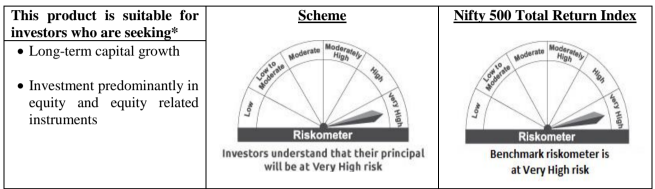


SCHEME INFORMATION DOCUMENT

<u>Motilal Oswal ELSS Tax Saver Fund</u> (Formerly known as Motilal Oswal Long Term Equity Fund) (Scheme Code: MOTO/O/E/ELS/14/12/0008)

(An open ended equity linked saving scheme with a statutory lock in of 3 years and tax benefit)



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

Continuous Offer of Units at NAV based prices

Name of Mutual Fund	Motilal Oswal Mutual Fund (MOMF)
Name of Asset Management	Motilal Oswal Asset Management Company Limited (MOAMC)
Company (AMC)	
Name of Trustee Company	Motilal Oswal Trustee Company Limited (MOTC)
Address	Registered Office:
	10 th Floor, Motilal Oswal Tower, Rahimtullah Sayani Road, Opp.
	Parel ST Depot, Prabhadevi, Mumbai-400025
Website	www.motilaloswalmf.com

The particulars of the Scheme have been prepared in accordance with the Securities and Exchange Board of India (Mutual Funds) Regulations 1996, (herein after referred to as SEBI (MF) Regulations) as amended till date, and filed with SEBI, along with a Due Diligence Certificate from the AMC. The units being offered for public subscription have not been approved or recommended by SEBI nor has SEBI certified the accuracy or adequacy of the Scheme Information Document (SID).

The SID sets forth concisely the information about the Scheme that a prospective investor ought to know before investing. Before investing, investors should also ascertain about any further changes to this SID after the date of this Document from the Mutual Fund / Investor Service Centres / Website / Distributors or Brokers.

The investors are advised to refer to the Statement of Additional Information (SAI) for details of Motilal Oswal Mutual Fund, Tax and Legal issues and general information on www.motilaloswalmf.com.

SAI is incorporated by reference (is legally a part of the SID). For a free copy of the current SAI, please contact your nearest Investor Service Centre or log on to our website.

The SID should be read in conjunction with the SAI and not in isolation

This SID is dated October 30, 2023.

EQUITY LINKED SAVINGS SCHEME, 2005

Notification No. 226/2005, dated 3-11-2005

In exercise of the powers conferred by clause (xiii) of sub-sec on (2) of sec on 80C of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby makes the following scheme, namely:

1. Short title and commencement

- (1) This scheme may be called the Equity Linked Savings Scheme, 2005.
- (2) It shall come into force on the date of its publication in the Official Gazette.

2. Definitions:

In this scheme, unless the context otherwise requires:

- (a) "Act" means the Income-tax Act, 1961 (43 of 1961)
- (b) "Assessee" means:
- (i) an individual; or
- (ii) a Hindu undivided family; or

(iii) an association of persons or a body of individuals consisting, in either case, only of husband and wife governed by the system of community of property in force in the State of Goa and Union Territories of Dadra and Nagar Haveli and Daman and Diu by whom, or on whose behalf, investment is made;

(c) "Investment" means an investment in Units of the Unit Trust or a Mutual Fund by an assessee under a plan formulated in accordance with this scheme;

(d) "Mutual Fund" means any Mutual Fund specified under clause (23D) of section 10 of the Act;

(e) "Plan" means any plan formulated in accordance with this scheme;

(f) "Unit Trust" means the 'Administrator' referred to in clause (a) or the 'specified company' referred to in clause (h) of section 2 of the Unit Trust of India (Transfer of Undertaking and Repeal) Act, 2002 (58 of 2002);

(g) "Year" means a year commencing from the date of allotment or holding of units, as the case may be, in the plan;

(h) Words and expressions used herein and not defined shall have the meanings respectively, assigned to them in the Income-tax Act.

3. Investment and Repurchase

- (a) Amount to be invested in a plan of the Unit Trust or of a Mutual Fund shall be in multiples of Rs. 500 with a minimum of Rs. 500.
- (b) The Unit Trust or a Mutual Fund shall allot the units in respect of all complete applications, made in the form specified by that Trust or Fund, not later than on 31st March, every year.
- (c) The plan shall be open for a minimum period of one month during the financial year 2005-06 and a minimum period of three months during the subsequent years.
- (d) Investment in the plan will have to be kept for a minimum period of three years from the date of allotment of units. After the said period of three years, the assessee shall have the option to tender the units to the Unit Trust or the Mutual Fund, for repurchase.
- (e) In the event of the death of the assessee, the nominee or legal heir, as the case may be, shall be able to withdraw the investment only after the completion of one year from the date of allotment of the units to the assessee or any time thereafter.

4. Transferability

Units issued under the plan can be transferred, assigned or pledged after three years of its issue.

5. Investment of Equity Linked Saving Funds

(a) The funds collected under a plan shall be invested in equities, cumulative convertible preference shares and fully convertible debentures and bonds of companies. Investment may also be made in partly convertible issues of debentures and bonds including those issued on rights basis subject to the condition that, as far as possible, the non-convertible portion of the debentures so acquired or subscribed, shall be disinvested within a period of twelve months.

(b) It shall be ensured that funds of a plan shall remain invested to the extent of at least eighty per cent in securities specified in clause (a). The Unit Trust and Mutual Fund shall strive to invest their funds in the manner stated above within a period of six months from the date of closure of the plan in every year. In exceptional circumstances, this requirement may be dispensed with by the Unit Trust or the Fund, in order that the interests of the assessee are protected.

(c) Pending investment of funds of a plan in the required manner, the Unit Trust and Mutual Fund may invest the funds in short-term money market instruments or other liquid instruments or both. After three years of the date of allotment of the units, the Unit Trust or Mutual Fund may hold up to twenty per cent of net assets of the plan in short-term money market instruments and other liquid instruments to enable them to redeem investment of those unit-holders who would seek to tender the units for repurchase.

6. Repurchase price

- (a) The Unit Trust and other Mutual Funds shall announce the repurchase price one year after the date of allotment of the units and thereafter on a half-yearly basis.
- (b) After a period of three years from the date of allotment of units, when the repurchase of units is to commence, the Trust and the Mutual Fund shall announce a repurchase price every month or as frequently as may be decided by them.
- (c) In calculating the repurchase price, the Unit Trust and the Mutual Fund shall take into account the unrealised appreciation in the value of the investment of the funds of a plan to the extent they deem fit provided that it shall not be less than fifty per cent of such unrealised appreciation. While calculating the repurchase price, the Unit Trust and Mutual Funds may deduct such sums as are appropriate to meet management, selling and other expenses including realisation of assets and such sums shall not exceed five per cent per annum of the average Net Asset Value of a plan.
- (d) Repurchase of units will be at the repurchase price prevailing on the date the units are tendered for repurchase.

