

KEY INFORMATION MEMORANDUM

JioBlackRock Money Market Fund

(An open ended debt scheme investing in money market instruments. A relatively low interest rate risk and moderate credit risk)

This product is suitable for investors who are seeking*	Risk-o-meter of the Scheme	Risk-o-meter of the Benchmark: NIFTY Money Market Index A-I (as per AMFI Tier I Benchmark)
 Regular income over short term To generate income by investing in money market instruments 	Low to Moderate Risk Low Risk Low Risk RISKOMETER The risk of the scheme is Low to Moderate Moderately High Risk Wery High Risk RISKOMETER	Low to Moderate Risk Low Risk RISKOMETER The risk of the benchmark is Low to Moderate

^{*}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.

	Potential Risk Class Matrix					
Credit Risk →	Relatively Low	Moderate	Relatively High			
Interest Rate Risk ↓	(Class A)	(Class B)	(Class C)			
Relatively Low		B-I				
(Class I)		D-1				
Moderate						
(Class II)						
Relatively High						
(Class III)						

Offer for Units of Rs. 1,000 Per Unit during the New fund Offer period and at NAV-based prices upon re-opening

New Fund Offer Opens on:June 30, 2025New Fund Offer Closes on:July 02, 2025

Scheme Re-opens on for continuous: within 5 business days of allotment date

sale and repurchase on

Name of Mutual Fund : Jio BlackRock Mutual Fund (referred as 'JioBlackRock

Mutual Fund')

Name of Asset Management Company : Jio BlackRock Asset Management Private Limited

(referred as 'JioBlackRock AMC')

Name of Trustee Company : Jio BlackRock Trustee Private Limited (referred as

'JioBlackRock Trustee')

Addresses, Website of the entities : Unit No. 1301, 13th Floor, Altimus Building, Plot No. 130,

Worli Estate, Pandurang Budhkar Marg, Worli, Mumbai –

400018, Maharashtra, India.

Website: www.jioblackrockamc.com

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.jioblackrockamc.com.

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

This Key Information Memorandum is dated June 23, 2025.

Investment objective	The investment objective of the Scheme portfolio comprising of money market in			nent in a
	There is no assurance that the investment	objective of the Scheme	will be achieved.	
Scheme code	JBMF/O/D /MMF/25/06/0002			
Asset	The Asset Allocation Pattern of the Schen	me under normal circum	stances would be as unde	er:
Allocation Pattern of the scheme	Instruments	Indicative allocation Minimum	ns (% of total assets) Maximum]
scheme	Money Market Instruments having residual maturity up to 1 year	0%	100%	
	 The Scheme retains the flexibility to Market Instruments. In line with Para 4.5 of SEBI Master (in which investment is made for the instruments) are those that fall with Government Securities, T-bills and Recounter party. The Scheme shall engage in securities counter party. Investment in Debt Derivatives shall to Pursuant to SEBI Master Circular for Practices Guidelines circular ref. no. Inhold- (i) at least 10% of its net assets based on 30 - day Redemption at Rise "liquid assets" shall include Cash, Government Securities. For ensuring liquidity the per SEBI (Mutual Funds) Regulations In addition to the above, the Scheme Conditional Redemption at Risk (LR- 	Circular for Mutual Function the definition of liquition on Government Secular lending subject to a max be up to 50% of net asset Mutual Funds dated Jur 135/BP/93/2021-22 dated in liquid assets; OR (ii) I sk (i.e LR – RaR), which dovernment Securities, Tacheme will undertake to 1996.	ds dated June 27, 2024, Squidity (debt and moneyuid assets which includarities. imum of 20% and 5% for the Scheme. The 27, 2024 read with AM July 24, 2021, the Scheme iquid assets basis Liquid hever is higher. For this Tabills and Repo on Government in liquid liquidity ratio based or	Securities y market es Cash, r a single MFI Best eme shall ity Ratio purpose, vernment assets as

In addition to the above, the Scheme shall also maintain the liquidity ratio based on 30-day Conditional Redemption at Risk (LR-CRaR) in 'eligible assets' for LR-CRaR, in accordance with the guidelines / computation methodology (including definition of eligible assets for this purpose), as provided in the AMFI Best Practices Guidelines circular dated July 24, 2021. It shall be ensured that the liquid assets / eligible assets are maintained to the extent of the LR-RaR and LR-CRaR ratios. In case, the exposure in such liquid assets / eligible assets falls below the prescribed threshold levels of net assets of the Scheme, the AMC shall ensure that the LR-RaR and LR-CRaR ratios are restored to 100% of the required level(s) by ensuring that the net inflows (through net subscription / accruals / maturity & sale proceeds) into the Scheme are used for restoring the ratios before making any new purchases outside 'Liquid Assets / Eligible Assets' as specified in the above referred circular(s).

- As per SEBI Master Circular for Mutual Funds dated June 27, 2024, the exposure in Credit Default Swaps should not exceed 10% of AUM of the Scheme and shall be within the overall limit of derivatives exposure.
- The investment in Repo / Reverse Repo in Corporate debt securities (including listed AA and above rated corporate debt securities and Commercial Papers (CPs) and Certificate of Deposits (CDs)) with maturity upto 1 year shall be upto 10% of the net assets of the Scheme.
- The Scheme may invest in other scheme(s) under the same AMC or any other mutual fund without charging any fees, provided that aggregate inter-scheme investment made by all Schemes under the same AMC or in Schemes under the management of any other asset

- management shall not exceed 5% of the net asset value of the Mutual Fund. Further, the Scheme shall not invest in any fund of funds scheme.
- As per the provisions of SEBI Master Circular for Mutual Funds dated June 27, 2024, the Scheme will invest 25 bps of Assets Under Management (AUM) in the units of Corporate Debt Market Development Fund (CDMDF). Subsequently, as per Clause 2.10 of SEBI Master Circular dated June 27, 2024, while calculating the asset allocation limits of mutual fund schemes, the investment in units of CDMDF shall be excluded from base of net asset.
- As per SEBI Master Circular for Mutual Funds dated June 27, 2024, the exposure in Securitized Debt should not exceed 20% of AUM of the Scheme.
- Investment in debt instruments having structured obligations / credit enhancements as per para 12.3 of SEBI Master Circular for Mutual Funds dated June 27, 2024. The investment of the Scheme in the following instruments shall not exceed 10% of the debt portfolio of the Scheme and the group exposure in such instruments shall not exceed 5% of the debt portfolio of the Scheme.
- The cumulative gross exposure through money market instruments, repo in corporate debt securities, credit default swaps, derivative positions, short term deposits, units of mutual funds, securitized debt and such other securities/assets as may be permitted by SEBI from time to time subject to regulatory approvals, if any should not exceed 100% of the net assets of the Scheme as per Clause 12.24 of SEBI Master Circular for Mutual Funds dated June 27, 2024.
- Pursuant to para 12.25.3 of SEBI Master Circular for Mutual Funds dated June 27, 2024, cash or cash equivalents with residual maturity of less than 91 days may be treated as not creating any exposure. Cash Equivalent shall consist of the following securities having residual maturity of less than 91 days: a) Government Securities; b) T-Bills; and c) Repo on Government securities.
- In line with SEBI circular no. SEBI/HO/IMD/IMD-PoD-1/P/CIR/2025/23 dated February 27, 2025; deployment of the funds garnered in an NFO shall be made within 30 business days from the date of allotment of units. In an exceptional case, if the AMC is not able to deploy the funds in 30 business days, reasons in writing, including details of efforts taken to deploy the funds, shall be placed before the Investment Committee. The Investment Committee, after examining the root cause for delay, may extend the timeline by 30 business days. In case the funds are not deployed as per the asset allocation mentioned above and as per the aforesaid mandated plus extended timelines, the AMC shall comply with the provisions mentioned in SEBI circular no. SEBI/HO/IMD/ IMD-PoD-1/P/CIR/2025/23 dated February 27, 2025.

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

Sl. No.	Type of Instrument	Percentage of exposure	Circular references
1	Securities lending	a) Upto 20% of the net assets	Clause 12.11 of SEBI
		b) Upto 5% of the net assets at	Master Circular for Mutual
		single intermediary i.e. broker	Funds dated June 27, 2024
		level	
2	Debt Derivatives	Upto 50% of the net assets of	Clause 7.5, 7.6 and 12.25 of
	(Hedging and Non-	the Scheme	SEBI Master Circular for
	hedging)		Mutual Funds dated June
			27, 2024

3	Liquid Assets (Cash, Government Securities, T-bills and Repo on Government Securities)	Atleast 10% of the net assets of the Scheme	Clause 4.6.1 of SEBI Master Circular for Mutual Funds dated June 27, 2024
4	Credit Default Swaps	Upto 10% of net assets of the Scheme	Clause 12.28 of SEBI Master Circular for Mutual Funds dated June 27, 2024
5	Repo / Reverse Repo in corporate debt securities	Upto 10% of the net assets of the Scheme	Clause 12.18.1.1 of SEBI Master Circular for Mutual Funds dated June 27, 2024
6	Short Term Deposits	15% of net assets of all scheduled commercial banks put together and upto 10% of net assets in single scheduled commercial bank.	Clause 12.16 of SEBI Master Circular for Mutual Funds dated June 27, 2024
7	Mutual Fund Units	The Scheme may invest in units of schemes of JioBlackRock Mutual Fund and/or any other mutual fund subject to the overall limit of upto 5% of the net asset value of the mutual fund.	Clause 4 of Seventh Schedule of SEBI (Mutual Funds) Regulations, 1996.
8	Units of CDMDF	0.25% of the net assets of the Scheme	Clause 16A.2.4.2 of SEBI Master Circular for Mutual Funds dated June 27, 2024
9	Interest Rate Futures (imperfect hedging)	Upto 20% of the net assets of the Scheme	Clause 12.25.9 of SEBI Master Circular for Mutual Funds dated June 27, 2024
10	Securitized debt	Upto 20% of the net assets of the Scheme	Clause 12.15 of SEBI Master Circular for Mutual Funds dated June 27, 2024
11	Debt instruments having Structured Obligations / Credit Enhancements	Upto 10% of the debt portfolio assets and the group exposure in such instruments shall not exceed 5% of the debt portfolio of the Scheme	Clause 12.3 of SEBI Master Circular for Mutual Funds dated June 27, 2024

The Scheme will not invest / engage into the following instruments-:

Sl. No.	Type of Instrument
1	Overseas securities
2	ReITS and InvITS
3	AT1 and AT2 bonds
4	Short Selling of securities
5	Equity & Equity Related Instruments and Equity Derivatives

Short Term Defensive Considerations:

Subject to SEBI (MF) Regulations, the asset allocation pattern indicated above may change from time to time, keeping in view market conditions, market opportunities, applicable regulations and political and economic factors. It must be clearly understood that the percentages stated above are only indicative and not absolute and that they can vary substantially depending upon the perception of the Fund Manager, the intention being at all times to seek to protect the interests of the Investors. As per clause 1.14.1.2.b of SEBI Master Circular for Mutual Funds dated June 27, 2024, as may be amended from time to time, such changes in the investment pattern will be for short term and for defensive consideration only.

In the event of change in the asset allocation, the fund manager will carry out portfolio rebalancing within 30 calendar days from the date of such deviation or such other timeline as may be prescribed by SEBI from time to time.

Portfolio Rebalancing:

In the event of any deviations from the mandated asset allocation as mentioned above due to passive breaches, portfolio rebalancing will be carried out by the AMC/fund manager within 30 Business Days of the date of the said deviation. This rebalancing will be subject to prevailing market conditions and in the interest of the investors. 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 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 on Mutual Funds dated June 27, 2024.

Investment Strategy

An open-ended actively managed debt scheme investing in money market instruments with residual maturity up to 1 year. The investment strategy would be towards generating regular returns through a portfolio of Money Market instruments seeking to capture the term and credit spreads. The Scheme shall endeavor to develop a well-diversified portfolio of money market instruments. Investments made from the net assets of the Scheme would be in accordance with the investment objective of the Scheme and the provisions of the SEBI (MF) Regulations. The AMC will strive to achieve the investment objective by way of a judicious portfolio mix comprising of Money Market Instruments. Every investment opportunity in Money Market Instruments would be assessed with regard to credit risk, interest rate risk, liquidity risk, derivatives risk and concentration risk.

The Scheme may invest in securitized debt. The Scheme may also undertake repo transactions in corporate debt securities, investments in credit default swaps, mutual fund units, units of CDMDF, in accordance with the directions issued by RBI and SEBI from time to time.

Derivatives Strategy:

The Scheme may take exposure to debt derivatives like Interest Rate Swaps, Interest Rate Futures, Forward Rate Agreements or other derivative instruments for the purpose of hedging / non hedging, portfolio rebalancing and other purposes, as permitted by regulations from time to time. Such exposure to derivative instruments will be in line with the investment objective and overall strategy of 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:

Portfolio Turnover is a term used to measure the volume of trading that occurs in a Scheme's portfolio during a given time period. The Scheme has no specific target relating to turnover of securities, given the low liquidity in the debt market. However, the turnover is guided by sale and purchase of securities arising out of the purchase and redemption of Units. Trading opportunities may arise due to changes in system liquidity, interest rate policy announced by RBI, shifts in the yield curve, change or anticipation of change in the credit worthiness or credit rating of securities or any other factors, which may lead to increase in the turnover. The fund manager will endeavour to optimize portfolio turnover to maximize gains and minimize risks keeping in mind the cost associated with it.

Risk Control:

Investments made from the net assets of the Scheme would be in accordance with the investment objective of the Scheme and the provisions of the SEBI (MF) Regulations. The AMC will strive to achieve the investment objective by way of a judicious portfolio mix comprising of Debt and Money Market Instruments. Every investment opportunity in Debt and Money Market Instruments would be assessed with regard to credit risk, interest rate risk, liquidity risk, derivatives risk and concentration risk.

