then details of Guardian will be required.  'Mandatory for all type of Investors. It is mandatory for investors to be KYC compliant prior to investing in Groww Mutual Fund.								
Mobile No. (For Receiving Transaction Alerts via SMS)  Tel. No. STD Code  Office  Residence								
Mobile No. provided pertains to  Self Spouse Dependent children Dependent Sibling Dependent Parents A Guardian in case of a minor POA Custodian PMS								
Email ID: (CAPITAL Letters only) (For Receiving Transaction Alerts Via Email)								
Email ID provided pertains to  Self Spouse Dependent children Dependent Sibling Dependent Parents A Guardian in case of a minor POA Custodian PMS								
5. SECOND APPLICANT DETAILS (Investor Name and Date of Birth should be as per PAN Card.)								
NAME Mr. Ms. M/s. STATUS`: O Resident Individual O NRI								
DOB D M M Y Y Y Y PAN/ PEKRN CKYC Id								
Mobile No.   Mobile No. provided pertains to   Self Spouse Dependent Sibling Dependent Parents A Guardian in case of a minor POA Custodian	○ PMS							
Email ID (CAPITAL letters only)  Email ID provided pertains to								
(For Receiving Transaction Alerts Via Email)  Self Spouse Dependent children Dependent Sibling Dependent Parents A Guardian in case of a minor OPOA Custodian	○ PMS							
6. THIRD APPLICANT DETAILS (Investor Name and Date of Birth should be as per PAN Card.)								
NAME Mr. Ms. M/s.  STATUS: O Resident Individual O NRI								
DOB D M M Y Y Y Y PEKRN PEKRN CKYC Id								
Mobile No. (For Receiving Transaction Alerts via SMS) Mobile No. provided pertains to	0.0040							
Email ID (CAPITAL letters only)	O PMS							
[For Receiving Transaction Alerts Via Email] [Email ID provided pertains to Self Spouse Dependent children Dependent Sibling Dependent Parents A Guardian in case of a minor POA Custodian	○ PMS							
7. CONTACT DETAILS OF SOLE / FIRST APPLICANT								
Mobile No. (For Receiving Transaction Alerts via SMS)  Email ID (CAPITAL letters only)  (For Receiving Transaction Alerts Via Email)  Mobile No. provided pertains to								
Correspondence Address ""(P.O. Box is not sufficient)  Overseas Address (Mandatory for NRI / FPI Applicants)								
Correspondence Address ""(P.O. Box is not sufficient)  Overseas Address (Mandatory for NRI / FPI Applicants)								
Correspondence Address ""(P.O. Box is not sufficient)  "" Please note that your address details will be updated as per your KYC records with CKYC / KRA  Overseas Address (Mandatory for NRI / FPI Applicants)								
Correspondence Address ** (P.O. Box is not sufficient)  *** Please note that your address details will be updated as per your KYC records with CKYC / KRA   *** House /Flat No.  Overseas Address (Mandatory for NRI / FPI Applicants)  House /Flat No.								
Correspondence Address *** (P.O. Box is not sufficient)  *** Please note that your address details will be updated as per your KYC records with CKYC / KRA   *** House /Flat No.  *** By the sum of th								

#### I. GENERAL INSTRUCTION:

- 1. Please read the Key Information Memorandum (KIM), Statement of Additional Information(SAI) and the Scheme Information Document(SID) carefully before investing. All applicants are deemed to have read, understood and accepted the terms subject to which this offer is being made and bind themselves to the terms upon signing the Application Form and tendering payment.
- 2. The application form must be filled in English in BLOCK letters using Black or Dark Blue colored ink. Incomplete applications are liable to be rejected. Please ensure that the requisite details and documents have been provided. This will help in avoiding processing delays and / or rejection of your Application Form. All subscription application forms should be submitted only at the designated Investor Service Center of Groww Mutual Fund .
- 3. The Applicant's name and address must be given in full (P.O. Box No. alone is not sufficient). In case of multiple applicants, all communication and payments towards redemption will be made in the name of / favoring first applicant only. If the first applicant is a minor, the name of the Guardian who will sign on behalf of the minor should be filled in the space provided. Please fill in your date of birth as this may be required for validating your identity for certain transactions/ communication. Also, please provide Telephone No./E-mail Id. of the first applicant, so as to facilitate faster and efficient communication.
- 4. All applicants must sign the form, (quoting existing Folio no, if any). Thumb impressions must be attested by a Judicial Magistrate/Notary Public under his/her official seal. In case of HUF, the Karta should sign on behalf of the HUF. Authorised signatories, signing on behalf of a Co./Body Corp./Society/Trust etc should sign under their official seal, designation. A list of Authorised Signatories with their names & designations duty certified / attested by the bankers should be attached with the application form.
- 5. Please note that if no Plan is ticked / indicated in the Application form, the units will, by default, be allotted under the Growth Plan of the Scheme. Similarly, Growth Option of the Growth Plan and Reinvestment of Income Distribution cum capital withdrawal Option of the Income Distribution cum capital withdrawal Plan shall be the default sub-options.
- 6. In case of Mode of Holding is not mentioned for Joint Holder's the default mode of holding would be Joint.
- 7. If the investment is done on behalf of the minor then the minor shall be the sole holder in the folio/account. Joint holding will not be allowed in the folio/account opened on behalf of the minor.
- 8. Guardian in the folio on behalf of the minor should either be a Natural guardian (i.e. father or mother) or a court appointed Guardian.
- 9. If you have invested through a distributor kindly specify the name and ARN Code of the distributor else for Direct Investment please Mention "Direct" in the Column "Name & Broker Code/ARN". In case nothing is specified then by default the Broker Code will be treated as Direct.

In case the subscription amount is Rs 10,000 or more and your Distributor has opted to receive Transaction Charges, Rs 100 will be deductible from the purchase / subcription amount and payable to the Distributor. Units will be issued against the balance amount invested

10. Investors are required to clearly indicate the plans/options in the application form of the scheme. Investor may note that following shall be applicable for default plan

Sr	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 Plan	Direct Plan	
3	Not mentioned	Regular Plan/Other than Direct Plan	Direct Plan	
4	Mentioned	Direct Plan	Direct Plan	
5	Direct	Not mentioned	Direct Plan	
6	Direct	Regular Plan/Other than Direct Plan	Direct Plan	
7	Mentioned	Regular Plan/Other than Direct Plan	Regular Plan/Other than Direct Plan	
8	Mentioned	Not mentioned	Regular Plan/Other than Direct 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 no received within 30 calendar days, the AMC shall reprocess the transaction under Direct Plan from the date of application without any exit load. Similarly, in the absence of clear indication as to the choice of option(Growth or Payout of Income Distribution cum capital withdrawal option), by default, the units will be allotted under the Growth Option of the default / selected plan of the scheme.

- 11. Investors can opt for Special facilities like Systematic Investment Plan, Systematic Transfer Plan, Systematic Withdrawal Plan.
- 12. The guardian cannot undertake any financial and non-financial transactions including fresh registration of Systematic Transfer Plan (STP), Systematic Investment Plan (SIP) and Systematic Withdrawal Plan (SWP) after the date of the minor attaining majority till the documents for the change in status are provided.
- 13. In case the new investor wishes to opt for SIP through Auto debit/NACH mode then a separate OTM +SIP Form as applicable has to be submitted along with Common Application Form. In case an existing investor wishes to opt for Auto debit/NACH mode for SIP

then only OTM + SIP Form as applicable has t be submitted.

- 14. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/military officers, senior executives of state owned corporations, important political party officials, etc.
- 15. 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), given that the same constitutes a valid legal document between the investor and the AMC.
- 16. If the name given in the application does not match the name as appearing on the PAN Card, authentication, application may be liable to get rejected or further transactions may be liable to get rejected.

#### II. APPLICANT'S INFORMATION:

- 1. In case of application(s) made by individual investors under a Power of Attorney, the original Power of Attorney or a duly notarized copy should be submitted along with the subscription application form. In case of applications made by non-individual investors, the authorized signatories of such nonindividual investors should sign the application form in terms of the authority granted to them under the Constitutional Documents/Board resolutions / Power of Attorneys, etc. A list of specimen signatures of the authorized signatories, duly certified / attested should also be attached to the Application Form. The Mutual Fund/AMC/Trustee shall deem that the investments made by such non individual investors are not prohibited by any law/Constitutional documents governing them and they possess the necessary authority to invest.
- 2. Application made by a limited company or by a body corporate or a registered society or a trust, should be accompanied by a copy of the relevant resolution or authority to make the application, as the case may be, alongwith a certified copy of the Memorandum and Articles of Association or Trust Deed / Bye Laws / Partnership Deed, whichever is applicable
- 3. Date of Birth of the minor is mandatory while opening the account /folio.
- 4. In case the investment is done on behalf of the minor the relationship/status of the guardian as father, mother or legal guardian and Date of birth of the minor shall be specified in the application form and following documents shall be submitted alongwith the application form as evidence:
- 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 evidencing the date of birth of the minor.
- v. In case of court appointed legal guardian, supporting documentary evidence shall be provided.
- vi. In case of natural guardian a document evidencing the relationship if the same is not available as part of the documents submitted as per point. i iv above.

#### 5. PERMANENT ACCOUNT NUMBER (PAN)

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 of purchase. \*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 along with the original PAN Card. The original PAN Card will be returned immediately across the counter after verification \*includes fresh/ additional purchase, Systematic Investment. 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 Groww Mutual Fund . Applications not complying with the above requirement may not b accepted/ processed. Additionally, in the event of any Application Form being subsequently rejected for mismatch / non-verification of applicant's PAN details with the details on the website of the Income Tax Department, the investment transaction will be cancelled and the amount may be redeemed at the applicable NAV, subject to payment of exit load, if any. Please contact any of the Investor Service Centres/ KFintech/ Distributors or visit our website www.growwmf.in for further details.

