# **DSP** ASSET MANAGERS

#### Date: August 08, 2024

Dear Unit Holder,

#### Sub: Change in fundamental attributes of DSP World Energy Fund ('Scheme') of DSP Mutual Fund ('Fund').

Thank you for investing in DSP Mutual Fund ('Fund'). We appreciate your trust in us.

Unit holders are requested to note that the following Scheme will be undergoing certain changes in the key features as detailed in the table below. The changes, indicated as fundamental attributes change (FAC) in the below table will be considered as change in the fundamental attributes in line with Regulation 18(15A) of the SEBI (Mutual Funds) Regulations, 1996 ("MF Regulations"). Accordingly, these proposed changes shall be carried out by implementing the process for change in the fundamental attributes of the Scheme.

#### 1. Name of the Scheme: DSP World Energy Fund

2. Rationale of the change: It is proposed to change the name of the scheme from 'DSP World Energy Fund' to 'DSP Global Clean Energy Fund of Fund', Type of the scheme, investment objective of the Scheme, Asset allocation pattern, Where will the scheme invest, Investment strategies, Benchmark, and other relevant sections of Scheme Information Document ('SID) and Key Information Memorandum ('KIM') of the Scheme in order to expand the universe of underlying funds so as to include First Trust Nasdaq Clean Edge Smart Grid Infrastructure UCITS ETF and iShares Global Clean Energy UCITS ETF in addition to BGF Sustainable Energy Fund to capture the long-term potential of sustainable energy and to remove exposure to traditional energy via BGF World Energy Fund from its investment universe. Also, to enable the Scheme to have flexibility to invest across capitalization, styles, managers, factors etc. and to add any other overseas funds/ETFs which provides exposure to alternative energy related sector. The rationale for the aforesaid proposal is as under:

Diversification – Currently, the Scheme is investing only in BGF Sustainable Energy Fund, which is actively managed fund. Enabling additional funds for investment will help to diversify the investment universe.

#### 3. The comparison between the existing features and the proposed features are as follows:

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
1.	Name of the Scheme	DSP World Energy Fund	DSP Global Clean Energy Fund of Fund
2.	Category of the Scheme	Fund of Fund scheme (Overseas)	Fund of Fund scheme (Overseas)
			(No Change)
3.	Type of Scheme*		An open ended Fund of Fund scheme investing in overseas Funds/ ETFs
		Funds – World Energy Fund (BGF- WEF) and BlackRock Global Funds – Sustainable Energy Fund (BGF – SEF)	
4.	Investment Objective*	appreciation by investing predominantly in units of BGF – WEF and BGF - SEF. The Scheme may, at the discretion of the Investment Manager, also invest in the units of other similar overseas mutual fund schemes, which may constitute a significant part of its corpus. The Scheme may also invest a certain portion of its corpus in money	There is no assurance that the investment objective of the Scheme will be achieved.

Sr. No.	Particulars		Existing S	cheme Fe	atures			•	cheme Features		
5.	Asset Allocation Pattern*		r normal circumstances, th follows:	ne asset al	locatior	n of the Scheme will	Unde	r normal circumstances, the asset all			as follows:
		be as			Indic	ative allocations	Ins	ruments			allocations al assets)
		Inst	ruments		(%) Minin	of total assets) num Maximum		to of evenes Funds and FTFs :		Minimum	Maximum
			s of BGF – WEF# and BGI ther similar overseas mutu		95 <sup>0</sup>			ts of overseas Funds and ETFs i npanies involved in the alternativ tor		95%	100%
		sche	eme(s)				Cas	h & Cash Equivalents@		0%	5%
		mon	ey market securities and/c ey market/liquid schemes ual Fund		0%	6 5%	Nove	s per SEBI letter no. SEBI/HO/ I mber 03, 2021,Cash and Cash Ed g residual maturity of less than 91	quivalents will ir		
			ne shares of BGF – WEF ctive Investment in Transfe				1. TR 2. Tre	EPS, easury Bills,			
			ative table: (Actual instru plicable SEBI circulars)	ment/perc	entage	es may vary subject	4. Re	vernment securities, and po on Government Securities an r the regulations prevailing from ti		urities as m	ay be allowed
		SI. no	Type of Instrument	Percent of expos	•	Circular references	Indica circul	ative table:( Actual instrument/perce ars)	entages may vary	subject to a	pplicable SEBI
		1.	Securities Lending	Not appli		-	SI.	Tuno of Instrument	Doroantana	Cinerala	oforozoo
		2.	Derivatives Equity Derivatives for	Not appli Not appli		-	51.    no	Type of Instrument	Percentage of exposure	Circular	references
		0.	non- hedging purposes	i tot appir	ouble		1.	Securities Lending	Nil		-
		4.	Securitized Debt	Not appli		-	2.	Derivatives	Nil		-
		5.	Debt Instruments with SO / CE rating	Not appli	cable	-	3.	Equity Derivatives for non- hedging purposes	Not applicable		-
		6.	Overseas Securities	Upto 100	%	Clause 12.19 of	4.	Securitized Debt	Nil		-
						the SEBI Master Circular	5.	Debt Instruments with SO / CE rating	Nil		-
		7.	ReITS and InVITS	Not appli		-	6.	Overseas Securities	Upto 100%		2.19 of the
		8.	Debt Instruments with special features (AT1	Not appli	cable	-	7.	ReITS and InVITS	Nil	SEBI Mas	ter Circular
		9.	and AT2 Bonds) Tri-party repos	Upto 5%			8.	Debt Instruments with special features (AT1 and AT2 Bonds)	Nil		-
		5.	(including Reverse repo in T-bills and Government Securities)			-	9.	Tri-party repos (including Reverse repo in T-bills and Government Securities)	Upto 5%		-
		10.	Repo/ reverse repo transactions	Not appli	cable	-	10.	Repo/ reverse repo transactions in corporate debt securities	Nil		-
			in corporate debt securities				11.	Credit Default Swap transactions	Nil		-
		11.	Credit Default Swap transactions	Not appli	cable	-	12.	Covered call option	Not applicable		-
		12.	Covered call option	Not appli	cable	-	13.	Another Fund of Fund Schemes	Nil Defer Note 1	01- 1	-
		13.	Another Fund of Fund Schemes	Nil		-	14.	Short Term Deposit	Refer Note 1		2.16 of the ter Circular
		14.	Short Term Deposit	Refer No	te 1	Clause 12.16 of	15. 16.	Short Selling Unrated debt instruments	Nil Nil		-
						the SEBI Master Circular		1 - Investment in Short-Term Deposit			]
		Pendi clause of the subje 1. Th pe	1 - Investment in Short-T ing deployment of the funce e 12.16 of the SEBI Maste Scheme in short term dep ct to following conditions: the term 'short term' for pa priod not exceeding 91 day uch deposits shall be held i	ds of the S er Circular, posits of sc arking of fu s.	icheme the AN heduled unds sh	IC may invest funds d commercial banks, hall be treated as a	Pend SEBI sched	ing deployment of the funds of the S Master Circular, the AMC may inves duled commercial banks, subject to fo	cheme shall be in t funds of the Sch	eme in short t	

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
		<ul> <li>short term deposit(s) of all the scheduled commercial banks put together. However, it may be raised to 20% with the prior approval of the Trustee. Also, parking of funds in short term deposits of associate and sponsor scheduled commercial banks together shall not exceed 20% of total deployment by the Mutual Fund in short term deposits.</li> <li>4. The Scheme shall not park more than 10% of its net assets in short term deposit(s) with any one scheduled commercial bank including its subsidiaries.</li> <li>5. The Trustee shall ensure that the funds of the Scheme are not parked in the short term deposits of a bank which has invested in that Scheme.</li> </ul>	<ol> <li>Such deposits shall be held in the name of the Scheme.</li> <li>The Scheme shall not park more than 15% of its net assets in the short term deposit(s) of all the scheduled commercial banks put together. However, it may be raised to 20% with the prior approval of the Trustee. Also, parking of funds in short term deposits of associate and sponsor scheduled commercial banks together shall not exceed 20% of total deployment by the Mutual Fund in short term deposits.</li> <li>The Scheme shall not park more than 10% of its net assets in short term deposit(s) with any one scheduled commercial bank including its subsidiaries.</li> <li>The Trustee shall ensure that the funds of the Scheme are not parked in the short term deposits of a bank which has invested in that Scheme.</li> <li>AMC will not charge any investment management and advisory fees for parking of funds in short term deposits of scheduled commercial banks.</li> <li>The Trustee shall also ensure that the bank in which a scheme has short term deposits do not invest in the scheme until the scheme has short term deposits.</li> </ol>
		The above provisions do not apply to term deposits placed as margins for trading in cash and derivative market.	
		Indicative table is subset of primary asset allocation table mentioned above and both shall be read in conjunction.	Indicative table is subset of primary asset allocation table mentioned above and both shall be read in conjunction.
		Cumulative gross exposure –	Cumulative gross exposure –
		100% of the net assets of the scheme. Cash and cash equivalents as per SEBI letter no. SEBI/HO/ IMD-II/DOF3/ OW/P/ 2021/ 31487 / 1 dated November 03, 2021 which includes T-bills, Government Securities, Repo on Government Securities and any other securities as may be allowed under the regulations prevailing from time to time subject to the regulatory approval, if any, having residual maturity of less than 91 Days, shall not be considered for the purpose of calculating gross exposure limit.	securities/assets as may be permitted by the Board from time to time should not exceed 100% of the net assets of the scheme. Cash and cash equivalents as per SEBI letter no. SEBI/HO/ IMD-II/DOF3/ OW/P/ 2021/ 31487 / 1 dated November 03, 2021 which includes T-bills, Government Securities, Repo on Government Securities and any other securities as may be allowed under the regulations prevailing from time to time subject to the regulatory approval, if any, having residual maturity of less than 91 Days, shall not be considered for the purpose of calculating gross exposure limit.
6.	Investment Strategy*	The scheme will invest predominantly in units of BGF – WEF and BGF - SEF. The Scheme may, at the discretion of the Investment Manager, also invest in the units of other similar overseas mutual fund schemes, which may constitute a significant part of its corpus. The Scheme may also invest a certain portion of its corpus in money market securities and/or money market/liquid schemes of DSP Mutual Fund, in order to meet liquidity requirements from time to time.	companies involved in the alternative energy sector. The Scheme may also invest a certain portion of its corpus in cash & cash equivalents, in order to meet liquidity requirements from time to time.
7.	Benchmark	<ul> <li>Name of the Benchmark - 50% MSCI World Energy 30% Buffer 10/40 Net Total Return + 50% MSCI World (Net) – Net &amp; Expressed in INR</li> <li>Justification – The benchmark has been selected based on clause no. 1.9 of SEBI Master Circular on "Guiding Principles for bringing uniformity in Benchmarks of Mutual Fund Schemes".</li> <li>The Trustee may change the benchmark for any of the Schemes in future, if a benchmark better suited to the investment objective of that Scheme is available at such time and as per the guidelines and directives issued by SEBI from time to time.</li> <li>Second tier benchmark – Not applicable</li> </ul>	<ul> <li>Justification – The benchmark has been selected based on clause no. 1.9 of SEBI Master Circular on "Guiding Principles for bringing uniformity in Benchmarks of Mutual Fund Schemes".</li> <li>The Trustee may change the benchmark for any of the Schemes in future, if a benchmark better suited to the investment objective of that Scheme is available at such time and as per the guidelines and directives issued by SEBI from time to time.</li> </ul>
8.	Any other changes -	This Product is suitable for investor who are seeking*	This Product is suitable for investor who are seeking*
	Product Labelling and Suitability	<ul> <li>Long-term capital growth</li> <li>Investment in units of overseas funds which invest primarily in equity and equity related securities of companies in the energy and alternative energy sectors</li> </ul>	
	set Managers Private Limited	*Investors should consult their financial advisers if in doubt about whether the Scheme is suitable for them.	

DSP Asset Managers Private Limited Registered Office: 10th Floor, Mafatlal Centre, Nariman Point, Mumbai 400021, India CIN U65990MH2021PTC362316 • +91 22 6657 8000 • www.dspim.com • Email: dspam@dspim.com

Sr. No.	Particulars	Existing Scheme Features		Proposed Scheme Features (Changes are highlighted in bold)
9.	Any other changes – SECTION I Where will the Scheme invest?	The scheme will invest predominantly in units of BGF – WEF and BGF - SEF. The Scheme may, at the discretion of the Investment Manager, also invest in the units of other similar overseas mutual fund schemes, which may constitute a significant part of its corpus. The Scheme may also invest a certain portion of its corpus in money market securities and/or money market/liquid schemes of DSP Mutual Fund, in order to meet liquidity requirements from time to time.	<ul> <li>The scheme will invest in units of overseas Funds and ETFs invest companies involved in the alternative energy sector. The Scheme mainvest a certain portion of its corpus in cash &amp; cash equivalents, in order to liquidity requirements from time to time.</li> <li>1. The Scheme will invest in units of overseas Funds and ETFs invest companies involved in the alternative energy sector:</li> </ul>	
		The Scheme will invest in	Sr. No	Name of Underlying Funds
		1. Units of BGF – WEF and BGF - SEF	1	BGF Sustainable Energy Fund (BGF-SEF)
			2	First Trust Nasdaq Clean Edge Smart Grid Infrastructure UCITS ETF
		<ul> <li>The Scheme may, at the discretion of the Investment Manager, also invest in the units of other similar overseas mutual fund schemes, which may constitute a significant part of its corpus.</li> <li>Money market securities include, but are not limited to, <ul> <li>Treasury bills,</li> <li>Commercial paper of public conter undertaking and private</li> </ul> </li> </ul>	Manage ETFs wh	iShares Global Clean Energy UCITS ETF om above, the Scheme may, at the discretion of the Investment //fund manager, also invest in the units of other overseas funds/ nich provides exposure to alternative energy related sector subject to ental Attribute change.
		<ul> <li>Commercial paper of public sector undertakings and private sector corporate entities,</li> <li>Reverse repurchase agreements,</li> <li>TREPS (including Reverse repo in T-bills and Government Securities)</li> </ul>	the disc 2. Cash	portion of an investment in the underlying funds may vary and solely at retion of the fund manager of the Scheme. and Cash Equivalents will include following securities having residual
		<ul> <li>Certificates of deposit of scheduled commercial banks and development financial institutions,</li> <li>Bills of exchange/promissory notes of public sector and private sector corporate entities (co-accepted by banks),</li> <li>Government securities with unexpired maturity of one year or less</li> <li>and other money market securities as may be permitted by SEBI/RBI regulations.</li> </ul>	1. TR 2. Tro 3. Go 4. Re all	rity of less than 91 Days: EPS, easury Bills, overnment securities, and opo on Government Securities and any other securities as may be owed under the regulations prevailing from time to time subject to the gulatory approval, if any.
		<ol> <li>Units of Money market/liquid schemes of DSP Mutual Fund</li> <li>Short Term Deposit</li> </ol>	For Deta	-Term Deposits ailed definition and applicable regulations/guidelines for each instrument
		For Detailed definition and applicable regulations/guidelines for each instrument please refer Section-II.	•	efer Section-II
		Investment in Overseas Financial Assets/Foreign Securities	investine	Arth Overseds Findhold Assetsh Oreign Oceanices
		Investment in overseas shall be in according with the requirements stipulated by SEBI and RBI from time to time.	SEBI and	ent in overseas shall be in according with the requirements stipulated by d RBI from time to time.
		regulations/guidelines for instruments please refer Section II.	guideline	ailed definition/description of instruments and applicable regulations/ is for instruments please refer Section II.
10.	Any other changes	Detailed description of the instruments mentioned in section I.	Detailed	description of the instruments mentioned in section I.
	SECTION II Where will the Scheme invest?	The scheme will invest predominantly in units of BGF – WEF and BGF - SEF. The Scheme may, at the discretion of the Investment Manager, also invest in the units of other similar overseas mutual fund schemes, which may constitute a significant part of its corpus. The Scheme may also invest a certain portion of its corpus in money market securities	<b>compan</b> invest a	neme will invest in units of overseas Funds and ETFs investing in ies involved in the alternative energy sector. The Scheme may also certain portion of its corpus in cash & cash equivalents, in order to meet equirements from time to time.
		and/or money market/liquid schemes of DSP Mutual Fund, in order to meet liquidity requirements from time to time.		Scheme will invest in units of overseas Funds and ETFs investing in banies involved in the alternative energy sector:
		1. Units of BGF – WEF and BGF - SEF	Sr. No	Name of Underlying Funds
		The scheme will invest predominantly in units of BGF – WEF and	1	BGF Sustainable Energy Fund (BGF-SEF)
		BGF - SEF. The Scheme may, at the discretion of the Investment	2	First Trust Nasdaq Clean Edge Smart Grid Infrastructure UCITS ETF
		Manager, also invest in the units of other similar overseas mutual fund schemes, which may constitute a significant part of its corrup	3	iShares Global Clean Energy UCITS ETF
		fund schemes, which may constitute a significant part of its corpus.		