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:

The Scheme will be investing in debt instruments (including Securitized debt) and money market instruments. The Scheme is also subjected to risk factors associated with securities lending, Tri-Party Repo, Securitized Debt, Repo in Corporate Debt, derivatives, Credit Default Swap, Interest Rate Futures, Gilt securities, Mutual Fund Schemes, Corporate Debt Market Development Fund, Structured Obligation (SO) & Credit Enhancement (CE) rated securities and segregated portfolio as detailed in the SID.

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

Plans Options

The Scheme shall offer only Direct Plan.

Further, the Plan shall offer only Growth Option.

The AMC may introduce further Plan/s and Option/s in future, subject to regulations.

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

Cut off timing for subscriptions / redemptions / switches:

In case of subscription / switch-in for any amount (duly time stamped): Cut off timing is 3.00 p.m.

	Valid applications received up to 3.00 p.m. and where the	The closing NAV of the		
	funds for the entire amount are available for utilization before	same day		
the cut-off time i.e. credited to the bank account of the Scheme				
	before the cut-off time.			
	Valid applications received after 3.00 p.m. and where the	The closing NAV of the		
	funds for the entire amount are credited to the bank account of	next business day		

the Scheme either on the same day or before the cut-off time of the next Business Day i.e. available for utilization before the cut-off time of the next Business Day.	
Irrespective of time of receipt of application, where the funds for the entire amount are available for utilisation before the	The closing NAV of such subsequent business day
cut-off time on any subsequent business day	1

Realisation of funds means funds available for utilization and not date and time of debit from investor's account.

In case application is time stamped after cut off timing on any day, the same will be considered as deemed to be received on the next Business Day.

In case funds are realised after cut-off timing on any day, the same will be considered as deemed to be realised / available for utilisation on the next Business Day.

In case of investments through Systematic Investment Plan (SIP), Systematic Transfer Plan (STP), other methods as may be offered by the AMC etc. the Units would be allotted as per the closing NAV of the day on which the funds are available for utilization irrespective of the installment date of the SIP, STP, etc.

Since different payment modes have different settlement cycles including electronic transactions (as per arrangements with Payment Aggregators/Banks/Exchanges etc), it may happen that the investor's account is debited, but the money is not credited within cut-off time on the same date to the Scheme's bank account, leading to a gap/delay in Unit allotment. Investors are therefore urged to use the most efficient electronic payment modes to avoid delays in realization of funds and consequently in Unit allotment.

Redemptions including switch-outs:

In respect of valid applications received up to 3.00 pm on a Business Day by the Mutual Fund, same day's closing NAV shall be applicable. In respect of valid applications received after the cut off time by the Mutual Fund, the closing NAV of the next Business Day shall be applicable.

Demand Drafts/ Outstation Cheques will not be accepted.

Valid application for "switch out" shall be treated as redemption and for "switch in" shall be treated as purchases and the relevant NAV of "Switch in" and "Switch Out" shall be applicable accordingly.

Minimum	Purchase	rchase Additional Purchase			
Application			-		
Amount /	Rs. 500 and any amount	Rs. 500 and any amount	Any amount / any number of units		
Number of	thereafter	thereafter			
Units					
Dispatch of	The redemption or repurchase prod	ceeds shall be dispatched to the	ne investors within 3 (three) business		
Redemption	days from the date of redemption or repurchase.				
Request					
_	In case of delay beyond 3 (three) business days, the AMC is liable to pay interest to the investors at the rate of 15% per annum. However, in case of exceptional circumstances mentioned in para 14.1.3 of SEBI Master Circular for mutual funds dated June 27, 2024, redemption or repurchase proceeds will be transferred to investors within the timeframe prescribed for such exceptional circumstances.				
Benchmark Index	Nifty Money Market Index A-I				

Dividend Policy	The Scheme is currently not of	offering IDCW option.				
(IDCW)	However, the said option may	be introduced at later date.				
Name of the	Mr. Vikrant Mehta					
Fund	Mr. Arun Ramachandran					
Manager	Mr. Siddharth Deb					
Name of the	Jio BlackRock Trustee Private	e Limited				
Trustee						
Company						
Performance	This Scheme is a new scheme	and does not have any performance track record.				
of the Scheme		and does not have any periormanee anem records				
Additional	(i) Scheme's portfolio hold	ings (top 10 holdings by issuer and fund allocation towards various				
Scheme	sectors): Not applicable a	- , -				
Related	sections). I tot application					
Disclosures	(ii) Disclosure of name and of	exposure to Top 7 issuers, stocks, groups and sectors as a percentage				
		Not Applicable as this is not an index fund / ETF.				
	(iii) Portfolio Turnover Rate:	Not Applicable				
Expenses of	New Fund Offer Period:					
the Scheme						
		arred for the purpose of new fund offer of the scheme including				
		nunication, registrar expenses, statutory expenses, printing expenses,				
		arges, exchange related charges, service provider related charges etc.				
		ons, all NFO expenses will be borne only by the AMC and not by the				
		O expenses would be incurred from AMC books and not from Scheme				
	books.					
Load	Continuous Offer:					
Structure		is paid by the investor to redeem the units from the Scheme. Load				
		subject to change from time to time. For the current applicable				
		vebsite of the AMC at www.jioblackrockamc.com or may call at				
	Contact Center no +91 22-3	5207700 & +91 22-69987700 during business hours.				
	Type of Load	Load chargeable (as %age of NAV)				
	Entry	Not Applicable				
	Exit	Nil				
	Subject to the Regulations, the AMC reserves the right to modify/alter the load structure on the					
	Units subscribed/redeemed on any Business Day. At the time of changing the load structure, the					
	AMC / Mutual Fund may adopt the following procedure:					
	i. The addendum detailing the changes will be attached to Scheme Information					
	Documents and Key Information Memorandum.					
		•				
		ill be made to display the addendum in the Scheme Information				
	Document in the form of a notice in all the investor service centres.					
	iii. The introduction	of the exit load along with the details will be stamped in the				
	iii. The introduction					
	iii. The introduction acknowledgemen	of the exit load along with the details will be stamped in the				
	iii. The introduction acknowledgemen	of the exit load along with the details will be stamped in the t slip issued to the investors on submission of the application form and				

A public notice shall be provided on the website of the AMC in respect of such changes.

iv.

	The AMC reserves the right to modify the Exit Load/Fee mentioned above at any time in future on							
	a prospective basis, subject to the limits prescribed under the SEBI Regulations.							
Recurring Expenses	As per the Regulations, the maximum recurring expenses that can be charged to debt Schemes shall be subject to a percentage limit of daily net assets as in the table below:							
	First INR 500 Crore	Next INR 250 Crore	Next INR 1250 Crore	Next INR 3000 Crores	Next INR 5000 Crores	Next INI Crores	R 40000	On balance of the assets
	2.00%	1.75%	1.50%	1.35%	1.25%	Total experience reduction for every in INR 5,000 daily net as thereof	of 0.05% ncrease of crores of	0.80%
	www.jioblupdate the	lackrockamc	.com, at least the Section	st three work n titled "Stat	ing days pric		ctive date of	e website – the change and on titled "Total
	Actual ex	penses for tl	ne previous	financial ye	ear: Not app	licable in cas	se of a new	scheme.
	The maximum limit of recurring expenses that can be charged to the Scheme would be as per Regulation 52 of the SEBI (MF) Regulation, 1996. Investors are requested to read "Section - Annual Scheme Recurring Expenses" in the SID.							
Tax treatment for the Investors (Unitholders)	Investors are advised to refer to the details in the Statement of Additional Information, and also independently refer to their tax advisor.							
Daily Net Asset Value (NAV) Publication	(www.amfiindia.com) and on the website of AMC (www.jioblackrockamc.com/disclosure) before 11.00 p.m. on every business day.							
For Investor	For further details, please refer to the SID.							
Grievances	Mr. Manish Kanchan – Investor Relations Officer Lio Plack Pools AMC, Unit poul 201, 12th Floor, Altimus building, Plat po 120, World Festate							
please contact	JioBlackRock AMC, Unit no:1301, 13th Floor, Altimus building, Plot no.130, Worli Estate, Pandurang Budhkar Marg, Worli, Mumbai – 400018, Maharashtra, India							
	Registrar: Computer Age Management Services Limited, Rayala Towers, 158, Anna Salai, Chennai – 600 002.							
	For any grievances with respect to transactions through NSE/BSE, the investor should approach the investor grievance cell of the respective stock exchange. MFU Customer Care: For transactions related to MFU, Investors may contact the customer care of MFU on 1800-266-1415 (business hours on all days except Sunday and Public Holidays) or send an email to clientservices@mfuindia.com.							
Unitholders' Information								of email and / usiness days of

receipt of valid application / transaction and realization of funds towards purchase of units, whichever is later.

A Consolidated Account Statement (CAS) detailing all the transactions across all mutual funds and their holding at the end of the month shall be sent to the investors in whose folios transactions have taken place during the month by email on or before the 12th day of the succeeding month and by physical means on or before the 15th day of the succeeding month.

Half-yearly physical CAS shall be issued at the end of every six months (i.e. April and October) on or before the 21st day of the succeeding month. e-CAS will be issued on or before the 18th day of the succeeding month to all investors providing the prescribed details across all schemes of mutual funds and securities held in dematerialized form across demat accounts, if applicable.

The investor may request for a physical account statement without any charges by writing to / calling the AMC / ISC / RTA. The Mutual Fund / AMC shall dispatch an account statement within 5 business days from the date of the receipt of request from the investor.

Scheme Portfolio

Portfolio shall be disclosed (i) on a fortnightly basis (i.e. as on 15th and as on the last day of the month), within 5 days from end of the fortnight and (ii) as on the last day of the month and half-year i.e. March 31 and September 30 within 10 days from the close of each month and half-year respectively. Portfolio shall be disclosed on AMC website www.jioblackrockamc.com/disclosure and on AMFI website www.amfiindia.com. Portfolio shall be disclosed in a user-friendly and downloadable spreadsheet format. Portfolio shall also be sent by e-mail to all Investors by the AMC/Mutual Fund. The AMC/ Mutual Fund shall publish an advertisement disclosing uploading of half year scheme portfolio on its website, in one English daily newspaper and in one Hindi daily newspaper having nationwide circulation. Physical copy of the scheme portfolio shall be provided to Investors on receipt of specific request from the investor, without charging any cost.

Half Yearly Financial Results

The AMC / Mutual Fund shall within one month from the close of each half year, that is on March 31 and on September 30, host a soft copy of its unaudited financial results on the AMC website www.jioblackrockamc.com/disclosure and shall publish an advertisement disclosing the hosting of financial results on the AMC website, in at least one English daily newspaper having nationwide circulation and in a newspaper having wide circulation published in the language of the region where the Head Office of the mutual fund is situated. The unaudited financial results would be displayed on AMC website www.jioblackrockamc.com/disclosure and AMFI website www.jioblackrockamc.com/disclosure and AMFI website www.amfiindia.com.

Annual Report

Scheme wise annual report or an abridged summary thereof shall be mailed to all Investor within four months from the date of closure of the relevant financial year i.e. 31st March each year as under:

- by email to the Investor whose email address is available with the Mutual Fund.
- in physical form to the Investor whose email address is not available with the Fund and/or to those Investor who have opted / requested for the same.

An advertisement shall also be published in all India edition of at least two daily newspapers, one each in English and Hindi, disclosing the hosting of the scheme wise annual report on the website of the AMC www.jioblackrockamc.com/disclosure and AMFI website www.amfiindia.com. The physical copy of the scheme wise annual report or abridged summary shall be made available to the investors at the registered office of the AMC.

The AMC / Mutual Fund shall also provide a physical copy of abridged summary of the annual report without charging any cost, on specific request received from the Investor. A copy of scheme wise annual report shall also be made available to Investor on payment of nominal fees.
For further details, please refer to the SAI.



JioBlackRock Money Market Fund

(An open ended debt scheme investing in money market instruments. A relatively low interest rate risk and moderate credit risk.)

NFO OPENS: June 30, 2025 NFO CLOSES: July 02, 2025

NFO APPLICATION FORM

Regular income over short term To generate income by investing in money market instruments Resolution R	This product is suitable for investors who are seeking*	Risk-o-meter of the Scheme	Risk-o-meter of the Benchmark: NIFTY Money Market Index A-I (as per AMFI Tier I Benchmark)
	To generate income by investing in money market	Notice No. Sept. High Rose No. Sept.	Moderate Risk Moderate Risk Moderate Risk Moderate Risk Note Risk Note Risk Ri

Potential Risk Class Matrix Credit Risk → Relatively Low (Class A) Relatively High (Class C) Interest Rate Risk Relatively Low В1 (Class I) Moderate (Class II) Relatively High (Class III)

investors should consult their financial advi	sers if in doubt about whether the product is su	ilable for them.		
RIA / PMRN CODE	RIA / PMRN NAME	TIME STA	MP HERE	
Folio No.				
1. APPLICANT DETAILS (Name should	be as per PAN / Income Tax Department)			
1st Applicant Name				
PAN / PEKRN	CKYC KIN No. (If Available)		DOB /DOI D D M	M Y Y Y
Name of Guardian (if 1st Applicant is n	ninor) / POA Holder / Name of Contact Pe	erson (in case of Non-Individu	ual Investors)	
PAN / PEKRN	CKYC KIN No. (If Available)		DOB D D M	M Y Y Y
Relationship with Minor Natural gu	ardian Court appointed guardian (Att	ach Relationship proof with M	finor)	
Mobile No.	Email ID			
Mobile No. provided pertains to: Pleas Self Spouse Dependent Child Dependent Parents Guardian 2. STATUS OF 1st APPLICANT (Plea Resident Individual Minor Partnership Firm LLP Provident Fund Supperannuati NPS Trust Defence Estab	ren	Public Ltd. Co. S Mutual Fund Financial Institution F	en	
Societies Registration Ac	anization constituted and registered as a t, 1860 for religious or charitable purpose ncome Tax Act, 1961, or a company regis 3.	e as referred to in Clause	No Yes, NPO Reg. No.	
3. CORRESPONDENCE ADDRESS C	DF 1st APPLICANT (As per KYC records) (NRI Investors should menti	on their overseas address)	
City		State		
Country			Pincode	
Type of address given at KRA ☐ Res	idential □ Business □ Registered Offic	ce		

BlackRock.