#### 6. PREVENTION OF MONEY LAUNDERING AND KNOW YOUR CLIENT (KYC) $\,$

In order to reduce hardship and help investors dealing with SEBI intermediaries, SEBI issued three circulars - MIRSD/SE/Cir-21/2011 dated October 05, 2011, MIRSD/Cir-23/2011 dated December 02, 2011 and MIRSD/Cir-26/2011 dated December 23, 2011 informing SEBI registered intermediaries as mentioned therein to follow, with effect from January 01, 2012, a uniform KYC compliance procedure for all the investors dealing with them on or

after that date. SEBI also issued KYC Registration Agency ("KRA") Regulations 2011 and the guidelines in pursuance of the said Regulations and for In-Person Verification ("IPV").

All investors (individual and non- individual) are required for KYC compliance. However, applications should note that minors cannot apply for KYC compliance and any investment in the Name of minors should be through a Guardian, who should be KYC compliant for the purpose of investing with a Mutual Fund. Also applicants/ unit holders intending, to apply for units currently holding units and operating their Mutual Fund folios through a Power of Attorney (PoA) must ensure that the issue of PoA and the holder of the PoA must mention their KYC compliance status at the time of investment. PoA holders are not permitted to apply for KYC compliance on behalf of the issuer of the PoA, Separate procedures are prescribed for change in name, address, and other KYC related details, should the applicant desire to change such information, POS will extend the services of effecting such changes. In line with the SEBI circular No. MIRSD/Cir-5/2012 dated April 13, 2012 and various other guidelines issued by SEBI on the procedural matters for KYC Compliances, the Investors are requested to note the following additional provisions shall be applicable for "KYC Compliances" with effect from December 1, 2012:

- 1) In case of an existing investor of GMF and who is already KYC Compliant under the erstwhile centralized KYC with CVL (CVLMF) then there will be no effect on subsequent Purchase/ Additional Purchase (or ongoing SIPs/STPs,etc) in the existing folios/accounts which are KYC compliant. Existing Folio holder can also open a new folio with Groww Mutual Fund with the erstwhile centralized KYC
- 2) In case of an existing investor of Groww Mutual Fund and who is not KYC Compliant as per our records, the investor will have to submit the standard KYC Application forms available in the website www.cvlkra.com along with supporting documents at any of the SEBI registered intermediaries at the time of purchase / additional purchase / new registration of SIP/STP etc. In Person Verification (IPV) will be mandatory at the time of KYC Submission. This uniform KYC submission would a onetime submission of documentation.
- 3) Investors who have complied with KYC process before December 31, 2011 (KYC status with CVL KRA as "MF VERIFIED BY CVLMF") and not invested in the schemes of Groww Mutual Fund i.e not opened a folio earlier, and wishes to invest on or after December 01, 2012, such investors will be required to submit 'missing/not available' KYC information and complete the IPV requirements.

Updation of 'missing / not available' KYC information along with IPV is currently a one-time requirment and needs to be completed with any one of the mutual funds i.e. need not be done with all the mutual funds where investors have existing investments. Once the same is done then the KYC status at CVL KRA will change to 'Verified by CVL KRA' after due verification. In such a scenario, where the KYC status changes to 'Verified by CVL KRA', investors need not submit the 'missing/not available' KYC information to mutual funds again.

Individual Investors are required to submit 'KYC Details Change Form' issued by CVL-KRA available on their website www.cvlkra.com.

In case of Non Individual investors, complied with KYC process before December 31, 2011, KYC needs to be done afresh due to significant and major changes in KYC requirements.

Investors needs to provide the complete details in the KYC application form along with the required documents (for individual investors or non-individual investors as appropriate). The said form is available on GMF's website i.e. www.growwmf.in or on the website of Association of Mutual Funds In India i.e. www.amfiindia.com or on the website of any authorised KRA's

- 7. In case of NRI/ FPI investors the Account Statements / Redemption Cheques / Other correspondence will be sent to the mailing address mentioned.
- 8. All applications are accepted subject to detailed scrutiny and verification. Applications which are not complete in all respects are liable for rejection, either at the collection point itself or subsequently after detail scrutiny/verification at the back office of the registrars.

#### III. BANK DETAILS:

- 1. As per the SEBI guidelines, it is mandatory for investors to mention their bank account details in the application form. In the absence of the bank details the application form will be rejected.
- 2. Purchase Application requests should necessarily mention the pay-in bank account details i.e bank name, bank account number, bank branch used for issuing the payments to the fund. The first unit holder has to ensure that the subscription payment has to be made through his own bank account or through any of the bank account wherein he is one of the joint bank account holder. If this is not evidenced on the payment cheque/funds transfer/RTGS/NEFT request, demand draft etc given by the investor at the time of subscription then unit holder should attach necessary supporting documents as equired by the fund like bank certificate, bank passbook copy, bank statement etc to prove that the funds are from a bank account held by the first unit holder only. If the documents are not submitted with the application the fund reserves the right to reject the application or call for additional details. In specific exceptional situations where Third Party payment is permitted like i.e. (i) Payment by employer on behalf of employee under Systematic Investment Plan (SIP) facility, or lump sum / one time subscription, through payroll deductions or deductions of expense reimbursements (ii) Payment by Corporate to its Agent/Distributor/Dealer (similar arrangement with principal-agent relationship), on

account of commission/incentive payable for sale of its goods services, in the form of the Mutual Fund Units through Systematic Investment Plans or lump sum / one-time subscription (iii) Custodian on behalf of an FPI or a client. For the above mentioned cases KYC of the investor and the KYC of the person making the payment is mandatory irrespective of the amount. Additionally declaration by the person making the payment giving details of the bank account from which the payment is being made and the relationship with the beneficiary is also required to be submitted.

- 3. Direct Credit of Redemption / IDCW Proceeds / Refund if any -GMF will endeavor to provide direct / electronic credit for IDCW / redemption payments into the investors bank account directly. In case the direct credit is not affected by the unitholder's banker for any reason then GMF reserves the right to make the payment to the investor by a cheque / DD. If the electronic credit is delayed or not affected or credited to a wrong account, on account of incomplete or incorrect information, GMF will not be held responsible. Please provide the MICR Code/IFSC code on the right bottom of your Cheque for us to help you in future for ECS/NEFT credit of IDCW and redemption payout.
- 4. GMF offers facility to register multiple bank accounts in the folio and designate one of the bank account as "Default Bank account". Default bank account will be used for all IDCW and redemption payouts unless investor specifies one of the existing registered bank account in the redemption request for receiving redemption proceeds. A new non registered bank account specified in the redemption request for receiving redemption proceeds will not be considered and the redemption proceeds will by default be credited into the default Bank account. The investor will have to initially get the non registered bank account registered in the folio and then apply for the redemption request. Also if no registered bank account is mentioned at the time of redemption then by default the redemption proceeds will be credited into the default Bank account.
- 5. In accordance with the AMFI Best Practice Guideline Circular No. 17/2010-11 dated October 22, 2010 and Circular No. 39/ 2013-14 dated August 23, 2013 and to reduce operational risk, Investor(s) are requested to note that any one of the following documents shall be required to submit as a proof of Bank Account Details (for Redemption/IDCW), in case the cheque provided along with fresh subscription/new folio creation does not belong to the Bank Account Details specified in the application form for redemption / IDCW paymentsw.e.f. March 1, 2014.
- a) Cancelled original cheque of the Bank Account Details with first unit holder Name and bank account number printed on the face of the cheque; (or)
- b) Self attested copy of bank statement with current entries not older than 3 months; (or)
- c) Self attested copy of bank passbook with current entries not older than 3 months; (or)
- d) Bank Letter duly signed by branch manager/authorized personnel.

#### IV. INVESTMENT & PAYMENT DETAILS:

1. Payment should be made by crossed cheques, /Demand Draft/payorder, favouring the scheme name and marked "Account Payee" payable locally in the city where the application is submitted. Post dated or outstation cheques/draft are not permitted. Application received with outstation cheque/demand draft shall be rejected. With a view to avoid fraudulent practices, it is recommended that investors may also make the payment instrument (cheque, demand draft, pay order, etc.) favoring either of the following: (a) "XYZ Scheme A/c Permanent Account Number" (b) "XYZ Scheme A/c First Investor Name" (Investors are urged to follow the order of preference in making the payment instrument).

In case of investments made in the name of a minor through a guardian by means of Cheque, Demand Draft or any other mode, the shall be accepted from the bank account of the minor / minor with guardian or from a joint account of the minor with the guardian only.

Investors from such centers, who do not have a facility to pay by local cheque, as there are no Collection Centres of GMF, will be permitted to deduct the actual DD commission's charges. Documentary proof, there of is to be attached, if not attached the AMC reserves the right to call for the same at a later date. The amount of the DD commission charges will be limited to the actual charges paid or DD charges of State Bank of India, whichever is lower. (Separate application form is required for investment in each plan/option.)

