

CIRCULAR

SEBI/HO/IMD/IMD-PoD-1/P/CIR/2025/36

March 21, 2025

To All,

Mutual Funds (MFs)/
Asset Management Companies (AMCs)/
Trustee Companies/ Board of Trustees of Mutual Funds/
Association of Mutual Funds in India (AMFI)/
Registrars to an Issue and Share Transfer Agent (RTAs)

Madam/Sir,

Sub: Facilitating ease of doing business relating to the framework on "Alignment of interest of the Designated Employees of the Asset Management Company (AMC) with the interest of the unitholders"

- 1. With an objective to facilitate ease of doing business for Mutual Funds, amendments to SEBI (Mutual Funds) Regulations, 1996 ('MF Regulations') were carried out to relax the regulatory framework relating to 'Alignment of interest of the Designated Employees of the AMCs with the interest of the unitholders' (hereinafter referred to as 'skin in the game requirements'). The amendments have been notified vide notification dated February 14, 2025 (link to the Gazette notification) and March 04, 2025 (link to the Gazette notification). The said amendments shall be applicable from April 01, 2025.
- 2. Accordingly, in terms of Regulation 25 (16B) of MF Regulations, the Master Circular for Mutual Funds dated June 27, 2024 ('Master Circular') has been modified as under:

Sr.	Clause of the	Revised Provision
No.	Master Circular	
Α	Clause 6.10.1.1	"A minimum slab wise percentage of the salary/ perks/
	modified as:	bonus/ non-cash compensation (gross annual CTC) net of
		income tax and any statutory contributions (i.e. PF and
		NPS) of the Designated Employees of the AMCs shall be
		mandatorily invested in units of Mutual Fund schemes in
		which they have a role/oversight. The manner for such
		investments shall be as under:



Sr.	Clause of the	Revised Provisio	n	
No.	Master Circular	a) The slabs based on gross annual CTC shall be as under:		
		Slabs based on gross annual CTC	Minimum percentage required to be invested with inclusion of Employee Stock Ownership Plan (ESOPs), if any	Minimum percentage required to be invested with exclusion of ESOPs
		Option	Option A	Option B
		Slab 0 (Gross CTC be-	Nil	Nil
		low 25 lakhs)	100/ of areas are	12.50/ of cross an
		Slab 1 (Gross CTC	10% of gross an- nual CTC net of in-	12.5% of gross an- nual CTC net of in-
		above 25 lakhs	come tax and any	come tax, any stat-
		but below 50	statutory contribu-	utory contributions
		lakhs)	tions.	and ESOPs.
		Slab 2	14% of gross an-	17.5% of gross an-
		Gross CTC	nual CTC net of in-	nual CTC net of in-
		above 50 lakhs	come tax and any	come tax, any stat-
		but less than 1	statutory contribu-	utory contributions
		crore	tions.	and ESOPs.
		Slab 3 (Gross	18% gross annual	22.5% of gross an-
		CTC above 1	CTC net of income	nual CTC net of in-
		crore)	tax and any statu- tory contributions	come tax, any stat- utory contributions and ESOPs.
		for its Designat no ESOP compo under Option A. b) The slabs appl above shall of	ed Employees. Designent as part of their licable to a Designated liso be decided base	Option A or Option B nated Employee with CTC shall be covered d Employee at point (c ed on the role of th the following manne

Category	Employees	Slab applicable
Category		Slab applicable based on the CTC
Category	• Direct reportees to the CEO (excluding Personal Assistant / Secretary and Category A employees) • Chief Information Security Officer (CISO) • Chief Operation Officer (COO) • Sales Head • Investor Relation Officer(s) (IRO) • Heads of departments other than investment and risk functions	CTC, as decided by AMC based on the activity being performed by the employee. AMCs,