NFO ACKNOWLEDGEMENT SLIP - JioBlackRock Money Market Fund

PAN / PEKRN

JioBlackRock Mutual Fund

Received, subject to verification and conditions

Name of Investor

Folio No.

·	IT) DETAILS OF 1st APPLICANT		
Bank Name			Please provide proof of Bank Account.
Account No.		Account Type Savings Current	NRE NRO FCNR Others
11 Digit IFSC	Branch City		
5. INVESTMENT AND PAYME	NT DETAILS (Cheque should be drawn in	n favour of 'Jio BlackRock Mutual Fund')	
Scheme Name			Investment Amount (₹)
JioBlackRock Money Marke	et Fund		₹
Payment Mode Cheque	Fund Transfer NEFT / RTGS UP	I 🗆 OTM	
Cheque / UTR No. / UMRN / UP	'I Ref.No.	Cheque / Paym	ent Date D D M M Y Y Y Y
f the investment is made thro	ugh a bank other than the payout banl	k, please attach the payment / bank proof	and fill in the details below.
Bank Name		Plea	se provide Bank Account details proof.
Account No.		Account Type Savings Current N	RE NRO FCNR Others
11 Digit IFSC	Branch City		
6. MODE OF OPERATION PI	ease tick (✓) ☐ Single ☐ Joint ☐ Any	one or Survivor (Default)	
JOINT APPLICANT DETAILS	(Name should be as per PAN / Income Ta	ax Department)	
2nd Applicant Name			
PAN / PEKRN	CKYC KIN No. (If Available)		DOB D D M M Y Y Y Y
Mobile No.	Email ID		
	ent Children Dependent Siblings	mail ID provided pertains to: Please tick (✔) Self	ependent Siblings
3rd Applicant Name			
PAN / PEKRN	CKYC KIN No. (If Available)		DOB D D M M Y Y Y Y
Mobile No.	Email ID		
	ent Children Dependent Siblings critical PMS Custodian POA	mail ID provided pertains to: Please tick (✔) Self	ependent Siblings
	1st Applicant / Guardian	2nd Applicant	3rd Applicant
Politically Exposed Person [PEP]	☐ Yes ☐ No ☐ Related to PEP	☐ Yes ☐ No ☐ Related to PEP	☐ Yes ☐ No ☐ Related to PEP
Occupation (Please ✓)	 □ Private Sector Service □ Public Sector Service □ Government Service □ Retired □ Business □ Professional □ Forex Dealer □ Others 	 □ Private Sector Service □ Public Sector Service □ Government Service □ Retired □ Business □ Housewife □ Professional □ Forex Dealer □ Others 	 □ Private Sector Service □ Student □ Public Sector Service □ Agriculturist □ Government Service □ Retired □ Business □ Housewife □ Professional □ Forex Dealer □ Others □
Gross Annual Income in ₹ (Please ✓)	☐ Below 1 Lac ☐ 10-25 Lacs ☐ 1-5 Lacs ☐ 25 Lacs - 1 Cr. ☐ 5-10 Lacs ☐ > 1 Cr.	☐ Below 1 Lac ☐ 10-25 Lacs ☐ 1-5 Lacs ☐ 25 Lacs - 1 Cr. ☐ 5-10 Lacs ☐ > 1 Cr.	☐ Below 1 Lac ☐ 10-25 Lacs ☐ 1-5 Lacs ☐ 25 Lacs - 1 Cr. ☐ 5-10 Lacs ☐ > 1 Cr.
Networth in ₹		Notworth as of data	

Page 2 of 10 Version 1.1

(Not older than 1 year)

(For Non-Individuals only)

8. FATCA & CRS DETAILS FOR INDIVIDUALS (Including Sole Proprietor)

Place / City of Birth		Ist Applicant / Guardian		2nd Applicant	3rd Applicant
Country of Birth					
Nationality					
Are you a tax resident in any country outside India?	other	☐ Yes ☐ No		☐ Yes ☐ No	☐ Yes ☐ No
YES' please fill for ALL countries (other	than India) in which	you are a Resident for tax purpose i.e. v	where you are a	a Citizen / Resident / Green Card Holder /	Tax Resident in the respective countries
	Country of Tax Residency	Tax Identification or Functional Eq		Identification Type (TIN or other please specify)	If TIN is not available please tick (✓) the reason A, B or C (as defined below)
1st Applicant / Guardian					Reason: A B C
2nd Applicant 3rd Applicant					Reason: A B C Reason: A B C
	this reason Only i	iable to pay tax does not issue Ta. If the authorities of the respective		n Numbers to its residents. x residence do not require the TIN to	b be collected)
LEI No.				Expiry	Date D D M M Y Y Y
n-Individuals who transact / prop	ose to transact for	r an amount of ₹ 50 Crores or mor	e.		
ISDL DPID I N		Beneficiary Account		ation form matches with that of the A	vs. The war are definal account.
CDSL Beneficiary Account N	0.				
,		m. Note: (* Mandatory fields)) who shall receive all the ass		•	of wet signature, please fill and attach demise, as trustee and on behalf o
ny / our legal heir(s). Iame of Nominee* (For one n hare of nominee 100% F D Type PAN Aadhaar	lowing person(s) comination)) who shall receive all the ass	ets held in ı	•	demise, as trustee and on behalf o
ny / our legal heir(s). Iame of Nominee* (For one nathering in the share of nominee Type	lowing person(s) comination)) who shall receive all the ass	ets held in i	my folio in the event of my / our DOB o	demise, as trustee and on behalf o
ny / our legal heir(s). Iame of Nominee* (For one name of nominee Type PAN Aadhaar ddress*	lowing person(s) comination)) who shall receive all the ass	ets held in ı	my folio in the event of my / our DOB o	demise, as trustee and on behalf o
ny / our legal heir(s). Iame of Nominee* (For one nominee	lowing person(s) comination)) who shall receive all the ass	ets held in i	my folio in the event of my / our DOB o	demise, as trustee and on behalf o
ny / our legal heir(s). Ilame of Nominee* (For one nominee 100%) D Type PAN Aadhaar Address* City Country	lowing person(s) comination)) who shall receive all the ass	ets held in i	my folio in the event of my / our DOB o	demise, as trustee and on behalf or
ny / our legal heir(s). Itame of Nominee* (For one in hare of nominee 100%) Type PAN Aadhaar ddress* Itity Itity Itity Itolical No.*	lowing person(s) comination)) who shall receive all the ass	ets held in i	my folio in the event of my / our DOB o	demise, as trustee and on behalf o
ny / our legal heir(s). Itame of Nominee* (For one nathere of nominee D Type PAN Aadhaar Address* City Country Count	lowing person(s) comination) delationship* No.	who shall receive all the ass Licence Passport Identi Email ID*	ets held in the state of the st	my folio in the event of my / our DOB o	demise, as trustee and on behalf o
any / our legal heir(s). Idame of Nominee* (For one nominee of nominee 100%) Type PAN Adhaar ddress* Idame of Nominee 100% Idame of N	lowing person(s) comination) relationship* No.	who shall receive all the ass Licence Passport* Identi Email ID* dhaar number. In case of NRI / Of Guardian name is optional. ted in the statement of holding, pr	ty No.*# Sta	DOB on noming the event of my / our body and the event of my /	demise, as trustee and on behalf of ee® Pincode Pincode s only.
ny / our legal heir(s). Ilame of Nominee* (For one nominee 100%) Type PAN Aadhaar Address* City Country Mobile No.* Suardian Name@ Provide PAN or Driving Licence on Diff Nominee is a minor - Date of Edity We want the details of my / our tock (✓), as appropriate)	lowing person(s) comination) relationship* No.	who shall receive all the ass Licence Passport* Identi Email ID* dhaar number. In case of NRI / Of Guardian name is optional. ted in the statement of holding, pr	ty No.*# Sta	DOB on noming the event of my / our bound of my	demise, as trustee and on behalf of ee® Pincode Pincode s only.
ny / our legal heir(s). Name of Nominee* (For one nominee	lowing person(s) comination) relationship* No.	who shall receive all the ass Licence Passport* Identi Email ID* dhaar number. In case of NRI / Of Guardian name is optional. ted in the statement of holding, pr pted "YES / NO" (If neither opt in non-appointment of nominee	ets held in the state of the st	DOB on nominal street of my folio in the event of my four DOB on nominal street of the folio in the event of my folio in	demise, as trustee and on behalf or of ee® Pincode Pincode s only.

12. DECLARATION & SIGNATURE(S)

□ I/We hereby consent for providing transactions data feed, portfolio holdings, NAV etc. in respect of my/our transactions under Direct Plan to the RIA/Portfolio Managers/ Stockbroker registered in the concerned folio, if applicable. Investors providing Email Id would mandatorily receive E - Statement of Accounts in lieu of physical Statement of Accounts and the annual report or abridged summary on email. Please register your Mobile No & Email Id with us to get instant transaction alerts via SMS & Email.

I / We have read, understood and agree to abide with the contents of Scheme Information Document (SID), Key Information Memorandum (KIM) of the above-mentioned Scheme and Statement of Additional Information (SAI) of JioBlackRock Mutual Fund and the addendums issued thereto till date ('Scheme Related Documents'). I/We confirm my / our eligibility to invest in the Scheme as per the Scheme Related Documents and confirm that I / We are not barred by any legal authority. I / We confirm that all information provided is true and complete and will promptly inform the AMC/Fund/RTA of any change and provide additional details, if required. I/WE HEREBY CONFIRM THAT I/WE HAVE NOT BEEN OFFERED/ COMMUNICATED ANY INDICATIVE PORTFOLIO AND/OR ANY INDICATIVE YIELD BY THE FUND/AMC FOR THIS INVESTMENT. I/We accept full responsibility for any loss caused to AMC/Fund/Trustee/Sponsors and their officers, directors and employees due to false or incomplete information provided by me/us and agree to indemnify against all related claims, losses or disputes regarding my/our transactions. I/We have not received nor been induced by any rebate or gifts, directly or indirectly, in making this investment. I/We hereby provide consent for uploading/updating/fetching CKYC record from Central KYC Records Registry. I/We authorize sharing of my/our aforementioned information, including updates, with the MF, AMC, RTA, SEBI registered intermediaries, third party service providers and Indian or foreign authorities, subject to applicable laws, without prior notice to me / us. I/We acknowledge and accept the FATCA/CRS declarations and undertake to comply with applicable tax and regulatory obligations . I/ We give my consent to the AMC / MF to contact me over phone, SMS, email or any other mode to address my investment related queries and/or receive communication pertaining to transactions/ non-commercial transactions/ promotional/ potential investments and other communication/ material irrespective of my blocking preferences with the Customer Preference

I/We confirm that I/We do not have any existing Micro SIP/Lumpsum investments which together with the current application will result in aggregate investments exceeding Rs. 50,000 in a year (Applicable for Micro investment only.) with your fund house.

I/We consent to the AMC/MF for collecting, storing, and using my/our personal information for processing this application, delivering subscribed services and fulfilling legal and regulatory obligations.

APPLICABLE FOR NRIs/PIOs/FPIs/OCIs INVESTING ON REPATRIATION BASIS ONLY: I/We confirm that I am/we are Non-Resident(s) of Indian Nationality/Origin and that I/We have remitted funds from abroad through approved banking channels or from funds in my/our NRE/NRO/FCNR Account. I/We undertake that all additional purchases made under this folio will also be from funds received from abroad through approved banking channels or from funds in my/our NRE/NRO/FCNR Account.

Sign below as per mode of holding

CHECKLIST

Please ensure that your Application Form is complete in all respect and signed by all applicants. Documents as listed below are submitted along with the Application Form (as applicable to your specific case).

Sr. No.	Documents	Individuals/ Sole Proprietary Firms	HUF	Companies / Trusts/ Societies / Partnership Firms / LLP	FPI ^	NRI/ OCI/ PIO	Minor	Investments through Constituted Attorney
1	Valid KYC status of Investor / Guardian	•	•	•	•	•	•	•
2	FATCA & CRS	•	•	•	•	•	•	
3	Ultimate Beneficial Owner (UBO) with their valid KYC status		•	•				
4	List of Authorised Signatories with Specimen Signature(s) @			•	•			•
5	Board / Committee Resolution / Authority Letter			•	•			
6	NPO Declaration for Trust & Society			•				
7	Certificate of registration granted by Designated Depository Participant on behalf of SEBI				•			
8	PIO / OCI Card (as applicable)					•		
9	Date of Birth proof of Minor*						•	
10	Relationship proof with Guardian						•	
11	Notarised copy of POA				•			•
12	Nomination	•				•		
13	Documentary proof evidencing the sole proprietary firm and proprietor	•						

@Should be original or true copy certified by the Director / Trustee / Company Secretary / Authorised Signatory / Notary Public, as applicable.

^ As per prevailing SEBI (FPI) Regulations, 2019, FPIs can invest in Indian Securities only through Stock Broker and in demat mode only.

*Birth certificate, School leaving certificate / Mark sheet issued by Higher Secondary Board of respective states, ICSE, CBSE etc.,

Passport, or any other suitable proof evidencing the date of birth of the minor.

Additional documents required from FPI:

- 1) Certified true copy of BR and ASL of Custodian
- 2) Certificate form Bank for fund transfer from Special Non Resident Rupee Account.
- 3) KYC of Custodian.