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
		For overview of the underlying funds, Investors are requested to refer 'Section II, Part III - Other Details'	Apart from above, the Scheme may, at the discretion of the Investment Manager/fund manager, also invest in the units of other overseas funds/ ETFs which provides exposure to alternative energy related sector subject to
		2. Money market instruments as permitted by SEBI/RBI include, but are not limited to	
		Treasury bills (T-bills) are short-term government securities issued	
		at a discount to their face value and mature within one year. They do not pay periodic interest but provide returns by maturing at their full face value, with the difference between the purchase price and	For overview of the underlying funds, Investors are requested to refer 'Section II,
		the maturity value representing the investor's earnings. T-bills are considered low-risk investments due to government backing • Commercial Papers (CPs) are short-term, unsecured debt	2. Cash and Cash Equivalents will include following securities having residual
		instruments issued by corporations, financial institutions, and	
		as working capital requirements. Typically issued at a discount to face value and with maturities ranging from a few days to one year, CPs offer investors a relatively safe, liquid investment option with competitive returns compared to other short-term instruments. Due	borrow and lend against sovereign collateral security. The maturity ranges from 1 day to 90 days and can also be made available upto 1 year. Central Government securities including T-bills are eligible securities that can be
			b) Treasury Bills: Treasury bills (T-bills) are short-term government securities
		<ul> <li>Commercial Bills are short-term, negotiable financial instruments used in trade finance, representing a written order from one party (the drawer) to another (the drawee) to pay a specified amount to</li> </ul>	value representing the investor's earnings. T-bills are considered low-risk
		the bearer or a named party (the payee) at a future date. They are commonly used by businesses to finance their working capital needs by enabling the seller of goods to receive immediate	Government and/or a State Government (including Treasury Bills) or Government Securities as defined in the Government Securities Act, 2006,
		before maturity, providing liquidity to the holder. They play a crucial	d) Repos & Reverse Repos: Repo (Repurchase Agreement) or Reverse Repo is a transaction in which two parties agree to sell and purchase the
		<ul> <li>role in facilitating trade transactions and managing short-term funding requirements.</li> <li>Repos: Repo (Repurchase Agreement) or Reverse Repo is a transaction in which has partice arres to call and purchase the</li> </ul>	at a mutually decided future date and price. The transaction results in collateralized borrowing or lending of funds.
		transaction in which two parties agree to sell and purchase the same security with an agreement to purchase or sell the same security at a mutually decided future date and price. The transaction	3. Short Term Deposits-
		<ul> <li>results in collateralized borrowing or lending of funds.</li> <li>TREPS (including reverse repo in T-bills and G-sec)</li> <li>TREPs is a money market instrument that enables entities to</li> </ul>	Pending deployment of funds as per the investment objective of the Scheme, the Funds may be parked in short term deposits of the Scheduled Commercial Banks, subject to guidelines and limits specified by SEBI.
			Applicable guidelines/details of instrument where the scheme will invest-
		securities that can be used as collateral for borrowing through TREPs.	Pending deployment of funds of the Scheme shall be in terms of clause 12.16 of
		A Certificate of Deposit (CD) is a short- to medium-term, interest- bearing deposit instrument issued by banks and financial	
		institutions to individuals or corporations. CDs have a fixed maturity date, typically ranging from a few months to several years, and offer a fixed interest rate higher than regular savings accounts. They	
		are negotiable and can be traded in the secondary market before maturity. CDs provide a low-risk investment option for investors seeking predictable returns, as they are generally insured and	3. The Scheme shall not park more than 15% of its net assets in the short term deposit(s) of all the scheduled commercial banks put together. However, it may be raised to 20% with the prior approval of the Trustee. Also, parking of funds
		<ul> <li>backed by the issuing institution's creditworthiness.</li> <li>bills of exchange/promissory notes of public sector and private sector corporate entities (co-accepted by banks),</li> </ul>	term deposits.
		<ul> <li>government securities with unexpired maturity of one year or less</li> <li>Any other money market securities as may be permitted by SEBI/ RBI regulations</li> </ul>	5. The Trustee shall ensure that the funds of the Scheme are not parked in the short
			<ul><li>term deposits of a bank which has invested in that Scheme.</li><li>The Trustee shall also ensure that the bank in which a scheme has short term deposits do not invest in the scheme until the scheme has short term deposits with such bank.</li></ul>
			<ol> <li>AMC will not charge any investment management and advisory fees for parking of funds in short term deposits of scheduled commercial banks.</li> </ol>
	t Managers Private Limited		The above provisions do not apply to term deposits placed as margins for trading in cash and derivative market.

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
-		3. Units of Money market/liquid schemes of DSP Mutual Fund	Investment in Overseas Financial Assets/Foreign Securities-
		fund scheme. When investors buy mutual fund units, they pool their money with other investors to collectively invest in a diversified	
		4. Short-Term Deposits	The fund manager appointed for making overseas investments by the Mutual Fund will be in accordance with the applicable requirements of SEBI.
		the Scheme, the Funds may be parked in short term deposits of	Further, SEBI vide its letter no. SEBI/HO/OW/IMD-II/DOF3/P /25095/2022 dated June 17, 2022 had advised AMFI that Mutual Fund schemes may resume subscriptions and make investments in overseas funds/securities upto the headroom available, without breaching the overseas investment limits as of end of day of February 01, 2022 at Mutual Fund level.
		Applicable guidelines/details of instrument where the scheme will invest-	SEBI vide email dated March 19, 2024, and AMFI email dated March 20, 2024, has
		Investment in Short-Term Deposits-	directed AMCs to suspend subscriptions intending to invest in overseas ETFs w.e.f April 01, 2024. The investment in overseas securities (in other overseas schemes – other than overseas ETFs) may continue till further communication from SEBI.
		banks, subject to the following conditions issued by clause 12.16 of SEBI Master Circular.	On an ongoing basis, the AMC is allowed to invest in overseas securities upto 20% of the average Asset Under Management ('AUM') in overseas securities of the previous three calendar months subject to maximum limit of USD 1 billion at Fund house level. Clause 12.19.1.3.d of the SEBI Master Circular has clarified that the aforesaid 20%
		<ul><li>period not exceeding 91 days.</li><li>Such short-term deposits shall be held in the name of the Scheme.</li><li>The Scheme shall not park more than 15% of their net assets in</li></ul>	limit for ongoing investment in overseas securities will be soft limit for purpose of reporting only on a monthly basis to SEBI. In line with Clause 12.19 of SEBI Master Circular and all applicable regulations/
		of the Trustee. Also, parking of funds in short term deposits of associate and sponsor scheduled commercial banks together shall	time to time, the Scheme will invest in the units of overseas Funds and ETFs investing in companies involved in the alternative energy sector
		<ul> <li>term deposits.</li> <li>The Scheme shall not park more than 10% of their net assets in short term deposit(s) with any one scheduled commercial bank including its subsidiaries.</li> <li>The Trustee shall ensure that the funds of the Scheme are not parked in the short term deposits of a bank which has invested in the Scheme.</li> <li>The Trustee shall also ensure that the bank in which a scheme has short term deposits do not invest in the scheme until the scheme has short term deposits with such bank.</li> <li>AMC will not charge any investment management and advisory fees for parking of funds in short term deposits of scheduled commercial banks.</li> </ul>	
		The above provisions do not apply to term deposits placed as margins for trading in cash and derivative market.	
		Inter scheme asset transfer –	
		Transfer of investments from one Scheme to another Scheme in the Mutual Fund shall be allowed as per guidelines prescribed under clause 12.30 of the SEBI Master Circular and amendments made from time to time. Further, clause 9.11 of the SEBI Master Circular, has prescribed the methodology for determination of price to be considered for inter-scheme transfers.	
		Overview of Money Market in India	
	et Managers Private Limited	Money market instruments includes commercial papers, commercial bills, treasury bills, Government securities having an unexpired maturity up to one year, call or notice money, certificate of deposit, usance bills, and any other like instruments as specified by the Reserve Bank of India from time to time. Money market assets are liquid and actively traded segment of fixed income markets.	

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
		Treasury bills are issued by the Government of India through regular weekly auctions, while Cash Management Bills are issued on an adhoc basis. They are mostly subscribed by banks, state governments, mutual funds and other entities. As on 31 May 2024, total outstanding treasury bills are Rs. 9,03,004 crore*.	
		Certificate of Deposits are issued by scheduled banks for their short- term funding needs. They are normally available for up to 365 days tenor. Certificate of deposits issued by public sector banks are normally rated A1+ (highest short-term rating) by various rating agencies. As on 31 May 2024, outstanding Certificate of Deposits are Rs. 3,69,209 crore*. Certificate of deposits currently trade at a spread of around 61 basis points** over comparable treasury bills as on 31 May 2024, for a one-year tenor.	
		Commercial Papers are issued by corporate entities for their short- term cash requirements. Commercial Papers are normally rated A1+ (highest short-term rating). As on 31 May 2024, total outstanding Commercial Papers are Rs. 4,03,970 crore*. Commercial papers trade at around 91 basis points** over comparable treasury bills as on 31 May 2024, for a one-year tenor.	
		Call Money, TREPS and CROMS are mainly used by the borrowers to borrow a large sum of money on an over-night basis. While Call Money is an unsecured mode of borrowing, TREPS and CROMS are secured borrowing backed by collaterals approved by the Clearing Corporation of India.	
		*Source: Reserve Bank of India Bulletin, Weekly Statistical Supplement, June 7, 2024.	
		Overview of Overseas Debt Market	
		The nature and number of debt instruments available in international debt markets is very wide. In terms of diverse instruments as well as liquidity, overseas debt markets offer great depth and are extremely well developed. Investment in international debt greatly expands the universe of top quality debt, which is no longer restricted to the limited papers available in the domestic debt market. The higher rated overseas sovereign, quasi-government and corporate debt offer lower default risk in addition to offering a high degree of liquidity since these are traded across major international markets. Investments in rated international debt offer multiple benefits of risk reduction, a much wider universe of top quality debt and also potential gains from currency movements.	
		Investments in international markets are most often in U.S. dollars, though the Euro, Pound Sterling and the Yen are also major currencies. Though this market is geographically well-spread across global financial centers, the markets in the U.S., European Union and London offer the most liquidity and depth of instruments.	
		Besides factors specific to the country / issuer, international bond prices are influenced to a large extent by a number of other factors; chief among these are the international economic outlook, changes in interest rates in major economies, trading volumes in overseas markets, cross currency movements among major currencies, rating changes of countries / corporations and major political changes globally.	
		Investment in Overseas Financial Assets/Foreign Securities-	
		According to clause 12.19 of the SEBI Master Circular, mutual funds can invest in ADRs/GDRs/other specified foreign securities and such investments are subject to maximum of US \$ 1 billion per Mutual Fund and overall limit of US\$ 7 billion for all mutual funds put together. The overall ceiling for investment in overseas ETFs that invest in securities is US\$ 1 billion subject to a maximum of US\$ 300 million per mutual fund.	
		The dedicated fund manager appointed for making overseas investments by the Mutual Fund will be in accordance with the applicable requirements of SEBI.	

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
		Further, SEBI vide its letter no. SEBI/HO/OW/IMD-II/DOF3/P /25095/2022 dated June 17, 2022 had advised AMFI that Mutual Fund schemes may resume subscriptions and make investments in overseas funds/securities upto the headroom available, without breaching the overseas investment limits as of end of day of February 01, 2022 at Mutual Fund level.	
		SEBI vide email dated March 19, 2024, and AMFI email dated March 20, 2024, has directed AMCs to suspend subscriptions intending to invest in overseas ETFs w.e.f April 01, 2024. The investment in overseas securities (in other overseas schemes – other than overseas ETFs) may continue till further communication from SEBI.	
		On an ongoing basis, the AMC is allowed to invest in overseas securities upto 20% of the average Asset Under Management ('AUM') in overseas securities of the previous three calendar months subject to maximum limit of USD 1 billion at Fund house level. Clause 12.19.1.3.d of the SEBI Master Circular has clarified that the aforesaid 20% limit for ongoing investment in overseas securities will be soft limit for purpose of reporting only on a monthly basis to SEBI.	
		The Scheme will invest in the units of BGF – WEF and BGF - SEF, at the discretion of the Investment Manager, in the units of similar overseas mutual funds, subject to all approvals vide Clause 12.19 of SEBI Master Circular and all applicable regulations/guidelines/ directives/notifications, as may be stipulated by SEBI and RBI from time to time.	
11.	Any other changes	The same is provided in Annexure I.	The same is provided in Annexure II.
	III. Other Details - In case of Fund of Funds Scheme, Details of Benchmark, Investment Objective, Investment Strategy, TER, AUM, Year wise performance, Top 10 Holding/ link to Top 10 holding of the underlying fund should be provided		
12	Any other changes –	Scheme Specific Risk Factors	Scheme Specific Risk Factors
	Risk Factor and Risk Mitigation Strategy	DSP World Energy Fund ('DSPWEF') intends to predominantly invest in BlackRock Global Funds - Sustainable Energy Fund ('BGF - Sustainable Energy Fund' / 'BGF – SEF') and BlackRock Global Funds - World Energy Fund ('BGF - World Energy Fund'/ BGF - WEF'). The Scheme may also invest, at the discretion of the Investment Manager, in the units of other similar overseas mutual fund scheme, which may constitute a significant part of its corpus, and a certain portion of its corpus in the Money market securities and/or units of money market/ liquid schemes of DSP Mutual Fund. Hence scheme specific risk factors of such underlying schemes will be applicable. All risks associated with such schemes, including performance of their underlying stocks, derivative instruments, stock-lending, offshore investments etc., will therefore be applicable in the case of the Scheme. Investors who intend to invest in the Scheme are required to and deemed to have	The scheme is an open-ended fund of fund scheme that intends to predominantly invest in units of overseas funds/ ETFs investing in companies involved in the alternative energy sector. The Scheme may also invest a certain portion of its corpus in cash and cash equivalents. Hence scheme specific risk factors of such underlying schemes will be applicable. All risks associated with such schemes, including performance of their underlying stocks, derivative instruments, stock-lending, offshore investments etc., will therefore be applicable in the case of the Scheme. Investors who intend to invest in the Scheme are required to and deemed to have understood the risk factors of the underlying schemes. The fund shall endeavor to track the performance of the respective underlying funds subject to foreign exchange movement, total expense ratio and returns from investments made in <b>cash and cash equivalents</b> .
		understood the risk factors of the underlying schemes.	Risk Factors specific to a Fund of Fund Scheme
		DSPWEF shall endeavor to track the performance of the respective underlying funds subject to foreign exchange movement, total expense ratio and returns from investments made in money market securities or units of money market/ liquid schemes of DSP Mutual Fund.	Underlying Fund in which the Scheme invests may affect the performance of the Scheme.
		<ul> <li>Risk Factors specific to a Fund of Fund Scheme</li> <li>The Scheme's performance will predominantly depend upon the performance of the corresponding Underlying Funds.</li> </ul>	<ul> <li>Investments in the Underlying Funds and ETFs, which are equity funds, will have all the risks associated with investments in equity and the offshore markets.</li> <li>The portfolio disclosure of the Scheme will be largely limited to the particulars of the relevant Underlying Fund and investments by the Scheme in debt</li> </ul>
DSP As	set Managers Private Limited	<ul> <li>Any change in the investment policy or the fundamental attributes of the Underlying Fund in which the Scheme invests may affect the performance of the Scheme.</li> </ul>	instruments/securities. Therefore, Unit Holders may not be able to obtain specific details of the Scheme in respect of the Underlying Fund's portfolio.