- 2. Please mention the application serial no. on the reverse of the cheque/demand draft tendered with the application.
- 3. In case the payment is made through Demand Draft or Bankers Cheque or Indian Rupee draft purchased abroad or from FCNR or NRE A/c, an Account Debit Certificate from the Bank issuing the draft, confirming the debit should be submitted. For subscription made by NRE / FCNR Account cheques, the application forms must be accompanied with a photocopy of the cheque or Account Debit Letter / Certificate from the bankers.
- 4. One time Bank mandate (OT BM) facilitates the investor to register a debit Mandate with his banker which will contain a pre defined upper limit for the amount to be debited from his bank account for every Purchase Transaction done. If the investor is making payment through OTM facility registered in the folio, then he has to tick the relevant box and not attach any cheque along with the purchase request. The subscription amount will be debited from the bank account details as mentioned in theOTMfacility opted by the investor

#### V. TRANSACTION CHARGES

1) In accordance with SEBI Circular No. IMD/ DF/13/ 2011 dated August 22, 2011, with effect from November 1, 2011, Groww Asset Management Limited (Groww Mutual Fund)/ GMF shall deduct a Transaction Charge on per purchase / subscription of Rs. 10,000/- and above, as may be received from new investors (an investor who invests for the first time in any mutual fund schemes) and existing investors. The distributors shall have an option to either "Opt-in / Opt-out" from levying transaction charge based on the type of product. Therefore, the "Opt-in / Opt-out" status shall be at distributor level, basis the product selected by the distributor at the Mutual Fund industry level. Such charges shall be deducted if the investments are being made through the distributor/ agent and that distributor / agent has opted to receive the transaction charges as mentioned below:

- For the new investor a transaction charge of Rs 150/- shall be levied for per purchase / subscription of Rs 10,000 and above; and
- For the existing investor a transaction charge of Rs 100/- shall be levied for per purchase / subscription of Rs 10,000 and above.

The transaction charge shall be deducted from the subscription amount and paid to the distributor/agent, as the case may be and the balance shall be invested. The statement of account shall clearly state that the net investment as gross subscription less transaction charge and give the number of units allotted against the net investment.

In case of investments through Systematic Investment Plan (SIP) the transaction charges shall be deducted only if the total commitment through SIP (i.e. amount per SIP installment x No. of installments) amounts to Rs. 10,000/– and above. In such cases, the transaction charges shall be deducted in 3-4 installments.

Transaction charges shall not be deducted if:

- (a) The amount per purchases /subscriptions is less than Rs. 10,000/-;
- (b) The transaction pertains to other than purchases/ subscriptions relating to new inflows such as Switch STP/ TIDCWP/, etc.
- © Purchases/Subscriptions made directly with the Fund through any mode (i.e. not through any distributor/agent).
- (d) Subscription made through Exchange Platform irrespective of investment amount.
- 2) Groww Mutual Fund will endeavor to check if the investor is an existing or a new investor to Mutual Fund. In case the investor is found to be an existing investor then transaction charges of Rs 100 will be applicable else the investor declaration will be considered and transaction charges will be levied accordingly.
- 3) If the investor has not ticked / not signed the declaration then by default investor will be treated as an existing investor and transaction charges of Rs 100 will be deducted for investment of Rs. 10000 and above.

#### VI. NOMINATION FOR UNITS HELD IN PHYSICAL MODE:

- 1. Nomination facility is available to individuals applying on their own behalf i.e. singly or jointly. Nomination is mandatory for folios opened by individuals with single mode of holding.
- 2. Multiple nominee (Resident, NRI, Including Minor) can be nominated. Nomination can also be in favour of the Central Government, State Government, a local authority, any person designated by virtue of his office or a religious or charitable trust.
- 3. Nomination of an NRI is subject to requirements, if any, prescribed by RBI and SEBI from time to time.
- 4. Nomination can be changed at any time during the currency of the investment by the same persons who have made the nominations.
- 5. Unitholder being either parent or lawful guardian on behalf of a minor and an eligible institution, societies, bodies corporate, HUF, AoPs, Bols and partnership firms shall have no right to make any nomination.
- 6. The nominee shall not be a trust (other than a religious or charitable trust), society, body corporate, partnership firm, karta of HUF or power of attorney holder.
- 7. On registration of nomination a suitable endorsement shall be made on the statement of account or in the form of a separate letter.
- 8. The facility of nomination is available to a unitholder under SEBI (MFs) Regulations and guidelines issued by SEBI from time to time.
- $9. \ \mbox{Nomination}$  in respect of units stands rescinded, upon the transfer of units.
- 10. On cancellation of nominations, the nomination shall stand rescinded and GMF shall not be under any obligation to transfer the units in favour of the nominee
- 11. Where a nomination in respect of any unit has been made, the units shall, on the death of the unitholder(s), vest in the nominee and on compliance of necessary formalities the nominee shall be issued a SOA in respect of the units so vested subject to any charge or encumbrance over the said units. Nominee would be able to hold the units provided he is otherwise eligible to become a unitholder of the scheme.

- 12. Where there are two or more unitholders one of whom has expired the title to units shall vest in the surviving unitholder(s) who may retain the nomination or change or cancel the same. However, non expression of desire to change or substitute the nominee by surviving unitholder shall be deemed to be the consent of surviving unitholder for the existing nomination.
- 13. Transmission made by the AMC as aforesaid, shall be a full discharge to the AMC from all liabilities in respect of the said units. For further details please refer SAI.
- 14. In case of a Zero Balance Folio Holder, nomination mentioned in Zero Balance Folio form shall be taken as default unless Scheme specific nomination has been made.
- 15. Where a folio has joint holders, all joint holders should sign the request for Nomination/cancellation of nomination, even if the mode of holding is not "joint"
- 16. Power of Attorney (POA) holder cannot sign the Nomination form.
- 17. Nomination is not allowed in a folio held on behalf of a minor.
- 18. If the investor does not fill in the nomination details under Point no 13 of the Application form, then he needs to select nomination OPT-OUT section with declaration.
- 19. Nomination is maintained at the folio level and not at the scheme level. If the investor fills in a fresh application form with new Nominee name than the same shall supercede the existing nominee details in the folio.

#### VII. COMMUNICATION FOR THE INVESTORS:

CIR/MRD/DP/31/2014 dated November 12, 2014 the investor whose transaction has been accepted by the Groww Mutual Fund /GMF shall receive a confirmation by way of email and/or SMS within 5 Business Days from the date of receipt of transaction request, same will be sent to the Unit holders registered e-mail addressand/or mobile number.

Thereafter, a Consolidated Account Statement ("CAS") shall be issued in line with the following procedure:

- 1. Consolidation of account statement shall be done on the basis of PAN. In case of multiple holding, it shall be PAN of the first holder and pattern of holding.
- 2. The CAS shall be generated on a monthly basis and shall be issued on or before 10th of the immediately succeeding month to the unit holder(s) in whose folio(s) transaction(s) has/have taken place during the month.
- 3. In case there is no transaction in any of the mutual fund folios then CAS detailing holding of investments across all schemes of all Mutual Funds will be issued on half yearly basis [at the end of every six months (i.e. September/ March)]
- 4. Investors having MF investments and holding securities in Demat account shall receive a Consolidated Account Statement containing details of transactions across all Mutual Fund schemes and securities from the Depository by email / physical mode.
- 5. Investors having MF investments and not having Demat account shall receive a Consolidated Account Statement from the MF Industry containing details of transactions across all Mutual Fund schemes by email / physical mode.

The word 'transaction' shall include purchase, redemption, switch, payout of Income Distribution cum capital withdrawal option, reinvestment of Income Distribution cum capital withdrawal option, systematic investment plan, systematic withdrawal plan and systematic transfer plan transactions.

CAS shall not be received by the Unit holders for the folio(s) wherein the PAN details are not updated. The Unit holders are therefore requested to ensure that the folio(s) are updated with their PAN. For Micro SIP and Sikkim based investors whose PAN details are not mandatorily required to be updated Account Statement will be dispatched by Groww Mutual Fund/GMF for each calendar month on or before 10th of the immediately succeeding month.

In case of a specific request received from the Unit holders, / GMF will provide the account statement to the investors within 5 Business Days from the receipt of such request.

#### VIII. SEBI CIRCULAR OF JUNE 30, 2009 ON REMOVAL OF ENTRY LOAD

In terms of SEBI circular no. SEBI/IMD/CIR No.4/168230/09 dated June 30, 2009, no entry load will be charged by the Scheme to the investor effective August 1, 2009. Upfront commission shall be paid directly by the investor to the AMFI registered Distributors based on the investors' assessment of various factors including the service rendered by the distributor

#### IX. BENEFITS

- 1. Mobile No.: Get alerts on the move for Purchase, IDCW or Redemption, SIP Debit alert after it reflects in your account or two days prior to SIP debit
- 2. E-Mail ID: The Account Statement will be e-mailed instantly to your registered email address as andwhen you transact with Groww Mutual Fund .
- 3. IFSC/MICR Code: With Groww E-IDCW you can have your IDCW credited in your account through the Electronic Clearing Service (ECS) / National Electronic Fund Transfer (NEFT).

- 4. As per the AMFI Best Practice Guidelines Circular No. 77/2018-19 dated March 20, 2019 it is suggested to provide Email ID/ Mobile number of investors in application form.
- 5. Primary holder should provide his/her own Email ID and Mobile Number for speed and ease of communication in a convenient and cost-effective manner and also to prevent fraudulent transactions.
- 6. Investor is also requested to provide the consent, if Mobile No. and Email provided pertains to self, spouse, dependent children, dependent siblings, dependent parents, and a guardian in case of a minor.

#### X. MICRO INVESTMENT (INCLUDING LUMPSUM & MICRO SIP)

1. In line with SEBI letter no. OW/16541/2012 dated July 24, 2012 addressed to AMFI, Investments in the mutual fund schemes {including investments through Systematic Investment Plans (SIPs)} up to Rs. 50,000/- per investor per year shall be exempted from the requirement of PAN.

Accordingly, for considering the investments made by an investor up to Rs. 50,000/-, an aggregate of all investments including SIPs made by an investor in a Financial Year i.e. from April to March, shall be considered and such investors shall be exempted from the requirement of PAN. However, requirements of Know Your Customer (KYC) shall be mandatory and investors seeking the above exemption of PAN will need to submit the PAN Exempt KYC Reference No (PEKRN) acknowledgement issued by KRA along with the application form.