1. General Instructions

- Investors are requested to read the Key Information Memorandum (KIM), Scheme Information Document (SID), Statement of Additional Information (SAI), and addenda issued from time to time (collectively referred to as the Scheme Documents) carefully before investing in the Scheme.
- Application Forms complete in all respects, may be submitted at any Official Points of Acceptance (OPA) of JioBlackRock Mutual Fund (the "Fund"). For locations, please visit www.jioblackrockamc.com.
- New investors initiating investments via the Systematic Investment Plan (SIP) route are required to submit both the Application Form and the SIP Enrolment Form.
- The Application Form should be completed in ENGLISH and in BLOCK LETTERS only. Please tick the relevant options wherever applicable. Do not overwrite. Any correction or change made in the Application Form should be countersigned by the investor(s).
- Investors may write their PAN / Folio Number on the reverse side of the accompanying cheques.
- Applications incomplete in any respect are liable to be rejected.
 Jio BlackRock Asset Management Private Limited (the AMC) /
 Jio BlackRock Trustee Private Limited (Trustee) have absolute discretion to reject any such Application Forms.
- Copies of the documents submitted should be accompanied by originals for verification. In case originals are not produced, the AMC/Mutual Fund reserves the right to seek attested copies of the relevant documents.
- Investors should retain the acknowledgement evidencing submission of the transaction till they receive a confirmation of acceptance or rejection of transaction. In case of difference of details in acknowledgement vis-à-vis actual transaction document, the details as mentioned on transaction document will prevail.

2. Existing Unit holders

- Unit holders already holding a folio in JioBlackRock Mutual Fund can quote their existing Folio Number and Name corresponding to that folio. The personal details and Bank Account details as per the existing folio would apply to the said investment and would prevail over any conflicting information furnished in this form
- In case the name and signature of the Unit holder as provided in this application does not correspond with details in the existing folio, the application form may be rejected, at the discretion of the AMC/ Fund.

3. New Investors

- Name should be given in full without any abbreviations as per PAN / PEKRN only, for the First, Second, Third Holder(s), POA, Nominee and Guardian.
- Please provide a valid email ID & mobile number along with family declaration. This will enable effective communication regarding investment-related updates and help resolve queries promptly.
- For applications submitted by Companies, Bodies Corporate, Trusts, Societies, FPIs, and other non-individual entities, the Name of the Contact Person, along with Email ID and Telephone Number, must be mentioned.
- As mandated by SEBI, investors are required to provide the following information viz. Occupation details, Gross Annual Income / Networth and Politically Exposed Person (PEP)* status. Also, the detail of nature of services viz. Foreign Exchange/Gaming/Money Lending, etc., (applicable for first/sole investor) is required to be provided as part of Client Due Diligence (CDD) process of the Fund. These details are mandatory for both Individual and Non-Individual investors.

*Politically Exposed Persons" (PEPs) are individuals who have been entrusted with prominent public functions by a foreign

- country, including the heads of States or Governments, senior politicians, senior government or judicial or military officers, senior executives of state-owned corporations and important political party officials. PEPs shall include the family members or close relatives / associates of PEPs.
- In the event the application has more than one investor, the mode of holding should be specified. In case it is not mentioned, the default mode for holding will be "Anyone or Survivor".
- Investors must indicate their tax status by ticking the appropriate checkbox. For new investments, if no status is selected or an incorrect status is provided, the AMC reserves the right to determine the correct status based on available information such as PAN or bank account details or such other information of the investor available with the AMC. The AMC shall not be responsible for any claims made by the investor/third party on account of updation of tax status. If "Others" is selected, the specific nature of the status must be clearly mentioned in the space provided.

4. Permanent Account Number (PAN)

- SEBI has made it mandatory for all investors (including joint holders) to mention the PAN details irrespective of the amount of investment, , except the following categories:.
- Where the investor is a minor, PAN details of parent / legal guardian, as the case may be must be submitted.
- The requirement to provide PAN is exempt for the following categories of investors, subject to fulfillment of prescribed conditions and submission of requisite documents:
 - Micro Investments: Individuals (including NRIs but excluding PIOs), minors, and sole proprietors investing up to Rs. 50,000 in a rolling 12-month period or in a financial year per mutual fund, through lump sum or SIP mode. Investors must complete KYC through a valid KYC acknowledgment or confirmation. Refer section Micro Investments (PEKRN) for more information.
 - Residents of the State of Sikkim are also exempt from the requirement of PAN for investing in mutual funds, subject to submission of proof of address evidencing their status as a Sikkim resident and fulfillment of KYC documentation requirements as prescribed by SEBI/AMFI.
 - Investments by Central and State Government Officials Appointed by Courts: Includes entities such as Official Liquidators, Court Appointed Receivers, etc., investing on behalf of Government or under directions of the Court. These entities must submit valid identity and address proof along with documentary evidence of such appointment.
 - Transactions by UN entities/multilateral agencies exempt from paying taxes/filing tax returns in India, subject to submission of valid documentation evidencing the nature of the entity and the purpose of investment.

The AMC / Fund reserves the right to ascertain the status of such entities with adequate supporting documents. Applications not complying with the above requirement may not be accepted/processed. No Redemption and related transaction(s) will be processed.

5. Micro Investments (PEKRN)

- As per SEBI guidelines, individuals and Sole proprietary firms who do not possess a PAN ("Eligible Investors")* may invest up to Rs. 50,000 in a rolling 12-month period or financial year i.e. April to March. However, Eligible Investors are required to undergo Know Your Customer (KYC) procedure with any of the SEBI registered KYC Registration Authorities (KRA).
- Eligible Investors must quote PAN Exempt KYC Reference Number (PEKRN) issued by the KRA under the KYC acknowledgement letter in the application form and submit a copy thereof along with the application form.
- In case the investor is a minor, PEKRN details of the Guardian

shall be submitted, as applicable.

- Eligible Investors must not possess a PAN at the time of submission of application form.
- Eligible investors must hold only one PEKRN issued by any one of the KRAs.
- If an application for investment together within investments made in a rolling 12-month period or financial year exceeds Rs. 50,000, such an application will be rejected. New / Additional Purchase and Systematic Investment Plans (SIP) will be covered in the limit of Rs. 50,000.
- Investors may subsequently switch their investments to other Schemes of the Mutual Fund. However, where the switch amount is Rs. 50,000 or more, the investor is required to furnish a copy of their self-attested PAN along with valid KYC compliance. In the absence of these, the switch request is liable to be rejected, in accordance with extant Income Tax regulations and SEBI guidelines.
- The detailed procedures / requirements for accepting applications shall be as specified by the AMC/Trustee from time to time and their decision in this behalf will be final and binding.

*HUFs and other categories are not eligible for such investments

Who cannot invest?

The following persons are not eligible to invest in the scheme and apply for subscription to the units of the Scheme:

- 1. Overseas Corporate Bodies, as defined under the Foreign Exchange Management Act, 1999.
- 2. Investor residing in any Financial Action Task Force (FATF) designated High Risk jurisdiction.
- 3. A person who is resident of Canada;
- 4. United States Person (U.S. person*) as defined under the extant laws of the United States of America, except the following:
 - NRIs/PIOs may invest/transact, in the Scheme, when physically present in India, upon submission of such documents/undertakings, etc., as may be stipulated by AMC/Trustee from time to time and subject to compliance with all applicable laws and regulations.
 - FPIs may invest in the Scheme through submission of physical form in India, subject to compliance with all applicable laws and regulations and the terms, conditions, and documentation requirements stipulated by the AMC/Trustee from time to time and subject to compliance with all applicable laws and regulations.

The Trustee/AMC reserves the right to put the transaction requests received from such U.S. person on hold or reject the transaction request and redeem the units, if allotted, as the case may be, as and when identified by the Trustee / AMC that the same is not in compliance with the applicable laws and/or not fulfilled the terms and conditions stipulated by Trustee/AMC from time to time. Such redemptions will be subject to applicable taxes and exit load, if any.

The application form(s) for transactions (in non-demat mode) from such U.S. person will be accepted ONLY at the Investor Service Centers (ISCs) of the AMC.

*The term "U.S. person" means any person that is a U.S. person within the meaning of Regulations under the Securities Act of 1933 of U.S. or as defined by the U.S. Commodity Futures Trading Commission or as per such further amended definitions, interpretations, legislations, rules etc, as may be in force from time to time.

The Fund reserves the right to include / exclude new / existing categories of investors who can invest in the Scheme from time to time, subject to SEBI Regulations and other prevailing statutory regulations, as applicable.

The AMC/ Trustee shall not be liable for any loss or expenses incurred in

respect of those transaction requests/allotted units which have been kept on hold or rejected or reversed.

Investment on behalf of Minors

- The minor shall only be the sole Unit holder in a folio. Joint holding is not allowed.
- Details of the parent viz., father or mother or legal Guardian must be mentioned for investments made on behalf of a minor.
- A valid birth certificate or passport or School Leaving Certificate or any other valid document issued by a Government authority evidencing the date of birth of the minor.
- In case of a court-appointed legal guardian, a notarized or attested copy of the court order must also be submitted.
- If the submitted date of birth proof contains details establishing relationship between the guardian and the minor, the same shall be accepted. In the absence of such details, appropriate documents evidencing the relationship must be provided.
- Investments in the name of minors shall be permitted only from bank account of the minor, parent or legal guardian of the minor or from a joint account of the minor with the parent or legal guardian. Redemption / Income Distribution cum Capital Withdrawal (IDCW), if any proceeds for investments held in the name of Minor shall be transferred to the verified bank account of the minor (i.e. of the minor or minor with parent/ legal guardian)
- The standing instruction including SIP, STP and SWP will be registered only till the date of minor attaining majority, though the instructions may be for a period beyond that date.
- The Folio will be frozen for operation from the date of beneficiary child completing 18 years of age, till the status of the minor is changed to major. Upon attaining the status of major, the minor in whose name the investment was made, shall be required to submit an application along with prescribed documents for changing the status in the Fund's records from 'Minor' to 'Major'.

For more details, please refer to SAI.

Bank Details

i. Bank Account Details (For redemption/ IDCW if any):

- Investors must provide the details of the pay-out bank account held in India (i.e. account into which redemption / IDCW proceeds are to be paid), including the 11-digit Indian Financial System Code (IFSC), in the application form at the time of purchase of units. The same is mandated to be provided under SEBI Regulations.
- In case pay-out bank account is different from pay-in bank account (i.e., bank account from which subscription payment is being made), the investor is required to submit any one of the following as documentary proof along with the application form validating that pay-out bank account pertain to the sole / first holder.
 - Cancelled original cheque leaf of the pay-out bank account (where the account number and first holder name are printed on the face of the cheque). Investors should without fail cancel the cheque and write 'Cancelled' on the face of it to prevent any possible misuse;
 - Self-attested copy of the bank passbook or a statement of bank account with current entries not older than 3 months having the name and address of the first holder and account number;
 - A letter from the bank on its letterhead certifying that the investor maintains an account with the bank, the bank account information like bank account number, bank branch, account type, & IFSC.
 - Note: The above documents shall be submitted in Original. If copies are furnished, the same must be submitted at any Official Points of Acceptance (OPA) of JioBlackRock Mutual Fund (the "Fund").
- Documents submitted will be verified with the original documents

to the satisfaction of the Fund. The original documents will be returned across the counter to the investor after due verification. In case the original of any document is not produced for verification, then the copies should be attested by the bank manager with his / her full signature, name, employee code, bank seal and contact number.

- Further, in exceptional cases where Third Party Payments are accepted, the investor is required to submit any one of the documentary proofs as stated in a, b and c above for the pay-out bank account.
- Once the bank account is registered in the folio, it can be used for both pay-out and pay-in purposes.
- Investors are requested to note that applications for new folio creation submitted (wherein pay-out bank details are different from pay-in bank details) without any of the above-mentioned documents relating to pay-out bank account details will be treated as invalid and liable to be rejected.

ii. Multiple Bank Account Registration:

- An investor may register multiple bank accounts (currently upto 5 for Individuals and 10 for Non – Individuals) in a folio for receiving redemption / IDCW proceeds, if any. To register multiple bank accounts, investors are required to submit a duly filled Multiple Bank Accounts Registration form along with necessary supporting documents for each bank account.
- The form can be downloaded from our website www.jioblackrockamc.com.

9. Investment Details

- Investors are required to clearly indicate their choice of Scheme for which subscription is made at the time of filling up the Application Form.
- Subscription(s) in the scheme(s) should meet the minimum amount requirements specified for the respective scheme(s).

10. Mode of Payment for Subscription:

Pay-In Bank Account

- Investor must provide the details of the pay-in bank account (i.e. account from which a subscription payment is being made) in the application form.
- Cheques drawn should be in favour of "JioBlackRock Mutual Fund" and crossed "A/c Payee only" and made payable at the location where the application form is submitted to the designated Investor Service Centre / Collection Centre.
 - Non MICR / outstation post-dated cheques/demand drafts/money orders/ postal orders will not be accepted.
- Subscriptions can also be made through various electronic modes such as Real Time Gross Settlement (RTGS) / National Electronic Fund Transfer (NEFT) / Direct Credit (DC) / National Automated Clearing House (NACH) / Net banking / Unified Payment Interface (UPI) / Immediate Payment Service (IMPS) or such other modes as may be introduced by RBI from time to time and made available by the AMC. The investor should place a RTGS / NEFT / Fund Transfer request with their bank from where the funds are to be paid and submit the bank acknowledged copy of request letter with the application form by mentioning the Unique Transaction Reference (UTR) Number / Transaction reference number which is generated for their request by the bank.

RTGS / NEFT request is subject to the RBI regulations and guidelines governing the same. The AMC/Fund shall not be liable for any loss arising or resulting from delay in credit of funds in the Fund/Scheme collection account.