Sr.	Clause of the	Revised Provision
No.	Master Circular	
		(a) above shall be considered even if the Designated
		Employee falls in either Slab 2 or Slab 3 based on the CTC.
		For Designated Employees associated with other schemes
		in addition to liquid fund scheme, Slabs based on the CTC
		of the employee shall be applicable."
В	After Clause	"Provided that for Designated Employees managing liquid
	6.10.1.5 of the	fund schemes, up to 75 percent of the minimum investment
	Master Circular,	amount required to be invested in liquid fund schemes may
	Clause 6.10.1.5	be invested in schemes, managed by the AMC, with higher
	(A) shall be	risk as compared to liquid fund schemes. This shall be
	inserted as:	applicable for Designated Employees associated with only
		liquid fund scheme and also for Designated Employees
		associated with other schemes in addition to liquid fund
		scheme, only with respect to the quantum required to be
		invested in liquid fund schemes.
		For this purpose the risk value based on the risk-o-meter of
		the immediate preceding month shall be considered."
С	Clause 6.10.2.2.	"In case of retirement on attaining the superannuation age as
	modified as:	defined in the AMC service rules, the units shall be
		released from the lock-in and the Designated Employee
		shall be free to redeem the units, except for the units in close
		ended schemes where the units shall remain locked in till the
		tenure of the scheme is over. However, on resignation or
		retirement of the Designated Employee from the AMC before
		attaining the age of superannuation as defined in the AMC
		service rules, the lock-in period, for the investments made
		under Clause 6.10 of the Master Circular, shall be reduced to
		1 year from the end of the employment or completion date of
		3 year lock-in period, whichever is earlier, except for the units
		in close ended schemes where the units shall remain locked in
		till the tenure of the scheme is over.
D	Clause 6.10.2.3	"Deleted"
	modified as:	
Е	Clause 6.10.2.4.	"Open Ended Schemes: After the expiry of the mandatory
	modified as:	lock-in period, Designated Employee can redeem their units in
		open ended schemes, subject to compliance with SEBI
		(Prohibition of Insider Trading) Regulations, 2015. Such
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Sr.	Clause of the	Revised Provision
No.	Master Circular	
		redemption transactions shall also be subject to the restriction on trade in closure period and the requirement of pre-clearance from compliance officer when closure period is not applicable, in terms of Clause 6 of Schedule B1 of SEBI (Prohibition of Insider Trading) Regulations, 2015.
		For mandatory subscription/investment in the units of mutual funds under Clause 6.10 of the Master Circular, the requirements specified under Clause 6 of Schedule B1 of SEBI (Prohibition of Insider Trading) Regulations, 2015 shall not be applicable."
F	Clause 6.10.2.5. modified as:	"Deleted"
G	After Clause 6.10.7.1. of the Master Circular, Clause 6.10.7.2 shall be inserted as:	"In the event of violation of Code of Conduct under the MF Regulations, fraud, gross negligence by Designated Employees, the Nomination and Remuneration Committee of AMC shall undertake the preliminary examination and provide recommendations to SEBI for consideration, after approval of the Trustees. For AMCs where the Nomination and Remuneration Committee has not been constituted, an equivalent body under the Board of AMC shall undertake the preliminary examination and provide recommendations to SEBI for consideration, after approval of the Trustees."
Н	Clause 6.10.8.3. modified as:	"Every scheme shall disclose the 'compensation, in aggregate, mandatorily invested in units for the Designated Employees', under the provisions of this Master Circular, on the website of Stock Exchanges. The disclosure shall be at quarterly aggregate level showing the total investment across all relevant employees in a specific scheme. The disclosure shall be made within 15 calendar days from the end of each quarter."

- 3. This circular shall come into effect from April 1, 2025.
- 4. This circular is issued in exercise of the powers conferred under Section 11(1) of the Securities and Exchange Board of India Act, 1992 read with Regulation 25 (16B) and 77 of MF Regulations, to protect the interest of investors in securities and to promote the development of, and to regulate the securities market.



5. This circular is available at www.sebi.gov.in under the link "Legal ->Circulars".

Yours faithfully,

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