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
		<ul> <li>Investments in the Underlying Funds, which are equity funds, will have all the risks associated with investments in equity and the offshore markets.</li> <li>The portfolio disclosure of the Scheme will be largely limited to the particulars of the relevant Underlying Fund and investments by the scheme is meaning market.</li> </ul>	<ul> <li>The performance of the underlying Funds and ETFs depends on the ability of the respective Index to perform or Investment Managers to develop and implement investment strategies that achieve their investment objective. Moreover, any subjective decisions made by the Investment Manager may cause an underlying scheme to incur losses or to miss profit opportunities</li> </ul>
		<ul> <li>Scheme in money market instruments. Therefore, Unit Holders may not be able to obtain specific details of the Scheme in respect of the Underlying Fund's portfolio.</li> <li>The performance of the underlying Funds depends on the ability</li> </ul>	bear the applicable expenses of the Underlying Funds <b>and ETFs</b> . Therefore, the returns that the Unit Holder of the Scheme may receive, at times, be lower than the returns that a Unit Holder, who is directly investing in the same Underlying
		of the respective Index to perform or Investment Managers to develop and implement investment strategies that achieve their investment objective. Moreover, any subjective decisions made by the Investment Manager may cause an underlying scheme to incur losses or to miss profit opportunities	Risk associated with investments in overseas mutual funds / ETFs / Index
		<ul> <li>In addition to the recurring expenses of the Scheme, the Unit Holders shall also bear the applicable expenses of the Underlying Funds. Therefore, the returns that the Unit Holder of the Scheme may receive, at times, be lower than the returns that a Unit Holder,</li> </ul>	by SEBI and RBI from time to time and within the investment objectives of the Scheme, the Scheme may invest in overseas ETFs/index funds which carry a risk on account of fluctuations in the foreign exchange rates, nature
		<ul> <li>who is directly investing in the same Underlying Fund, could obtain.</li> <li>Risks associated with underlying schemes:</li> <li>Liquidity Risk on account of investments in international</li> </ul>	exchange controls and political circumstances. Further, the scheme may not be able to invest in overseas markets if overseas limits as per RBI and SEBI circulars are exhausted at AMC or industry level which may negatively impact
		funds: The liquidity of the Scheme's investments may be inherently restricted by the liquidity of the underlying schemes in which it has invested.	
		<ul> <li>Expense Risks associated with investments in international funds: The Investors shall bear the recurring expenses of the Scheme in addition to those of the underlying schemes. Therefore, the returns that they may receive may be materially impacted or may, at times, be lower than the returns that the investors directly</li> </ul>	i. Financial Markets, Counterparties and Service Providers: The underlying ETFs/index funds may be exposed to finance sector companies that act as a service provider or as counterparty for financial contracts. In times of
		<ul> <li>investing in the underlying schemes could obtain.</li> <li>Portfolio Disclosure Risks associated with investments in international funds: The disclosures of portfolio for the Scheme will be limited to the particulars of the underlying schemes and money market securities where the Scheme has invested.</li> </ul>	the event of market emergencies. The effect of any future regulatory actions could be substantial and adverse.
		<ul> <li>Investors may, therefore, not be able to obtain specific details of the investments of the underlying schemes.</li> <li>Investment Policy and/or fundamental attribute change risks associated with investments in international funds: Any change in the investment policies or fundamental attributes of any underlying scheme is likely to affect the performance of the Scheme.</li> </ul>	ii. Global Financial Market Crisis and Governmental Intervention: Since 2007, global financial markets have undergone pervasive and fundamental disruption and suffered significant instability which has led to governmental intervention. Regulators in many jurisdictions have implemented or proposed a number of emergency regulatory measures. Government and regulatory interventions have sometimes been unclear in scope and application, resulting in confusion and uncertainty which in itself has been detrimental to the efficient functioning of financial markets. It is impossible
		Special Risk Considerations related to BGF – WEF and BGF – SEF/underlying funds: • Emerging Markets:	to predict what additional interim or permanent governmental restrictions may be imposed on the markets and/or the effect of such restrictions on the ability to implement a Fund's investment objective. Whether current undertakings by governing bodies of various jurisdictions or any future
		The following considerations, which apply to some extent to all international investments, are of particular significance in certain smaller and emerging markets. Funds investing in equities may include investments by BGF – WEF and BGF - SEF in certain smaller and emerging markets, which are typically those of poorer	Managers cannot predict how long the financial markets will continue to be affected by these events and cannot predict the effects of these – or similar events in the future – on an ETF/index fund or global economy and the
		or less developed countries which exhibit lower levels of economic and/or capital market development, and higher levels of share price and currency volatility. The prospects for economic growth in a number of these markets are considerable and equity returns	Instability in the global financial markets or government intervention may increase the volatility of the ETFs and hence the risk of loss to the value of your investment.
		have the potential to exceed those in mature markets as growth is achieved. However, share price and currency volatility are generally higher in emerging markets. Some governments exercise substantial influence over the private	iii. Liquidity Risk: Trading volumes in the underlying investments of the Underlying ETFs/index funds may fluctuate significantly depending on market sentiment. There is a risk that investments made by the
		economic sector and the political and social uncertainties that exist for many developing countries are particularly significant. Another risk common to most such countries is that the economy is heavily export oriented and, accordingly, is dependent upon international trade. The existence of overburdened infrastructures and obsolete	developments, adverse investor perceptions or regulatory and government intervention (including the possibility of widespread trading suspensions implemented by domestic regulators). In extreme market conditions, there may be no willing buyer for an investment and so that investment cannot be readily sold at the desired time or price, and consequently the relevant ETF/
		financial systems also presents risks in certain countries, as do environmental problems. Certain economies also depend to a significant degree upon exports of primary commodities and, therefore, are vulnerable to changes in commodity prices which, in turn, may be affected by a variety of factors.	or may not be able to sell the investment at all. An inability to sell a particular investment or portion of assets can have a negative impact of the

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
		In adverse social and political circumstances, governments have been involved in policies of expropriation, confiscatory taxation, nationalization, intervention in the securities market and trade settlement, and imposition of foreign investment restrictions and exchange controls, and these could be repeated in the future. In addition to withholding taxes on investment income, some emerging markets may impose different capital gains taxes on foreign investors.	iv. Similarly, investment in equity securities issued by unlisted companies, small and mid-capitalisation companies and companies based in emerging countries are particularly subject to the risk that during certain market conditions, the liquidity of particular issuers or industries, or all securities within a particular investment category, will reduce or disappear suddenly and without warning as a result of adverse economic, market or political events, or adverse market sentiment.
		Generally accepted accounting, auditing and financial reporting practices in emerging markets may be significantly different from those in developed markets. Compared to mature markets, some emerging markets may have a low level of regulation, enforcement of regulations and monitoring of investors' activities. Those activities may include practices such as trading on material non-public information by certain categories of investor	v. Liquidity risk also includes the risk that relevant Underlying ETFs/index funds may be forced to defer redemptions, issue in specie redemptions or suspend dealing because of stressed market conditions, an unusually high volume of redemption requests, or other factors beyond the control of the investment manager. To meet redemption requests, the Underlying schemes may be forced to sell investments at an unfavorable time and/or conditions, which may have a negative impact on the value of the Scheme.
		The securities markets of developing countries are not as large as the more established securities markets and have substantially less trading volume, resulting in a lack of liquidity and high price volatility. There may be a high concentration of market capitalization and trading volume in a small number of issuers representing a limited number of industries as well as a high concentration of investors and financial intermediaries. These factors may adversely affect the timing and pricing of BGF – WEF and BGF – SEF's acquisition or disposal of	vi. Credit Risk & Market Risk: To the extent that the underlying ETFs/index funds invest in corporate debt securities, they are subject to the risk of an issuer's inability to meet interest and principal payments on its debt obligations (credit risk). Debt securities may also be subject to price volatility due to factors such as changes in credit rating, interest rates, general level of market liquidity and market perception of the creditworthiness of the issuer among others (market risk).
		securities. Practices in relation to settlement of securities transactions in emerging markets involve higher risks than those in developed markets, in part because BGF – WEF and BGF - SEF will need to use brokers and counterparties which are less well capitalized, and custody and registration of assets in some countries may be unreliable. Delays in settlement could result in investment opportunities being missed if BGF – WEF are unable to acquire or dispose off a security. The custodian	vii. Term Structure of Interest Rates (TSIR) Risk: To the extent that the underlying ETFs/index funds are invested in fixed income securities, the NAV of the Units issued under the ETFs is likely to be affected by changes in the general level of interest rates. When interest rates decline, the value of a portfolio of fixed income securities can be expected to rise. Conversely, when interest rates rise, the value of a portfolio of fixed income securities can be expected to decline. viii. Country Risks:
		of BGF – WEF and BGF - SEF is responsible for the proper selection and supervision of its correspondent banks in all relevant markets in accordance with Luxembourg law and regulation.	The value of the underlying ETF's/index funds assets may be affected by uncertainties such as changes in a country's government policies, taxation, restrictions on foreign investment, currency decisions, applicable laws and regulations, together with any natural disasters or political upheaval, which could weaken a country's securities markets
		government supervision nor are they always independent from issuers. The possibility of fraud, negligence, undue influence being exerted by the issuer or refusal to recognise ownership exists, which, along with other factors, could result in the registration of a shareholding being completely lost. Investors should therefore be aware that BGF – WEF and BGF - SEF could suffer losses arising from these registration problems, and as a result of archaic legal systems BGF – WEF and BGF - SEF may be unable to make a successful claim for componention.	ix. Equity Risks: The values of equities fluctuate daily and an ETF/index fund investing in equities could incur significant losses. The price of equities can be influenced by many factors at the individual company level, as well as by broader economic and political developments, including changes in investment sentiment, trends in economic growth, inflation and interest rates, issuer-specific factors, corporate earnings reports, demographic trends and catastrophic events.
		compensation. While the factors described above may result in a generally higher level of risk with respect to the individual smaller and emerging markets, these may be reduced when there is a low correlation between the activities of those markets and/or by the diversification of investments within BGF – WEF and BGF - SEF.	x. Smaller Capitalisation Companies: Securities issued by small companies may be riskier, more volatile or less liquid than those of large companies. They are often new companies with shorter track records, less extensive financial resources, and less established markets. They may not have as many tradable shares compared with large companies, therefore, they tend to be less liquid.
		Investments in Russia are currently subject to certain heightened risks with regard to the ownership and custody of securities. In Russia, this is evidenced by entries in the books of a company or its registrar (which is neither an agent nor responsible to the custodian of BGF – WEF and BGF - SEF). No certificates representing ownership of Russian companies will be held by the custodian of BGF – WEF and BGF - SEF or any correspondent or in an effective central depositary system. As a result of this system and the lack of state regulation and enforcement, BGF – WEF and BGF - SEF could lose its registration and ownership of Russian securities through fraud, negligence or even mere oversight.	xi. Emerging Markets: Emerging markets are typically those of poorer or less developed countries which exhibit lower levels of economic and/or capital market development, and higher levels of share price and currency volatility. Amongst these, those which exhibit the lowest levels of economic and/or capital market development may be referred to as frontier markets, and the below mentioned risks may be amplified for these markets. Some emerging markets governments exercise substantial influence over the private economic sector and the political and social uncertainties that exist for many developing countries are particularly significant. Another risk common to most such countries is that the economy is heavily export oriented and, accordingly, is dependent upon international trade. The existence of overburdened infrastructures and inadequate financial systems also presents risks in certain countries, as do environmental
		BGF – WEF and BGF - SEF, investing directly in local Russian stock, will limit their exposure to no more than 10% of their respective Net Asset Value, except for investment in securities listed on either the Russian Trading Stock Exchange or the Moscow Interbank Currency Exchange, which have been recognised as being regulated markets.	problems. In adverse social and political circumstances, governments have been involved in policies of expropriation, confiscatory taxation, nationalisation, intervention in the securities market and trade settlement, and imposition of foreign investment restrictions and exchange controls, and these could be repeated in the future. In addition to withholding taxes on investment income, some emerging markets may impose capital gains taxes on foreign investors.

<ul> <li>Sovereign Dabit</li> <li>Generally accepted accounting, until and it is developed markets. Compared to markets the implementation of the spectra of the dynamic markets is markets. Compared to markets is non-emerginal markets is non-emerginal markets. Compared to markets is non-emerginal markets. Compared to markets is non-emerginal markets. Compared to markets is non-emerginal markets is non-emerginal markets. Compared to markets is non-emerginal markets is non-emerginal markets. Compared to markets is non-emerginal markets is non-emerginal markets. Compared to markets is non-emerginal markets is non-emerginal markets is non-emerginal markets. Compared to markets is non-emerginal markets is non-emerginal markets is non-emerginal markets is non-emerginal markets. Compared to markets is non-emerginal markets is non-emerginal markets is non-emerginal markets. Compared to markets is non-emerginal markets is non-emerginal markets is non-emerginal markets. Compared to markets is non-emerginal markets is non-emerginal markets is non-emerginal markets is non-emerginal markets. Compared to markets is non-emerginal markets is non-emerginal markets is non-emerginal markets. Compared to markets is non-emerginal markets is non-emerginal markets is non-emerginal markets is non-emerginal markets. Compared to markets is non-emerginal markets is non-emerginal markets is non-emerginal markets is non-emerginal markets. Compared to markets is non-emerginal markets is non-em</li></ul>	Sr. No.	Particulars	Existing Scheme Features		Proposed Scheme Features (Changes are highlighted in bold)
	No.		<ul> <li>Sovereign Debt Certain developing countries are especially large debtors to commercial banks and foreign governments. Investment in debt obligations ('Sovereign Debt)' issued or guaranteed by developing governments or their agencies and instrumentalities ('governmental entities') involves a high degree of risk. The governmental entities') involves a high degree of risk. The governmental entities' involves a high degree of risk. The governmental entities' involves a high degree of risk. The governmental entities' or pay principal and/or interest when due in a acordance with the terms of such debt. A governmental entity' is willingness or ability to repay principal and interest due in a timely manner may be affected by, among other factors, its cash flow situation, the extent of its foreign reserves, the availability of sufficient foreign exchange on the date a payment is due, the relative size of the debt service burden to the economy as a whole, the governmental entity's policy towards the International Monetary Fund and the political constraints to which a governments, multilateral agencies and others abroad to reduce principal and interest arrearage on their debt. The commitment on the part of these governments, agencies and others to make such disbursements may be conditioned on a governmental entity's implementation of economic performance and the timely service of such debtor's obligations. Failure to implement such reforms, achieve such levels of economic performance or repay principal or interest when due may result in the cancellation of such third parties' commitments to lend funds to the governmental entities may default on their Sovereign Debt. Holders of Sovereign Debt, including BGF – WEF and BGF - SEF, may be requested to participate in the rescheduling of such debt and to extend further loans to governmental entities. There is no bankruptcy proceeding persons, or limit the amount of investment by foreign persons in a particular company to only a specific class of securities with may</li></ul>	xiii. xiv. xv.	Generally accepted accounting, auditing and financial reporting practices in emerging markets may be significantly different from those in developed markets. Compared to mature markets, some emerging markets may have a low level of regulation, enforcement of regulations and monitoring of investors' activities. Those activities may include practices such as trading on material nonpublic information by certair categories of investor. The securities markets of developing countries are not as large as the more established securities market and have substantially less trading volume, resulting in a lack of liquidity and hig price volatify. There may be a high concentration of market capitalisation and trading volume in a small number of issuers representing a limited number of industries as well as a high concentration of investors and financial intermediaries. These factors may adversely affect the timing and pricing of an ETF's/index funds acquisition or disposal of securities in part because of the need to use brokers and counterparties which are less well capitalised, and custody and registration of assets in some countries may be unreliable. Delays in settlement could result in investment opportunities being missed if an ETF/index fund is unable to acquire or dispose of a security The Depositary is responsible for the proper selection and supervision of its correspondent banks in all relevant markets in accordance with applicable law and regulation. In certain emerging markets, registrars are not subject to effective government supervision nor are they always independent from issuers. Investors should therefore be aware tha the ETF's/index fund concerned could suffer loss arising from these registration problems. Risk of Investing in Specific Sectors and Themes: Where investment is markets, or financial resources, or may depend on a limited management group. Such ETF's/index funds may also be subject to rapid cyclic changes in investor activity, regulatory changes and / or the supply o and demand for specific p