7. Evidence of Investment or Repurchase

The investment made in any plan by an assessee will be acknowledged by the Unit Trust and Mutual Fund by issue of certificate of investment or a statement of account as may be decided by them.

8. Termination of a Plan

- (a) A plan operated by Unit Trust or a Mutual Fund would be terminated at the close of the 10th year from the year in which the allotment of units is made under the plan.
- (b) If ninety per cent or more of the units under any plan are repurchased before completion of ten years, the Unit Trust and Mutual Fund may at their discretion, terminate that plan even before the stipulated period of ten years; and redeem the outstanding units at the final repurchase price to be fixed by them.

9. Open Ended Equity Linked Saving Plan

The Unit Trust or the Mutual Fund may at their discretion operate one Open Ended Equity Linked Saving Plan with the prior approval of the Securities and Exchange Board of India established under the Securities and Exchange Board of India Act, 1992 (15 of 1992).

Notification: No. SO 1563(E), dated 3-11-2005, as amended by Notification No. 259/2005 [F.No. 142/39/2005-TPL], dated 13-12-2005.

Clarification One

The Equity Linked Savings Scheme, 2005 has been notified vide S.O. No. 1563(E), dated 3-11-2005. The Central Board of Direct Taxes has clarified that investments made on or after 1st April, 2005, in plans, which are in accordance with ELSS 1992 or ELSS 1992 as amended in 1998 are also eligible for tax benefit under sec on 80C of the Income-tax Act, 1961.

Press release: Dated 11-11-2005

TABLE OF CONTENTS	PAGE NO
Highlights / Summary of the Scheme	5
I. Introduction	
A. Risk Factors	9
B. Requirement of Minimum Investors in the Scheme	13
C. Special Considerations	14
D. Definitions	21
E. Due Diligence by the Asset Management Company	26
II. Information about the Scheme	
A. Type of the Scheme	27
B. Investment Objective	27
C. Asset Allocation	27
D. Investment by the Scheme	29
E. Investment Strategy	36
F. Fundamental Attributes	37
G. Benchmark Index	38
H. Fund Manager	38
I. Investment Restrictions	40
J. Scheme Performance	44
K. Additional Disclosures	45
III. Units and Offer	
A. New Fund Offer (NFO)	44
B. Ongoing Offer Details	50
C. Periodic Disclosures	73
D. Computation of NAV	76
IV. Fees and Expenses	
A. New Fund Offer (NFO) Expenses	77
B. Annual Scheme Recurring Expenses	77
C. Load Structure	80
D. Waiver of Load	80
E. Transaction charge	81
V. Rights of Unitholders	81
VI. Penalties, Pending Litigation or Proceedings, Findings of Inspections or	82
Investigations for which action may have been taken or is in the Process of being	
taken by any Regulatory Authority	

HIGHLIGHTS/SUMMARY OF THE SCHEME

Name of the Scheme	Motilal Oswal ELSS Tax saver l	Fund (Form	erly known a	as Motilal Oswal			
Name of the Scheme	Motilal Oswal ELSS Tax saver Fund (Formerly known as Motilal Oswal Long Term Equity Fund)						
Scheme Code	MOTO/O/E/ELS/14/12/0008						
Type of the Scheme	An open ended equity linked sa	aving scher	ne with a sta	atutory lock in of	3		
	years and tax benefit.						
	The Scheme has been prepared in accordance with the notifications dated						
	November 3, 2005 and Decem		•				
	Economic affairs, Ministry of Investors in the Scheme (who						
	entitled to deductions of the amo	ount investe	d in Units of	the Scheme to suc	ch		
	extent (presently Rs. 1,50,000/-) 1961 and subject to such condit						
	The Scheme is an Equity Linke						
	requirements of any other notifi	cations/ reg	gulations that	t may be prescribe			
Catagory of Sahoma	by the Government/ regulatory b		time to time	•			
Category of Scheme Investment Objective	Equity Linked Savings Schemes The investment objective of th		is to generat	te long-term capit	tal		
	appreciation from a diversified p		•	e i			
	related instruments.						
	However, there can be no as	surance or	guarantee t	hat the investme	nt		
	objective of the Scheme would b		•				
Investment Pattern					٦		
	Instruments		allocations tal assets)	Risk Profile			
	instruments			High/Medium/L	-		
	Equity & equity related	80	100	ow High	-		
	instruments	0	20	.	_		
			20	Low to			
	Debt Instruments, Money Market Instruments G-Secs	0		Medium			
	Market Instruments, G-Secs, Cash and Cash at call, etc.	0		Medium			
Benchmark	Market Instruments, G-Secs,	0		Medium			
	Market Instruments, G-Secs, Cash and Cash at call, etc. Nifty 500 Total Return Index		d Direct Pla		<u> </u>		
Benchmark Plans	Market Instruments, G-Secs, Cash and Cash at call, etc. Nifty 500 Total Return Index The Scheme has two Plans: Reg	ular Plan an		n.			
	Market Instruments, G-Secs, Cash and Cash at call, etc. Nifty 500 Total Return Index The Scheme has two Plans: Reg Regular Plan is for Investors v	ular Plan an who purcha	.se/subscribe	n. units in a Schen	ne		
	Market Instruments, G-Secs, Cash and Cash at call, etc. Nifty 500 Total Return Index The Scheme has two Plans: Reg	ular Plan an who purcha	.se/subscribe	n. units in a Schen	ne		
	Market Instruments, G-Secs, Cash and Cash at call, etc. Nifty 500 Total Return Index The Scheme has two Plans: Reg Regular Plan is for Investors w through any Distributor (AMFI I Direct Plan is for investors w	ular Plan an who purcha Registered I	.se/subscribe Distributor/A se/subscribe	n. units in a Schen RN Holder). units in a Schen	ne		
	Market Instruments, G-Secs, Cash and Cash at call, etc. Nifty 500 Total Return Index The Scheme has two Plans: Reg Regular Plan is for Investors w through any Distributor (AMFI I Direct Plan is for investors w directly with the Fund and is	ular Plan an who purcha Registered I tho purchas not routed	.se/subscribe Distributor/A se/subscribe	n. units in a Schen RN Holder). units in a Schen	ne		
	Market Instruments, G-Secs, Cash and Cash at call, etc. Nifty 500 Total Return Index The Scheme has two Plans: Reg Regular Plan is for Investors w through any Distributor (AMFI I Direct Plan is for investors w	ular Plan an who purcha Registered I tho purchas not routed	.se/subscribe Distributor/A se/subscribe	n. units in a Schen RN Holder). units in a Schen	ne		
Plans Options (Under each	Market Instruments, G-Secs, Cash and Cash at call, etc. Nifty 500 Total Return Index The Scheme has two Plans: Reg Regular Plan is for Investors w through any Distributor (AMFI I Direct Plan is for investors w directly with the Fund and is Registered Distributor/ARN Hol Each Plan offers the following C	ular Plan an who purcha Registered l ho purchas not routed lder).	.se/subscribe Distributor/A se/subscribe	n. units in a Schen RN Holder). units in a Schen	ne		
Plans	Market Instruments, G-Secs, Cash and Cash at call, etc. Nifty 500 Total Return Index The Scheme has two Plans: Reg Regular Plan is for Investors w through any Distributor (AMFI I Direct Plan is for investors w directly with the Fund and is Registered Distributor/ARN Hol Each Plan offers the following C (a) Growth Option	ular Plan an who purcha Registered l tho purchas not routed lder).	.se/subscribe Distributor/A se/subscribe	n. units in a Schen RN Holder). units in a Schen	ne		
Plans Options (Under each	Market Instruments, G-Secs, Cash and Cash at call, etc. Nifty 500 Total Return Index The Scheme has two Plans: Reg Regular Plan is for Investors w through any Distributor (AMFI I Direct Plan is for investors w directly with the Fund and is Registered Distributor/ARN Hol Each Plan offers the following C	ular Plan an who purcha Registered l tho purchas not routed lder).	.se/subscribe Distributor/A se/subscribe	n. units in a Schen RN Holder). units in a Schen	ne		
Plans Options (Under each	Market Instruments, G-Secs, Cash and Cash at call, etc. Nifty 500 Total Return Index The Scheme has two Plans: Reg Regular Plan is for Investors w through any Distributor (AMFI I Direct Plan is for investors w directly with the Fund and is Registered Distributor/ARN Hol Each Plan offers the following C (a) Growth Option (b) IDCW* (with IDCW Pa (a) Growth Option:	ular Plan an who purcha Registered I tho purchas not routed der).	se/subscribe Distributor/A se/subscribe l through a	n. units in a Schen RN Holder). units in a Schen Distributor (AMI	ne FI		
Plans Options (Under each	Market Instruments, G-Secs, Cash and Cash at call, etc. Nifty 500 Total Return Index The Scheme has two Plans: Reg Regular Plan is for Investors w through any Distributor (AMFI I Direct Plan is for investors w directly with the Fund and is Registered Distributor/ARN Hol Each Plan offers the following C (a) Growth Option (b) IDCW* (with IDCW Pa	ular Plan an who purcha Registered l tho purchas not routed lder). Dptions: yout) will not	se/subscribe Distributor/A se/subscribe I through a be declar	n. units in a Schen RN Holder). units in a Schem Distributor (AMI	ne FI		