This exemption is applicable only for individuals including NRIs, minors acting through guardian, Sole proprietorship firms and joint holders\*. Other categories of investors e.g. PIOs, HUFs, QFIs,non - individuals, etc. are not eligible for such exemption.

\* In case of joint holders, first holder must not possess a PAN.

Investors are requested to note that, incase where a lump sum investment is made during the financial year and subsequently a fresh SIP mandate request is given where the total investments for that financial year exceeds Rs. 50,000/-, such SIP application shall be rejected.

In case where a SIP mandate is submitted during the financial year and subsequently a fresh lumpsum investment is being made provided where the total investments for that financial year exceeds Rs. 50,000, such lump sum application will be rejected.

Redemptions if any, in the Micro Investment folio, shall not be considered for calculating the exemption limit for such financial year. Consolidation of folio shall be allowed only if the PEKRN in all folios is same along with other investor details.

2. In case the first Micro SIP installment is processed and the application is found to be defective, the Micro SIP registration will be ceased for future installments. No refunds to be made for the units already allotted. Investor will be sent a communication to this effect. However, redemptions shall be allowed.

#### XI. UNITS HELD IN THE DEMATERIALISED FORM

- 1. With effect from October 1, 2011, in accordance with SEBI Circular No. IMD/DF/9/2011 dated May 19, 2011, an option to subscribe/hold the units of the Scheme(s)/Plan(s) of GMF in dematerialized (demat) form is being provided to the investors in terms of the guidelines/ procedural requirements as laid by the Depositories (NSDL/CDSL) / Stock Exchanges (NSE / BSE) from time to time.
- 2. The Unit holders are given an Option to hold the units by way of an Account Statement (Physical form) or in Dematerialized ('Demat') form. Unit holders opting to hold the units in demat form must provide their Demat Account details in the specified section of the application form. The Unit holder intending to hold the units in Demat form are required to have a beneficiary account with the Depository Participant (DP) (registered with NSDL / CDSL as may be indicated by GMF) and will be required to indicate in the application the DP's name, DP ID Number and the beneficiary account number of the applicant with the DP. Applicants must ensure that the sequence of names and other details like Client ID, Address and PAN details as mentioned in the application form matches that of the account held with the Depository Participant. Only those applications where the details are matched with the depository data will be treated as valid applications. If the details mentioned in the application are incomplete/incorrect, not matched with the depository data, then units will be allotted in the physical mode and an Account Statement shall be sent to them. Such investors will not be able to trade on the stock exchange till the holdings are converted in to demat form.
- 3. Unit Holders opting the units in the demat mode, can submit redemption/switch only through DP or through stock exchange platform.
- Unit holders opting for investment in demat mode can not opt for facilities like STP, SWP.
- 5. In case, the Unit holder desires to hold the Units in a Dematerialized /Rematerialized form at a later date, the request for conversion of units held in non-demat form into Demat (electronic) form or vice-versa should be submitted along with a Demat/Remat Request Form to their Depository Participants.
- Units held in demat form will be transferable (except in case of Equity linked Savings Schemes).

- 7. Demat facility will not be available for Daily, Weekly & Fortnightly Income Distribution cum capital withdrawal plans / options for all the schemes of GMF except Groww Liquid Fund, Groww Short Duration Fund, Groww Overnight Fund.
- **XII.** Employee Unique Identification Number (EUIN) would assist in tackling the problem of misselling even if th employee/relationship manager/sales person leave the employment of the distributor.

#### XIII. ULTIMATE BENEFICIAL OWNERS(S):

Pursuant to SEBI Master Circular No. CIR/ISD/AML/3/2010 dated December 31, 2010 on Anti Money Laundering Standards and Guidelines on identification of Beneficial Ownership issued by SEBI vide its Circular No. CIR/MIRSD/2/2013 dated January 24, 2013, and notification no S.O. 1074(E) issued by Ministry of Finance (Department of Revenue) dated March 07, 2023, investors (other than Individuals) are required to provide details of 'Ultimate Beneficial Owner(s) (UBO(s))' and submit proof of identity (viz. PAN with photograph or any other acceptable proof of identity prescribed in common KYC form) of UBO(s). Further, the Prevention of Money Laundering Rules, 2005 also require that every banking company, financial institution (including Mutual Funds) and intermediary, as the case may be, shall identify the beneficial owner. In case the investor or owner of the controlling interest is a company listed on a stock exchange or is a majority owned subsidi-ary of such a company, the details of shareholders or beneficial owners are not required to be provided. Non individual applicants/investors are mandated to provide the details on'Ultimate Beneficial Owner(s) (UBO(s))' by filling up the declaration form for 'Ultimate Beneficial Ownership'. Providing information about beneficial ownership will be applicable to the subscriptions received from all categories of investors except Individuals and Company listed on a stock exchange or is a majority owned subsidiary of such a Compa-ny. Proof of Identity of the UBO such as name/s, Address & PAN/Passport together withself attested copy\* alongwith the declaration form for 'Ultimate Beneficial Ownership' are required submitted to Groww AMC/its RTA. (\*Original to be shown for verification anithmediate return). In case of any change in the beneficial ownership, the investor should immediately intimate Groww AMC / its Registrar / KRA, as may be applicable, about such changes. Please contact the nearest Investor Service Centre (ISC) of Groww Mutual Fund or log on to our website www.growwmf.in for the Declaration Form.

#### XIV. a. Foreign Account Tax Compliance Act ("FATCA"):

In accordance with the relevant provisions of the Foreign Account Tax Compliance Act ("FATCA") as contained in the United States Hiring Incentives to Restore Employment ("HIRE") Act, 2010, there is a likelihood of withholding tax being levied on certain income/ receipt sourced from the subjects of United States of America ("US") with respect to the schemes, unless such schemes are FATCA compliant. In this regard, the respective governments of India and US have agreed on the principal terms of a proposed Inter-Gov-ernmental Agreement (IGA and the same is likely to be executed in near future. In terms of this proposed IGA, Groww Mutual Fund ("GMF") and / or Groww Asset Management Limited ("GAMC"/ "AMC" are likely to be classified as a "Foreign Financial Institution" and in which case GMF and/ or would be required, from time to time, to (a) undertake the necessary due-diligence process; (b) identify US reportable accounts; (c) collect certain required information/ documentary evidence ("information") with respect to th residential status of the unit holders; and (d) directly or indirectly disclose/report/ submit such orother relevant information to the appropriate US and Indian authorities. Such information may include (without limitation) the unit holder's folio detail, identity of the unit holder, details of the beneficial owners and controlling persons etc. In this regard and in order to comply with the relevant provisions under FATCA, the unit holders would be required to fully cooperate & furnish the required information to the AMC, as and when deemed necessary by the latter in accordance with IGA and/ or relevant circulars or guidelines etc, which may be issued from time to time by SEBI/ AMFI or any other relevant & appropriate authorities. The applications which do not provide the necessary information areliable to be rejected. The applicants/ unit holders/ prospective investors are advised to seekndependent advice from their own financial & tax consultants with respect to the possible implications of FATCA on their investments in the scheme(s).

#### b. Details under FATCA/ Foreign Tax Laws

Tax Regulations require us to collect information about each investor's tax residency. In certain circumstances (including if we do not recive a valid self certification from you) we may be obliged to share information on your account with relevant tax authorities. If you have any questions about your tax residency, please contact your tax advisor. Should there be any change in information provided, please ensure you advise us promptly, i.e., within 30 days. 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 ledntification Number. Foreign Account Tax compliance provisions (commonly known as FATCA) are contained in the US Hire Act 2010.

c. If you are classified as a passive NFFE for FATCA purpose, please include in the section relating to Ultimate beneficial Owner (UBO), details of any specified US person having controlling interest in the foreign country information field along with your US Tax Identification Number for FATCA purposes. Foreign Account Tax Compliance provisions (commonly known as FATCA) are contained in the US Hire Act 2010.

#### d. Declaration under FATCA

- a) the information provided in the Form is in accordance with section 285BA of the Income Tax Act, 1961 read with Rules 114F to 114H of the Income tax Rules, 1962.
- b) the information provided by me/us in the Form, its supporting Annexures as well as in the documentary evidence provided by me/us are, to the best of our knowledge and belief, true, correct an complete and that I/we have not withheld any material information that may affect the assessment/categorization of the account as Reportable account or otherwise.
- c) I/We permit/authorise the Company to collect, store, communicate and process information relating to the Account and all transactions therein, by the Company and any of its affiliates wherever situated including sharing, transfer and disclosure between them and to the authorities in and/or outside India of any confidential information for compliance with any law or regulation whether domestic or foreign.
- d) I / We undertake the responsibility to declare and disclose within 30 days from the date of change, any changes that may take place in the information provided in the Form, its sporting Annexures as well as in the documentary evidence provided by us or If any certification becomes incorrect and to provide fresh self certification along with documentary evidence.
- e) I / We also agree that our failure to disclose any material fact known to us, now or in future, may invalidate our application and the Company would be within its right to put restrictions in the operations of my/our account or close it or report to any regulator and/or any authority designated by the Government of India (GOI) /RBI for the purpose or take any other action as may be deemed appropriate by the Company if the deficiency is not remedied by us within the stipulated period. f) I / We hereby accept and acknowledge that the Company shall have the right and authority to carry out investigations from the information available in public domain for confirming the information provided by me / us to the Company.
- g) It shall be my / our responsibilities to educate myself / our self and to comply at all times with all relevant laws relating to reporting under section 285BA of the Act read with the Rules thereunder.
- h) I/We also agree to furnish such information and/or documents as the Company ma require from time to time on account of any change in law either in India or abroad in the subject matter herein.
- I) I/We shall indemnify the Company for any loss that may arise to the Company on a count of providing incorrect or incomplete information.