NRIs, PIOs, OCIs

 Repatriation basis: Payments by NRIs/PIOs/OCIs may be made by way of cheques drawn on Non-Resident External (NRE) account payable at par and payable at the cities

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

11. Mode of Payment of Redemption / IDCW Proceeds

i. Unit holders holding Units in Physical (Non-Demat) mode

- Real Time Gross Settlement (RTGS) / National Electronic Funds Transfer (NEFT): The AMC utilises the facility of 'RTGS' and 'NEFT' offered by Reserve Bank of India (RBI), to facilitate credit of redemption and IDCW proceeds directly into the bank account of the Unit holder maintained with the banks participating in the RTGS / NEFT Settlement systems.
- In the absence of a specific request from the Unit holder exercising their choice of mode of payment offered by the Fund from time to time, the redemption / IDCW proceeds shall be processed via the RTGS / NEFT / DC mechanism only. Where this payment mode is not feasible / available, the payment of such proceeds will be made through cheque / demand draft.
- The AMC / Fund shall not be held liable for any losses/ claims, etc. arising on account of processing the direct credit or credit via RTGS / NEFT / cheque / demand draft of redemption / IDCW proceeds on the basis of Bank Account details as provided by the Unit holder in the Application Form.
- In case of unforeseen circumstances, the AMC / Fund reserves the right to issue a cheque / demand draft, if relevant details are available in investor's folio / KYC records.
- Any charge levied by the investor's bank for receiving payment through electronic mode will be borne by the investor. The AMC / Fund will not accept any request for refund of such bank charges. The AMC / Fund reserves the rights to change the payout mode from cheque / demand draft to electronic credit OR vice versa in case such a situation arises requiring the need for this conversion in payout mode to ensure faster payment/safety/risk mitigation.

ii. Unit holders holding Units in Demat mode

Investors will receive their redemption payout / IDCW proceeds, if any directly into their bank accounts linked to the demat accounts. For investors, who have invested through the offline mode and subsequently dematerialized the units, investors will receive their redemption / IDCW proceeds directly into the bank account registered with their demat account ONLY irrespective of the account registered in the folio at the time of offline application.

12. Communication

- Investors should ensure that the email address and mobile number provided is that of First / Sole holder or of their Family member. Family means spouse, dependent children, Dependant Sibling or dependent parents and a guardian in case of a minor. Option to indicate if the contact information belongs to PMS, Custodian and Power Of Attorney has also been provided.
- The email address and mobile number provided shall be registered in the folio for all official communications from the AMC / RTA.
- If this section is left blank, the email address and mobile number of the First / Sole Holder, as available in the KYC records, shall be registered in the folio.
- If the AMC / RTA finds the provided contact details to be incorrect, doubtful, or not belonging to the investor / family member, the AMC / RTA may not capture / update these details in the folio. In such case AMC / RTA will intimate the investor to provide the correct details by submitting the request at any Official Point of Acceptance (OPA) or through a KYC change request form or other permissible mode.
- Submission of an email address and mobile number shall be treated as the investor's consent to receive allotment

confirmations, consolidated account statement/account statement, annual report/abridged summary and any statutory / other information as permitted via electronic mode. These documents shall be sent physically in case the Unit holder opts/request for the same.

 Should the Unit holder experience any difficulty in accessing the electronically delivered documents, the Unit holder shall promptly intimate the Fund about the same to enable the Fund to make the delivery through alternate means.

It is deemed that the investor is aware of all security risks including possible third-party interception of the documents and contents of the documents becoming known to third parties. Subject to Regulations, The AMC / Trustee reserves the right to send any communication in physical mode.

13. Unit Holding Option

Investors are provided two options to hold their Units viz. Physical mode and Demat mode.

- i. Physical mode (non-demat)
 - Units will be held in account statement mode and a Statement of Account (SOA) will be issued to the investors by the AMC / RTA.
 - Investors who wish to convert their holdings to Demat at a later stage may do so by submitting a Dematerialisation Request Form (DRF) through their DP.

ii. Demat mode

- Investors opting to hold Units in dematerialised (Demat) mode must provide valid DP ID and Client ID details of their Depository Participant (DP) account with NSDL or CDSL.
- The names of the investors must match with those in the Demat account
- Units shall be directly credited to the investor's demat account after the realization of payment funds and depositories will issue a statement.

Please attach a copy of the Client Master Form / DP statement showing active demat account details for verification

- Upon units being allotted in demat mode, all details such as address, bank details, nomination etc. will be applicable as available in the depositories' records. For effecting any subsequent changes to such information, Investors should approach their DP. Redemption requests for units held in demat mode must be submitted to DP or through Stock Exchange Platform, as applicable. Account statement (CAS) for units held in demat mode will be issued only by NSDL / CDSL.
- Holding / transacting of units held in demat mode shall be in accordance with the procedures / requirements laid down by the Depositories, viz. NSDL/ CDSL in accordance with the provisions under the Depositories Act, 1996 and the regulations thereunder. Once the units are allotted in demat mode, no account statement / capital gain statement/or any other statements can be issued from JioBlackRock Mutual Fund / RTA to the investors.
- In case the demat details mentioned in the application are incomplete / incorrect or do not match with the depository data, the application shall be treated as invalid for processing under demat mode and therefore may be considered for processing in non-demat mode i.e. in physical mode if the application is otherwise valid and a Statement of Account (SOA) will be issued.

14. Nomination

- As per SEBI guidelines, it is mandatory for individual investors, except jointly held folios to either:
 - Provide nominee details, or
 - Opt out of nomination by submitting a duly signed declaration.
- The signatories for this nomination, shall be as per the mode of holding in the folio i.e.

- 'Either or Survivor' Folios any one of the holder can sign
- 'Jointly' Folios all holders have to sign
- 'First holder' Folios only First holder to sign
- A minor may be nominated. In that event, the name and address of the Guardian of the minor nominee may be provided.
- Investors shall mandatorily provide the following:
 - any one of the following personal identifiers of the nominee

 PAN or Driving Licence number or last 4 digits of Aadhaar
 (only the document number is required to be provided; not the document). However, in case of NRI / OCI / PIO, Passport number is acceptable
 - full contact details of nominee(s) such residential address, e-mail
 - address, telephone / mobile number
 - relationship of nominee(s) with the investor
 - Date of birth of nominee(s) (if nominee is a minor)
- Thumb impression, if affixed on the nomination form, shall be witnessed by two persons and details of such witnesses shall be duly captured in the form.

For complete details about nomination, please refer to SAI.

15. Power of Attorney (POA)

- In case of application under POA by an Individual or by a Non-Individual (i.e. Company, trust, society, partnership firm etc.) the relevant POA or the resolution should specifically provide for / authorize the POA holder / authorized signatory to make application/ invest on behalf of the investor.
- The application form must be accompanied by the original or a certified true copy/duly notarized copy of Power of Attorney.

16. Signatures

- Signature(s) should be in English or in any Indian Language specified in the eighth schedule of the constitution of India.
- If the application has more than one holder, all holders are required to sign the application form, regardless of the mode of holding (e.g., "Anyone or Survivor" or "Joint"). Applications that are not signed by all holders are liable to be rejected.
- Thumb impressions must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate under his/her official seal.
- Applications on behalf of minors should be signed by their parent/legal Guardian. In case of a HUF, the Karta should sign the Application Form on behalf of the HUF.
- In case of an application through a constituted Attorney, the Power of Attorney should be signed by the investor and the constituted Attorney. The Application Form should be signed in such cases by such constituted Attorney.
- In the case of company or other non-individual entities, the Authorized officials should sign the form under their official designation and affix the seal of the entity. The signatures should match with the authorised signatory list (ASL).

17. Prevention of Money Laundering

- SEBI vide its Master circular on Guidelines on Anti-Money Laundering (AML) Standards and Combating the Financing of Terrorism (CFT) / Obligations of Securities Market Intermediaries under the Prevention of Money Laundering Act, 2002 and Rules framed there under dated June 6, 2024, as amended from time to time, has mandated that all intermediaries including Mutual Funds should formulate and implement a proper policy framework on anti-money laundering measures and also to adopt a Know Your Customer (KYC) policy.
- The Investor(s) should ensure that the amount invested in the Scheme is through legitimate sources only and does not involve

and is not designated for the purpose of any contravention or evasion of the provisions of the Income Tax Act, Prevention of Money Laundering Act (PMLA), Prevention of Corruption Act and / or any other applicable law in force and also any laws enacted by the Government of India from time to time or any rules, regulations, notifications or directions issued thereunder.

- To ensure appropriate identification of the Investor(s) and with a view to monitor transactions for the prevention of money laundering, the AMC/ Fund reserves the right to seek information, record investor's telephonic calls and / or obtain and retain documentation for establishing the identity of the Investor(s), their beneficial ownership, proof of residence, source of funds, etc. It may re-verify identity and obtain any incomplete or additional information for this purpose.
- The Fund, AMC, Trustee and their Directors, employees and agents shall not be liable in any manner for any claims arising whatsoever on account of freezing the folios/rejection of any application / allotment of Units or mandatory redemption of Units due to non-compliance with the provisions of the PMLA, SEBI/AMFI circular(s) and KYC policy and / or where the AMC believes that transaction is suspicious in nature within the purview of the PMLA and SEBI/AMFI circular(s) and reporting the same to FIU-IND.
- For further details, please refer Section 'Prevention of Money Laundering' under the Statement of Additional Information available on our website www.jioblackrockamc.com.

18. Know Your Customer (KYC) Compliance

i. KYC Registration Agency (KRA):

Units held in account statement (non-demat) mode

- KYC (Know Your Customer) norms are mandatory for ALL holders including Guardian and POA for making investments in Mutual Funds, irrespective of the amount of investment. In case of non-individuals, each Ultimate Beneficial Owner (UBO) has to be KYC compliant.
- SEBI has introduced a common KYC application form for all the SEBI registered intermediaries. New investors are therefore requested to use the Common KYC application form and carry out the KYC process including In Person Verification (IPV) with any SEBI registered intermediaries. The KYC Application Forms are also available on our website www.jioblackrockamc.com.
- Existing KYC compliant investors need not undergo the same process again with the Fund, subject to validation of KYC compliance status. However, the Fund/AMC reserves the right to carry out new KYC of the investor at its discretion.
- In case of non-compliance with KYC requirements or if the KYC status is found to be invalid, the Fund/AMC reserves the right to reject/reverse the transaction and refund the investment amount, without any interest.

Units held in demat mode

- For units held in demat mode, the KYC performed by the Depository Participant of the investors will be considered as KYC verification done by the Trustee / AMC. In the event of non-compliance of KYC requirements, the Trustee/AMC reserves the right to reject the application and refund the subscription amount / effect mandatory redemption of unit holdings of the investors at the applicable NAV, subject to payment of exit load, if any and freeze the folio of the investor(s).
- For further details, please refer Section 'Know Your Customer (KYC) Compliance' under Statement of Additional Information available on our website www.jioblackrockamc.com

ii. Central KYC Records Registry (CKYCR):

 Investors, who have already completed CKYC process & have obtained KIN can quote their 14-digit unique KYC identifier KIN in the application form. For more details about CKYCR, please refer to SAI.

Details under Foreign Account Tax Compliance Act (FATCA) and Common Reporting Standards (CRS)

- The Central Board of Direct Taxes has notified Rules 114F to 114H, as part of the Income tax Rules, 1962, which require Indian financial institutions to seek additional personal, tax and beneficial owner information and certain certifications and documentation from all investors. In relevant cases, information will have to be reported to tax authorities / appointed agencies.
- Towards compliance, we may also be required to provide information to any institutions such as withholding agents for the purpose of ensuring appropriate withholding from the folio(s) or any proceeds in relation thereto.
- Should there be any change in any information provided by you, please ensure you advise us promptly, i.e., within 30 days.
- Please note that you may receive more than one request for information if you have multiple relationships with us or our group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.
- If you have any questions about your tax residency, please contact your tax advisor.
- Further, if you are a Citizen or resident or green card holder or tax resident other than India, please include all such countries in the tax resident country information field along with your Tax Identification Number (TIN) or any other relevant reference ID/ Number. If no TIN is yet available or has not yet been issued, please provide an explanation and attach this to the form.

20. Ultimate Beneficial Owners(s) (UBO)

- Pursuant to SEBI Master Circular dated June 6, 2024 on 'Guidelines on Anti-Money Laundering (AML) Standards and Combating the Financing of Terrorism (CFT) / Obligations of Securities Market Intermediaries under the Prevention of Money Laundering Act, 2002 and Rules framed there under', , as amended from time to time, investors (other than Individuals) are required to provide details of 'Ultimate Beneficial Owner(s) (UBO(s))'. For complete details on UBO, please refer SAI.
- Non-individual investors are mandated to provide the details on 'Ultimate Beneficial Owner(s) (UBO(s))' by filling up the declaration form for 'Ultimate Beneficial Ownership'.
- All the UBOs should be KYC compliant.
- Please visit our website www.jioblackrockamc.com to download the UBO Form.

21. Third Party Payments

"Third party Payments" for this purpose are defined as:

- Investment made through instruments issued from an account other than that of the beneficiary investor.
- Investment made from a joint bank account, where the first holder of the mutual fund folio is not one of the holders of the bank account from which payment is made.
 - Investments made through Third Party payments will not be accepted, except in the following cases, subject to submission of valid documentation and compliance with the Fund/AMC policies:
- Payment in respect of investments for minor investors from the bank account of the minor, or parent or legal guardian of the minor, or from a joint account of the minor with parent or legal guardian.
- Payment by Employer on behalf of employee under Systematic Investment Plans (SIPs) or lumpsum / one time subscription, through Payroll deductions or deductions out of expense reimbursements.

- Custodian on behalf of a Foreign Portfolio Investors (FPIs) or a client
- Payment by a Corporate to its Agent/Distributor/Dealer (similar arrangement with Principal agent relationship), on account of commission or incentive payable for sale of its goods / services, in the form of the Mutual Fund Units through SIP or lump sum / one-time subscription, subject to compliance with SEBI Regulations and Guidelines issued by AMFI, from time to time.