	reflected in the Net Asset Value (NAV) of Units under this Option.						
	reflected in	the Net Asset value (NAV)	of Units under this Optic)11.			
	(b) IDCW Option: Under this option, IDCWs will be declared (subject to deduction of tax a source and statutory levies, if any) at periodic intervals at the discretion of the Trustees, subject to availability of distributable surplus. On payment of IDCW, the NAV of the Units under IDCW option will fall to the extent of the IDCW payout and applicable statutory levies, if any. All the IDCW payments shall be in accordance and compliance with SEBI Regulations, a applicable from time to time. Following facility is available under this Option:						
	IDCW Payout facility Under this option, IDCWs, if declared, will be paid (subject to deduction of IDCW distribution tax and statutory levy, if any) to those Unitholders, whose names appear in the register of Unitholders on the record date.						
	The AMC r when deem	reserves the right to introduce ed fit.	e/discontinue further Op	tions as and			
	Pursuant to clause 11.3 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023, IDCW can be distributed out of investor's capital (Equalization Reserve), which is part of sale price that represents realized gains.						
	-	stribution cum capital withd	awal option				
Default Plan/Option	"Direct Pla should also The table s	abscribing Units under Direct n" against the Scheme name mention "Direct" in the ARM showing various scenarios gular" Plan is as follows:	e in the application form N column of the applicat	n. Investors ion form.			
		Broker Code mentioned by the investor	Plan mentioned by the investor	Default Pl be capture			
	1	Not mentioned	Not mentioned	Direct			
	2	Not mentioned	Direct	Direct			
	3	Not mentioned	Regular	Direct			
	4	Mentioned	Direct	Direct			
	5	Direct	Not Mentioned	Direct			
	6	Direct	Regular	Direct			
	7						
		0					
	8 Mentioned Not Mentioned Regular						
	8	Mentioned	Not Mentioned	Regular			
	In cases o application AMC shall days of the case, the co shall repro application	Mentioned f wrong/ invalid/ incomplet form, the application will be contact and obtain the corre- e receipt of application form prect code is not received cess the transaction under without any exit load, if applet tor does not clearly specify	ete ARN code mention processed under Regula rect ARN code within n from the investor/ dis within 30 calendar days r Direct Plan from the icable.	Regular ned on the ar Plan. The 30 calendar stributor. In s, the AMC ne date of			

	and in case he does not specify payout/re-investment under IDCW option, it will be deemed to be IDCW re-investment.					
				of option at the time of		
		will be deemed that the				
	application f AMC shall days of the case, the con shall reproc	orm, the application wi contact and obtain the receipt of application rect code is not receiv	ill be processed correct ARN of form from the ved within 30 ca under Direct F	code mentioned on the under Existing Plan. The code within 30 calendar investor/ distributor. In alendar days, The AMC Plan from the date of		
Face Value	Rs.10/- per u	nit.				
Minimum Application Amount		m: 1 in multiples of Rs. 50 atic Investment Plan (
	SIP	Minimum	Number of	Choice of Day/Dat		
		Installment Amount Rs 500/- and multiple		Any day of the week		
		of Rs. 500/- thereafter		Monday to Friday		
			Maximum – No Limit	1 st &14 th , 7 th &21 st and 14 th & 28 th		
		of Rs. 500/- thereafter		Any day of the month 29 th , 30 th or 31 st		
	~ ~	multiple of 500/-		Any day of the month f quarter (i.e. January, Apr October) except 29 th , 30 th		
		Rs. 6,000/- and multiple of 500/-	Minimum – 1	Any day or date of preference		
	In case the SIP date is not specified or in case of ambiguity, the SIP transaction will be processed on the 7th of every month in which application for SIP registration was received and if the end date is not specified, SIP will continue till it receives termination notice from the investor. In case, the date fixed happens to be a holiday / non-business day, the same shall be affected on the next business day. No Post Dated cheques would be accepted for SIP.					
	Note: Provisions for Minimum application amount are not applicable in case of mandatory investments by the Designated Employees of the AMC in accordance with clause 6.10 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023 as amended from time to time.					
Minimum Additional Amount	Rs. 500/- and	1 in multiples of Rs. 50	0/- thereafter			
Minimum Redemption	Rs. 500/- an	d in multiples of Re.	1/- thereafter or	the balance in the unit		