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
		Shares of certain closed-end investment companies may at times be acquired only at market prices representing premiums to their net asset values. If BGF – WEF and BGF - SEF acquire shares in closed-end investment companies, shareholders would bear both their proportionate share of expenses in BGF – WEF and BGF - SEF (including management fees) and, indirectly, the expenses of such closed end investment companies. BGF – WEF and	There also may be instances where an Underlying ETF places a purchase order but is subsequently informed, at the time of re-registration, that the permissible allocation to foreign investors has been filled, depriving the Underlying ETF/index fund of the ability to make its desired investment at the time. xviii. Substantial limitations may exist in certain countries with respect to an
		BGF - SEF also may seek, at their own cost, to create their own investment entities under the laws of certain countries.	Underlying ETFs/index funds ability to repatriate investment income, capital or the proceeds of sales of securities by foreign investors. An Underlying ETF/index fund could be adversely affected by delays in, or
		Smaller Capitalisation Companies Securities of smaller capitalisation companies may, from time to time, and especially in falling markets, become illiquid and experience short-term price volatility and wide spreads between bid and offer prices. Investment in smaller capitalisation companies may involve higher risk than investment in larger companies. The securities of smaller companies may be subject to more abrupt or erratic market movements than larger, more established companies or the market average in general. These companies may have limited product lines, markets or financial resources, or they may be dependent on a limited management group. Full development of those companies takes time. In addition, many small company stocks trade less frequently and in smaller volume, and may be subject to more abrupt or erratic price movements than stocks of large companies. The securities of small companies may also be more sensitive to market changes than the securities of large companies. These factors may result in above-average fluctuations	a refusal to grant any required governmental approval for repatriation of capital, as well as by the application to the Underlying ETF/index fund of any restriction on investments. A number of countries have authorised the formation of closed-end investment companies to facilitate indirect foreign investment in their capital markets. Shares of certain closed-end investment companies may at times be acquired only at market prices representing premiums to their net asset values. If an Underlying ETF/index fund acquires shares in closed-end investment companies, shareholders would bear both their proportionate share of expenses in the ETF/index fund (including management fees) and, indirectly, the expenses of such closed end investment companies. In addition, certain countries such as India and the PRC implement quota restrictions on foreign ownership of certain onshore investments. These investments may at times be acquired only at market prices representing premiums to their net asset values and such premiums may ultimately be borne by the relevant Underlying ETF/index fund.
		in the Net Asset Value of the shares of BGF – WEF and BGF - SEF.	xix. Taxation of underlying ETFs/index funds and assets: Investors should note in particular that the proceeds from the sale of securities in some
		<ul> <li>Derivatives - General BGF – WEF and BGF - SEF may use derivatives to hedge market and currency risk, and for the purposes of efficient portfolio management. The use of derivatives may expose BGF – WEF and BGF – SEF to a higher degree of risk. In particular, derivative contracts can be highly volatile, and the amount of initial margin</li> </ul>	by the authorities in that market, including taxation levied by withholding at source. As a result, the Underlying ETF/index fund (and therefore the Scheme) could become subject to additional taxation in such countries.
		<ul> <li>is generally small relative to the size of the contract so that transactions are geared. A relatively small market movement may have a potentially larger impact on derivatives than on standard bonds or equities.</li> <li>Country Risks associated with investments in international</li> </ul>	xx. Investors should note that there may be additional taxes, charges or levies applied in respect of the ETF's investments depending on the location of the assets of the Underlying ETF/index fund and the jurisdiction in which the Underlying ETF/index fund is located, registered or operated. Investors should also note that the Underlying ETF's/index funds investment managers and the ETF's/index funds ability to provide
		funds: Country risk arises from the inability of a country to meet its financial obligations. It is the risk encompassing economic, social and political conditions in a foreign country which might adversely affect the interests of the Scheme.	tax information and audited accounts in respect of the Underlying ETF/ index fund to Unit Holders of the Scheme is dependent on the relevant tax and other information being provided in timely fashion. Accordingly, delays may occur in respect of delivery of such information to the Scheme's Unit Holders.
		Currency Risk in funds investing in international funds: Investments in BGF – WEF and BGF - SEF and similar other overseas mutual fund schemes are subject to currency risk. Returns to investors are the result of a combination of returns from investments and from movements in exchange rates. For example, if the Rupee appreciates vis-^-vis the US\$, the extent of appreciation will lead to a reduction in the yield to the investor. However, if the Rupee appreciates against the US\$ by an amount in excess of the interest earned on the investment, the returns can even be negative. Again, in case the Rupee depreciates vis-^-vis the US\$, the extent of depreciation will lead to a corresponding increase in the yield to the investor. Going forward, the Rupee may depreciate (lose value) or appreciate (increase value) against the currencies of the countries where the Scheme will invest.	The performance of the Underlying ETF/index funds base currency. The performance of the Underlying ETF/index fund may therefore be affected by movements in the exchange rate between the currencies in which the assets are held and the Underlying ETF's/index funds base currency and hence there can be the prospect of additional loss or gain for the Unit Holder than what may be normally derived from the assets in which the Underlying ETF/index fund invests. The performance of the Underlying ETF/index fund may also be affected by changes in exchange control regulations. Conversion into foreign currency or transfer from some markets of proceeds received from the sale of securities cannot be guaranteed Exchange rate fluctuations may also occur between the trade
		<ul> <li>Credit Risk &amp; Market Risk: To the extent that the underlying schemes invest in corporate debt securities, they are subject to the risk of an issuer's inability to meet interest and principal payments on its debt obligations (credit risk). Debt securities may also be subject to price volatility due to factors such as changes in credit rating, interest rates, general level of market liquidity and market perception of the creditworthiness of the issuer among others (market risk).</li> </ul>	that may be used to minimize the effect of currency fluctuations may not always be successful. xxii. Valuation Risk: The price the underlying ETF/index fund could receive upon the sale of a security or other asset may differ from the underlying ETF's/ index funds valuation of the security or other asset and from the value
	t Managers Private Limited d Office: 10th Floor, Mafatlal Cen	tre, Nariman Point, Mumbai 400021, India	thirdparty service providers. Page 12 of 28

Sr. Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
	<ul> <li>Term Structure of Interest Rates (TSIR) Risk: To the extent that the underlying schemes are invested in fixed income securities, the NAV of the Units issued under the Scheme is likely to be affected by changes in the general level of interest rates. When interest rates decline, the value of a portfolio of fixed income securities can be expected to rise. Conversely, when interest rates rise, the value of a portfolio of fixed income securities can be expected to decline.</li> <li>Concentration Risk: The Fund may be susceptible to an increased risk of loss, including losses due to adverse events that affect the Fund's investments more than the market as a whole, to the extent that the Fund's investments are concentrated in the securities and/or other assets of a particular issuer or issuers, country, group of countries, region, market, industry, group of industries, sector, market segment or asset class.</li> <li>Equity Risks: The values of equities fluctuate daily and a Scheme investing in equities could incur significant losses. The price of equities can be influenced by many factors at the individual company level, as well as by broader economic and political developments, including changes in investment sentiment, trends in economic growth, inflation and interest rates, issuer-specific factors, corporate earnings reports, demographic trends and catastrophic events.</li> <li>Depositary Receipts Risk: The issuers of certain depositary receipts are under no obligation to distribute shareholder communications to the holders of such receipts, or to pass through to them any voting rights with respect to the deposited securities. Investment in depositary receipts may be less liquid than the underlying shares in their primary trading market. Depositary receipts are not obligated to disclose material information in the United States.</li> <li>Taxation of underlying schemes and assets: Investors should note in particular that the proceeds from the sale of securities in some markets or the re</li></ul>	(Changes are highlighted in bold) xxiii. Risks Associated with Derivatives: The Underlying ETF/index fund mail use derivatives in connection with its investment strategies. Derivative products are leveraged instruments and can provide disproportionat gains as well as disproportionate losses to the investment manager of the Underlying ETF/index fund to identify such opportunities. Identification and execution of the strategies to be pursued by the investment manager of the Underlying ETF/index fund to identify such opportunities. Identification and execution of the strategies to be pursued by the investment manager of the Underlying ETF/index fund will be able to identify or execute such strategies. xxiv. The risks associated with the use of derivatives are different from opossibly greater than, the risks associated with investing directlin Securities and other traditional investments. Derivatives may be profisher than other types of investments. Derivatives may be more sensitive to changes in economic or market conditions than other types of investments. Derivatives may be more sensitive to changes in economic or market the investment. Certaid derivatives may give rise to a form of leverage. Due to the low margin deposits normally required in trading financial derivative instruments and could result in the losses that significantly explosed normal sets. The use of derivatives are also subject to the risk that changes in the value of inderivative may not correlate perfectly with the underlying ETF/index fund may be more volatile than if the Underlying ETF/index fund may result in substantial losses to the investor. xxv. Derivatives are also subject to the risk that changes in the value of inderivative may not correlate perfectly with the underlying asset, rate o index. The use of derivatives for hedging or risk management purpose or to increase income or gain may not be successful, resulting in losse to the Underlying ETF/index fund and the cost of such strategies may reduce the Underlyin
		<ul> <li>(for example insolvency proceedings) other legal systems may take priority which may affect the enforceability of existing transactions.</li> <li>xxix. Securities Lending: The underlying ETFs/index funds may engage in securities lending. The underlying ETFs/index funds engaging in securities lending will have a credit risk exposure to the counterpartier to any securities lending contract. Fund investments can be lent to counterparties over a period of time. A default by the counterpart combined with a fall in the value of the collateral below that of the value of the securities lend may result in a reduction in the value of the</li> </ul>

underlying ETFs/index funds.

Sr. Particulars No.	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
	Valuation Risk: The price, the underlying scheme could receive upon the sale of a security or other asset may differ from the underlying scheme's valuation of the security or other asset and from the value used by the Underlying Index, particularly for securities or other assets that trade in low volume or volatile markets or that are valued using a fair value methodology as a result of trade suspensions or for other reasons. In addition, the value of the securities or other assets in the underlying scheme's portfolio may change on days or during time periods when shareholders will not be able to purchase or sell the Fund's shares. Authorized Participants who purchase or redeem Fund shares on days when the Fund is holding fair-valued securities may receive fewer or more shares, or lower or higher redemption proceeds, than they would have received had the underlying scheme not fair-valued securities or used a different valuation methodology. The underlying Scheme's ability to value investments may be impacted by technological issues or errors by pricing services or other third-party service providers.	<ul> <li>xxx. Infectious Illness Risk. An outbreak of an infectious respiratory illness, COVID 19, caused by a novel coronavirus has resulted in travel restrictions, disruption of healthcare systems, prolonged quarantines, cancellations, supply chain disruptions, lower consumer demand, layoffs, ratings downgrades, defaults and other significant economic impacts. Certain markets have experienced temporary closures, extreme volatility, severe losses, reduced liquidity and increased trading costs. Such events can have an impact on the underlying ETFs/index funds and could impact their ability to purchase or sell securities or cause elevated tracking error and increased premiums or discounts to the NAV. Other infectious illness outbreaks in the future may result in similar impacts.</li> <li>xxxi. Operational Risk. The underlying ETFs/index funds are exposed to operational risks arising from a number of factors, including, but not limited to, human error, processing and communication errors, errors of the service providers, counterparties or other third-parties, failed or inadequate processes and technology or systems failures.</li> </ul>
	<ul> <li>Legal risk: OTC Derivatives, Repurchase and Reverse Repurchase Transactions, Securities Lending and Re-used Collateral: There is a risk that agreements and derivatives techniques are terminated due, for instance, to bankruptcy, supervening illegality or change in tax or accounting laws. In such circumstances, an underlying scheme may be required to cover any losses incurred. Furthermore, certain transactions are entered into on the basis of complex legal documents. Such documents may be difficult to enforce or may be</li> </ul>	<ul> <li>a financial instrument will fail to discharge an obligation or commitment that it has entered into with the relevant underlying ETF/index fund. This would include the counterparties to any derivatives, repurchase / reverse repurchase agreement or securities lending agreement that it enters into. Trading in derivatives which have not been collateralised gives rise to direct counterparty exposure.</li> <li>Additional Risk associated with investing in underlying ETFs: <ol> <li>In addition to the recurring expenses of the Scheme, the Unit Holders shall also bear the applicable expenses of the Underlying ETF/index fund. Therefore, the returns that the Unit Holder of the Scheme may receive may be impacted or may, at times, be lower than the returns that a Unit Holder, who is directly investing in the same Underlying ETF/index fund, could obtain.</li> </ol> </li> <li>ii. Index-Related Risk. There is no guarantee that the underlying ETF's/index funds investment results will have a high degree of correlation to those of the Underlying Index or that the underlying ETF/index fund will achieve its investment objective. Market disruptions and regulatory restrictions could have an adverse effect on the underlying ETF's/index funds ability to adjust its exposure to the required levels in order to track the Underlying Index. Errors in index data, index computations or the construction of the Underlying Index in accordance with its methodology may occur from time to time and may not be identified and corrected by the Index Provider for a period of time or at all, which may have an adverse impact on the underlying ETF/index fund. Inderlying ITF/index fund. Unusual market conditions may cause the Underlying Index to vary from its normal or expected composition</li> <li>iii. Passive Investment Risk. The underlying ETF/index fund is not actively managed, and the fund manager generally does not attempt to take defensive positions under any market conditions, including declining markets</li> </ul>

Sr. Particulars Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
<ul> <li>Repurchase and Reverse Repurchase Agreements: Under a repurchase agreement an underlying schemes sells a security to counterparty and simultaneously agrees to repurchase in the security back from the scale price and the repurchase price per establishes the cost of the transaction. The resale price and the repurchase price and agreed-upon market interest rate for the term of the agreement. In a reverse repurchase agreement an underlying schemes purchase an investment from a counterparty which undertakes to repurchase the security at an agreed resale price on an agreed future date. The underlying schemes is not metatakes the agreement and the repurchase price base and the repurchase the security at an agreed resale price on an agreed future date from the sale of the underlying schemes in connection with the relevant agreement may be less than the repurchase price because Th as securities which are the subject of a reverse repurchase agreement and underlying schemes advised of a reverse repurchase agreement agreement may be less than the repurchase price bases the securities.</li> <li>Cybersecurity Risk:</li> <li>Failures or breaches of the electronic systems of the underlying scheme, the underlying scheme's advised, distributor, the Indee Aprovider and other service provides, agreever price agreever agreever agreever price agreever price agreever price agreever agreever agreever agreever price agreever agreever agreever agreever price agreever price agreever price agreever agre</li></ul>	Risk associated with favorable taxation of certain scheme in India: In any event beyond the control of AMC if the scheme is not able to invest the inimimum % of the threshold that it is required to invest in eligible asset clases as the domestic income tax regulation and rule, the benefit of lower tax, if any, or noome distribution or capital gains may not be available to the Unit Holders. The summary of tax implications given in the taxation section (Units and Offe Section) is based on the existing provisions of the tax laws. The current taxation laws may change due to change in the domestic Tax Act or any subsequent changes werendments in Finance Act / Rules / Regulations. Such change may entail a highe ax to the scheme or to the investors by way of any tax as made applicable thus diversely impacting the scheme. The investor is requested to consult their tax counsel for detail understanding of the ax laws and the risk factor associated with such tax laws. Risk factors related to Taxation of overseas investments: Investment in U.S. Based Mutual Fund i) Capital Gains Is a laready noted, under Code Section 865(a)(2), income from the sale of personal property by a non-U.S. investor from the sale of an investment in a U.S baset nutual fund should not be Subject to Tax in the U.S. However, if the mutual fund than solid is a USRPHC, then the gain is considered to be effectively connected with a J.S. trade or business and thus subject to U.S net taxation, unless the mutual fund that limes during the year preceding the sale or (b) the mutua und that is not subject to TW SI subject to 30% withholding tax. A mutua und that is not subject to the USRPHC-related rules described above may distributed respiration from sources within the U.S is subject to 30% withholding tax. A mutua indical domestically controlled qualified investment entity. ii) Income distributions from U.S mutual funds Senerally, under Code Section 881(a)(1)(A), dividend income received by a foreign corporation from sources wit

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
No.		<ul> <li>Existing Scheme Features</li> <li>Collateral risk:         Although collateral may be taken to mitigate the risk of a counterparty default, there is a risk that the collateral taken, especially where it is in the form of securities, when realised will not raise sufficient cash to settle the counterparty's liability. This may be due to factors including inaccurate pricing of collateral, failures in valuing the collateral on a regular basis, adverse market movements in the value of collateral, a deterioration in the credit rating of the issuer of the collateral, or the illiquidity of the market in which the collateral is traded. Where an underlying scheme is in turn required to post collateral with a counterparty, there is a risk that the value of the collateral it places with the counterparty is higher than the cash or investments received by it. In either case, where there are delays or difficulties in recovering assets or cash, collateral posted with counterparties, or realising collateral received from counterparties, the underlying schemes may encounter difficulties in meeting redemption or purchase requests or in meeting delivery or purchase obligations under other contracts. As an underlying scheme may reinvest cash collateral it receives, there is a risk that the value on return of the reinvested cash collateral may not be sufficient to cover the amount required to be repaid to the counterparty. In this circumstance, the underlying scheme would be required to cover the shortfall. In case of cash collateral reinvestment, all risks associated with a normal investment will apply. As collateral will take the form of cash or certain financial instruments, the market risk is relevant. Collateral received by an underlying scheme may be held either by the Depositary or by a third party custodian. In either case, there may be a risk of loss where such assets are held in custody, resulting from events such as the insolvency or negligence of a custodian or sub-custodian. Sustainability Ris</li></ul>	(Changes are highlighted in bold)In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent amount is equal to a foreign corporation's effectively connected earnings and profits as determined under Code Section 884(b). Code Section 884(d)(2)(C) 
		<ul> <li>asset class, and include but are not limited to:</li> <li>Transition Risk:         The risk posed by the exposure to issuers that may potentially be negatively affected by the transition to a low carbon economy due to their involvement in exploration, production, processing, trading and sale of fossil fuels, or their dependency upon carbon intensive materials, processes, products and services. Transition risk may result to several factors, including rising costs and/or limitation of greenhouse gas emissions, energy-efficiency requirements, reduction in fossil fuel demand or shift to alternative energy sources, due to policy, regulatory, technological and market demand changes. Transition risk may negatively affect the value of investments by impairing assets or by increasing liabilities, capital expenditures, operating and financing costs.     </li> <li>Physical Risk:         <ul> <li>The risk posed by the exposure to issuers that may potentially be negatively affected by the physical impacts of climate change. Physical risk includes acute risks arising from extreme weather events such as storms, floods, droughts, fires or heatwaves, and chronic risks arising from gradual changes in the climate, such as changing rainfall patterns, rising sea levels, ocean acidification, and biodiversity loss. Physical risk may negatively affect the value of investments by impairing assets, productivity or revenues or by increasing liabilities, capital expenditures, operating and financing costs.     </li> </ul></li></ul>	<ul> <li>income from those securities may integrate in overseds declaring under the are different from the schemes base currency. The performance of the scheme may therefore be affected by movements in the exchange rate between the currencies in which the assets are held and the schemes base currency and hence there can be the prospect of additional loss or gain for the Unit Holder than what may be normally derived from the assets in which the scheme invests. The performance of the scheme fund may also be subject to exchange control regulations. Conversion into foreign currency or transfer from some markets of proceeds received from the sale of securities cannot be guaranteed. Exchange rate fluctuations may also occur between the trade date for a transaction and the date on which the currency is acquired to meet settlement obligations. Movements in currency exchange rates can adversely affect the return of your investment.</li> <li>ii. Risks arising from exhaustion of overseas limits as per applicable SEBI and RBI circulars: The schemes capability to invest in overseas securities is subject to the limits assigned by the SEBI &amp; RBI from time to time basis. In case of exhaustion of the limits to invest in overseas securities as restricted by SEBI or RBI, the scheme may not be able to allocate and invest in overseas securities and the AMC will suitably reallocate the proceeds to</li> </ul>