The above-mentioned exception cases will be processed after carrying out necessary checks and verification of documents attached along with the purchase transaction slip/application form, as stated below:

- Determining the identity of the Investor and the person making payment i.e. mandatory Know Your Client (KYC) for Investor and the person making the payment.
- Obtaining necessary declaration from the Investor/unit holder and the person making the payment. Declaration by the person making the payment should give details of the bank account from which the payment is made and the relationship with the beneficiary.
- Verifying the source of funds to ensure that funds have come from the drawer's account only.

The AMC/ Mutual Fund reserves the right to accept applications, over and above the circumstances listed above, subject to completion of requisite documentation and additional checks and verification as stipulated by the AMC/the Fund.

In case of investment / subscriptions via RTGS, NEFT, bank transfer, net banking or any similar electronic modes, the AMC may seek a copy of the bank instruction provided to the drawer's bank, clearly reflecting the account holder's name and the bank account number debited or any other proof evidencing the source of funds.

Investors are requested to note that AMC reserves right to have additional checks of verification for any mode of payment received. AMC reserves the right to reject the transaction in case the payment is received an account not belonging to the first unit holder of the mutual fund.



SIP Registration/Renewal Form

Attention: No need to attach OTM Debit Mandate again, if already registered earlier.

Scheme Name

Debit Mandate Checklist: Bank Account Number, Bank Name,	IFSC or MICR Code • Write Amount in words	and in Figures (maximum limit) • Your Name	and Signature as in your bank account
RIA / PMRN CODE	RIA / PMRN NAME	TIME STAMP HER	RE
	ling transactions data feed, portfolio holdi oker registered in the concerned folio, if a		ctions under Direct Plan to the
ease tick (✓) as applicable: 〕OTM Debit Mandate is already	registered in the folio. OTM Debit	Mandate is attached and to be registered	in the folio.
vestor Name:		Folio N	lo.
. INVESTMENT DETAILS FOR	SIP (Please refer instructions for more de	tails) PAN / PEKRN	
Scheme Name	JioBlackRock	JioBlackRock	JioBlackRock
Frequency	 	 Weekly	 Weekly
SIP Date (For Monthly & Quarterly) (1st*– 31st)	D D	D D	D D
Enrolment Period (MM/YY)	From M M Y Y Y Y	From M M Y Y Y Y	From M M Y Y Y Y
(^If end period is not given, the end period of OTM Debit Mandate	To^ M M Y Y Y	To^ M M Y Y Y Y	To^ M M Y Y Y Y
will apply.)	OR	OR .	OR .
	☐ 40 yrs ☐ 10 yrs ☐ 7 yrs ☐ 5 yrs	☐ 40 yrs ☐ 10 yrs ☐ 7 yrs ☐ 5 yrs	☐ 40 yrs ☐ 10 yrs ☐ 7 yrs ☐ 5 yrs
SIP Amount in ₹	, , , , ,	, , , ,	, , , ,
	SIP TOP-UP DETAILS (Please	refer instructions for more details)	I
requency	☐ Half Yearly ☐ Yearly	☐ Half Yearly ☐ Yearly	☐ Half Yearly ☐ Yearly
Amount in ₹ DR Percentage (%)			
SIP Top-Up Cap Amount in ₹			
BlackRock.			Debit Mandate Form NAC I Purchases as well as SIP Registration
MRN			Date D D M M Y Y Y
ility Code		Tick (✓) ♥ CREATE □ MODIFY □	
oonsor Bank Code debit (tick ✓)	Office use only	I/We hereby authorize: Jio BlackRock Mu Account No.	itual Fund
ith Bank	Bank Name & Branch	IFSC / MICR	
n amount of Rupees		II OO / IVIIOIX	₹ In Figures
	mum Amount FREQUENCY Monthly C	uarterly Half Yearly Yearly As & who	
and made by me / us. I / We have understood the he debit and express my willingness and author (Debits) / Direct Debits. Authorisation to Bank: T	ges by the bank whom I am authorising to debit my account a at I / we are authorised to cancel / amend this mandate by ap ize to make payments through participation in NACH / Direct his is to inform that I / We have registered for NACH (Debit C ccount with your Bank. I / We authorize the representatives of	propriately communicating the cancellation / amendment requ Debit. I / We hereby confirm adherence to the terms of OTM earing) / Direct Debit facility and that my / our payment towar	uest to the User entity or the bank where I have authorise Facility and as amended from time to time and of NACH ds my / our investment in JioBlackRock Mutual Fund sha
From D D M M Y Y Y	Y 1.	2.	3.
D D M M Y Y Y	Signature of Primary Account Holder	Signature of Account Holder	Signature of Account Holder
Maximum period of validity of this	1. Name on in healt records	2. Name as in bank records	3.
mandate is 40 years only.	Name as in bank records	Name as in bank records	Name as in bank records
	ACKNOWLEDGEMENT SLIP		
Jio BlackRock	Received, subject to verification		
Folio No.	PAN / PEKRN		TIME STAMP HERE

~
7
Version
Days 2 of 2
۵

First SIP transaction via single cheque no.	favouring 'Jio BlackRo	ck Mutual Fund' D	ated D D M N	I Y Y Y Y
☐ Use existing One Time Mandate (To be filled in case	e of more than one OTM registrat	ion)		
Bank Name:				
Account No.				
2. DEMAT ACCOUNT STATEMENT DETAILS Dem	nat Mode (Enclose Latest Client M	aster / Demat Accou	unt Statement) 🗆 I	Physical Mode (Default)
Demat Account details are mandatory for (i) FPIs and (ii) investissued only by NSDL / CDSL).	tors who wish to hold the units in Dem	at Mode (Account state	ement (CAS) for units h	ield in demat mode will be
NSDL DP ID I N	Beneficiary Account No.			
CDSL Beneficiary Account No.				
2 DEGLADATION AND GLONATUDES				
3. DECLARATION AND SIGNATURES				
I / We have read, understood and agree to abide w above-mentioned Scheme and Statement of Additional In Documents'),I hereby declare that the particulars given to	nformation (SAI) of JioBlackRock M	utual Fund and the a	,	,
I/WE HEREBY CONFIRM THAT I/WE HAVE NOT BEEN FUND/AMC FOR THIS INVESTMENT. I/We confirm that will result in aggregate investments exceeding Rs. 50,0 house.	I/We do not have any existing Micr	ro SIP/Lumpsum inve	estments which toget	ther with the current application
	Sign below as per mode of ho	olding		

Sign below as per m	lode of holding	

INSTRUCTIONS FOR ONE TIME MANDATE (NACH) FORM

- Please fill the OTM form in ENGLISH, using BLOCK LETTERS only. If you already have a registered OTM, you do not need to submit the form again.
- Investors who have not registered for the OTM facility can submit the form with a cancelled cheque (original or copy) with the investor's name and account number pre-printed, or a bank verification letter on the bank's letterhead with complete account details. Incomplete or unverifiable documentation may lead to rejection.
- Provide the full bank account number and bank name. The first holder in the folio must be one of the holders in the bank account. The form must be signed by all bank account holders as per the mode of operation in the bank records. Signatures must match those recorded with the bank.
- 4. Please mention the mandate amount in both words and figures.
- Mention the start date of the mandate and the end date. As per NPCI guidelines, the end date cannot exceed 40 years from the start date. 5.
- 6. The 9-digit MICR or the 11-digit IFSC is a mandatory requirement without which OTM will be rejected.
- 7. The UMRN, the Sponsor Bank Code and the Utility Code are for official use only and need not be filled by the investors.
- Investors should retain the acknowledgement evidencing submission of the transaction till they receive a confirmation of acceptance or rejection of transaction. In case of difference of details in acknowledgement vis-à-vis actual transaction document, the details as mentioned on transaction document will prevail.

SIP INSTRUCTIONS / TERMS & CONDITIONS

- 1. New investors should submit this SIP Enrolment Form along with the Common Application Form (CAF).
- 2. Existing investors need not submit a new Common Application Form and may register for SIP by mentioning their existing folio number.
- 3. Please fill the form in English and in block letters. Tick the relevant boxes wherever applicable.
- 4. The completed SIP form should be submitted at any Official Points of Acceptance (OPA) of JioBlackRock AMC/ RTA
- 5. Investors should clearly mention the preferred SIP frequency (weekly, monthly, or quarterly) in the form.
- 6. The minimum SIP amount is Rs. 500, in multiples of Re. 1 thereafter, with at least 6 instalments.
- 7. SIP can be started without an accompanying purchase.
- 8. For registration of a SIP, the duly completed SIP form must be submitted at least 21 calendar days prior to the desired start date if a One Time Mandate (OTM) is not registered, and at least 10 calendar days prior in case an OTM is already registered. If the selected start date does not meet the mentioned timelines, the JioBlackRock AMC will make reasonable efforts to process the SIP as per the investor's request. However, if that is not possible, the SIP will begin from the subsequent instalment date as per the selected frequency.
- 9. The initial / first SIP investment amount, if provided, can be different from the subsequent SIP amount provided the initial / first SIP investment amount also confirms to the minimum SIP amount criteria of the respective scheme.
- 10. Cheques should be drawn payable at locations of Jio BlackRock Asset Management Private Limited branches & authorised centres / RTA locations. Non MICR / outstation post-dated cheques will not be accepted for SIP.
- 11. The units shall be allotted based on the day on which funds are credited to Mutual Fund collection account by the service provider/ bank.
- 12. The investor has the right to discontinue SIP at any time by submitting a request at least 2 business days prior to next instalment date to any of the offices of Jio BlackRock Asset Management Private Limited or its Authorized Centres.
- 13. SIP registration will be discontinued if three consecutive instalments fail in case of Weekly or Monthly SIPs, or two consecutive instalments fail in case of Quarterly SIPs, due to any reason.
- 14. In case any details are left blank/illegible in the SIP form, the JioBlackRock AMC may register the SIP using the applicable default options as specified in the Statement of Additional Information (SAI).
- 15. As per SEBI guidelines, individuals and Sole proprietary firms who do not possess a PAN ("Eligible Investors")* may invest up to Rs. 50,000 in a rolling 12-month period or financial year i.e. April to March. However, Eligible Investors are required to undergo Know Your Customer (KYC) procedure with any of the SEBI registered KYC Registration Authorities (KRA). *For complete information, please refer section in SAI (Micro Investments /PAN Exempt Investments) and section in CAF (Permanent Account Number (PAN)).
- 16. In case of investments on behalf of a minor, guardian details must be provided. The SIP will be registered only up to the date the minor attains majority, irrespective of the end date mentioned. For complete details, investors are requested to refer to the section 'Investments on behalf of Minor' in SAI.
- 17. If multiple bank accounts are registered under the OTM facility, the investor must clearly specify the bank name and account number from which the debit is to be initiated for the SIP. In the absence of such specification, or if a valid OTM is not available for the mentioned bank account, the JioBlackRock AMC reserves the right to initiate the debit from any of the registered OTMs or reject the request.

SIP Top-Up Facility:

- 1. Top-Up Options: Investors can opt for SIP Top-Up either in terms of a fixed amount or a percentage increase to the SIP instalment.
 - Minimum in Amount: Rs. 50 and in multiples of Rs. 50 thereafter.
 - Minimum in Percentage: 10%, and in multiples of 5% thereafter.
- 2. Top-Up Frequency:
 - Half-Yearly: SIP instalment amount will increase by the specified amount or percentage after every 6th instalment.
 - Yearly: SIP instalment amount will increase by the specified amount or percentage after every 12th instalment.

Note: For Quarterly SIPs, only the Yearly Top-Up option is available.

- Default
 - If frequency or amount is not specified, the Top-Up will default to Yearly and Rs. 50.
 - If both frequency and amount are not specified, the SIP will be treated as a normal SIP (without Top-Up), subject to the form being otherwise complete.
 - If both percentage and amount are specified, then percentage will be considered for SIP Top-Up.
- 4. Maximum Cap Amount:
 - Top-Up will continue until each SIP instalment reaches the stated Maximum Cap Amount, after which the SIP amount remains constant until the end date.
 - · If the Maximum Cap Amount is not mentioned, Top-Up will continue as per the selected frequency/amount, subject to the OTM limit.
 - · If there's a mismatch between the OTM maximum amount and the Cap Amount, the lower of the two will be considered as the Cap Amount.
- 5. SIP Top-Up facility will not be available for Micro SIP.

Investors should retain the acknowledgement evidencing submission of the transaction till they receive a confirmation of acceptance or rejection of transaction. In case of difference of details in acknowledgement vis-à-vis actual transaction document, the details as mentioned on transaction document will prevail.