/ switch-out Amount	holder's folio, whichever is lower.
	Note: Provisions for Minimum Redemption amount are not applicable in case of mandatory investments by the Designated Employees of the AMC in accordance with clause 6.10 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023 as amended from time to time.
Lock-in period	Unitholders can redeem Units on all Business Days subject to the completion of a lock-in period of three years from the date of allotment of Units proposed to be redeemed, as prescribed in the ELSS Guidelines.
	The Trustee reserves the right to change the lock-in period prospectively from time to time, in the event of amendment(s) in the ELSS guidelines.
Loads	Entry Load: Nil Exit Load: Nil
	For details on load structure, please refer to Section on Load Structure in this Document.
Liquidity	The Scheme offers Units for subscription at Applicable NAV on all Business Days on an ongoing basis. Redemption of Units can be made only after a period of three years (lock-in period) from the date of allotment of Units proposed to be redeemed. The first repurchase price has been published/declared only after 1 year from the date of first allotment under the Scheme and thereafter on every business day. As per SEBI Regulations, the Mutual Fund shall despatch redemption proceeds within 10 Business Days of receiving a valid redemption request. A penal interest of 15% per annum or such other rate as may be prescribed by SEBI from time to time, will be paid in case the redemption proceeds are not made within 10 Business Days from the date of receipt of a valid redemption request.
Transparency/NAV Disclosure	AMC will declare separate NAV under Regular Plan and Direct Plan of the Scheme. The NAV will be calculated on all business days and shall be disclosed in the manner specified by SEBI. The AMC shall update the NAVs on its website <u>www.motilaloswalmf.com</u> and also on AMFI website <u>www.amfiindia.com</u> before 11.00 p.m. on every business day. If the NAV is not available before 11.00 p.m. on every business day, the reasons for such delay would be explained to AMFI in writing. If the NAV is not available before the commencement of Business Hours on the following day due to any reason, the Mutual Fund shall issue a press release giving reasons and explaining when the Mutual Fund would be able to publish the NAV. Further, AMC will extend facility of sending latest available NAVs to unitholders through SMS, upon receiving a specific request in this regard.
	The Mutual Fund / AMC shall disclose portfolio (along with ISIN) in a user friendly & downloadable spreadsheet format, as on the last day of the month /half year for the scheme(s) on its website (www.motilaloswalmf.com) and on the website of AMFI (www.amfiindia.com) within 10 days from the close of each month/half year. In case of investors whose email addresses are registered with MOMF, the AMC shall send via email both the monthly and half yearly statement of scheme portfolio within 10 days from the close of each month/half year respectively. The portfolio statement will also be displayed on the website of the AMC and AMFI.
	The AMC shall also make available the Annual Report of the Scheme within four months of the end of the financial year. The Annual Report shall

I. INTRODUCTION

A. RISK FACTORS

Standard Risk Factors:

- Investment in Mutual Fund units involves investment risks such as trading volumes, settlement risk, liquidity risk, default risk including the possible loss of principal.
- As the price / value / interest rate of the securities in which the Scheme invests fluctuates, the value of your investment in the Scheme may go up or down depending on various factors and forces affecting the capital market/debt market.
- Past performance of the Sponsor/AMC/Mutual Fund does not guarantee future performance of the Scheme.
- The name of the Scheme does not in any manner indicate either the quality of the Scheme or its future prospects and returns.
- The Sponsor is not responsible or liable for any loss resulting from the operation of the Scheme beyond the initial contribution of Rs. 100,000 made by it towards setting up the Fund.
- The present Scheme is not a guaranteed or assured return Scheme.
- The NAV of the Scheme can go up or down depending on the factors and forces affecting the securities markets.
- Changes in Government policy in general and changes in tax benefits applicable to mutual funds may impact the returns to Investors in the Scheme.
- Investors in the Scheme are not being offered any guaranteed/indicated returns.

Scheme Specific Risk Factors

The Scheme is subject to the principal risks described below. Some or all of these risks may adversely affect Scheme's NAV, yield, return and/or its ability to meet its objectives.

As per the provision of lock-in under the ELSS Guidelines, the ability of Unitholders to realize returns in the Scheme is restricted for the first three years from the date of their allotment.

• Risks associated with investing in Equities

Equity and Equity related instruments on account of its volatile nature are subject to price fluctuations on daily basis. The volatility in the value of the equity and equity related instruments is due to various micro and macro-economic factors affecting the securities markets. This may have adverse impact on individual securities/sector and consequently on the NAV of Scheme. The inability of the Scheme to make intended securities purchases due to settlement problems could cause the Scheme to miss certain investment opportunities as in certain cases, settlement periods may be extended significantly by unforeseen circumstances. Similarly, the inability to sell securities held in the Scheme portfolio may result, at times, in potential losses to the Scheme, should there be a subsequently decline in the value of the securities held in the Schemes portfolio.

The Scheme may find itself invested in unlisted securities either by choice or due to external events or corporate actions. This may increase the risk of the portfolio as these unlisted securities are inherently illiquid in nature and carry larger liquidity risk as compared to the listed securities or those that offer other exit options to the investors.

• Market Risk

The Scheme's NAV will react to stock market movements. The value of investments in the scheme may go down over a short or long period due to fluctuations in Scheme's NAV in response to factors such as performance of companies whose stock comprises the underlying portfolio, economic and political developments, changes in interest rates, inflation and other monetary factors causing movement in prices of underlining investments.

Asset Class Risk

The returns from the types of securities in which the Scheme invests may under perform from the various general securities markets or different asset classes. Different types of securities tend to go through cycles of out-performance and under-performance in comparison with the general securities markets.

• Interest Rate Risk

Changes in interest rates will affect the Scheme's Net Asset Value. The prices of securities usually increase as interest rates decline and usually decrease as interest rates rise. The extent of fall or rise in the prices is guided by duration, which is a function of the existing coupon, days to maturity and increase or decrease in the level of interest rate. The new level of interest rate is determined by the rate at which the government raises new money and/or the price levels at which the market is already dealing in existing securities. Prices of long-term securities generally fluctuate more in response to interest rate changes than short-term securities. The price risk is low in the case of the floating rate or inflation-linked bonds. The price risk does not exist if the investment is made under a repo agreement. Debt markets, especially in developing markets like India, can be volatile leading to the possibility of price movements up or down in fixed income securities and thereby to possible movements in the NAV.

• Credit Risk

Credit Risk means that the issuer of a security may default on interest payments or even paying back the principal amount on maturity. (i.e. the issuer may be unable to make timely principal and interest payments on the security). Even where no default occurs, the prices of security may go down because the credit rating of an issuer goes down. It must be, however, noted that where the Scheme has invested in Government securities, there is no risk to that extent.

• Liquidity or Marketability Risk

This refers to the ease at which a security can be sold at or near its true value. The primary measure of liquidity risk is the spread between the bid price and the offer price quoted by a dealer. Liquidity risk is characteristic of the Indian fixed income market. Trading Volumes, settlement periods and transfer procedures may restrict the liquidity of the investments made by the Scheme. Different segments of the Indian financial markets have different settlement periods and such period may be extended significantly by unforeseen circumstances leading to delays in receipt of proceeds from sale of securities. As liquidity of the investments made by the Scheme could, at times, be restricted by trading volumes and settlement periods, the time taken by the Fund for redemption of units may be significant in the event of an inordinately large number of redemption requests or restructuring of the Scheme.