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)	
		<ul> <li>Social Risk: The risk posed by the exposure to issuers that may potentially be negatively affected by social factors such as poor labour standards, human rights violations, damage to public health, data privacy breaches, or increased inequalities. Social risk may negatively affect the value of investments by impairing assets, productivity or revenues or by increasing liabilities, capital expenditures, operating and financing costs.</li> <li>Governance Risk: The risk posed by the exposure to issuers that may potentially be</li> </ul>	Risks Associated With Transaction in Units through Stock Exchange Mechanism In respect of transactions in Units of the Scheme through NSE and/or BSE or any other recognised stock exchange, allotment and redemption of Units on any Business Day will depend upon the order processing/settlement by NSE, BSE or such other exchange and their respective clearing corporations on which the Fund has no control. Further, transactions conducted through the stock exchange mechanism shall be governed by the operating guidelines and directives issued by NSE, BSE or such other recognised exchange in this regard.	
		negatively affected by weak governance structures. For companies, governance risk may result from malfunctioning boards, inadequate remuneration structures, abuses of minority shareholders or bondholders rights, deficient controls, aggressive tax planning and accounting practices, or lack of business ethics. For countries, governance risk may include governmental instability, bribery and corruption, privacy breaches and lack of judicial independence. Governance risk may negatively affect the value of investments due to poor strategic decisions, conflict of interest, reputational damages, increased liabilities or loss of investor confidence.	<ul> <li>Price-Risk or Interest-Rate Risk: Cash and cash equivalents</li> <li>Price-Risk or Interest-Rate Risk: Cash and cash equivalents run price-risk or interest-rate risk. Generally, when interest rates rise, prices of existing securities fall and when interest rates drop, such prices increase. The extent of fall or rise in the prices is a function of the existing coupon, days to maturity and the increase or decrease in the level of interest rates. However, Cash and cash equivalents in this scheme are intended to be held till maturity. For such securities held till maturity, there will not be any interest rate risk at the end of the tenure.</li> </ul>	
		Risks associated with transacting in scheme units through stock exchange mechanism In respect of transactions in units of the schemes through NSE and/	<ul> <li>Liquidity or Marketability Risk: This refers to the ease with which a security can be sold at or near to its valuation Yield-to-Maturity (YTM). The primary measure of liquidity risk is the spread between the bid price and the offer price quoted by a dealer.</li> </ul>	
		or BSE or any other recognized stock exchange promoted platforms, allotment and redemption of Units on any Business Day will depend upon the order processing/settlement by NSE, BSE or such other exchange and their respective clearing corporations on which the AMC and Fund has no control. Further, transactions conducted through the stock exchange mechanism shall be governed by the operating guidelines and directives issued by NSE, BSE or such other	<ul> <li>Reinvestment Risk: Investments in cash and cash equivalents may carry reinvestment risk as interest rates prevailing on the interest or maturity due dates may differ from the original coupon of the bond. Consequently, the proceeds may get invested at a lower rate.</li> <li>Pre-payment Risk: Certain cash and cash equivalents give an issuer the</li> </ul>	
		Risk associated with favorable taxation of certain scheme in India:	right to call back its securities before their maturity date, in periods of declining interest rates. The possibility of such prepayment may force the fund to reinvest the proceeds of such investments in securities offering lower yields, resulting in lower interest income for the fund.	
		In any event beyond the control of AMC if the scheme is not able to invest the minimum % of the threshold that it is required to invest in eligible asset classes as per the domestic income tax regulation and rule, the benefit of lower tax, if any, on income distribution or capital gains may not be available to the Unit Holders.	Risks associated with investing in Tri Party Repo (TREPS): DSP Mutual Fund is a member of Securities segment and Tri-party Repo trade settlement of the Clearing Corporation of India Limited (CCIL). All transactions of the mutual fund in government securities and in Tri-party Repo trades are settled centrally by CCIL which helps reduce the settlement and counterparty risks for these	
		The summary of tax implications given in the taxation section (Units and Offer Section) is based on the existing provisions of the tax laws. The current taxation laws may change due to change in the domestic Tax Act or any subsequent changes / amendments in Finance Act / Rules / Regulations. Such change may entail a higher tax to the scheme or to the investors by way of any tax as made applicable thus activerselv impreding the paper.	transactions. CCIL manages the risks through its risk management processes such that the ultimate risk to its members from fails is either eliminated or reduced to the minimum. CCIL thus maintains margin and default fund contributions of each member for various business segments as per the terms of its Bye Laws, Rules and Regulations to cover potential losses arising from the default member.	
		thus adversely impacting the scheme. The investor is requested to consult their tax counsel for detail understanding of the tax laws and the risk factor associated with such tax laws.	In an event of any clearing member failing to honor settlement obligations, the margin and default Fund is utilized to complete the settlement. As per the waterfall mechanism, after the defaulter's margins and the defaulter's contribution to the default fund have been utilized, CCIL's own contribution is used to meet the losses and thereafter any residual loss is appropriated from the contributions of the non-	
		Risk factors related to Taxation of overseas investments:	defaulting members.	
		Investment in U.S. Based Mutual Fund (i) Capital Gains As already noted, under Code Section 865(a)(2), income from the sale of personal property by a non-U.S resident is sourced outside of the U.S. Thus, generally capital gains derived by a non-U.S. investor from	Thus the scheme is subject to risk of the margin and default fund contribution being appropriated in the case of failure of any settlement obligations. Further, the scheme's contribution may be used to meet the residual loss in case of default by the other clearing member (the defaulting member).	
		the sale of an investment in a U.S based mutual fund should not be subject to tax in the U.S. However, if the mutual fund that is sold is a USRPHC, then the gain is considered to be effectively connected	The risk factors may undergo change in case the CCIL notifies securities other than Government of India securities as eligible for contribution as collateral. C. RISK MITIGATION STRATEGIES	
		with a U.S. trade or business and thus subject to U.S net taxation, unless the mutual fund whose shares are sold is (a)publicly traded and the investor held an interest of 5% or less in the mutual fund at all times during the year preceding the sale or (b) the mutual fund is a domestically controlled qualified investment entity.	DSPAM is committed to a strong control and compliance environment and ensuring that the management structure is appropriate to the scale of the business. DSPAM's fiduciary business is managed according to the rules and a regulation stipulated for Asset Management Companies by the Securities & Exchange Board of India (SEBI) and also incorporates DSPAM's internal policies.	