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#### SIP REGISTRATION CUM ONE TIME DEBIT MANDATE FORM

(New Investors subscribing to the scheme through SIP must submit this form along with Common Application Form) (All points marked \* are mandatory)

SIP REGISTRATION CUM ONE TIME DEBIT MANDATE FORM / 23rd July 2025 / Version No. 2.0

NFO Opening Date: 10th September 2025 | NFOClosing Date: 24th September 2025 | Scheme Re-opens for continuous sale and repurchase on or before 9th October 2025

DISTRIBUTOR / BROKER	INFORMATION				
Distributor ARN Code	Sub Distributor ARN	Sub Agent Code /Bank Branch Code/	Internal Code Employ	ee Unique Identification Number	RIA Code
ARN- (ARN stamp here)	ARN-				
I/We hereby confirm that the EUI above distributor/sub broker or n	IN box has been intentionally left blan not with standing the advice of in-app	k by me/us as this transaction is executed wit ropriateness, if any, provided by the employed	thout any interaction or adverseler/sale	rice by the employee/relationship ma es person of the distributor/sub broke	nager/sales person of the r
1. UNITHOLDER INFORM	ATION				
FOLIO NO.			PAN / PEKRN		
NAME Mr. Ms. M/s.			DOB Or Incorpor (Mandatory in case of		YYYY
2. INVESTMENT DETAILS	S [Please tick( ✓ )] Choice of Schem	e / Option			
Scheme GROWW MULTI ASS	SET ALLOCATION FUND				
Plan: Regular Direct	Option: Growth ID0	CW* Reinvestment		ion cum Capital Withdrawal Option Note: De or in case of any ambiguity	fault Option will be Growth in
3. SIP DETAILS					
Installments Period: From Date	D D M M Y Y	Y Y To Date* D D	M M Y Y	*(Maximum SIP end d	
First SIP Instalment via: Cheque No		Drawn on Bank and Branch		40 years from the sta	rt date)
Amount:	A/c. No.		Ame	ount per installment:	
	7,0.110.		And	ant per installment.	
Amount (in words)	Fund and their authorized service pro	viders to debit my/our following bank accoun	t by NACH clearing for colle	ection of SIP navments. Note: Please	allow 1 month for NACH
Mandate to register and start					
Frequency:	[Please tick( ✓ )]	○ Weekly [Please tick( ✓ )]	○ Monthly** [Please	⊇ tick( ✓ )]	rterly** [Please tick( ✓ )]
(Please ✓ )	Dates:	y date as any day from 1st to 28th of the month			
the scheme for enrolment under the SIP of the fo above through participation in NACH/Direct Deb I/We also hereby authorise bank to debit charges be held responsible for any delay/wrong debits of I/We would not hold the user institution respons	ollowing Scheme(s)/Plan(s) / Option(s) and agr it.I/We authorise the bank to honour the instru s towards verification of this mandate, if any. I/ on the part of the bank for executing the direct ible. I/We undertake to keep sufficient funds is	We agree that Groww Asset Management Limited (GAM debit instructions of additional sum on a specified date fi	e hereby declare that the particular IC) / Groww Mutual Fund (including from my account. If the transaction	ars given above are correct and express my w ug its affiliates), and any of its officers directors is delayed or not effected at all for reasons o	illingness to make payments referred s, personnel and employees, shall not
SIGNI STATE OF THE		mmission or any other mode), payable to him/them for t	ing instruction. I/We have not rec he different competing Schemes	of various Mutual Funds from amongst which	s, directly or indirectly, in making this
	Applicant / Guardian / horised Signatory	minission or any other mode), payable to him/them for t Second Appli Authorised Sig	he different competing Schemes	of various Mutual Funds from amongst which	s, directly or indirectly, in making this
HERE Aut	Applicant / Guardian /	mmission or any other mode), payable to him/them for t	he different competing Schemes	of various Mutual Funds from amongst which	Applicant / sed Signatory  ME BANK MANDATE
Groww MUTUAL FUND	Applicant / Guardian / horised Signatory	mmission or any other mode), payable to him/them for t	he different competing Schemes	of various Mutual Funds from amongst which  Third Authoris  ONE TI	Applicant / sed Signatory
Groww MUTUAL FUND  UMRN  Sponsor Re	Applicant / Guardian / horised Signatory  (For Office Use O hty)	mmission or any other mode), payable to him/them for t	cant / gnatory	of various Mutual Funds from amongst which	Applicant / sed Signatory  ME BANK MANDATE
Groww MUTUAL FUND  Tick UMRN	Applicant / Guardian / horised Signatory  (For Office Use O hly)  ank Code (For Office Use	mmission or any other mode), payable to him/them for t	cant / gnatory  Utility Code	of various Mutual Funds from amongst which  Third Authoris  ONE TI	Applicant / sed Signatory  ME BANK MANDATE (NACH/OTM/DIRECT DEBIT FORM)
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#### INSTRUCTIONS TO FILL MANDATE

#### All fields in the form are mandatory to be filled

- 1. Date in DD/MM/YYYY format.
- 2. Tick on box to select type of action to be initiated.
- 3. Tick on box to select type of account to be affected.
- 4. Customer's bank account number, left padded with zeroes.
- (Maximum length 20 Alpha Numeric Characters)
- 5. Name of bank and branch.
- 6. IFSC / MICR code of customer bank. (Maximum length 11 Alpha Numeric Characters)
- 7. Amount payable for service or maximum amount per transaction that needs to be processed, in words.

- 8. Amount in figures, similar to the amount mentioned in words as per point 7 above.
- 9. Tick on box to select frequency of transaction.
- 10. Validity of mandate with dates in DD/MM/YYYY format.
- 11. Names of customer/s and signatures as well as seal of company (where required).(Maximum length of Name 40 Alpha Numeric Characters)
- 12. Undertaking by customer.
- 13. 10 digit mobile number of customer. Mail ID of customer.
- 14. From date and To date is mandatory However the maximum duration for enrollment is 40 years.

#### SIP/AUTO DEBIT MANDATE FORM TERMS & CONDITIONS

- 1. Complete Common Application form and SIP Auto Debit Mandate Form and One Time Mandate Form along with the first cheque should be submitted to the AMC / K-Fin Technologies Collection Centers.
- 2. New investors should mandatorily give a cheque for the first Installment. The first cheque should be drawn on the same bank account which is to b registered for NACH. Alternatively, the cheque may be drawn on any bank, for which investor should provide a photocopy of the cheque or cancelled cheque of the bank/ branch for which NACH is to be registered.
- 3. First SIP cheque and subsequent SIP installments via NACH should be of the same amount
- 4. Employee Unique Identification Number (EUIN) Investor investing through Intermediary shall mandatorily mention the EUIN on the application form, irrespective whether he/she has been advised by Sales person/ Employee/ Relationship manager\ of the Intermediary or not.

However, in case of any exception cases, where there is no interaction by Sales person/ Employee / Relationship manager of the intermediary with respect to the investment / transaction, the EUIN box may be left blank. If left blank, AMC will seek the following declaration separately from the investor,

- "I/We hereby confirm that the EUIN box has been intentionally left blank by me/us as this transaction is executed without any interaction or advice by the employee/relationship manager/sales person of the above distributor/sub broker or notwithstanding the advice of in-appropriateness, if any, provided by the employee/relationship manager/sales person of the distributor/sub broker." It is mandatory to obtain EUIN for every Sales person / Employee / Relationship manager of the Intermediary for dealing (irrespective whether transactions are in the nature of execution or advisory) in mutual fund products.
- 5. SIP instructions will take a minimum of 30 calender days for registration with the bank and hence the first auto debit will be carried out only after one month, on the SIP date mentioned on the form. The AMC reserves the right to modify the SIP period depending on the one month period for registration to ensure minimum number of installments as mentioned in Scheme Information Document (SID)
- 6. The cities mentioned above may be modified/ updated/ changed/ removed at any time in future at the discretion of the AMC without assigning any reasons or prior notice. If any city, bank/branch is removed, SIP instructions for investors in such cities, bank/branch via SIP route will be discontinued without prior notice.
- 7. The SIP Enrollment will be discontinued in cases where T h r e e c o n s e c u t i v e S I P installments are not honoured or the bank account is closed and no request for change in bank account has been submitted.
- 8. Request for cancellation should be submitted 30 calender days prior to the next SIP date
- 9. Request for change in bank mandate to be submitted atleast 30 calendar days before the due date of next SIP installment.
- 10. The bank account provided for SIP (Debit) should participate in local MICR Clearing.
- 11. MICR code starting and / or ending with 000 are not valid for SIP  $\,$
- 12. The investor agrees to abide by the terms and conditions of SIP facility of the Reserve Bank of India (RBI) as applicable at the time of investment and as may be modified from time to time.
- 13. The investor undertakes to keep sufficient funds in the account till the date of execution of the debit. The investor hereby declares that the particulars given overleaf are correct and complete. If the date of debit to the investors account happens to be a non Business day as per the fund, execution of the debit will not happen on the day of