• Right to Limit Redemptions

The Trustee, in the general interest of the Unitholders of the Scheme offered under this SID and keeping in view of unforeseen circumstances/unusual market conditions, may limit the total number of Units which can be redeemed on any Business Day subject to the guidelines/circulars issued by the Regulatory Authorities from time to time.

• Risks associated with Investing in Derivatives

Derivative products are leveraged instruments and can provide disproportionate gains as well as disproportionate losses to the investor. Execution of such strategies depends upon the ability of the fund manager to identify such opportunities. Identification and execution of the strategies to be pursued by the fund manager involve uncertainty and decision of the fund manager may not always be profitable. No assurance can be given that the fund manager will be able to identify or execute such strategies.

Derivative products are specialized instruments that require investment techniques and risk analysis different from those associated with stocks. The use of a derivative requires an understanding not only of the underlying instrument but of the derivative itself. Derivatives require the maintenance of adequate controls to monitor the transactions entered into, the ability to assess the risk that a derivative adds to the portfolio and the ability to forecast price or interest rate movements correctly. There is a possibility that a loss may be sustained by the portfolio as a result of the failure of another party (usually referred to as the "counterparty") to comply with the terms of the derivatives contract. Other risks in using derivatives include the risk of mis-pricing or improper valuation of derivatives and the inability of derivatives to correlate perfectly with underlying assets, rates and indices, illiquidity risk whereby the Scheme may not be able to sell or purchase derivative quickly enough at a fair price. The risks associated with the use of derivatives are different from or possibly greater than, the risks associated with investing directly in securities and other traditional investments.

• Risks associated with Segregated portfolio

The AMC / Trustee shall decide on creation of segregated portfolio of the Scheme in case of a credit event/actual default at issuer level. Accordingly, Investor holding units of segregated portfolio may not able to liquidate their holding till the time recovery of money from the issuer. The Security comprised of segregated portfolio may not realise any value. Further, Listing of units of segregated portfolio in recognised stock exchange does not necessarily guarantee their liquidity. There may not be active trading of units in the stock market. Further trading price of units on the stock market may be significantly lower than the prevailing NAV.

• Risk associated with securities lending

Securities Lending is a lending of securities through an approved intermediary to a borrower under an agreement for a specified period with the condition that the borrower will return equivalent securities of the same type or class at the end of the specified period along with the corporate benefits accruing on the securities borrowed.

In case the Scheme undertakes securities lending as prescribed in the Regulations, it may, at times be exposed to counter party risk and other risks associated with the securities lending. Unitholders of the Scheme should note that there are risks inherent to securities lending, including the risk of failure of the other party, in this case the approved intermediary, to comply with the terms of the agreement entered into between the lender of securities i.e. the Scheme and the approved intermediary. Such failure can result in the possible loss of rights to the collateral put up by the borrower of the securities, the inability of the approved intermediary to return the securities deposited by the lender and the possible loss of any corporate benefits accruing to the lender from the securities deposited with the approved intermediary. The Fund may not be able to sell such lent securities and this can lead to temporary illiquidity.

• Trading through mutual fund trading platforms of BSE and/ or NSE

In respect of transaction in Units of the Scheme through BSE and/ or NSE, allotment and redemption of Units on any Business Day will depend upon the order processing/settlement by BSE and/ or NSE and their respective clearing corporations on which the Mutual Fund has no control.

<u>Risk associated with investing in fixed income securities and Money Market Instruments</u>

- a. **Credit risk:** Credit risk or default risk refers to the risk which may arise due to default on the part of the issuer of the fixed income security (i.e. will be unable to make timely principal and interest payments on the security). Because of this risk debentures are sold at a yield spread above those offered on Treasury securities, which are sovereign obligations and generally considered to be free of credit risk. Normally, the value of a fixed income security will fluctuate depending upon the actual changes in the perceived level of credit risk as well as the actual event of default.
- b. **Counterparty risk:** Counterparty refers to the counterparty's inability to honor its commitments (payment, delivery, repayment, etc.) and to risk of default. This risk relates to

the quality of the counterparty to which the scheme has exposures. Losses can occur in particular for the settlement/delivery of financial instruments.

- c. **Interest Rate risk:** This risk is associated with movements in interest rate depends on various factors such as government borrowing, inflation, economic performance etc. The value of investments will appreciate/depreciate if the interest rates fall/rise. However, if the investments are held on till maturity of the investments, the value of the investments will not be subjected to this risk.
- d. **Reinvestment risk:** This risk arises from uncertainty in the rate at which cash flows from the securities may be reinvested. This is because the bond will pay coupons, which will have to be reinvested. The rate at which the coupons will be reinvested will depend upon prevailing market rates at the time the coupons are received.
- e. Liquidity or Marketability Risk: This refers to the ease at which a security can be sold at or near its true value. The primary measure of liquidity risk is the spread between the bid price and the offer price quoted by a dealer. Liquidity risk is characteristic of the Indian fixed income market.
- f. Different types of fixed income securities in which the Scheme would invest carry different levels and types of risk. Accordingly, the Scheme risk may increase or decrease depending upon its investment pattern. e.g. corporate bonds carry a higher level of risk than Government securities. Further even among corporate bonds, bonds, which are AAA rated, are comparatively less risky than bonds, which are AA rated.
- g. The Net Asset Value (NAV) of the Scheme, to the extent invested in Debt and Money Market securities, will be affected by changes in the general level of interest rates. The NAV of the Scheme 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.

h. <u>Settlement Risk</u>

Different segments of Indian financial markets have different settlement periods and such periods may be extended significantly by unforeseen circumstances. Delays or other problems in settlement of transactions could result in temporary periods when the assets of the Scheme are un invested and no return is earned thereon. The inability of the Scheme to make intended securities purchases, due to settlement problems, could cause the Scheme to miss certain investment opportunities. Similarly, the inability to sell securities held in the Scheme's portfolio, due to the absence of a well-developed and liquid secondary market for debt securities, may result at times in potential losses to the Scheme in the event of a subsequent decline in the value of securities held in the Scheme's portfolio.

<u>Risks associated with investing in Government of India Securities</u>

- a. Market Liquidity risk with fixed rate Government of India Securities even though the Government of India Securities market is more liquid compared to other debt instruments, on certain occasions, there could be difficulties in transacting in the market due to extreme volatility leading to constriction in market volumes. Also, the liquidity of the Scheme may suffer in case the relevant guidelines issued by Reserve Bank of India undergo any adverse changes.
- b. Interest Rate risk associated with Government of India Securities while Government of India Securities generally carry relatively minimal credit risk since they are issued by the Government of India, they do carry price risk depending upon the general level of interest rates prevailing from time to time. Generally, when interest rates rise, prices of fixed income securities fall and when interest rates decline, the prices of fixed income securities increase. The extent of fall or rise in the prices is a function of the coupon rate, days to maturity and the

increase or decrease in the level of interest rates. The price-risk is not unique to Government of India Securities. It exists for all fixed income securities. Therefore, their prices tend to be influenced more by movement in interest rates in the financial system than by changes in the government's credit rating. By contrast, in the case of corporate or institutional fixed income Securities, such as bonds or debentures, prices are influenced by their respective credit standing as well as the general level of interest rates.