No.         (Changes are highlight           10.         (i) horse distributions from US mutual funds         The AMC has systems and processes to moin specified by SEBI and in this document on a regulation for a sources within the US is subject to 30%, withholding tax A mutual fund is a subject to be US sourced to the subject to 30%, withholding tax Dividends designated by a Regulated Investment Company (RCI) (e.g. a mutual fund) as called a sourced to the domiled of the recipient, such capital gain dividends are treated as long term capital gains in the hands of the shareholders. Except as accoribed above for mutual funds is subject to IIINS proceed with investments in owneds should not be US source if the recipient, such capital gain dividends received from a RIC from the tax imposed by Code Section 881(e)(1). Under Code Section 881(e)(1), stortferm capital gain dividends received from a RIC from the tax imposed by Code Section 881(e)(1). Under Code Section 881(e)(1), stortferm capital gain dividends received from a RIC are also excluded interst-related dividends received from a RIC are also excluded into the tax imposed by Section 881(e)(1). Under Code Section 881(e)(1), stortferm capital gain dividends received from a RIC are also excluded rol part term threade to 1 as abareholders in overseas funds investment and the ave similar investment and the ave similar investment and the revease for a diverseas funds investment and the revease for a diverseas funds investment and the revease for a diverseas funds investment and the ave similar investment and the revease for a diverse event the line westment from a subject or a US sector 82(e) (0) stortferm capital gain dividend, or a stortferm capital gain dividend or a short-term capital gain dividend or a short-term and the foreign person unless such distribution is threated as a diverted the investment and the ave similar investmentent anoremedificatiny connerected to a US strade or each	•
Generally, under Code Section 881(a)(1)(A), dividend income received by a foreign corporation from sources within the US is subject to 30% withholding tax. A mutual fund that is not subject to 10% withholding tax. Dividends designated within the US is subject to 30% withholding tax. Dividends designated within the US is subject to 30% withholding tax. Dividends designated within the use and the dividends designated agains in the hands in international funds, which provide data gain dividends are treated as long term capital gains in the hands in the actional funds, which provide data should not be US source if the recipient, such capital gain dividends received from a RIC from the tax imposed by Code Section 881(a)(1). Under Code Section 881(e)(1) excludes interest-related dividends received from a RIC from the tax imposed by Code Section 881(a)(1). Under Code Section 881(e)(1) excludes interest-related dividends received from a RIC are also excluded from the tax imposed by Section 881(a)(1). Under Code Section 881(e)(1), any distribution to a foreign person or other qualified investment biodings can be stock that is publicly traded on a US suchange and thick on exchange of USRPN by the foreign person or other qualified investment bioding car beat the such have are also event the investment times is a change of distribution. The total amount in tax paid should not exceed the liabitity as determined by applying the US corporate rate. In addition, where distribution is treated as an intrest on a tar ate 27% of the distribution. The total amount in tax paid should not exceed the liabitity as determined by applying the US corporate rate. In addition, where distribution for the there provide rate and event the investor interest above, the income is considered effectively connected to a US trade or business such thit at a rate of 30%. The dividend equivalent amounts are subject to tax at rate of 30%. The dividend equivalent amounts are subject to at a rate of 30%. The dividend equivalent amounts are subject to at a r	
<ul> <li>by a foreign corporation from sources within the U.S is subject to 30%, with Associated With Overseas funds / ETFs: withholding tax. A mutual fund as the Sacchade above may distribute ordinary dividends which is hould be subject to 30% withholding tax. Dividends designated by a Regulated Investment Campany (RIC) (e.g. a mutual fund) as a related as long term capital gains are sourced to the domicile of the recipient is a non-U.S person, and thus is subject to U.S taxation</li> <li>Code Section 881(e)(2), short-term capital gain dividends received from a RIC form the tax imposed by Code Section 881(e)(2), short-term capital gain dividend, row with respect to from years, an interest related dividend or a short-term topic ryears, an interest related dividend or a short eatily of such class of stock at any time during the lase or exchange of a USRPI by the foreign person or unless such distribution. Where the distribution is treated as in other international fund, is such crumstances, the interational fund, is such crumstances, the interational fund, in such crumstances, the interational fund, in such crumstances, the interest related dividend or a short-term capital gain form the sale or exchange of a USRPI by the foreign person or other qualified investment at this by a qualified investment at the lowestor fund.</li> <li>Motivithstanding the foregoing, as noted above, under Code Section 897(h)(1), any distribution to a foreign person or other qualified investment farmed or allos or exchanges of a USRPI by the foreign person unless such distribution. Where the distribution is treated as a serified areas a serified areas as a per time intermetional funds, which here the attributed at a such areas a serified areas a serified areas a serified areas a serified as a serified as a second at a divider do a use interest related areas a prevision must be considered. Under Code Section 84(a), dividend equivalent at the investor interest in eacher activation is treated as a guin from the sale or exchange of a USRPI</li></ul>	ar basis.
<ul> <li>related rules described above may distribute ordinary dividends which it</li> <li>should be subject to 30% withholding tax. Dividends designated by a capital gain dividends. Except a described above for mutual fund) as capital gain dividends. Except a described above for mutual fund is a capital gain dividends.</li> <li>Expense Risks associated with investments in ormany (FNC) (e.g. a mutual fund) is capital gain dividends.</li> <li>Expense Risks associated with investments in our dividends are treated as long term capital gains are sourced to the domicil of the recipient, tusk capital gain dividends.</li> <li>Code Section 881(e)(1) excludes interest-related dividends received from a RIC from the tax imposed by Code Section 881(e)(1). A RIC will designate by written notice mailed to its shareholders which are also excluded from the tax imposed by Code Section 881(e)(1). A RIC will designate by written notice mailed to its shareholders which are also excluded from sales or exchange of a cost?</li> <li>Notwithstanding the foregoing, as noted above, under Code Section 897(h)(1), any distribution to a foreign person or other qualified investment at thibulable to gain from sales or exchange of a USRPI by the foreign person unless such distribution, where the distribution is treated as gain from the sale or exchange of a USRPI by the foreign person unless such distribution is treated as gain from the sale or exchange of a USRPI by the distribution is treated as gain from the sale or exchange of a USRPI by the distribution. Where the distribution is treated as gain from the sale or exchange of a USRPI by the distribution. Where the distribution is treated as gain from the sale or exchange of a USRPI by the distribution. The total annount in tax paid should not exceed the liability as determined by applying the US corporate rate.</li> <li>In addition, where distributions from the enduced of the extent increases appendite on the rate and withheld on at a rate of 21%. The dividend equivalent amounts are subject</li></ul>	
<ul> <li>should be subject to 30% withholding tax. Dividends' designated by a Regulated investment Company ('RIC') (e.g. anutual fund) as capital gain dividends are treated as long term capital gains are sourced to the domicle of the recipient, such capital gain dividends' should not be U.S source if the recipient is a no-U.S person, and thus would not be subject to U.S taxation</li> <li>Code Section 881(e)(1) excludes interest-related dividends received from a RIC from the tax imposed by Code Section 881(a)(1). Under Code Section 881(e)(2), short-term capital gain dividends received from a RIC are also excluded from the tax imposed by Section 881(a)(1). Under Code Section 881(e)(2), short-term capital gain dividends received from a RIC are also excluded from the tax imposed by Section 881(a)(1). Under there of is a capital gain dividends received from a RIC are also excluded from the tax imposed by Section 881(a)(1), under there of is a capital gain dividends received from a RIC are also excluded from the tax imposed by Section 881(a)(1), and C will be setting a section 100, and dividend.</li> <li>Notwithstanding the foregoing, as noted above, under Code Section 10, and there exists possibility that there is a change in international fund.</li> <li>Notwithstanding the foregoing, as noted above, under Code Section 10, and there exists possibility that there is a change in the exist possibility that there is a change of USRPI by the foreign person or unless or changes of the action to ensure that the investment 10% of Such class of actock and y time during the 1 year period ending on the date of distribution. Where the distribution is with respect to a value as a cortal again dividend or a use of 21% of the distribution. The total amounts are solved to a U.S exchange and the foreign person or other such the investment 10% of Such class of actock and y time during the 1 year period ending from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or acchange of a USRPI due to code Sec</li></ul>	
Regulated Investment Company (FIC) (e.g. a mutual fund) as capital       ii.       Expense Risks associated with investments i         gain dividends are treated as long term capital gains in the hands of       iii.       if.         the shareholders. Except as described above for mutual funds in subject to limits prescribe       of expense Risks associated with investments i         sourced if the domicine of the recipient, such capital gain dividends       international funds is subject to limits prescribe         should not be U.S source if the recipient, such capital gain dividends       recivent and the subject to U.S taxation         Code Section 881(e)(1), excludes interest-related dividends received       from a RIC are also excluded from the tax imposed by Code Section 881(e)(1). Under Guide Bearbelders investment and of a short-term capital gain dividend, or, with       investment sin coverses funds. Investment and of une         (1) 1, A RIC wall coll coll social construction and the foregoing, as noted above, under Code Section 881(e)       international fund, in such circumstances, the investment and of a short-term capital gain dividend, or, with         Notwithstanding the foregoing, as noted above, under Code Section 881(e)       Notwithstanding the foregoing, as noted above, under Code Section 881(e)         Notwithstanding the foregoing, as noted above, under Code Section deal with with there is a change international fund, which have is a share to the distribution is with the sepate to divisit as experiment objectives to the distribution is related as gain from the sale or exchange of a USRPI the distribution is treated as gain from the sale or exchange of a US	
<ul> <li>the shareholders. Except as described above for mutual funds that a station of expenses incurred by the Indian Fund-off otherwise qualify as USRPHCs, because long-term capital gain dividends is subject to limits prescribly would not be usbject to US taxation</li> <li>Code Section 881(e)(1) excludes interest-related dividends received from a RIC from the tax imposed by Code Section 881(a)(1). Under Code Section 881(e)(2), short-term capital gain dividends received from a RIC are also excluded from the tax imposed by Code Section 881(a)(1). Under Code Section 881(e)(2), short-term capital gain dividends received from a RIC are also excluded from the tax imposed by Section 881(a)(1). Under Code Section 881(e)(2), short-term capital gain dividend, or whether a dividend (or part thereof) is a capital gain dividend, or whether a dividend (or part thereof) is a capital gain dividend, or whether a dividend.</li> <li>Notwithstanding the foregoing, as noted above, under Code Section 887(h)(1), any distribution to a foreign person or other qualified investment entity by a qualified investment entity to the foreign person unless such distribution is threade as gain from the sale or exchange of a USRPI by the foreign person unless such distribution is treated as gain from the sale or exchange of a USRPI by the foreign person unless such distribution is treated as gain from the sale or exchange of a USRPI the distribution is treated as income effectively connected to a U.S trade or business, subject to tax at U.S corporate tax rates and withheid on at a rate of 21% of the rest merson interes are primited other excites as per tilt in risk rate low as compared to other risk r endeavor to minimize the Liquidity Risk, Intere above, the income is considered effectively connected with the conduct of a U.S trade or business subject to a using of a USRPI by concellow with the conduct of a US trade or business subject to a stread as gain from the sale of a USRPI by concellow with the conduct of a US trade or business subject</li></ul>	j indenent).
<ul> <li>otherwise qualify as USRPHCs, because long-term capital gains are sourced to the domicile of the recipient, such capital gain dividends should not be U.S source if the recipient is a non-U.S person, and thus</li> <li>international funds is subject to limits prescribed would not be subject to U.S taxation</li> <li>international funds is subject to limits prescribed from a RIC area also excluded from the tax imposed by Code Section 881(a)(1). Under Code Section 881(a)(1). A RIC will designate by written notice mailed to its shareholders (1), and clisibution to a foreign person or other aubited to respect to prior years, an interest related dividend or a short-term capital gain dividend.</li> <li>Notwithstanding the foregoing, as noted above, under Code Section 887(h)(1), any distribution to a foreign person or other aualified investment entity by a qualified investment entity to the set at attributable to gain from sales or exchange so the USRPL is there are a darkerse event the Investment timits:</li> <li>Notoring overseas investment limits:</li> <li>The Investment Manager will keep monitoring case of an adverse event the Investment Manager will keep monitoring case of an adverse event the Investment Manager will keep monitoring case of an adverse event the Investment Manager will keep monitoring case of an adverse event the Investment Manager will keep monitoring case of an adverse event the Investment Manager will keep monitoring case of an adverse event the Investment Manager will keep monitoring case of an adverse event the Investment Manager will keep monitoring case of an adverse event the Liquidity Risk, Intere of a USRP1 due to Code Section 887(h) discussed as gain from the sale or a USRP1 due to Code Section 887(h) discussed as gain from the sale of a USRP1, the distribution is treated as gain form the sale or a USRP1 due to Code Section 887(h) discussed as powrit, the income is considered discluviely connected with the conduct of a US trade or business such that the branch profits tax provisio</li></ul>	
<ul> <li>sourced to the domicile of the recipient, such capital gain dividends should not be subject to U.S taxation</li> <li>iii. Portfolio Disclosure Risks associated with inve full portfolio Disclosure Risks associated with investing the subject to U.S taxation</li> <li>iii. Portfolio Disclosure Risks associated with investing as well as sector holdings can be or under sectived from a RIC are also excluded from the tax imposed by Section 881(a)(1). Under Code Section 881(a)(2), short-term capital gain dividend, or, with respect to prior years, an interest related dividend or a short-term capital gain dividend.</li> <li>Notwithstanding the foregoing, as noted above, under Code Section 897(h)(1), any distribution to a foreign person or other qualified investment antity for USRPIs, is treated as gain from the sale or exchange of a USRPI by the foreign person unless such distribution is with respect to tax at us can be as well as sociated with investment full.</li> <li>Monitoring overseas investment limits:</li> <li>The Investment Manager will keep monitoring case of an adverse event the Investment Manager of USRPI by the foreign person unless such distribution is treated agin from the sale or exchange of a USRPI, the distribution is treated agin from the sale or exchange of a USRPI, the distribution is treated agin from the sale or exchange of a USRPI, the distribution is treated agin from the sale or exchange of a 10KPI, the distribution is treated agin from the sale or a US trade or business, subject to tax at us 2 corporate tax rates and withheld on at a rate of 21% of the income is considered diffectively connected with the conduct or the income is considered infectively connected with the conduct or a US trade or business such that the branch pro</li></ul>	
<ul> <li>would not be subject to U.S taxation</li> <li>Code Section 881(e)(1) excludes interest-related dividends received from a RIC from the tax imposed by Code Section 881(a)(1). Under Code Section 881(e)(2), short-term capital gain dividend, reverses funds generally with a three-month lag i.e. Mai construction a RIC are also excluded from the tax imposed by Section 881(a) (1). A RIC will designate by written notice mailed to its shareholders investment Policy and/or fundamental attilit investment Policy and/or fundamental attilit investment polycitives to the capital gain dividend, or, with respect to prior years, an interest related dividend or a short-term capital gain dividend.</li> <li>Notwithstanding the foregoing, as noted above, under Code Section 887(h)(1), any distribution to a foreign person or other qualified investment timits: entity of USRPIs, is treated as gain from the sale or exchanges of a USRPI by the foreign person did not own more than 5% (or in the case of a REIT, no more than 10%) of such class of stock at any time during the 1 year period ending on the date of distribution. Where the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or a US croporate tax rates and withheld on at a rate of 21% of the distribution. The total amount in tax paid should not exceed the liability as determined by applying the U.S corporate rate.</li> <li>In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 887(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profis tax provisions must be considered. Under Code Section 887(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profis tax provisions must be considered effectively connected w</li></ul>	-
Code Section 881(e)(1) excludes interest-related dividends received from a RIC from the tax imposed by Code Section 881(a)(1). Under Code Section 881(e)(2), short-term capital gain dividends received from a RIC are also excluded from the tax imposed by Section 881(a) (1). A RIC will designate by withen notice mailed to its shareholders whether a dividend (or part thereof) is a capital gain dividend, or, with respect to prior years, an interest related dividend or a short-term capital gain dividend. Notwithstanding the foregoing, as noted above, under Code Section 897(h)(1), any distribution to a foreign person or other qualified investment entity by a qualified investment entity to the extent attributable to gain from sales or exchanges by the qualified investment attributable to gain from sales or exchange and the foreign person did not wom more than 5% (or in the case of a REIT, no more than 10%) of such class of stock at any time during the 1 year period ending on the date of distribution. Where the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as income effectively connected to a U.S trade or business, subject to tax at U.S corporate tax rates and withheld on at a rate of 21% of the distribution, where distributions from the mate for a REIT, no more than as determined by applying the U.S corporate rate. In addition, where distributions from the mate of 21% of the distribution, where distributions from the rate of 21% of the distribution, the taale of a USRPI due to Code Section 887(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profis tax provisions must be considered of Bictively connected with the conduct of a U.S trade or business such that the branch profis tax provisions must be considered of Bictively connected with the conduct of a U.S trade or business such that the branch profis tax provisions must be considered effectively connected with the conduct of a U.S trad	
Code Section 881(e)(1) excludes interest-related dividends received from a RIC from the tax imposed by Code Section 881(a) (1). A RIC will designate by written notice mailed to its shareholders whether a dividend (or part thereof) is a capital gain dividend, or will respect to prior years, an interest related dividend or a short-term capital gain dividend. Notwithstanding the foregoing, as noted above, under Code Section 897(h)(1), any distribution to a foreign person or other qualified investment entity by a qualified investment entity to the extent attributable to gain from sales or exchanges by the qualified investment tothy of USRPIs, is treated as gain from the sale or exchange of USRPI by the foreign person unless such distribution is with respect to for our more than 5% (or in the case of a REIT, no more than 10%) of such class of stock at any time during the 1 year period ending on the date of distribution. Where the distribution is treated as income effectively connected to a U.S Rey, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or a USRPI, the distribution is treated as gain from the sale or a USRPI the U.S corporate trat. In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such distributions the tax provisions must be considered. Under Code Section 897(h) dividend equivalent amounts are subject to tax at a tate of 30%. The dividend equivalent	
<ul> <li>Code Section 881(e)(2), short-term capital gain dividends received from a RIC are also excluded from the tax imposed by Section 881(a) (1). A RIC will designate by written notice mailed to its shareholders in the sele of a capital gain dividend, or, with respect to prior years, an interest related dividend or a short-term capital gain dividend.</li> <li>Notwithstanding the foregoing, as noted above, under Code Section 887(h)(1), any distribution to a foreign person or ther qualified investment entity by a qualified investment entity to the extent attributable to gain from sales or exchanges by the qualified investment functional fund. In such circumstances, the invest in other international fund. In such circumstances, the investment tartifutuable to gain from sales or exchange of a USRPI by the foreign person unless such distribution is treated as gain from the sale or exchange of a USRPI the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI the distribution is treated as gain from the sale or exchange of a USRPI the distribution is treated as gain from the sale or a US corporate rate.</li> <li>In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business subject to ta at at are of 30%. The dividend equivalent amounts are subject to ta at at are of 30%. The dividend equivalent</li> </ul>	obtained from underlying Overseas
<ul> <li>from a RIC are also excluded from the tax imposed by Section 881(a)</li> <li>(1). A RIC will designate by written notice mailed to its shareholders whether a dividend (or part thereof) is a capital gain dividend, or a short-term capital gain dividend.</li> <li>Notwithstanding the foregoing, as noted above, under Code Section 897(h)(1), any distribution to a foreign person or other qualified investment entity by a qualified investment entity to the extent attribitable to gain from sales or exchanges by the qualified investment entity of USRPIs, is treated as gain from the sale or exchange so the starbution is treated as gain from the sale or exchange of a USRPI by the foreign person unless such distribution is threaded as gain from the sale or exchange of a USRPI to the attreate as gain from the sale or exchange of a USRPI to the attreated as gain from the sale or exchange of a USRPI to the attreate as gain from the sale or exchange of a USRPI to the attreated as gain from the sale or exchange of a USRPI to the core of a USRPI to the core of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the branch profits tax provisions must be considered effectively connected effectively connected effectively connected effectively connected effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered effectively connected with the conduct of a U.S trade or business such at a rate of 30%. The dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent</li> </ul>	ch portfolio can be obtained at the
<ul> <li>(1). A RIC will designate by written notice mailed to its shareholders whether a dividend (or part thereof) is a capital gain dividend, or, with respect to prior years, an interest related dividend or a short-term capital gain dividend.</li> <li>Notwithstanding the foregoing, as noted above, under Code Section 897(h)(1), any distribution to a foreign person or other qualified investment attributable to gain from sales or exchanges by the qualified investment attributable to gain from sales or exchanges by the qualified investment 10%) of SuCk that is publicly traded on a U.S exchange and the foreign person of the role and uses such distribution is with respect to tax at U.S corporate tax rates and withheld on at a rate of 21% of the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under</li></ul>	
<ul> <li>respect to prior years, an interest related dividend or a short-term capital gain dividend.</li> <li>Notwithstanding the foregoing, as noted above, under Code Section 897(h)(1), any distribution to a foreign person or other qualified investment entity by a qualified investment entity to the extent attributable to gain from sales or exchanges by the qualified investment entity of USRPIs, is treated as gain from the sale or exchange of a USRPI by the foreign person unless such distribution is with respect to tax at U.S corporate tax rates and withheld on at a rate of 21% of the distribution. The total amount in tax paid should not exceed the liability as determined by applying the U.S corporate rate.</li> <li>In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent</li> </ul>	
<ul> <li>capital gain dividend.</li> <li>Notwithstanding the foregoing, as noted above, under Code Section 897(h)(1), any distribution to a foreign person or other qualified investment entity by a qualified investment entity to the extent attributable to gain from sales or exchanges by the qualified investment attributable to gain from sales or exchanges by the qualified investment attributable to gain from sales or exchanges and the foreign person did not own more than 5% (or in the case of a REIT, no more than 10%) of such class of stock at any time during the 1 year period ending on the date of distribution. Where the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a US trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent</li> </ul>	
Notwithstanding the foregoing, as noted above, under Code Section 897(h)(1), any distribution to a foreign person or other qualified investment entity by a qualified investment entity to the extent attributable to gain from sales or exchanges by the qualified investment entity of USRPIs, is treated as gain from the sale or exchange of a USRPI by the foreign person unless such distribution is with respect to stock that is publicly traded on a U.S exchange and the foreign person did not own more than 5% (or in the case of a REIT, no more than 10%) of such class of stock at any time during the 1 year period ending on the date of distribution. Where the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as income effectively connected to a U.S trade or business, subject to tax at U.S corporate tax rates and withheld on at a rate of 21% of the distribution. The total amount in tax paid should not exceed the liability as determined by applying the U.S corporate rate. In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent	
<ul> <li>897(h)(1), any distribution to a foreign person or other qualified investment entity by a qualified investment entity to the extent attributable to gain from sales or exchange so the qualified investment entity of USRPIs, is treated as gain from the sale or exchange and the foreign person did not own more than 5% (or in the case of a REIT, no more than 10%) of such class of stock at any time during the 1 year period ending on the date of distribution. Where the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI the distribution. The total amount in tax paid should not exceed the liability as determined by applying the U.S corporate rate.</li> <li>In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent</li> </ul>	e Investment Manager will seek to
<ul> <li>investment entity by a qualified investment entity to the extent attributable to gain from sales or exchanges by the qualified investment entity of USRPIs, is treated as gain from the sale or exchange or a USRPI by the foreign person unless such distribution is with respect to did not own more than 5% (or in the case of a REIT, no more than 10%) of such class of stock at any time during the 1 year period ending on the date of distribution. Where the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale and withheld on at a rate of 21% of the distribution. The total amount in tax paid should not exceed the liability as determined by applying the U.S corporate rate.</li> <li>In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent</li> </ul>	the same investment objective as
<ul> <li>attributable to gain from sales or exchanges by the qualified investment investment limits:</li> <li>entity of USRPIs, is treated as gain from the sale or exchange of a USRPI by the foreign person unless such distribution is with respect to stock that is publicly traded on a U.S exchange and the foreign person did not own more than 5% (or in the case of a REIT, no more than 10%) of such class of stock at any time during the 1 year period ending on the date of distribution. Where the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as gain income effectively connected to a U.S trade or business, subject to tax at U.S corporate tax rates and withheld on at a rate of 21% of the distribution. The total amount in tax paid should not exceed the liability as determined by applying the U.S corporate rate.</li> <li>In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent</li> </ul>	
USRPI by the foreign person unless such distribution is with respect to stock that is publicly traded on a U.S exchange and the foreign person did not own more than 5% (or in the case of a REIT, no more than 10%) of such class of stock at any time during the 1 year period ending on the date of distribution. Where the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as income effectively connected to a U.S trade or business, subject to tax at U.S corporate tax rates and withheld on at a rate of 21% of the distribution. The total amount in tax paid should not exceed the liability as determined by applying the U.S corporate rate. In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent	
stock that is publicly traded on a U.S exchange and the foreign person did not own more than 5% (or in the case of a REIT, no more than 10%) of such class of stock at any time during the 1 year period ending on the date of distribution. Where the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as income effectively connected to a U.S trade or business, subject to tax at U.S corporate tax rates and withheld on at a rate of 21% of the distribution. The total amount in tax paid should not exceed the liability as determined by applying the U.S corporate rate. In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent	the oversees investments limits. In
did not own more than 5% (or in the case of a REIT, no more than 10%) of such class of stock at any time during the 1 year period ending on the date of distribution. Where the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as income effectively connected to a U.S trade or business, subject to tax at U.S corporate tax rates and withheld on at a rate of 21% of the distribution. The total amount in tax paid should not exceed the liability as determined by applying the U.S corporate rate. In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent	
on the date of distribution. Where the distribution is treated as gain from the sale or exchange of a USRPI, the distribution is treated as income effectively connected to a U.S trade or business, subject to tax at U.S corporate tax rates and withheld on at a rate of 21% of the distribution. The total amount in tax paid should not exceed the liability as determined by applying the U.S corporate rate. In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent	
from the sale or exchange of a USRPI, the distribution is treated as income effectively connected to a U.S trade or business, subject to tax at U.S corporate tax rates and withheld on at a rate of 21% of the distribution. The total amount in tax paid should not exceed the liability as determined by applying the U.S corporate rate. In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent	t is saleguarded.
income effectively connected to a U.S trade or business, subject to tax at U.S corporate tax rates and withheld on at a rate of 21% of the distribution. The total amount in tax paid should not exceed the liability as determined by applying the U.S corporate rate. In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent	d cash equivalents:
this risk are low as compared to other risk r distribution. The total amount in tax paid should not exceed the liability as determined by applying the U.S corporate rate. In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent	he intended allocation and thus
as determined by applying the U.S corporate rate. In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent	
In addition, where distributions from the mutual fund are characterized as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent	
as gain from the sale of a USRPI due to Code Section 897(h) discussed above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent	
above, the income is considered effectively connected with the conduct of a U.S trade or business such that the branch profits tax provisions must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent	
must be considered. Under Code Section 884(a), dividend equivalent amounts are subject to tax at a rate of 30%. The dividend equivalent	
amounts are subject to tax at a rate of 30%. The dividend equivalent	
earnings and profits as determined under Code Section 884(b). Code	
Section 884(d)(2)(C) excludes gain on the disposition of an interest in a USRPHC from the definition of effectively connected earnings and	
profits. Thus, where Code Section 897(h) applies to treat a dividend	
distribution as the sale of a USRPI and subject it to withholding, there	
is branch profits tax as well unless the distribution/gain is related to the sale of USRPHC shares by the qualified investment entity. For detailed	
tax benefits, investors are requested to refer para on "Tax benefits of	
investing in Mutual Fund" as mentioned in the Statement of Additional	
Information.	
Risks associated with investment in Sectoral / thematic fund:	
Any sectoral or thematic fund will seek to invest in underlying	
investments belonging to a defined sector or the theme. Investor	
needs to understand that a specific sector/theme may not achieve desired result / growth and may also experience unexpected changes	
adversely affecting the performance, thus investing in a sectoral /	
thematic fund could involve potentially higher volatility and risk. Further	
the fund would be restricted to invest in underlying investments from the defined sectors/themes and thus the concentration risk is also	
expected to be high.	