- the holiday and allotment of Units will happen as per the terms and conditions listed in the concerned Scheme Information Document (SID). The Fund, its Registrars, Auto Debit Banks and other service providers shall not be liable for, nor be in default by reason of, any failure or delay in completion of its obligation under this agreement, where such failure or delay is caused , in whole or in part, by any acts of God, civil war, civil commotion, riots, strike, mutiny, revolution, fire, flood, fog, war, change of government policies, unavailability of banks computer system , force majeure eventsor any other cause of peril which is beyond their reasonable control and which has the effect of preventing the performance of contract by them.
- 14. Investors will not hold Groww AMC, its registrars, banks and other service providersresponsible if the transaction is delayed or not effected or the investor's bank account is debited in advance or after the specific SIP date or if 2-3 consecutive SIPinstallments are debited by your bank in a day due to the local holidays or any otherreason.
- 15. Groww AMC reserves the right to reject any application without assigning any reason thereof.
- 16. Please refer SID for minimum SIP investment amount under each schemes.
- 17. Please refer the Key Information Memorandum (KIM) and SID of the respectivescheme for applicable NAV, risk factors, load (exit/entry) and other information on the respective scheme before investing.
- 18. If an investor does not mention SIP Frequency and/or SIP date in the application form or multiple SIP frequency/dates are mentioned in the SIP Mandate or the details are unclear in the SIP form, the default SIP frequency shall be treated as monthly and the default SIP date will be considered as 15th. If an investor does not mention SIP start date or the SIP start date is unclear in the SIP form, the SIP date will by default start from the next subsequent month after meeting the minimum registration requirement of
- 19 Calendar days. If an investor does not mention SIP end date or the SIP end date is unclear in the SIP form, the tenure of SIP will be treated as perpetual (subject to bank's acceptance) till instruction to the contrary is received from the investor. In case the investor does not provide both the start date as well as end date, then the SIP installment would be the minimum number of installments of the respective scheme as mentioned in the respective Scheme Information Document (SID). "Perpetual SIP" will be the default option incase end date for enrolment period is not provided. In case an investor, who has opted for Perpetual SIP, subsequently intends to discontinue the same, a written communication thereof will be required to be furnished.
- 20. To avail of SIP in separate schemes/options via Direct Debit/SIP facility, an investor will have to fill a separate form for each scheme/ options. A single form cannot be used for different schemes simultaneously.
- 21. For modification/change in SIP amount, New SIP Auto debit mandate form with revised SIP amount along with letter to discontinue the existing SIP amount to be submitted 15 business days prior to the Installment date.
- 22. In case of investments in the name of a minor, no new transactions / standing instructions / SIP / STP / SWP or cancellation of such requests will be allowed by the guardian from the date of minor attaining majority till instruction from the major is\received by the AMC/Mutual Fund along with the prescribed documents for change of account status from minor to major.
- 23. The allotment of units in case of SIP in all Schemes of Groww Mutual Fund will be based on realization and utilization of funds only.
- 24. In case an investor gives full/partial redemption request in a folio where there is an on going SIP, then redemption will be processed only for the units towards which the amount has been realized.

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Installment o	Installment option		SIP				
available under SIP		Daily	Weekly	Monthly	Quarterly		
	Minimum SIP Amount	Rs. 100 and in multiples of Re. 1/- thereafter	Rs. 100 and in multiples of Re. 1/- thereafter	Rs. 500 and in multiples of Re. 1/- thereafter	Rs. 500 and in multiples of Re. 1/- thereafter		
GROWW MULTI ASSET ALLOCATION FUND	Minimum SIP Installment	180 Installments	24 Instalments	12 Installments	4 Installments		
	SIP Dates	Any Date between 1 to 28 Default date is 15	Any Date From 1, 8, 15 & 22	Any Date between 1 to 28 Default date is 15	Any Date between 1 to 28 Default date is 15		

#### ADDITIONAL INSTRUCTIONS FOR MICRO SYSTEMATIC INVESTMENT PLAN (MSIP)

- 1. Micro SIP (Systematic Investment Plan) upto Rs. 50,000 per year per investor shall beexempted from the requirement of PAN.
- 2. In case of Micro SIP also KYC is mandatory w.e.f. 1st January, 2012.
- 3. In lieu of PAN card copy Investor (including joint holders) to provide the self attested valid Photo ID Proof. Please refer Point 6 below.
- 4. All Micro SIPs where aggregate of installments in a financial year i.e. April to March does not exceed `50,000.
- 5. This exemption will be applicable only investments by individuals (including NRIs but not PIOs), Minors and Sole proprietary firms. HUFs and other categories will not be eligible for Micro SIPs. The exemption is applicable to joint holders also.
- 6. While making additional/subsequent Micro SIP investment, investor can quote the existing folio number where a Micro SIP has been registered and therefore need not resubmit the supporting documents again.
- 7. Photo identification documents to be submitted in case of Micro SIP Voter Identity Card, Driving License, Government / Defense identification card, Passport, Photo Ration Card, Photo Debit Card (Credit card will not be accepted), Employee ID cards issued by companies registered with Registrar of Companies, Photo Identification issued by Bank Managers of Scheduled Commercial Banks / Gazetted Officer / Elected Representatives to the Legislative Assembly / Parliament, ID card issued to employees of Scheduled Commercial / State / District Cooperative Banks, Senior Citizen / Freedom Fighter ID card issued by Government, Cards issued by Universities / deemed Universities or institutes under statutes like ICAI, ICWA, ICSI, Permanent Retirement Account No (PRAN) card issued to New Pension System (NPS) subscribers by CRA (NSDL), Any other photo ID card issued by Central Government / State Governments / Municipal authorities / Government organizations like ESIC / EPFO.
- 8. Proof of address copy. It is clarified that where photo identification documents contain the address of the investor, a separate proof of address is not required.



# FATCA, CRS, ULTIMATE BENEFICIAL OWNERSHIP (UBO) SELF CERTIFICATION & NPO DECLARATION FORM-NON-INDIVIDUALS

(Please consult your professional tax advisor for further guidance on FATCA & CRS classification)

(Please consult your professional tax advisor for further guidance on FATCA & CRS classification)								
Name of the entity								
Type of address given at KRA Residential or Business Residential Business Registered Office								
PAN	<b>1</b>		Date	e of incorporation	Υ			
City	of incorporation							
Cou	Country of incorporation							
		ADDIT	IONAL KYC INFORMATION					
Gros	s Annual Income (Rs.) [Please tick ( ✓ )]	elow 1 Lac 1 - !		25 Lacs				
Net-	worth Rs	a	OR	Y (Not older than 1 year)				
Politically Exposed Person (PEP) Status*  (Also applicable for authorised signatories/ Promoters/ Karta/ Trustee/ Whole time Directors)								
	are defined as individuals who are or have been entr		0 2. 0.	•				
	or politicians, senior Government/judicial/ military office							
	-Individual Investors involved/ iding any of the mentioned services	<ul><li>☐ Foreign Exchange</li><li>☐ Money Lending / F</li></ul>	, , , , , , , , , , , , , , , , , , , ,	Gaming / Gambling / Lottery / Casino Services None of the above				
	(Disease see suite		CRS Declaration	and the section of				
Dles			risor for further guidance on FATCA & CRS cla	ssitication)				
	se tick the applicable tax resident declarations: "Entity" a tax resident of any country other that		D					
	es, please provide country/ies in which the entity is a r		Yes Mo s and the associated Tax ID number belov	v.)				
Sr. No.	Country	٦	Fax Identification Number*	Identification Type (TIN or Other *, please specify)				
1.								
2.								
3.								
	rase Tax Identification Number is not available, kindly ase TIN or its functional equivalent is not available, ple			tification Number or GIIN, etc.				
In cas	se the Entity's Country of Incorporation / Tax residence	ce is U.S. but Entity is no	ot a Specified U.S. Person, mention Entity	's exemption code here				
Dloor	e refer to para 3(vii) Exemption code for U. S. perso	and under Dort D of EA	TCA instructions & Definitions					
Pleas	e refer to para S(vii) Exemption code for 0. S. perso	ons under Part D of FA	T CA ITIST UCTIONS & Definitions					
PAR	RT(A) (to be $filled$ by Financial Institutions or Dire	ct Reporting NFEs)						
1.	We are a, Financial institution	Global Intermed	liary Identification Number (GIIN)					
	(Refer 1 of Part C)	1		other entity, please provide your sponsor's				
	Direct reporting NFE		cate your sponsor's name below					
	(Refer 3(vii) of Part C)	Name of sponsor						
	(please tick as appropriate)	Applied for	Not obtained	Non-narticinating FI				
	GIIN not available (please tick as applicable)							
				s sub-category (Refer 1 A of Part C	1			
PAR	TB (please fill any one as appropriate "to be		· · ·					
1.	Is the Entity a publicly traded company (that is, a co shares are regularly traded on an established secur		Yes No regularly traded	specify any one stock exchange on which the stock is				
	(Refer 2a of Part C)		Name of stock exchange					
2.	Is the Entity a related entity of a publicly traded con whose shares are regularly traded on an establishe		Yes No exchange on w	specify name of the listed company and one stock rhich the stock is regularly traded)				
	market) (Refer 2b of Part C)	<del></del>	Name of listed company Nature of relation: Subsidiary of	the Listed Company or Controlled by a Listed Company				
			Name of stock exchange					
3.	Is the Entity an active NFE (Refer 2c of Part C)		Yes No					
			Nature of Business					
	Labor Follows and Alex In Co. 200 Co. 150		Please specify the sub-category of Active NFI	(Mention code – refer 2c of Part C)				
4.	Is the Entity a passive NFE (Refer 3(ii) of Part C)		Yes No					

Details of FATCA & CRS Information for Non-Individuals/legal entity Form / 23rd July 2025 / Version No. 2.0

Details of FATCA & CRS Information for Non-Individuals/legal entity Form / 23rd July 2025 / Version No. 2.0

#### 1. Financial Institution (FI)

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

- Depository institution: is an entity that accepts deposits in the ordinary course of banking or similar business.
- Custodial institution: is an entity that holds as a substantial portion of its business, holds financial assets for the account of others and where it's income attributale to holding financial assets and related financial services equals or exceeds 20 percent of the entity's gross income during the shorter of-
  - (i) The three financial years preceding the year in which determination is made; or
  - (ii) The period during which the entity has been in existence, whichever is less.
- · Investment entity is any entity:

That primarily conducts a business or operates for or on behalf of a customer for any of the following activities or operations for or on behalf of a customer

- (I) Trading in money market instruments (cheques, bills, certificates of deposit, derivatives, etc.); foreign exchange; exchange, interest rate and index instruments; transferable securities; or commodity futures trading; or
- (ii) Individual and collective portfolio management; or
- (iii) Investing, administering or managing funds, money or financial asset or money on behalf of other persons;

or

The gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity described above. An entity is treated as primarily conducting as a business one or more of the 3 activities described above, or an entity's gross income is primarily attributable to investing, reinvesting, or trading in financial assets of the entity's gross income attributable to the relevant activities equals or exceeds 50 percent of the entity's gross income during the shorter of:

- (i) The three-year period ending on 31 March of the year preceding the year in which the determination is made; or
- (ii) The period during which the entity has been in existence.