<u>Risks associated with investing in TREPS Segments</u>

The mutual fund is a member of securities and TREPS segments of the Clearing Corporation of India (CCIL). All transactions of the mutual fund in government securities and in TREPS segments are settled centrally through the infrastructure and settlement systems provided by CCIL; thus reducing the settlement and counterparty risks considerably for transactions in the said segments. The members are required to contribute an amount as communicated by CCIL from time to time to the default fund maintained by CCIL as a part of the default waterfall (a loss mitigating measure of CCIL in case of default by any member in settling transactions routed through CCIL). The mutual fund is exposed to the extent of its contribution to the default fund of CCIL at any given point in time. In the event that the default waterfall is triggered and the contribution of the mutual fund is called upon to absorb settlement/default losses of another member by CCIL, the scheme may lose an amount equivalent to its contribution to the default fund allocated to the scheme on a pro-rata basis.

• <u>Risk associated with investing in Repo of Corporate Bond Securities</u>

To the extent the scheme invests in Repo of Corporate Bond Securities, the scheme will be subject to following risks -

Corporate Bond Repo will be subject to counter party risk.

The Scheme will be exposed to credit risk on the underlying collateral– downward migration of rating. The scheme may impose adequate haircut on the collateral to cushion against any diminution in the value of the collateral. Collateral will require to be rated AA and above rated where potential for downgrade/default is low. In addition, appropriate haircuts are applied on the market value of the underlying securities to adjust for the illiquidity and interest rate risk on the underlying instrument.

Liquidity of collateral: In the event of default by the counterparty, the scheme would have recourse to recover its investments by selling the collateral in the market. If the underlying collateral is illiquid, then the Mutual Fund may incur an impact cost at the time of sale (lower price realization).

• Risk associated with potential change in Tax structure

This summary of tax implications given in the taxation section (Units and Offer Section III) is based on the current provisions of the applicable tax laws. This information is provided for general purpose only. The current taxation laws may change due to change in the 'Income Tax Act 1961' or any subsequent changes/amendments in Finance Act/Rules/Regulations. Any change may entail a higher outgo to the scheme or to the investors by way of securities transaction taxes, fees, taxes etc. thus adversely impacting the scheme and its returns.

B. REQUIREMENT OF MINIMUM INVESTORS IN THE SCHEME

The Scheme/Plan shall have a minimum of 20 investors and no single investor shall account for more than 25% of the corpus of the Scheme/Plan(s). In case the Scheme / Plan(s) does not have a minimum of 20 investors in the stipulated period, the provisions of Regulation 39(2)(c) of the SEBI (MF) Regulations would become applicable automatically without any reference from SEBI and accordingly the Scheme / Plan(s) shall be wound up and the units would be redeemed at applicable NAV. The two conditions mentioned above shall also be complied within each subsequent calendar

quarter thereafter, on an average basis, as specified by SEBI. If there is a breach of the 25% limit by any investor over the quarter, a rebalancing period of one month would be allowed and thereafter the investor who is in breach of the rule shall be given 15 days' notice to redeem his exposure over the 25% limit. Failure on the part of the said investor to redeem his exposure over the 25% limit within the aforesaid 15 days would lead to automatic redemption by the Mutual Fund on the applicable Net Asset Value on the 15th day of the notice period. The Fund shall adhere to the requirements prescribed by SEBI from time to time in this regard.

C. SPECIAL CONSIDERATIONS

• Prospective investors should study this SID and SAI carefully in its entirety and should not construe the contents hereof as advise relating to legal, taxation, financial, investment or any other matters and are advised to consult their legal, tax, financial and other professional advisors to determine possible legal, tax, financial or other considerations of subscribing to or redeeming units, before making a decision to invest/redeem/hold units.

• Neither this SID and SAI nor the units have been registered in any jurisdiction. The distribution of this SID or SAI in certain jurisdictions may be restricted or totally prohibited to registration requirements and accordingly, any person who comes into possession of this SID or SAI is required to inform themselves about and to observe any such restrictions and/ or legal compliance requirements of all applicable laws and Regulations of such relevant jurisdiction. Any changes in SEBI/Stock Exchange/RBI regulations and other applicable laws/regulations could have an effect on such investments and valuation thereof.

• The AMC, Trustee or the Mutual Fund have not authorized any person to issue any advertisement or to give any information or to make any representations, either oral or written, other than that contained in this SID or SAI or as provided by the AMC in connection with this offering. Prospective Investors are advised not to rely upon any information or representation not incorporated in the SID or SAI or as provided by the AMC as having been authorized by the Mutual Fund, the AMC or the Trustee.

• In case the AMC or its Sponsor or its Shareholders or their affiliates/associates or group companies make substantial investment, either directly or indirectly in the Scheme redemption of Units by these entities may have an adverse impact on the performance of the Scheme. This may also affect the ability of the other Unit holders to redeem their Units.

• The Scheme has been framed in accordance with the ELSS Rules and other prevailing laws. The tax benefits described in this SID and SAI are as available under the present taxation laws and are available subject to relevant conditions. The information given is included only for general purpose and is based on advice received by the AMC regarding the law and practice currently in force in India as on the date of this SID and the Unitholders should be aware that the relevant fiscal rules or their interpretation may change. As is the case with any investment, there can be no guarantee that the tax position or the proposed tax position prevailing at the time of an investment in the Scheme will endure indefinitely. In view of the individual nature of tax consequences, each Unitholder is advised to consult his / her own professional tax advisor.

• Redemptions due to change in the fundamental attributes of the Scheme or due to any other reasons may entail tax consequences. The Trustee, AMC, Mutual Fund, their directors or their employees shall not be liable for any of the tax consequences that may arise.

• The Trustee, AMC, Mutual Fund, their directors or their employees shall not be liable for any of the tax consequences that may arise, in the event that the Scheme is wound up for the reasons and in the manner provided in SAI.

The Mutual Fund may disclose details of the investor's account and transactions there under to those intermediaries whose stamp appears on the application form or who have been designated as such by

the investor. In addition, the Mutual Fund may disclose such details to the bankers, as may be necessary for the purpose of effecting payments to the investor. The Fund may also disclose such details to regulatory and statutory authorities/bodies as may be required or necessary.

• MOAMC undertakes the following activities other than that of managing the Schemes of MOMF and has also obtained NOC from SEBI for the same:

- a. MOAMC is a registered Portfolio Manager under SEBI (Portfolio Managers) Regulations, 1993 bearing registration number INP000000670 dated August 21, 2017.
- b. MOAMC acts as an Investment Manager to the Schemes of Motilal Oswal Alternative Investment Trust and is registered under SEBI (Alternative Investment Funds) Regulations, 2012 as Category III AIF bearing registration number IN/AIF3/13-14/0044 and IN/AIF3/19-20/0799 respectively.
- c. MOAMC has incorporated a wholly owned subsidiary in Mauritius which acts as an Investment Manager to the funds based in Mauritius.
- d. MOAMC has incorporated a wholly owned subsidiary in India which currently undertakes Investment Advisory Services/Portfolio Management Services to offshore clients.