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
		Risks Associated With Overseas Investments	
		Subject to necessary approvals, in terms of all applicable guidelines issued by SEBI and RBI from time to time and within the investment objectives of the Scheme, the Scheme may invest in overseas markets and securities which carry a risk on account of fluctuations in the foreign exchange rates, nature of securities market of the country concerned, repatriation of capital due to exchange controls and political circumstances.	
		Risks Associated With Investment in Money Market Instruments	
		The following risks are applicable to the extent of the Scheme's investment in money market instruments	
		i. Price-Risk or Interest-Rate Risk: Money market instruments run price-risk or interest-rate risk. Generally, when interest rates rise, prices of existing fixed income securities fall and when interest rates drop, such prices increase. The extent of fall or rise in the prices is a function of the existing coupon, days to maturity and the increase or decrease in the level of interest rates. However, certain debt securities may be intended to be held till maturity. For such securities held till maturity, there will not be any interest rate risk at the end of the tenure. Duration risk refers to the movement in price of the invested debt instruments due to change in interest rates over different durations of maturity of instruments. Duration of portfolio is expressed in years and should be used as a measure of the sensitivity of the fixed income instrument to a change in interest rates. A longer portfolio duration is associated with greater price fluctuations. A rise in interest rates could normally lead to decrease in prices and generally negatively affects portfolios having longer duration portfolio is also generally associated with greater volatility vis-a-vis a shorter duration portfolio.	
		ii. Term Structure of Interest Rates (TSIR) Risk: The Net Asset Value (NAV) of the Scheme(s), to the extent invested in Money Market securities, will be affected by changes in the general level of interest rates. The NAV of the Scheme(s) is expected to increase from a fall in interest rates while it would be adversely affected by an increase in the level of interest rates.	
		iii. Credit Risk: Investments in Debt Securities are subject to the risk of an issuer's inability to meet interest and principal payments on its obligations and market perception of the creditworthiness of the issuer. Different types of securities in which the Scheme would invest as given in the SID carry different levels of credit risk. Accordingly, the Scheme' risk may increase or decrease depending upon their investment patterns. Investments in money market instruments involve credit risk commensurate with short term rating of the issuers.	
		iv. Rating Migration Risk: Fixed income securities are exposed to rating migration risk, which could impact the price on account of change in the credit rating. For example: One notch downgrade of a AAA rated issuer to AA+ will have an adverse impact on the price of the security and vice-versa for an upgrade of a AA+ issuer.	
		v. Liquidity or Marketability Risk: This refers to the ease with which a security can be purchased or sold at or near to its valuation Yield-to-Maturity (YTM). The primary measure of liquidity risk is the spread between the bid price and the offer price quoted by a dealer. The liquidity of investments made in the Scheme may be restricted by trading volumes besides operational issues like settlement periods and transfer procedures. Different segments of the Indian financial markets have different settlement processes & periods and such periods may be extended significantly by unforeseen circumstance.	

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
		There have been times in the past, when settlements have been unable to keep pace with the volume of securities transactions, making it difficult to conduct further transactions. Delays or other problems in settlement of transactions could result in temporary periods when the assets of the Scheme are not invested and no return is earned thereon. The inability of the Scheme to make intended securities purchases or sale could cause the Scheme to miss certain investment opportunities due to the absence of a well- developed and liquid secondary market for debt securities which would result at times, in potential underperformance in the Scheme.	
		vi. Reinvestment Risk: This risk refers to the interest rate levels at which cash flows received from the securities in the Scheme are reinvested. Investments in fixed income securities may carry reinvestment risk as the cash flows received may get invested at a lower rate of interest prevailing on the date of investment of cash flows viz. interest or redemptions received during the tenure of the scheme.	
		vii.Pre-payment Risk: Certain fixed income securities give an issuer the right to call back its securities before their maturity date, in periods of declining interest rates. The possibility of such prepayment may force the fund to reinvest the proceeds of such investments in securities offering lower yields, resulting in lower interest income for the fund.	
		Risks associated with investing in Tri Party Repo (TREPS):	
		DSP Mutual Fund is a member of Securities segment and Tri-party Repo trade settlement of the Clearing Corporation of India Limited (CCIL). All transactions of the mutual fund in government securities and in Tri-party Repo trades are settled centrally by CCIL which helps reduce the settlement and counterparty risks for these transactions. CCIL manages the risks through its risk management processes such that the ultimate risk to its members from fails is either eliminated or reduced to the minimum. CCIL thus maintains margin and default fund contributions of each member for various business segments as per the terms of its Bye Laws, Rules and Regulations to cover potential losses arising from the default member.	
		In an event of any clearing member failing to honor settlement obligations, the margin and default Fund is utilized to complete the settlement. As per the waterfall mechanism, after the defaulter's margins and the defaulter's contribution to the default fund have been utilized, CCIL's own contribution is used to meet the losses and thereafter any residual loss is appropriated from the contributions of the non-defaulting members.	
		Thus the scheme is subject to risk of the margin and default fund contribution being appropriated in the case of failure of any settlement obligations. Further, the scheme's contribution may be used to meet the residual loss in case of default by the other clearing member (the defaulting member).	
		The risk factors may undergo change in case the CCIL notifies securities other than Government of India securities as eligible for contribution as collateral.	
		C. RISK MITIGATION STRATEGIES	
		DSPAM is committed to a strong control and compliance environment and ensuring that the management structure is appropriate to the scale of the business. DSPAM's fiduciary business is managed according to the rules and a regulation stipulated for Asset Management Companies by the Securities & Exchange Board of India (SEBI) and also incorporates DSPAM's internal policies.	

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
		The AMC has systems and processes to monitor all the investment restrictions specified by SEBI and in this document on a regular basis. Risk Associated With Underlying Schemes	
		i. Liquidity Risk on account of investments in overseas funds: The investments are made in international funds, which provide daily liquidity.	
		ii. Expense Risks associated with investments in overseas funds: The aggregate of expenses incurred by the Indian Fund-of-Funds scheme and the underlying international funds is subject to limits prescribed by SEBI.	
		iii. Portfolio Disclosure Risks associated with investments in overseas fund: Although full portfolio disclosure is not available at the end of each month, top ten holdings as well as sector holdings are made available at the end of each month for the overseas fund. Full portfolio holdings can be obtained from underlying Overseas funds generally with a three-month lag i.e. March portfolio can be obtained at the end of June	
		iv. Investment Policy and/or fundamental attribute change risks associated with investments in overseas funds: Investments are made in such international funds, which have similar investment objectives to the domestic fund in India. However, there exists possibility that there is a change in the fundamental attributes of the international fund. In such circumstances, the Investment Manager will seek to invest in other international funds, which have the same investment objective as the domestic fund.	
		v. Monitoring overseas investment limits:	
		The Investment Manager will keep monitoring the overseas investments limits. In case of an adverse event the Investment Manager may initiate appropriate action like investing across other areas as permitted by the scheme document or any other action to ensure that the investor interest is safeguarded.	
		vi. Risks associated with investments in BGF – WEF and BGF - SEF – special risk consideration related to international fund: To the extent of the investments in BGF – WEF and BGF - SEF the risks of BGF – WEF and BGF - SEF will exist. The investors should note that these risks cannot be defeased as these are international funds managed by BlackRock. However, as part of our due diligence, we have chosen funds, which have long term performance track record, stability of fund management team and are accredited by third party funds evaluators like S&P, Morningstar	
		etc.	
		Risks Associated With Investment in Money Market Instruments	
		i. Market Liquidity Risk: The liquidity risk will be managed and/or sought to be addressed by creating a portfolio which has adequate access to liquidity. The Investment Manager will select fixed income securities, which have or are expected to have high secondary market liquidity. Market Liquidity Risk will be managed actively within the portfolio liquidity limits by maintaining proper asset- liability match to ensure payout of the obligations.	
		Amongst all the segments of the fixed income market in India, the government securities market demonstrates the highest market liquidity. The liquidity varies from security to security with benchmark securities for the reference tenors like 10 years, 5 years etc. showing relatively higher market liquidity. With time, the	
		benchmark government security changes and thus hence liquidity propagates from one security to the other.	

Sr. No.	Particulars	Existing Scheme Features	Proposed Scheme Features (Changes are highlighted in bold)
		ii. Credit Risk: Credit Risk associated with fixed income securities will be managed by making investments in securities issued by borrowers post detailed credit review internally. The credit research process includes a detailed in-house analysis and due diligence where limits are assigned for each of the issuer (other than government of India) for the amount as well as maximum permissible tenor. The credit process ensures that issuer limits are reviewed periodically by taking into consideration the financial statements and operating strength of the issuer.	
		<b>iii. Rating Migration Risk:</b> The endeavor is to invest in well researched issuers. The due diligence performed by the fixed income team before assigning credit limits and the periodic credit review and monitoring should help keep the rating migration risk low for company-specific issues.	
		iv. Interest Rate Risk: The investment managers will endeavor to keep the duration within the permissible limit as defined by the scheme document and based on the investment objectives.	
		<ul> <li>Re-investment Risk: The Investment Manager will endeavor that besides the tactical and/or strategic interest rate calls, the portfolio is fully invested.</li> </ul>	
		vi. Term Structure of Interest Rates (TSIR) Risk: The Scheme is expected to have duration based on the investment objective and limits defined in the scheme documents. Depending on the nature of the scheme, the Term Structure of Interest Rates (TSIR) Risk cannot be eliminated and it exists as a primary feature of the scheme.	
13.	Any other changes – Definitions/interpretation- Business/Working Day		A day other than (i) Saturday and Sunday, (ii) a day on which the banks in Mumbai are closed, iii) a day on which the sale and redemption of Units is suspended and (iv) a day on which Reserve Bank of India is closed. (v) A day on which the sale and repurchase of the units of the overseas mutual fund, where the Scheme has investment, is suspended or closed and / or (vi) a day on which overseas exchanges where the Scheme has investment are closed. The AMC reserves the right to declare any day as a non-business day at any of its locations at its sole discretion.

\*Considered as Fundamental Attribute Change

SEBI Master Circular - SEBI Circular No. SEBI/HO/IMD/IMD-PoD-1/P/CIR/2024/90 dated June 27, 2024.

Note: All other features of the Scheme except those mentioned above will remain unchanged.

- The Board of Directors of DSP Asset Managers Private Limited and the Board of Directors of DSP Trustee Private Limited, have approved the above proposed changes. Further, SEBI, vide its
  email dated June 18, 2024 has taken on record the proposed changes.
- 5. In line with regulatory requirements, for scheme where a change in fundamental attributes is being proposed, we are offering an exit window ("Exit Option") to the Unit holders of 30 days from August 22, 2024 to September 20, 2024 (both days inclusive) ("Exit Option Period"). These changes will be effective from September 21, 2024 ("Effective Date"). During the Exit Option Period, unit holders not consenting to the change may either switch to any other scheme of the Fund or redeem their investments at applicable Net Asset Value without payment of exit load subject to provisions of applicable cut-off time as stated in the Scheme Information Document of the Scheme. All transaction requests received on or after September 21, 2024 will be subject to applicable exit load (if any), as may be applicable to the Scheme mentioned above.
- 6. Redemption/switch requests, if any, may be lodged at any of the Official Points of Acceptance of the Fund.
- 7. The above information is also available on the website of the Fund i.e. www.dspim.com.
- 8. Unit holders who have pledged / encumbered their units will not have the option to exit unless they submit a letter of release of their pledges / encumbrances prior to submitting their redemption / switch requests.
- Investors who have registered for Systematic Investment Plan (SIP) in the Scheme and who do not wish to continue their future investments must apply for cancellation of their SIP registrations.
   The redemption warrant/cheque will be mailed or the amount of redemption will be credited to the unit holders bank account (as registered in the records of the Registrar, Computer Age Management Services Limited) within 5 (five) working days from the date of receipt of redemption request.
- 11. It may be noted that the offer to exit is purely optional and not compulsory. If the Unit holder has no objection to the aforesaid change, no action is required to be taken and it would be deemed that such Unit holder has consented to the aforesaid change.
- 12. Please note that unit holders who do not opt for redemption on or before September 20, 2024 (upto 03:00 p.m.) shall be deemed to have consented to the changes specified herein above and shall continue to hold units in the Scheme of the Fund. In case the unit holders disagree with the aforesaid changes, they may redeem all or part of the units in the Scheme of the Fund by exercising the Exit Option, without exit load within the Exit Option Period by submitting a redemption request online or through a physical application form at any official point of acceptance/ investor service center of the AMC or to the depository participant (DP) (in case of units held in Demat mode). Unit holders can also submit the normal redemption form for this purpose.
- 13. The option to redeem the Units without exit load during the Exit Option Period can be exercised in the following manner:

  a) Unit holders can submit redemption requests online or via duly completed physical application form at any official points of acceptance/investor service center of the AMC or to the DP (in case of units held in Demat mode).
  - b) The redemption/ switch requests shall be processed at applicable NAV as per time stamping provisions contained in the SID of the Scheme.
  - c) Unit holders should ensure that any changes in address or pay-out bank details required by them, are updated in Fund's records at least 10 (ten) working days before exercising the Exit Option. Unit holders holding Units in dematerialized form may approach their DP for such changes.

14. The expenses related to the proposed changes and other consequential changes as outlined above will not be charged to the unit holders of the Scheme of the Fund. 15. Tax Consequences:

Redemption / switch-out of units from the Scheme may entail capital gain/loss in the hands of the unitholder. For unit holders who redeem their investments during the Exit Option Period, the tax consequences as set forth in the Statement of Additional Information of the Fund and Scheme Information Document of Scheme of the Fund would be applicable. In case of NRI investors, TDS shall be deducted from the redemption proceeds in accordance with the prevailing income tax laws. In view of the individual nature of tax consequences, Unitholders are advised to consult their professional tax advisors for tax advice.

#### Unit holders who require any further information may contact: DSP Asset Managers Private Limited ("AMC") CIN: U65990MH2021PTC362316 Investment Manager for DSP Mutual Fund Mafatlal Centre, 10th Floor, Nariman Point, Mumbai 400 021 Tel. No.: 91-22 66578000, Fax No.: 91-22 66578181 Toll-free: 1800 208 4499 or 1800 200 4499 Email ID: service@dspim.com Website: www.dspim.com

An open ended fund of fund scheme investing in BlackRock Global Funds - World Energy Fund (BGF- WEF) and BlackRock Global Funds - Sustainable Energy Fund (BGF - SEF) This product is suitable for investor who are seeking\* Scheme Riskometer# Benchmark Riskometer# 50% MSCI World Energy 30% Buffer 10/40 Net Total (DSP World Energy Fund) Return + 50% MSCI World (Net) - Net & Expressed in INR · Long-term capital growth MODERATE MODERATELY MODERATELY MODERATE · Investment in units of overseas funds which invest primarily in equity 10MTO HIGH 10MTD HIGH and equity related securities of companies in the energy and alternative energy sectors 죌 죌 \* Investors should consult their financial advisers if in doubt about whether <u>s</u> low 1 1

RISKOMETER

INVESTORS UNDERSTAND THAT THEIR PRINCIPAL

WILL BE AT VERY HIGH RISK

RISKOMETER

INVESTORS UNDERSTAND THAT THEIR PRINCIPAL

WILL BE AT VERY HIGH RISK

the Scheme is suitable for them

(# For latest Riskometers, investors may refer on the website of the Fund viz. www.dspim.com)

We look forward to your continued support.