1st Applicant

JioBlackRock Money Market Fund - ASBA Application Form

NFO OPENS: June 30, 2025 NFO CLOSES: July 02, 2025

Page 1 of 3

3rd Applicant

APPLICATION SUPPORTED BY BLOCKED AMOUNT (ASBA)

RIA / Portfolio Man	ager information	For Office use only			•
RIA / PMRN CODE	RIA / PMRN NAME	SCSB (Name & Code)	SCSB IFSC Code	Syndicate Member Code	SCSB Branch SL No
	nt for providing transactions data feed I in the concerned folio, if applicable.	d, portfolio holdings, NAV e	etc. in respect of my / our tr	ansactions under Direct Plan to the R	IA / Portfolio Managers /
1. APPLICANT DET	AILS (As available in Demat Acc	count)			
1st Applicant Name				PAN / PEKRN	
2nd Applicant Name				PAN / PEKRN	
3rd Applicant Name				PAN / PEKRN	
Folio No. if any					
2. DEPOSITORY AC	COUNT DETAILS				
☐ Physical Mode (□	Default) Demat Mode (Enclos	se Latest Client Master	/ Demat Account Stater	ment)	
Demat Account details a	are mandatory for (i) FPIs and (ii) inve CDSL) Please ensure that the sequen	estors who wish to hold the	units in Demat Mode (Acc	ount statement (CAS) for units held in	
NSDL DP ID I	N	Beneficiary Account	No.		
CDSL Beneficiary	Account No.				
3. BANK ACCOUNT	FOR BLOCKING OF FUNDS [Bank Account should be	e in the name of 1st App	licant only]	
Bank Name					nk Account details proof.
Account No			Account Type ☐ Savir	ngs	FCNR Others
11 Digit IFSC		Branch City		g- Committee Com	
Total Amount to be b	olocked (₹) in Figures				
Attention: NRI Invest	tors: Payment should be made th	nrough their NRE / FCN	IR accounts.		
UNDERTAKING BY	ASBA INVESTOR				
in the Scheme Inforr	ike that, I/we have read and unde mation Document (SID), Key Info k Mutual Fund and the addendu	ormation Memorandum	(KIM) of the above-me		•
	ake that I/We am/are an ASBA SEBI ICDR Regulations') as ame			f SEBI (Issue of Capital and D	Disclosure Requirements)
acts including blocking details or unblocking Scheme/JioBlackRodreceive Units on sucl	ASBA process provided in the SE ng of application money towards g of funds in the bank account m ck Mutual Fund on receipt of ins h transfer of funds, etc. (b) RTA the bank account specified in the	s the Subscription of Una naintained with the SCS structions from its Regis / JioBlackRock Mutual I	nits of the Scheme, to t BB specified in this appl strar and Transfer Ager Fund to issue instruction	the extent mentioned above in the lication form, transfer of funds to nt after finalisation of basis of all to the SCSB on or before allot	ne "SCSB/ASBA Account of the Bank account of the lotment entitling me/us to the date, to remove the
	vailable in the bank account spe Inits, the SCSB shall reject the a		is insufficient for blockir	ng the amount equivalent to the a	pplication money towards
	ary Account No. or PAN/ PEKRN be rejected and JioBlackRock Mi				
I / We confirm that de	etails provided by me / us are tru	e and correct.			
Nationality/Origin and	NRIs/PIOs/ /FPIs INVESTING d that I/We have remitted funds f ditional purchases made under t /FCNR Account.	rom abroad through ap	proved banking channel	ls or from funds in my/our NRE/N	IRO/FCNR Account. I/We
CONTACT DETAILS	OF 1st APPLICANT				
Mobile No.					
Email ID					
		SIGNATURE OF BAI	NK ACCOUNT HOLDERS		

2nd Applicant

TERMS & CONDITIONS AND INSTRUCTIONS

- 1. An ASBA investor, intending to subscribe to a public, shall submit a completed ASBA form to a Self Certified Syndicate Bank (SCSB), with whom the bank account to be blocked, is maintained, through one of the following modes:
 - (i) Submit the form physically with the Designated Branches (DBs) of the SCSB ("Physical ASBA");
 - (ii) Submit the form electronically through the internet banking facility offered by the SCSB ("Electronic ASBA").
- 2. ASBA Application Form will not be accepted by any of the offices of JioBlackRock Mutual Fund or its Registrar & Transfer Agent.
- 3. From one bank account more than five applications will not be allowed.
- 4. Investors shall note that the NFO units will be credited in the demat account specified in the ASBA cum application form.
- 5. To ensure that NFO units are allotted, Investors to ensure that their demat accounts are active i.e. not frozen or suspended.
- 6. Investors to note that if the DP-ID, beneficiary account and the PAN provided in the form are incomplete, incorrect or do not match with the depository records of NSDL or CDSL, the application shall be rejected.
- Bank account details provided in the application will be the bank account number from where the NFO application amount is authorized to be blocked,
 Bid amount, bank and branch name shall be given in this block.
- 8. Investors will ensure that sufficient balance is maintained in the bank account mentioned in the form, else the application shall be liable to be rejected.
- 9. In case an ASBA investor wants to withdraw his/her ASBA during the bidding / offer period, he/ she shall submit his/ her withdrawal request to the SCSB, which shall do the necessary, including deletion of details of the withdrawn ASBA from the electronic bidding system of the Stock Exchange(s) and unblocking of funds in the relevant bank account.
- 10. Demat/Non-Demat Mode:
 - i. Investor can hold units in demat/non-demat mode. In case investor did not provide demat account details or details of DP ID/BO ID, provided by the investor, is incorrect or demat account is not activated or not in active status, the units would be allotted in non demat mode. Demat is mandatory for NFO applications of ETF schemes only.
 - ii. The investor can dematerialize his/her holdings in non demat mode. Similarly, investor can rematerialize holdings in demat mode. All expenses in connection with conversion from demat to remat mode or remat to demat mode will have to be incurred by the investors.
 - iii. Allotment letters would be sent to investors who are allotted units in demat mode and Statement of Accounts would be sent to investors who are allotted units in non demat mode.
- 11. SCSB means Self Certified Syndicate Bank registered with the SEBI, which offers the facility of ASBA.

Please visit www.sebi.gov.in/cms/sebi data/attach docs/1365051213899.html or www.nseindia.com for list of currently available Self Certified Syndicate Banks (SCSB) offering ASBA facility with their designated branches

- 12. The investor is required to submit a copy of the acknowledgement receipt of the ASBA Form (as submitted with SCSB) along with the NFO application form to be furnished to JioBlackRock Mutual Fund.
- 13. JioBlackRock Mutual Fund or its Registrar, shall not be liable for any negligence or mistake committed by the SCSBs

Jio BlackRock	ACKNOWLEDGEMENT FOR SCSB
Received from 1st Applicant	PAN / PEKRN
Scheme Name JioBlack	Rock Money Market Fund
Depository Name [Please ✓]	☐ National Securities Depository Ltd ☐ Central Depository Services [India] Limited
NSDL DPID I N	Beneficiary Account No.
CDSL Beneficiary Account	No.
SCSB ACCOUNT DETAILS:	Bank A/c No
Bank Name & Branch	
BlackRock. Received from Mr. / Ms. / Mrs	ACKNOWLEDGEMENT FOR INVESTOR
	Rock Money Market Fund
SCSB Account details	ROCK Molley Market Fullu
Bank Name	A/c No. SCSB, Stamp, Signature
Branch Name	Date & Time of receipt
Total Amount to be Blocked	
₹ in figures	

Version 1.1



Is the Entity a passive NFE

(Refer 3(ii) of Part C)

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

Version 1.1

Page 1 of 7

(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 Date of Incorporation City of incorporation Country of incorporation **Additional KYC Information** Gross Annual Income (Rs.) [Please tick (✓)] ☐ Below 1 lac ☐ 1 - 5 Lacs ☐ 5 - 10 Lacs ☐ 10 - 25 Lacs ☐ 25 Lacs - 1 Crore ☐ >1 Crore Net-worth ₹ as on (Not older than 1 year) Non-Individual Investors involved/providing any of the mentioned services □ Foreign Exchange / Money Changer Services □ Gaming / Gambling / Lottery / Casino Services □ Money Lending / Pawning □ None of the above **FATCA & CRS Declaration** Please tick the applicable tax resident declaration -1. Is "Entity" a tax resident of any country other than India ☐ Yes ☐ No (If yes, please provide country/ies in which the entity is a resident for tax purposes and the associated Tax ID number below.) Tax Identification Number³ Sr. No. Country Identification Type (TIN or Other*, please specify) * In case Tax Identification Number is not available, kindly provide its functional equivalent. In case TIN or its functional equivalent is not available, please provide Company Identification number or Global Entity Identification Number or GIIN, etc. In case the Entity's Country of Incorporation / Tax residence is U.S. but Entity is not a Specified U.S. Person, mention Entity's exemption code here PART A (to be filled by Financial Institutions or Direct Reporting NFEs) ☐ We are a Financial institution (Refer 1 of Part C) □ or Direct reporting NFE (Refer 3(vii) of Part C) (please tick (✓) as appropriate) Name of sponsoring entity Note: If you do not have a GIIN but you are sponsored by another entity, please provide your sponsor's GIIN above and indicate your sponsor's name below GIIN not available (please tick as applicable) □ Applied for □ Not obtained – Non-participating FI □ Not required to apply for - please specify 2 digits sub-category (Refer 1 A of Part C) PART B (please fill any one as appropriate "to be filled by NFEs other than Direct Reporting NFEs") Is the Entity a publicly traded company Yes (If yes, please specify any one stock exchange on which the stock is regularly traded) (that is, a company whose shares are regularly traded on an established Security ISIN securities market) (Refer 2a of Part C) Name of stock exchange Is the Entity a related entity of a (If yes, please specify name of the listed company and one stock exchange on which the stock is publicly traded company (a company regularly traded) whose shares are regularly traded on Name of listed company an established securities market) (Refer 2b of Part C) Nature of relation:

Subsidiary of the Listed Company or Controlled by a Listed Company Security ISIN Name of stock exchange Is the Entity an active NFE (Refer 2c of Part C) Nature of relation:

Subsidiary of the Listed Company or □ Controlled by a Listed Company Please specify the sub-category of Active NFE (Mention code - refer 2c of Part C)

☐ Yes Nature of Business

Designation

KYC Complied?	☐ Yes ☐ No.	☐ Yes ☐ No.	☐ Yes ☐ No.
	If 'Yes,' please attach the KYC acknowledgement.	If 'Yes,' please attach the KYC acknowledgement.	If 'Yes,' please attach the KYC acknowledgement.
	If 'No,' complete the KYC and confirm the status.	If 'No,' complete the KYC and confirm the status.	If 'No,' complete the KYC and confirm the status.
BEN2 Form or any other relevant supporting documents as applicable**	☐ Attached	☐ Attached	☐ Attached

Note: If the given columns are not sufficient, required information in the given format can be enclosed as additional sheet(s) duly signed by Authorized Signatory.

FATCA - CRS Terms and Conditions

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

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

Please note that you may receive more than one request for information if you have multiple relationships with us or our group entities. Therefore, it is important that you respond to our request, even if you believe you have already supplied any previously requested information.

If you have any questions about your tax residency, please contact your tax advisor. If any controlling person of the entity is a US citizen or resident or green card holder, please include United States in the foreign country information field along with the US Tax Identification Number.

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

Declaration

I/We have read and understood and agree to abide with terms and conditions of the Scheme Information Document (SID), Key Information Memorandum (KIM) and Statement of Additional Information (SAI) of JioBlackRock Mutual Fund and the addendums issued thereto till date. I/We acknowledge and confirm that the information provided above is true and correct. In case any of the above specified information is found to be false, untrue, misleading, or misrepresenting, I/We am/are aware that I/We may be liable for it including any penalty levied by the statutory/legal/regulatory authority. I/We hereby confirm that the above beneficial interest after perusing all applicable shareholding pattern and MF/RTA/other registered intermediaries can make reliance on the same. I/We hereby authorize you [RTA/Fund/AMC/Other participating entities] to disclose, share, rely, remit in any form, mode or manner, all / any of the information provided by me, including all changes, updates to such information as and when provided by me to any of the Mutual Fund, its Sponsor, Asset Management Company, trustees, their employees / RTAs ('the Authorized Parties') or any Indian or foreign governmental or statutory or judicial authorities / agencies including but not limited to the Financial Intelligence Unit-India (FIU-IND), the tax / revenue authorities in India or outside India wherever it is legally required and other investigation agencies without any obligation of advising me/us of the same. Further, I/We authorize to share the given information to other SEBI Registered Intermediaries /or any regulated intermediaries registered with SEBI / RBI / IRDA / PFRDA to facilitate single submission / update & for other relevant purposes. I/We also undertake to keep you promptly inform in writing about any changes / modifications to the above information in future.

Name								
vaine								
Designation	Place		Date	D D	M M	Υ	ΥΥ	Y
	Sign of Authorised Signa	tory/ies & Seal of Entity						

^{**} Documentary proof for UBO.

PART C FATCA Instructions & Definitions

1. Financial Institution (FI)

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

- · 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.

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

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

Types of NFEs that are regarded as excluded NFE are:

a. Publicly traded company (listed company)

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

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

b. Related entity of a publicly traded company

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

Page 4 of 7

c. Active	NFE : (is any one of the following):				
Code	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;				
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;				
04	The NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE;				
05	The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution;				
06	The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution;				
07	Any NFE 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 Act;				

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)

(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 15% of the capital or profits of the juridical person, where the juridical person is a partnership; or
- (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.

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. Provided that in case of a trust, the reporting entity shall ensure that trustees disclose their status at the time of commencement of an account- based relationship or when carrying out transactions as specified in clause (b) of sub-rule (1) rule 9.

Where no natural person is identified the identity of the relevant natural person who holds the position of senior managing official.

(A) Controllin	(A) Controlling Person Type (UBO):			
UBO Code	Sub-category			
01	CP of legal person-ownership			
02	CP of legal person-other means			
03	CP of legal person-senior managing official			
04	CP of legal arrangement-trust-settlor			
05	CP of legal 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			
14	Owner Documented FFI			

- (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 FI An FI meets the following requirements:
 - (a) The FI is an FI solely because it is an investment entity;
 - (b) The FI is not owned by or related to any FI that is a depository institution, custodial institution, or specified insurance company;
 - (c) The FI does not maintain a financial account for any non participating FI;
 - (d) The FI 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 FI that holds its interest through a participating FI, a deemed-compliant FI (other than an owner-documented FI), 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.