AMC confirms that there is no conflict of interest between the aforesaid activities managed by AMC. In the situations of unavoidable conflicts of interest, the AMC undertakes that it shall satisfy itself that adequate disclosures are made of source of conflict, potential 'material risk or damage' to investor interest and develop parameters for the same.

- Apart from the above-mentioned activities, the AMC may undertake any business activities other than in the nature of management and advisory services provided to pooled assets including offshore funds, insurance funds, pension funds, provident funds, if any of such activities are not in conflict with the activities of the mutual fund subject to receipt of necessary regulatory approvals and approval of Trustees and by ensuring compliance with provisions of regulation 24(b) (i to viii). Provided further that the asset management company may, itself or through its subsidiaries, undertake portfolio management services and advisory services for other than broad based fund till further directions, as may be specified by the Board, subject to compliance with the following additional conditions: -
- i) it satisfies the Board that key personnel of the asset management company, the system, back office, bank and securities accounts are segregated activity wise and there exist system to prohibit access to inside information of various activities;
- ii) it meets with the capital adequacy requirements, if any, separately for each of such activities and obtain separate approval, if necessary under the relevant regulations.

Explanation: —For the purpose of this regulation, the term 'broad based fund' shall mean the fund which has at least twenty investors and no single investor account for more than twenty-five percent of corpus of the fund.

• Pursuant to the provisions of Prevention of Money Laundering Act, 2002 (PMLA), if after due diligence, the AMC believes that any transaction is suspicious in nature as regards money laundering, the AMC shall have absolute discretion to report such suspicious transactions to FIU-IND (Financial Intelligence Unit - India) or such other authorities as prescribed under the rules/guidelines issued thereunder by SEBI and/or RBI and take any other actions as may be required for the purposes of fulfilling its obligations under PMLA and rules/guidelines issued thereunder by SEBI and/or RBI without obtaining the prior approval of the investor/Unitholder/ any other person.

• Investors applying for subscription of Units directly with the Fund (i.e. not routed through any distributor/agent) hereinafter referred to as 'Direct Plan' will be subject to a lower expense ratio excluding distribution expenses, commission, etc. and no commission for distribution of Units will be paid / charged under Direct Plan and therefore, shall not in any manner be construed as an investment advice offered by the Mutual Fund/AMC. The subscription of Units through Direct Plan is a facility offered to the investor only to execute his/her/ their transactions at a lower expense ratio. Before making an investment decision, Investors are advised to consult their own investment and other professional advisors.

<u>Compliance with Foreign Accounts Tax Compliance Act "FATCA" / Common Reporting</u> <u>Standards "CRS"</u>

The Central Board of Direct Taxes (CBDT) has notified Rules 114F to 114H (pertaining to FATCA-CRS), as part of the Income-tax Rules, 1962, which require Indian financial institutions such as Motilal Oswal Mutual Fund to seek additional personal, tax and beneficial owner information and certain certifications and documentation from its investors/unitholders. Please note that applications for account opening could be liable to be rejected where such FATCA-CRS related information or documentation is not provided.

In relevant cases, the Mutual Fund will have to, inter-alia, report account information (e.g. holdings, redemptions or IDCW) to tax authorities / other agencies, as may be required. In this respect, the Mutual Fund would rely on the relevant information provided by its Registrar and would also use its discretion.

The onus to provide accurate, adequate and timely information would be that of the investor. In this regard, any change in the information provided should be intimated to the Mutual Fund promptly, i.e., within 30 days by the investors/unitholders. Investors/unitholders should consult their own tax advisors for any advice on tax residency or any other aspects of FATCA –CRS. Please note that the Mutual Fund will be unable to provide any advice in this regard.

Creation of segregated portfolio:

A. Introduction:

SEBI vide clause 4.4.4 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023, has advised that portfolios by mutual fund schemes investing in debt and money market instruments should have provision in the concerned SID for creating portfolio segregation

Segregated Portfolio: The portfolio comprising of debt and money market instruments, which might be affected by a credit event and shall also include the unrated debt or money market instruments affected by actual default.

Main Portfolio: Scheme portfolio excluding segregated portfolio

Total Portfolio: Scheme portfolio including the securities affected by credit events

B. Need for segregated portfolio:

While very stringent internal credit evaluation norms are being followed by AMC/Mutual Fund, the risk of credit downgrade in portfolio companies due to various factors cannot be ruled out. In the event of credit downgrade the downgrade instrument generally become illiquid making it very difficult for the fund manager to dispose of such instrument/s. In such an event segregation of such an instrument from the main portfolio will prevent the distressed asset(s) damaging the returns generated from more liquid and better-performing assets of the portfolio. It also provides fair treatment to all existing, incoming and outgoing investors, as any recovery from the issuer in future would get distributed among those investors, who would have suffered a loss due to downgrade event.

C. Credit Events

Segregated portfolio may be created, in case of a credit event at issuer level i.e. downgrade in credit rating by a SEBI registered Credit Rating Agency (CRA), as under:

- 1) Downgrade of a debt or money market instrument to 'below investment grade', or
- 2) Subsequent downgrades of the said instruments from 'below investment grade', or
- 3) Similar such downgrades of a loan rating.

The most conservative rating shall be considered, if there is difference in rating by multiple CRAs, Creation of segregated portfolio shall be based on issuer level credit events as detailed at "Credit Events" and implemented at the ISIN level.

Actual default (for unrated debt or money market instruments)

In case of unrated debt or money market instruments, the actual default of either the interest or principal amount by the issuer.

On occurrence of any default, the AMC shall inform AMFI immediately about the actual default by the issuer. Subsequent to dissemination of information by AMFI about actual default by the issuer, the AMC might segregate the portfolio of debt or money market instruments of the said issuer.

D. Segregate portfolio creation process

Creation of segregated portfolio shall be optional and at the discretion of the AMC/ Trustees.

- a. The AMC may decide on creation of segregated portfolio on the day of credit event/ actual default (as applicable). Segregated portfolio has to be created at the issuer level i.e. the scheme having multiple segregated portfolios will have multiple segregated portfolios. Once decided, AMC shall
 - i. Seek Trustee prior approval,
 - ii. Issue a press release immediately mentioning its intention to segregate such debt and money market instrument and its impact to investors. It should also disclose that the segregation shall be subject to trustee approval. Additionally, the said press release to be prominently disclosed on the website of the AMC.
 - iii. The Trustee approval has to be secured in not more than one business day from the credit event/actual default date & meanwhile the subscription and redemption in the scheme shall be suspended for processing with respect to creation of units and payment on redemptions.
- b. On receipt of the Trustee approval
 - i. the segregated portfolio shall be created effective from credit event/actual default date
 - ii. AMC shall issue press release immediately mentioning all details pertaining to the segregated portfolio. The said information shall also be submitted to SEBI.
 - iii. An e-mail or SMS should be sent to all unit holders of the concerned scheme.
 - iv. The NAV of both segregated and main portfolio shall be disclosed from the day of the credit event/ Actual Default.
 - v. All existing investors in the scheme as on the day of the credit event/actual default date will be allotted equal number of units in the segregated portfolio as held in the main portfolio.
 - vi. No redemption or subscription will be allowed in the segregated portfolio/s. However, AMC shall enable the listing of the units of the segregated portfolio on recognized stock exchange within 10 working days from the date of its creation and shall also enable transfer of units on receipt of transfer request.
- c. If the trustees do not approve the proposal to segregate portfolio, AMC shall issue a press release immediately informing investors of the same.