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

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

#### A. Reasons why FI not required to apply for GIIN:

		1;
Code	Sub-category Sub-category	١
01	Governmental Entity, International Organization or Central Bank	:
02	Treaty Qualified Retirement Fund; a Broad Participation Retirement Fund; a Narrow Participation Retirement Fund; or a Pension Fund of a Governmental Entity, International Organization or Central Bank	
03	Non-public fund of the armed forces, an employees' state insurance fund, a gratuity fund or a provident fund	:
04	Entity is an Indian FI solely because it is an investment entity	,
05	Qualified credit card issuer	
06	Investment Advisors, Investment Managers & Executing Brokers	
07	Exempt collective investment vehicle	1
08	Trustee of an Indian Trust	:
09	FI with a local client base	Ι.
10	Non-registering local banks	
11	FFI with only Low-Value Accounts	
12	Sponsored investment entity and controlled foreign corporation	1
13	Sponsored, Closely Held Investment Vehicle	
14	Owner Documented FFI	

#### 2. Active Non-financial entity (NFE): (any one of the following): Refer Explanation (A) to 114F(6) of Income Tax Rules, 1962 for details.

a. Publicly traded company (listed company)

A company is publicly traded if its stock are regularly traded on one or more established securities markets (Established securities market means an exchange that is officially recognized and supervised by a governmental authority in which the securities market is located and that has a meaningful annual value of shares traded on the exchange)

b. Related entity of a publicly traded company

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

C	c. Active NFE : (is any one of the following):				
	Code	Sub-category			
	01	Less than 50 percent of the NFE's gross income for the preceding financial yearis passive income and less than 50 percent of the assets held by theNFE during the preceding financial year are assets that produce or are held for the production of passive income;			
	02	The NFE is a Governmental Entity, an International Organization, a Central Bank, or an entity wholly owned by one or more of the foregoing;			

- 02 The NFE is a Governmental Entity, an International Organization, a Central Bank, or an entity wholly owned by one or more of the foregoing: 03 Substantially all of the activities of the NFEconsist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an entity shall not qualify for this status if the entity functions as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes: The NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a 04 Financial Institution, provided that the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE; The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence 05 operations in a business other than that of a Financial Institution: The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging 06 services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution;
  - 07 Any NFE that fulfills all of the following requirements:
    - It is established and operated in India exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in India and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare;
    - . It is exempt from income tax in India;
    - It has no shareholders or members who have a proprietary or beneficial interest in its income or assets;

The applicable laws of the NFE's country or territory of residence or the NFE's formation documents do not permit any income or assets of the NFE to be distributed to, or applied for the benefit of, a private person or non-charitable Entity other than pursuant to the conduct of the NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFE has purchased; and The applicable laws of the NFE's country or territory of residence or the NFE's formation documents require that, upon the NFE's liquidation or dissolution, all of its assets be distributed to a governmental entity or other non-profit organization, or escheat to the government of the NFE's country or territory of residence or any political subdivision thereof.

Explanation.- For the purpose of this sub-clause, the following shall be treated as fulfilling the criteria provided in the said sub-clause, namely:-

- (I) an Investor Protection Fund referred to in clause (23EA);
- (II) a Credit Guarantee Fund Trust for Small Industries referred to in clause 23EB; and
- (III) an Investor Protection Fund referred to in clause (23EC), of section 10 of the Ac

#### 3. Other definitions

- (i) Related entity An entity is a 'related entity' of another entity if either entity controls the other entity, or the two entities are under common control For this purpose, control includes direct or indirect ownership of more than 50% of the votes and value in an entity.
- (ii) Passive NFE The term passive NFE means
- (1) any non-financial entity which is not an active non-financial entity including a publicly traded corporation or related entity of a publicly traded company;

or

- (2) an investment entity defined in clause (1) of these instructions
- (3) a withholding foreign partnership or withholding foreign trust;

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

- (iii) Passive income
- The term passive income includes income by way of :
- (1) Dividends,
- (2) Interest
- (3) Income equivalent to interest,
- (4) Rents and royalties, other than rents and royalties derived in the active conduct of a business conducted, at least in part, by employees of the NFE
- (5) Annuities
- (6) The excess of gains over losses from the sale or exchange of financial assets that gives rise to passive income
- (7) The excess of gains over losses from transactions (including futures, forwards, options and similar transactions) in any financial assets,
- (8) The excess of foreign currency gains over foreign currency losses
- (9) Net income from swaps
- (10) Amounts received under cash value insurance contracts But passive income will not include, in case of a non-financial entity that regularly acts as a dealer in financial assets, any income from any transaction entered into in the ordinary course of such dealer's business as such a dealer.

#### (iv) Controlling persons

Controlling persons are natural persons who exercise control over an entity and includes a beneficial owner under sub-rule (3) of rule 9 of the Prevention of Money-Laundering (Maintenance of Records) Rules, 2005.In the case of a trust, the controlling person means the settlor, the trustees, the protector (if any), the beneficiaries or class of beneficiaries, and any other natural person exercising ultimate effective control over the trust. In the case of a legal arrangement other than a trust, controlling person means persons in equivalent or similar positions. Pursuant to guidelines on identification of Beneficial Ownership issued vide SEBI circular no. CIR/MIRSD/2/2013 dated January 24, 2013, persons (other than Individuals) are required to provide details of Beneficial Owner(s) ('BO'). Accordingly, the Beneficial Owner means 'Natural Person', who, whether acting alone or together, or through one or more juridical person, exercises control through ownership or who ultimately has a controlling ownership interest of / entitlements to:

- (1) More than 10% of shares or capital or profits of the juridical person, where the juridical person is a company;
- (2) More than 10% of the capital or profits of the juridical person, where the juridical person is a partnership firm or who exercises control\* through other means;
- \*Control shall include the right to control the management or the policy decision.
- (3) More than 15% of the property or capital or profits of the juridical person, where the juridical person is an unincorporated association or body of individuals.
- (4) Where no natural person is identified the identity of the relevant natural person who holds the position of senior managing official.
- (5) Where the client is a trust, the financial institution shall identify the beneficial owners of the client and take reasonable measures to verify the identity of such persons, through the identity of the settler of the trust, the trustee, the protector, the beneficiaries with 10% or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.
- (6) Where the client or the owner of the controlling interest is an entity listed on a stock exchange in India, or it is an entity resident in jurisdictions notified by the Central Government and listed on stock exchanges in such jurisdictions notified by the Central Government, or it is a subsidiary of such listed entities, it is not necessary to identify and verify the identity of any shareholder or beneficial owner of such entities.

A. Reasons why FI not required to apply for GIIN:			
Code	Sub-category Sub-category		
01	Cp of legal person-ownership		
02	Cp of legal person-othermeans		
03	Cp of legal person-senior managing official		
04	Cp of legal arrangement -trust-settlor		
05	CP of legal arrangement-trust-trustee		
06	Cp of legal arrangement-trust-protector		
07	CP of legal arrangement-trust-beneficiary		
08	CP of legal arrangement-trust-other		
09	Cp of legal arrangement-Other-settlor equivalent		
10	CP of legal arrangement-Other-trustee equivalent		
11	CP of legal arrangement-Other-protector equivalent		
12	Cp of legal arrangement-Other-beneficiary equivalent		
13	CP of legal arrangement-Other-other equivalent		

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

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

#### (vi) Owner documented FFI

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

#### (vii) Direct reporting NFE

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

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(viii) Exem	nption code for U.S. persons
Code	Sub-category Sub-category
А	An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
В	The United States or any of its agencies or instrumentalities
С	A state, the District of Columbia, a possession of the United States, or any of their political sub divisions or instrumentalities
D	A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(I)
E	A corporation that is a member of the same expanded affiliated group as a corporation described in Reg. section 1.1472 1(c)(1)(I)
F	A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
G	A real estate investment trust
Н	A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
I	A common trust fund as defined in section 584(a)
J	A bank as defined in section 581
К	A broker
L	A trust exempt from tax under section 664 or described in section 4947 (a)(1)
М	A tax exempt trust under a section 403(b) plan or section 457 (g) plan



# (ASBA Application Form) (Application Supported by Blocked Amount) GROWW MULTI ASSET ALLOCATION FUND

(An open-ended scheme investing in Equity, Debt, Commodities and in units of REITs & InvITs)

NFO Opening Date : 10th September 2025  $\mid$  NFO Closing Date : 24th September 2025 Scheme Re-opens for continuous sale and repurchase on or before 09th October 2025