(viii) Exemption code for U.S. persons				
Code	Sub-category			
Α	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 subdivisions or instrumentalities			
D	A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(i)			
Е	A corporation that is a member of the same expanded affiliated group as a corporation described in Reg. section 1.1472-1(c)(1)(i)			
F	A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state			
G	A real estate investment trust			
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			
K	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			



THIRD PARTY PAYMENT DECLARATION FORM

(Please read the Third Party Payment Rules and Instructions carefully before completing this Form)

Folio No.						
NAME OF 1ST APPL	ICANT (Beneficial Investor)					
Mr. / Ms. / M/s.						
2. THIRD PARTY INF	ORMATION					
Name Of Third Party	(Person making the payment)					
Mr. / Ms. / M/s						
Nationality	lationality PAN / PEKRN					
Name of Contact Pe	rson & Designation (In case of non-individu	al third party)				
Mr. / Ms.						
Designation						
Mailing Address						
City		State				
Country			Pincode			
Contact Details						
Mobile No.	Email ID					
RELATIONSHIP OF	THIRD PARTY WITH THE BENEFICIAL IN\	/ESTOR [Please tick (✓) as applicable]				
Status of the	☐ Minor	☐ FPI ☐ Client	☐ Employee(s)			
Beneficial Investor	_					
Relationship of Third Party with	☐ Father / Mother / Court appointed Legal Guardian (Please attach proof of	Custodian - SEBI Registration No. of Custodian	Employer			
the Beneficial Investor	relationship, if not already submitted)	Registration Valid Till				
Declaration by Third Party	I / We declare that the payment made on behalf of minor is in consideration of	I / We declare that the payment is made on behalf of FPI/Client and the	I / We declare that the payment is made on behalf of employee(s) under Systematic			
Tilliu Faity	natural love and affection or as a gift.	source of this payment is from funds	Investment Plans or as lump sum / one-time			
		provided to us by FPI/Client.	subscription, through Payroll Deductions.			
3. THIRD PARTY OT	HER DETAILS					
	Party Applicant [Please tick (✓)] ☐ Individe					
Resident Individual	☐ Minor ☐ NRI-N ☐ LLP ☐ NRI-N) Sole Proprietor ☐ Insurance Co. ☐ Govt. Body) Private Ltd. Co. ☐ AOP / BOI ☐ Banks			
☐ Partnership Firm☐ Provident Fund	☐ Supperannuation / Pension Fund ☐ Gratui					
☐ NPS Trust	• •		Others			
3b. Occupation Deta	ails [Please tick (✓)] ☐ Service ☐ Privat	re Sector	ent Service			
	usiness					
3c. Gross Annual In	come (₹) [Please tick (✓)] ☐ Below 1 Lac (☐ 1-5 Lacs ☐ 5-10 Lacs ☐ 10- 25 Lacs	□ >25 Lacs-1 Crore □ >1 Crore			
c. Net-worth (Mandatory for Non-Individuals) ₹						
,	(Not older than 1 year)					
3d. Politically Expos	sed Person (PEP) Status (Also applicable fo	or authorised signatories / Promoters / Ka	arta / Trustee / Whole time Directors)			

3e. Non-Individual Investors involved / providing any of the mentioned services

 $\hfill \square$ Money Lending / Pawning $\hfill \square$ None of the above

☐ Foreign Exchange / Money Changer Services ☐ Gaming / Gambling / Lottery / Casino Services

4. THIRD PARTY PAYMENT DETAILS Mode of Payment [Please (✓)] Mandatory Enclosure(s)*

Cheque		In case the account number and account holder name of the third party is not pre-printed on the cheque then a copy of the bank passbook / statement of bank account or letter from the bank certifying that the third party maintains a bank account.			
RTGS NEFT Fund Transfer	0	Copy of the Instruction to the Bank stating the Bank Account Number which has been debited.			
		x Asset Management Private Limited (Jion from the Third Party for establishing t			eek information and / or obtain
Amount in figures	₹				
Cheque / UTR No.				Cheque / RTGS Date	D D M M Y Y Y
Pay- in Bank Accoun	t No.				
Name of the Bank					
Bank Branch		Bank City			
Account Type [Pleas	e tick (✓)] ☐ SAVING	S CURRENT NRE NRO	□ FCNR □ C	OTHERS	(please specify)
5. DECLARATIONS					
companies to ensure b. JioBlackRock Mutual submission of requise a. Payment in respect parent or legal guare b. Payment by Employ expense reimburser c. Custodian on behalf d. Payment by a Corp goods/services, in the by AMFI, from time to e. Applications submits be rejected / not pro i. Mandatory KYC fiii. Submission of a coparty. iiii. Verifying the sour f. In accordance with Politically Exposed Additionally, details Diligence (CDD) pro	e that Third-Party paymental Fund / JioBlackRock A site documentation/ declar of investments for minor dian. /er on behalf of employements. for a Foreign Portfolio Invocate to its Agent /Dealer form of the Mutual Fundo time. ded through the above mercessed / refunded. for all investors (guardian is complete and valid 'Third Foreign Funds to ensure that SEBI Circular No. CIR/Merson (PEP) status, white regarding the nature of secess for JioBlackRock Mutation of the control of the secess for JioBlackRock Mutation of the control of the secess for JioBlackRock Mutation of the control of the secess for JioBlackRock Mutation of the secess fo	e under Systematic Investment Plans or lucestors (FPIs) or a client. er (similar arrangement with Principal age d Units through SIP or lump sum/one-time stationed 'exceptional cases' are required to clin case of minor) and the person making the Party Payment Declaration Form' from the interpretation for the drawer's account (IRSD)13/2013 dated December 26, 2013 on were previously part of the uniform KYG rivices (e.g., Foreign Exchange, Gaming, Moutual Fund.	s. If Party payments or, parent or legal mpsum/ one time ont relationship), comply with the following payment i.e. This vestors (guardiant only, additional detail of form, will now the ney Lending) for the payments of the payment i.e. The payment i.e. This vestors (guardiant only, additional detail of the payments of	s except in the following except in the following except guardian of the minor, or from a subscription, through Payron account of commission ect to compliance with SEBI glowing, without which applicant party. In in case of minor) and the problem in case of minor and the problem is such as Occupation, Group in classical graphs and the problem in the JioBlackFithe first/sole applicant must be such as Occupation and the problem in the JioBlackFithe first/sole applicant must be	ceptional cases, which is subject to come a joint account of the minor with roll deductions or deductions out of or incentive payable for sale of it. I Regulations and Guidelines issue cations for subscriptions for units we person making the payment i.e. This case Annual Income/Net Worth, an Rock Mutual Fund application for the provided as part of the Client During and point in the provided as part of the Client During in the provided in
The said details are mandatory for both Individual and Non-Individual applicants. *PEP is defined as individuals who are or have been entrusted with prominent pul functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/ judicial/ military officers, senior executives of state owr corporations, important political party officials, etc. g. Investors are advised that any application for subscription to Units of the JioBlackRock Mutual Fund Schemes, accompanied by Third Party payments (except for exceptional cases as described in Rule (b) above, is subject to rejection. This rejection will occur without any recourse to the Third Party or the applicant investor(s). The above-mentioned Third-Party Payment Rules are subject to change from time to time. Please contact any of the Investor Service Centres of JioBlackRock AMC or vertical party.					
		further information or updates on the same		, 5. 110 111100101 0011100 0	S 25 61 616 Elacoli (Colt / HVIO 01 VIS
Applicable to NRIs	-				
		g capital markets under any order / rulin Indian and foreign laws.	g / judgment etc	c. of any regulation, includ	Jing SEBI. I / We confirm that m
Please (✓) ☐ Yes ☐) No				
If ves (√) ☐ Repatr	iation basis				

Signature of the Third Party

BENEFICIAL INVESTOR(S) DECLARATION

I / We hereby confirm that the information provided herein by the Third Party is true and correct.

Applicable to Guardian receiving funds on behalf of Minor only:

I / We confirm that I / We are the guardian of the Minor registered in folio and have no objection to the funds received towards Subscription of Units in this Scheme(s) on behalf of the minor.

Sign below as per mode of holding

Sign below as per mode of notding					
	2nd Holder/Authorised Signatory				

THIRD PARTY PAYMENT RULES

- 1. In order to enhance compliance with Know your Customer (KYC) norms under the Prevention of Money Laundering Act, 2002 (PMLA) and to mitigate the risks associated with acceptance of third party payments, Association of Mutual Funds of India (AMFI) issued best practice guidelines on "risk mitigation process against third party instruments and other payment modes for mutual fund subscriptions". AMFI has issued the said best practice guidelines requiring mutual funds / asset management companies to ensure that Third-Party payments are not used for mutual fund subscriptions
- 2a. The following words and expressions shall have the meaning specified herein:
 - (a) "Beneficial Investor" is the first named applicant / investor in whose name the application for subscription of Units is applied for with the Mutual Fund.
 - (b) "Third Party" means any person making payment towards subscription of Units in the name of the Beneficial Investor.
 - (c) "Third Party payment" is referred to as a payment made through instruments issued from a bank account other than that of the first named applicant / investor mentioned in the application form.

Illustrations

Illustration 1: An Application submitted in joint names of A, B & C alongwith cheque issued from a bank account in names of B, C & Y.This will be considered as Third Party payment.

Illustration 2: An Application submitted in joint names of A, B & C alongwith cheque issued from a bank account in names of C, A & B.This will not be considered as Third Party payment.

Illustration 3: An Application submitted in joint names of A, B & C alongwith cheque issued from a bank account in name of A. This will not be considered as Third Party payment.

- 2b. The Fund / JioBlackRock AMC will not accept subscriptions with Third Party payments except in the following exceptional cases, which is subject to submission of requisite documentation / declarations:
 - (i) Payment in respect of investments for minor investors from the bank account of the minor, parent or legal guardian of the minor, or from a joint account of the minor with parent or legal guardian.
 - (ii) Payment by Employer on behalf of employee under Systematic Investment Plans or lumpsum/ one time subscription, through Payroll deductions or deductions out of expense reimbursements.
 - (iii) Custodian on behalf of a Foreign Portfolio Investors (FPIs) or a client.
 - (iv) Payment by a Corporate to its Agent/ Dealer (similar arrangement with Principal agent relationship), on account of commission or incentive payable for sale of its goods/services, in the form of the Mutual Fund Units through SIP or lump sum/one-time subscription, subject to compliance with SEBI Regulations and Guidelines issued by AMFI, from time to time.
- 2c. Applications submitted through the above mentioned 'exceptional cases' are required to comply with the following, without which applications for subscriptions for units will be rejected / not processed / refunded.
 - (i) Mandatory KYC for all investors (guardian in case of minor) and the person making the payment i.e. third party.
 - (ii) Submission of a complete and valid 'Third Party Payment Declaration Form' from the investors (guardian in case of minor) and the person making the payment i.e. third party.
 - (iii) Verifying the source of funds to ensure that funds have come from the drawer's account only.
- 2d. In accordance with SEBI Circular No. CIR / MIRSD / 13 / 2013 dated December 26, 2013, the additional details viz. Occupation details, Gross Annual Income / networth and Politically Exposed Person (PEP)* status mentioned under section 4 & 5 which was forming part of uniform KYC form will now be captured in the application form of the Fund. Also, the detail of nature of services viz. Foreign Exchange / Gaming / Money Lending, etc., (applicable for first / sole applicant) is required to be provided as part of Client Due Diligence (CDD) Process of the Fund.

The said details are mandatory for both Individual and Non Individual applicants.

*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.

2e. Investor(s) are requested to note that any application for subscription of Units of the Scheme(s) of JioBlackRock Mutual Fund accompanied with Third Party payment other than the above mentioned exceptional cases as described in Rule (2b) above is liable for rejection without any recourse to Third Party or the applicant investor(s).

The above mentioned Third Party Payment Rules are subject to change from time to time. Please contact any of the Investor Service Centres of JioBlackRock AMC or visit our website www.jioblackrockamc.com for any further information or updates on the same.



PAN

Name of Investor

DECLARATION FORM OF NON-PROFIT ORGANIZATION (NPO) (Mandatory for Trusts / Society)

Investor Name		
PAN		
	ed antity / organization is NOT falling under Non profit organiz	ration as defined above as in DMI A Act / Dules thereof
☐ I/We hereby confirm that above stated charitable purposes referred to in clause	ed entity / organization is NOT falling under Non-profit organizentity / organization is falling under "Non-profit organization e (15) of section 2 of the Income-tax Act, 1961 (43 of 196 860) or any similar State legislation or a Company registered	on" [NPO] which has been constituted for religious or 1), and is registered as a trust or a society under the
We further confirm that we have registered	with DARPAN Portal of NITI Aayog as NPO and registratio	n details are as follows:
Registration Number of DARPAN portal		
If not, please register immediately and confin	rm with the above information.	
Declaration & Signature(s)		
specified information is found to be false of consequences as required under the respect such fines/charges in any other manner as moremit in any form, mode or manner, all / any me to any of the Mutual Fund, its Sponsors, agovernmental or statutory or judicial authorition outside India wherever it is legally required a share the given information to other SEBI Repurposes. I/We also undertake to keep you	rmation provided above is true and correct to the best of mor untrue or misleading or misrepresenting, I/We am/are active statutory requirements and authorize you to deduct suright be applicable. I/We hereby authorize you [RTA/Fund/Al of the information provided by me, including all changes, under the Asset Management Company, trustees, their employees / Fities / agencies including to the Financial Intelligence Unit-Information deter investigation agencies without any obligation of a segistered Intermediaries or any other statutory authorities to informed in writing about any changes / modification to the additional information as may be required at your / Fu	aware that I/We may be liable for it for any fines or uch fines/charges under intimation to me/us or collect MC/Other participating entities] to disclose, share, rely, updates to such information as and when provided by RTAs ('the Authorized Parties') or any Indian or foreign dia (FIU-IND), the tax / revenue authorities in India or dvising me/us of the same. Further, I/We authorize to of facilitate single submission / update & for regulatory ne above information in future within 30 days of such
Signature with relevant seal:		
Authorized Signatory	Authorized Signatory	Authorized Signatory
Place:	Date: D D M M Y Y Y Y	
Jio BlackRock. AC	CKNOWLEDGEMENT SLIP - NPO DECLARATION REQU Received, subject to verification and conditions	EST JioBlackRock Mutual Fund

TIME STAMP HERE