Yours sincerely,

For and on behalf of DSP Asset Managers Private Limited

Sd/-Authorised signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

# **EXISTING PROVISIONS**

# A. In case of Fund of Funds Scheme, Details of Benchmark, Investment Objective, Investment Strategy, TER, AUM, Year wise performance, Top 10 Holding/ link to Top 10 holding of the underlying fund should be provided – The same is provided as below

#### Overview and performance of BGF – WEF and BGF – SEF:

Overview of the underlying fund - BGF - WEF

Investment Objective	The Fund seeks to maximise total return expressed in US dollars by investing primarily in the equity securities of companies worldwide whose predominant economic activity is in the exploration, development, production and distribution of energy. Additionally, the fund may invest in companies seeking to develop and exploit new energy technologies.			
Investment Strategy	The team aspires to be the lea outstanding investment perfor fundamental analysis of compa that through our detailed knowl	ading manager of Natural Resources mance. The team invests through the anies with a top-down macro and indu edge of natural resources companies,	funds and recognised as having unrivalled skills in generatin ne natural resources investment cycle, combining bottom-up stry overlay. We believe that markets are not fully efficient an we can generate alpha over the long-term. We constantly see rces equities requires a flexible investment style. Differentiate	
	Growth potential - we seek inve	estments in companies with long-term	structural drivers for above market earnings growth	
		potential - we analyse the valuations of the valuations of the valuations of the to identify and exploit mispricing op	of companies and sub-sectors relative to each other and relativ portunities	
	Turnaround stories - we seek i them return to favour	nvestments in companies that have fa	allen out of favour but have catalysts which we believe will se	
	Long-term sustainable busines replicable, that are able to deliv		es that have a strong portfolio of assets, which are not easil	
	Commodity / macro tilts - our commodity / macro analysis leads us to favour certain commodities, sub-sectors and geographical regions over others. With these views in mind, we use our in-depth fundamental analysis to identify those companies best placed to take advantage of the direction of travel			
	Given the volatility and cyclicality of the natural resources sector, we feel strongly that we need to maintain flexibility in order to generate returns for our clients. Depending on the macroeconomic backdrop and depending on where we believe we are in the investment cycle, we will emphasize some sources of alpha over others. For example, during periods of rising commodity prices and improving market sentiment, we will typically emphasize growth potential stories. The management of risk is central to our investment philosophy and we are able to benefit from BlackRock's sophisticated risk management tools.			
	with appropriate and deliberat embedded in the team's invest risks at an industry and compar parties. Our firm belief is that c	e levels of risk. Environmental, Soci tment philosophy and process. The te ny level. Our site visits provide valuable	RQA) as a business partner to help build and maintain portfolio al and Corporate Governance (ESG) considerations are als am has a rigorous and systematic approach to reviewing ESG information to further assess quantitative data provided by thir ESG issues in order to maintain their social license to operat mance.	
AUM	2,475.38 USD (in millions) as a	it May 2024		
Benchmark	MSCI World Energy 30% Buffe	r 10/40 NET Index		
Performance	Period	Fund	Benchmark	
	1-year	25.68%	27.54%	
	3-year	21.75%	20.73%	
	5-year	11.90%	11.17%	
	Since Inception	2.43%	4.93%	
	Performance as at May 2024. Subject to change. Net performance returns given in USD. Past performance may or may not be			
Total Expense Ratio	sustained in future and should not be used as a basis for comparison with other investments. Inception: Aug 10, 2010. As at May 2024, the Total Expense Ratio was 1.05%.			

Top ten holdings as at May 2024.	Please see the table below:		
	Top 10 Holdings	Fund %	
	SHELL PLC	9.62%	
	EXXON MOBIL CORP	9.09%	
	BP PLC	6.04%	
	TOTALENERGIES SE	6.03%	
	HESS CORP	5.01%	
	CHEVRON CORP	4.81%	
	WILLIAMS COMPANIES INC	4.78%	
	MARATHON PETROLEUM CORP	4.78%	
	CANADIAN NATURAL RESOURCES LTD	4.74%	
	CONOCOPHILLIPS	4.46%	
	Total	59.36%	]
Link of Product page of BGF – WEF	https://www.blackrock.com/lu/intermediaries/products/2	29932/blackrock-world-energy	y-i2-usd-fund

# Overview of the underlying fund - BGF - SEF

Investment Objective	BGF-SEF seeks to maximise total return. The Fund invests globally at least 70% of its total assets in the equity securities of sustainable energy companies. Sustainable energy companies are those which are engaged in alternative energy and energy technologies including: renewable energy technology; renewable energy developers; alternative fuels; energy efficiency; enabling energy and infrastructure. The Fund will not invest in companies that are classified in the following sectors (as defined by Global Industry Classification Standard): coal and consumables; oil and gas exploration and production; and integrated oil and gas.				
Investment Strategy	The Sustainable Energy managers believe that markets are not fully efficient and through our research, we can find companies being undervalued by the market. We do not believe that simple, broad exposure to hundreds of companies connected to a theme is optimal as with disruptive themes, there are typically many losers and a few big winners. As such, we feel the best way to play this theme is through a concentrated, focused portfolio targeting only those winners. We believe an active approach is key in accessing this theme as it requires deep forward-looking insight to identify those companies set to emerge as beneficiaries. We have a flexible investment style, always looking for growth, value and turnaround stories, and would therefore, not describe ourselves as having a particular style bias. We also believe that strong Environmental, Social and Corporate Governance (ESG) is positively correlated with investment performance and embed these considerations into our investment process. We expect to have between 30 and 60 holdings. 5,742.68 USD (in millions) as on 31st May 2024				
Benchmark	MSCI All Country World Index	1 5 1 51 Widy 2024			
Performance	Period	Fund		Benchmark	
	1-year	4.20%		23.56%	
	3-year	1.26%		5.12%	
	5-year	14.97%		11.68%	
	Since Inception	7.62%		9.81%	
Total Expense Ratio Top ten holdings as at May 2024.	sustained in future and should not be used as a basis for comparison with other investments. Inception: Aug 20, 2010 As at May 2024, the Total Expense Ratio was 0.96%. Please see the table below:				
	Top 10 Holdings		Fund %	]	
	RWEAG		3.75%		
	ANALOG DEVICES INC		3.66%		
	NEXTERA ENERGY INC		3.57%		
	VESTAS WIND SYSTEMS A/S		3.53%		
	ENEL SPA		3.52%		
	GE VERNOVA INC		3.23%	-	
	RENESAS ELECTRONICS CORP		3.20%		
	ON SEMICONDUCTOR CORPORATION		3.05%		
	COMPAGNIE DE SAINT GOBAIN SA		2.55%		
	CADENCE DESIGN SYSTEMS INC		2.52%		
	Total		32.58%		
Link of Product page of BGF – SEF (Blackrock Global Fund – Sustainable Energy Fund)	https://www.blackrock.com/lu/int	ermediaries/products/22988	1/blackrock-new-energ	y-i2-usd-fund	

The underlying fund where the Scheme will invest shall be compliant with all provisions of Clause 12.19 of SEBI Master Circular.

## Annexure II

## PROPOSED PROVISIONS:

A. In case of Fund of Funds Scheme, Details of Benchmark, Investment Objective, Investment Strategy, TER, AUM, Year wise performance, Top 10 Holding/ link to Top 10 holding of the underlying fund should be provided – The same is provided as below

Overview of underlying funds where the Scheme will invest is as under:

#### 1. BGF Sustainable Energy Fund (BGF-SEF)

Investment Objective	BGE-SEE seeks to maximise total	return The Fund invest	s alobally at least 70%	of its total assets in the equity securities o			
				re engaged in alternative energy and energy			
				s; alternative fuels; energy efficiency; enabling			
	energy and infrastructure. The Fund will not invest in companies that are classified in the following sectors (as defined by Global Industry Classification Standard): coal and consumables; oil and gas exploration and production; and integrated oil and gas.						
Investment Strategy				ugh our research, we can find companies being			
	undervalued by the market. We do not believe that simple, broad exposure to hundreds of companies connected to a theme is optimal						
	as with disruptive themes, there are t	typically many losers and	d a few big winners. As	such, we feel the best way to play this theme is			
	through a concentrated, focused port	through a concentrated, focused portfolio targeting only those winners. We believe an active approach is key in accessing this theme					
	as it requires deep forward-looking in	sight to identify those co	mpanies set to emerge	as beneficiaries. We have a flexible investmen			
				t describe ourselves as having a particular style			
				(ESG) is positively correlated with investment			
		performance and embed these considerations into our investment process. We expect to have between 30 and 60 holdings.					
Benchmark	MSCI All Country World Index						
AUM as on May 31, 2024	5742.68 USD (in millions)						
Total Expense Ratio	As at May 31, 2024, the Total Expense	se Ratio for the Class I2	USD Accumulating shar	e class of the Fund was 0.96%.			
Performance as on May 31, 2024 (in USD tarma):	Period	BGF Sustainab	le Energy Fund (%)	MSCI All Country World Index (%)			
terms):	1 year	4.2		23.56			
	3 years	1.26		5.12			
	5 years	14.97		11.68			
	Since Inception**	7.62		9.81			
	Source: PlackPock as at May 31, 20	124 Subject to change	Not porformanco givon i	n USD. **Inception Date of I2 share class: 20th			
	Aug 2010. Past Performance may or may not be sustained in future and should not be used as a basis for comparison with other investments.						
Top ten holdings (as at May 31, 2024)	Please see the table below:						
,							
	Top 10 Holdings	Top 10 Holdings					
	RWE AG						
	NEXTERA ENERGY INC		3.57%				
	ENEL SPA		3.52%				
	GE VERNOVA INC		3.23%				
	ANALOG DEVICES INC		3.66%				
	RENESAS ELECTRONICS CORP		3.20%				
	VESTAS WIND SYSTEMS A/S		3.53%				
	ON SEMICONDUCTOR CORPORATION		3.05%				
	COMPAGNIE DE SAINT GOBAIN SA		2.55%				
	CADENCE DESIGN SYSTEMS INC		2.52%				
	TOTAL						
	TOTAL		32.58%				
			32.58%				
Link to Product Page	TOTAL Source: BlackRock, as at May 31, 20 https://www.blackrock.com/lu/interme						

# 2. First Trust Nasdaq Clean Edge Smart Grid Infrastructure UCITS ETF

			e and yield, before fees and expenses, to those of a ■ Exclusions Index™ its benchmark		
Investment Strategy	equity index called the Nasdaq OMX Clean Edge Smart Grid Infrastructure Exclusions Index™, its benchmark. The Fund will invest at least 90% of its net assets in a portfolio of equity securities that consists of the equity securities of the Index or in depositary receipts that may include American Depositary Receipts ("ADRs"), Global Depositary Receipts ("GDRs") or European Depositary Receipts ("EDRs") representing securities in the Index.				
	The Fund seeks to replicate the holdings and weightings of the Index to generate performance results 95% correlated to that the Index. The Investment Manager will seek to do this by replicating so far as possible the investments in the Index. The Index is designed to track the performance of common stocks in the grid and electric energy infrastructure sector. The Index includes companies that are primarily engaged and involved in electric grid, electric meters and devices, network energy storage and management, and enabling software used by the smart grid infrastructure sector				
AUM as on May 31, 2024	284.55 USD in million		3		
Benchmark	Nasdag® OMX Clean B	Edge® Smart Grid Infrastructure IndexSM			
Total Expense Ratio	As at May 31, 2024, the total expense ratio was 0.63% Source: First Trust, subject to change.				
Performance as on May 31, 2024	Period	Fund	Benchmark		
		First Trust Nasdaq Clean Edge Smart Grid Infrastructure UCITS ETF	Nasdaq® OMX Clean Edge® Smart Grid Infrastructure IndexSM		
		(CAGR	%) (USD)		
	1-Year	23.59%	NA		
	Since Inception**	15.49%	NA		
	CAGR - Compounded Annualized Growth Rate Past Performance may or may not be sustained in future and should not be used as a basis for comparison with othe investments. Please see the table below:				
Top ten holdings as at May 31, 2024.	investments.	· ·	not be used as a basis for comparison with othe		
Top ten holdings as at May 31, 2024.	investments. Please see the table b	elow:	not be used as a basis for comparison with othe		
Top ten holdings as at May 31, 2024.	investments. Please see the table b Top 10 Holdings	elow:	not be used as a basis for comparison with othe		
Top ten holdings as at May 31, 2024.	investments. Please see the table b Top 10 Holdings ABB Ltd	elow: Elow: Fund % 8.65%	not be used as a basis for comparison with othe		
Top ten holdings as at May 31, 2024.	investments. Please see the table b Top 10 Holdings ABB Ltd Schneider Electric SE	elow: 8.65% 5.96%	not be used as a basis for comparison with othe		
Top ten holdings as at May 31, 2024.	investments. Please see the table b Top 10 Holdings ABB Ltd	elow: Elow: 5 Fund % 8.65% 5 7.96% c 8.43%	not be used as a basis for comparison with othe		
Top ten holdings as at May 31, 2024.	investments. Please see the table b Top 10 Holdings ABB Ltd Schneider Electric SE Eaton Corporation Pl	elow: Elow: Elow: Elow: 8.65% Elow: 8.65% Elow: 8.65% Elow: 8.43% 6.27%	not be used as a basis for comparison with oth		
Top ten holdings as at May 31, 2024.	investments. Please see the table b Top 10 Holdings ABB Ltd Schneider Electric SE Eaton Corporation PI National Grid PIc	elow: Elow: Elow: Elow: Elow: 8.65% Elow: 7.96% Clow: 8.43% 6.27% ernational Plc 8.02%	not be used as a basis for comparison with oth		
Top ten holdings as at May 31, 2024.	investments. Please see the table b Top 10 Holdings ABB Ltd Schneider Electric SE Eaton Corporation Pl National Grid Plc Johnson Controls Int	elow: Elow: Elow: Elow: Elow: 8.65% Elow: 7.96% Clow: 8.43% 6.27% ernational Plc 8.02%	not be used as a basis for comparison with oth		
Top ten holdings as at May 31, 2024.	investments. Please see the table b Top 10 Holdings ABB Ltd Schneider Electric SE Eaton Corporation Pl National Grid Plc Johnson Controls Int Quanta Services, Inc.	elow: El	not be used as a basis for comparison with oth		
Top ten holdings as at May 31, 2024.	investments. Please see the table b Top 10 Holdings ABB Ltd Schneider Electric SE Eaton Corporation Pl National Grid Plc Johnson Controls Int Quanta Services, Inc. Aptiv Plc	elow: Eleow:	not be used as a basis for comparison with oth		
Top ten holdings as at May 31, 2024.	investments. Please see the table b Top 10 Holdings ABB Ltd Schneider Electric SE Eaton Corporation Pl National Grid Plc Johnson Controls Int Quanta Services, Inc. Aptiv Plc Prysmian SpA	elow: Eleow:	not be used as a basis for comparison with oth		
Top ten holdings as at May 31, 2024.	investments. Please see the table b Top 10 Holdings ABB Ltd Schneider Electric SE Eaton Corporation Pl National Grid Plc Johnson Controls Int Quanta Services, Inc. Aptiv Plc Prysmian SpA Enphase Energy, Inc.	elow: Eleow:	not be used as a basis for comparison with oth		
Top ten holdings as at May 31, 2024.	investments. Please see the table b Top 10 Holdings ABB Ltd Schneider Electric SE Eaton Corporation Pl National Grid Plc Johnson Controls Int Quanta Services, Inc. Aptiv Plc Prysmian SpA Enphase Energy, Inc. Hubbell Incorporated	elow: Eleow:	not be used as a basis for comparison with other		

# 3. iShares Global Clean Energy UCITS ETF (Accumulating)

Investment Objective	The Fund aims to achieve a return on your investment, through a combination of capital growth and income on the Fund's assets, which reflects the return of the S&P Global Clean Energy Index, the Fund's benchmark index
Investment Strategy	In order to achieve its investment objective, the investment policy of this Fund is to invest in a portfolio of equity securities that so far as possible and practicable consists of the component securities of the S&P Global Clean Energy Index, this Fund's Benchmark Index. The Fund intends to replicate the constituents of the Benchmark Index by holding all the securities comprising the Benchmark Index in a similar proportion to their weightings in the Benchmark Index. The S&P Global Clean Energy Index is designed to measure the performance of companies in global clean energy-related
	businesses from both developed and emerging markets, with a target constituent count of 100.
AUM as on May 31, 2024	137.86 USD in million
Benchmark	S&P Global Clean Energy Index
Total Expense Ratio	As at May 31, 2024, the total expense ratio was 0.65%
	Source: iShares, subject to change.

Performance as on May 31, 2024	Period	Fund		Benchmark		
		iShares Global Clean Energy UCITS ETF		S&P Global Clean Energy Index		
			(CAGR %) (USD)			
	1-Year	-17.57%		-17.22%		
	Since Inception**	-6.36%		-5.94%		
	Source: iShares					
	**Inception Date: (Date on which iShares Global Clean Energy UCITS ETF originated – 23 Feb 2022 ) CAGR - Compounded					
	Annualized Growth Rate					
	Past Performance may or may not be sustained in future and should not be used as a basis for comparison with other investments.					
Top ten holdings as at May 31, 2024	Please see the table below:					
	Top 10 Holdings		und %			
	FIRST SOLAR INC		0.63%			
	ENPHASE ENERGY INC		.75%			
	VESTAS WIND SYSTEMS		5.67%			
	CHINA YANGTZE POWER LTD A		3.32%			
	OERSTED		.65%			
	IBERDROLA SA		6.03%			
	EDP ENERGIAS DE PORTUGAL SA		3.30%			
	NEXTRACKER INC CLASS A		3.14%			
	CHUBU ELECTRIC POWER INC		3.27%			
	CONSOLIDATED EDISON INC		5.78%			
	TOTAL		3.54%			
	Source: iShares, subject to change.					
Link to Product Page	https://www.blackrock.com/lu/individual/products/326325/ishares-global-clean-energy-ucits-etf					

The underlying overseas mutual fund schemes where the Scheme will invest shall be compliant with all provisions of Clause 12.19 of SEBI Master Circular.