Offer for Sale of Units at Rs.	10 as on the date of allotme	nt for applications r	eceived during the Ne	v Fund Offer			
1. DISTRIBUTOR / BRO	OKER INFORMATION					FOR OFFIC	CE USE ONLY
Distributor ARN Code	Sub Distributor ARN	Sub Agent Code /Banl	Real Code Internal Cod	Employee Unique Identification	Number RIA Cod	COCD	+
ARN- (ARN stamp here)	ARN-					Syndicate Member Code	
							n of the above
		propriateness, if any, p	rovided by the employee/i	elationship manager/sales person	of the distributor/sub brok	Ker.	
2. UNITHOLDING OP				nvestor wishes to hold the units in DEMAT	mode.		
	of Names as mentioned in the application	form matches with that of th		Beneficiary Account No.		·	
(NSDL) DP ID No					NSDL) National Securities	s Depositor y Limited	
Enclosures (Please		Client Master List (CM	II.) Transact	on cum Holding Statement	CDSL) Central Depositor	ry Securities Limited very Instruction Slip (DIS)	
		•	· <u> </u>	m. Such investors will not be able			
3. INVESTOR CATEG	ORY						
☐ IND ☐ NRI ☐ HUF	: □co □ıc [	□VC □FII	☐ FI ☐ MF Da	e of Birth Or Incorporation	n** Relati	on with Minor /Desig	gnation
□ NIF □IF □ AO	P EMP MINOR	OTHERS		D M M Y Y Y		N D A T O	R Y
Name of Sole / 1st applicant	t/Minor/Karta of HUF/Non-Ir	ndividual Mr. / Miss		ate of Bir th Mandator y only if Applicant	is Minor )	PAN	
2nd applicant (Joint Holder	1)						
3rd applicant (Joint Holder	2)						
Name of Guardian Mr. / Mis	s ( incase 1st applicant is Mir	nor)					
4. PERMANENT ACC	OUNT NUMBER (PAN	) & KYC COMP	LIANT - MANDA	ORY			
PAN / PEKRN of 1st applicar	nt/ Guardian ( incase 1st app	licant is Minor)		Attache	dPan Proof   Attac	hed KYC Acknowledg	ement Copy
5. INVESTMENT DETA	All S (Diance refer reconset	ive SID/VIM for prod	luot laballing)				
			uct labelling/				
Scheme: GROWW MULT Investment Amount:	I ASSET ALLOCATION FUN	ND					
6. BANK ACCOUNT D	DETAILS FOR BLOCKIN	NG OF FUNDS					
Name of Bank M A	N D A T O R '	Υ			Bank Branch M	A N D A T	O R Y
Account No M A	N D A T O R	Y					
Total Amount to be Blocked	(Rupees in Figures)	DATORY	(Rupees inWords)				
7. DECLARATION AND	) SIGNATURE						
I/We would like to invest in Groww Multi understood (before filling application form							
declare that the amount invested in the S of India or any Statutory Authority. I acce	cheme is through legitimate sources on	ly and is not designed for th	e purpose of contravention or e	vasion of any Act / Regulations / Rules / N	lotifications /Directions or any o	ther Applicable Laws enacted by	y the Government
absolute discretion, discontinue any of the commissions (in the form of trail compiven by the undersigned and particulars	nmission or any other mode), payable to	him for the different compe	eting Schemes of various Mutua	Funds from amongst which the Scheme	e is being recommended to me/	us. I hereby declare that the abo	
I confirm that I am resident of India.	I/We confirm that I am/We are N	Non-Resident of Indian Natio	onality/Origin and I/We hereby	onfirm that the funds for subscription ha	ave been remitted from abroad	·	els or from funds
in my/our Non-Resident External /Ordinal channels or from funds in my/ our NRE/Fi		ake that all additional purch	nases made under this folio will	also be from funds received from abroac	I through approved banking		
SIGN First / So	ole Applicant / Guardian	/	Secon	d Applicant /		Third Applicant ,	/
				sed Signatory			
		<u> </u>					
Groww MUTUAL FUND		ACKNOWLE	OGMENT SLIP (P	ease retain this slip)			
Received From Mr/Ms/M/s :						APP No .:	
An application for allotment of Units	under: GROWW MULTI ASSE	ET ALLOCATION FUND				Time Stamp & D	
SCSB A/C Details Bank Account No		Bank Name & Brancl	n where Account is held			of receiving offi	ce

- 1. Meaning of ASBA: ASBA is an application for subscribing to a New Fund Offer (NFO), containing an authorisation to block the application money in a bank account.
- 2. Self Certified Syndicate Bank (SCSB): SCSB is a banker to an issue registered with the SEBI which offers the facility of applying through the ASBA process. The list of SCSBs will be displayed by SEBI on its website at www.sebi.gov.in from time to time. ASBAs can be accepted only by SCSBs, whose names appear in the list of SCSBs displayed on SEBI.s website. As on April 15, 2010, 27 Banks have been recognised as SCSBs. Investors maintaining their accounts in of any of these Banks may approach one of the designated branches of these SCSBs for availing this facility. Further it may be noted that from time to time new banks register themselves as SCSBs who become eligible to provide these services and also the existing SCSBs designate additional branches that also provide this facility. An updated list of all the registered SCSBs, their controlling branches, contact details and details of their contact persons, a list of their designated branches which are providing such services is available on the website of SEBI at the address http://www.sebi.gov.in. Further these details are also available on the websites of the Stock Exchanges at http://www.bseindia.com and http://www.nseindia.com. Alternatively, investors may also contact the AMC, R&TA for information about the SCSBs or the ASBA process. These SCSBs are deemed to have entered into an agreement with the Issuer and shall be required to offer the ASBA facility to all its account holders for all issues to which ASBA process is applicable. A SCSB shall identify its Designated Branches (DBs) at which an ASBA bidder shall submit ASBA and shall also identify the Controlling Branch (CB), which shall act as a coordinating branch for the Registrar to the Issue, Stock Exchanges and Merchant Bankers. The SCSB, its DBs and CB shall continue to act as such, for all issues to which ASBA process is applicable. The SCSB shall communicate the following details to Stock Exchanges for making it available on their respective websites. These details shall also be made available b
- 3. The Investor shall submit the ASBA Form for subscribing units of Mutual Fund scheme authorizing SCSB to block the subscription money in a bank account.
- 4. All Bank Account details need to be correctly mentioned in the ASBA Application Form and ensure that funds equal to the subscription amount are available in the bank account maintained with the SCSB before submitting the same to the designated branch.
- 5. On submission of the ASBA Application Form with the SCSB investor shall be deemed to have agreed to block the entire subscription amount specified and authorized the designated branch to block such amount in the bank account.
- 6. The SCSB shall block the investment money in the bank account number mentioned in the ASBA Application Form. The investment amount shall remain blocked in the Bank Account till the allotment of units under the scheme or till the application is rejected, as the case may be.
- 7. The ASBA Application shall be rejected by SCSB if the bank account specified in the ASBA Application Form does not have sufficient balance required to meet the investment amount.
- 8. All grievances relating to the ASBA facility may be addressed to the AMC/RTA to the issue, with a copy to the SCSB, giving full details such as name, Applicant Address, Investment Amount to be blocked, Investors Bank Account number and the designated branch of the SCSB where the ASBA Application Forms are to be submitted.
- 9. ASBA facility extended to the investors shall operate in accordance with the SEBI Guidelines in force from time to time.
- 10. GMF will endeavor to provide payment of IDCW/ Redemption / Refund(If any) through ECS, NEFT, Cheque, Demand Draft or Direct Credit into investors bank account wherever possible.
- 11. By mentioning RIA/PMS code, I/ We authorize you to share with the Investment Adviser/Portfolio Manager the details of my/our transactions in the scheme(s) of Groww Mutual Fund.

  Declaration for "Execution-only" transactions (only where EUIN)
- 12. TRANSACTION CHARGES
- 1) In accordance with SEBI Master circular for Mutual Fund dated June 27, 2024, with effect from November 1, 2011, Groww Asset Management Limited (Groww Mutual Fund) shall deduct a Transaction Charge on per purchase / subscription of `10,000/- and above, as may be received from new investors (an investor who invests for the first time in any mutual fund schemes) and existing investors. The distributors shall have an option to either "Opt-in / Opt-out" from levying transaction charge based on the type of product. Therefore, the "Opt-in / Opt-out" status shall be at distributor level, basis the product selected by the distributor at the Mutual Fund industry level. Such charges shall be deducted if the investments are being made through the distributor/agent and that distributor / agent has opted to receive the transaction charges as mentioned below: For the new investor a transaction charge of `150/- shall be levied for per purchase / subscription of `10,000 and above, and For the existing investor a transaction charge of `100/- shall be levied for per purchase / subscription of `10,000 and above. The transaction charge shall be deducted from the subscription amount and paid to the distributor/agent, as the case may be and the balance shall be invested. The statement of account shall clearly state that the net investment as gross subscription less transaction charge and give the number of units allotted against the net investment. Transaction charges shall not be deducted if:
  - a) The amount per purchases /subscriptions is less than `10.000/-:
  - b) The transaction pertains to other than purchases/ subscriptions relating to new inflows such as Switch/ STP/ TIDCWP/, etc.
  - c) Purchases/Subscriptions made directly with the Fund through any mode (i.e. not through any distributor/agent).
  - $\ \, \text{d) Subscription made through Exchange Platform irrespective of investment amount.}$
- 2) Groww Mutual Fund will endeavor to check if the investor is an existing or a new investor to Mutual Fund. In case the investor is found to be an existing investor then transaction charges of `100 will be applicable else the investor declaration will be considered and transaction charges will be levied accordingly.
- 3) If the investor has not ticked / not signed the declaration then by default investor will be treated as an existing investor and transaction charges of `100 will be deducted for investment of `10000 and above.
- 13. Employee Unique Identification Number (EUIN) would assist in tackling the problem of mis-selling even if the employee/relationship manager/sales person leave the employment of the distributor.