E. Disclosure Requirements

Communication to the investors, NAV disclosure and other disclosure including scheme performance requirements for segregated portfolio shall be as per the norms specified in the above SEBI circular.

MOAMC will comply with all communication requirements /disclosure requirements prescribed by SEBI in an event of creation of segregated portfolio. This shall include disclosures of NAV, issue of account statement, press release announcing credit event and creation of segregated portfolio/s, Disclosure of segregated portfolio in (Monthly/Half Yearly) portfolio statement, etc.

The information regarding number of segregated portfolios created in a scheme shall appear prominently under the name of the scheme at all relevant places such as SID, KIM-cum-Application Form, advertisement, AMC and AMFI websites, etc.

If the Trustee rejects the segregated portfolio proposal then AMC to issue press release and inform the decision of the Trustee to investors, post which subscription and redemption applications will be processed based on the NAV of total portfolio.

F. Valuation of security:

From the date of credit downgrade to non-investment grade, the Security shall be valued based on principal of fair valuation & hair cut prescribed by the AMFI till the time valuation agency(ies) start providing valuation for the security.

The valuation of the instruments/portfolio shall be done based on the quote/price obtained from the independent valuation agency(ies). In cases where quote/price is not available from an independent agency, the Valuation Committee will decide the methodology for valuation of such instruments/portfolio.

All subscription and redemption requests for which NAV of the day of credit event/ Actual Default or subsequent day is applicable will be processed as per the existing circular on applicability of NAV as under:

- i. Upon trustees' approval to create a segregated portfolio -
- Investors redeeming their units will get redemption proceeds based on the NAV of main portfolio and will continue to hold the units of segregated portfolio.
- Investors subscribing to the scheme will be allotted units only in the main portfolio based on its NAV.
- ii. In case trustees do not approve the proposal of segregated portfolio, subscription and redemption applications will be processed based on the NAV of total portfolio.

G. Total Expense Ratio (TER) for segregated portfolio:

AMC shall not charge investment and advisory fees on the segregated portfolio.

TER (including legal charges and excluding the investment and advisory fees) shall be charged pro-rata basis only on upon recovery of investment in the segregated portfolio. The legal charges related to recovery of the investments of the segregated portfolio may be charged to the segregated portfolio in proportion to the amount of recovery. The maximum TER limit shall be same as applicable to the main portfolio. TER in excess of limit shall be borne by AMC. However, the costs related to segregated portfolio shall in no case be charged to the main portfolio.

The TER so levied shall not exceed the simple average of such expenses (excluding the investment and advisory fees) charged on daily basis on the main portfolio (in % terms) during the period for which the segregated portfolio was in existence.

H. Distribution of recovery:

Any recovery of investment of the segregated portfolio/s (including recovery after write-off) shall be distributed immediately to the investors in proportion to their holdings in the segregated portfolio/s.

I. Monitoring of segregated portfolio:

Trustees shall monitor the compliance of the SEBI Circular in respect of creation of segregated portfolio and disclosure in this respect shall be made in Half-Yearly Trustee reports to be filed with SEBI.

J. Evaluation of negative impact on the performance incentives:

In order to avoid mis-use of the segregated portfolio, Trustees will put in place a mechanism to evaluate the negative impact of such segregation, on the performance incentives of the Fund Managers, Chief Investment Officers (CIOs), etc. involved in the investment process of securities under the segregated portfolio, mirroring the existing mechanism for performance incentives of MOAMC., including claw back of such amount to the segregated portfolio of the scheme.

The amount forfeited shall be credited to the segregated portfolio of the concern scheme(s) in the ratio of value of the securities downgraded in the respective schemes before the credit event.

K. Action Taken Report:

AMC shall put sincere efforts to recover the bad investment. An Action Taken Report should be prepared and placed before the Board of Trustee meeting/s till the matter is finally resolved.

Illustration of segregated portfolio

The below table shows how a security affected by a credit event will be segregated and its impact on investors:

Portfolio Date: September 30, 2023

Downgrade Event Date: September 30, 2023

Mr. X is holding 1000 units of the scheme for an amount of Rs 12,323.10 (1,000 *12.3231)

Security	Rating	Type of the	Quantity	Market Price		% of Net
		security		Per Unit (Rs)	Value (Rs)	Assets
8.50% A Ltd.	CRISIL AAA	NCD	500	101.4821	50,741.05	41.18%
9.00 % B Ltd.	CRISIL AA+	NCD	25	120.00	3000.00	2.43%
8.75% C Ltd.	CRISIL AA+	NCD	25	100.7341	2518.35	2.04%
8.00% D Ltd.	CRISIL AA+	NCD	375	102.7886	38,545	31.28%
Cash & cash					28,425.52	23.07%
equivalents						
Net Assets					1,23,230.63	100.00%
Unit capital (no of					10,000.000	
units)						

Portfolio before downgrade event

NAV (In Rs)					12.3231	
Security	9.00% B Ltd.	from AA+ to D				
downgraded						
Valuation Marked	75.00%	Valuation agene	cies shall be	providing the va	luation price p	ost
down by		consideration of	f standard h	aircut matrix.		

Total Portfolio as on September 30, 2023

Security	Rating	Type of the	Quantity	Market Price	Market	% of Net
		security		Per Unit (Rs)	Value (Rs)	Assets
8.50% A Ltd.	CRISIL AAA	NCD	500	101.4821	50,741.05	41.94%
9.00 % B Ltd.	CRISIL D	NCD	25	30.00	750	0.62%
8.75% C Ltd.	CRISIL AA+	NCD	25	100.7341	2518.35	2.08%
8.00% D Ltd.	CRISIL AA+	NCD	375	102.7886	38,545	31.86%
Cash & cash					28,425.52	23.50%
equivalents						
Net Assets					120,980.63	100.00%
Unit capital (no					10,000.000	
of units)						
NAV (In Rs)					12.0981	

Main Portfolio as on September 30, 2023

Security	Rating	Type of the	Quantity	Market Price	Market	% of Net
		security		Per Unit (Rs)	Value (Rs)	Assets
8.50% A Ltd.	CRISIL AAA	NCD	500	101.4821	50,741.05	42.20%
8.75% C Ltd.	CRISIL AA+	NCD	25	100.7341	2518.35	2.09%
8.00% D Ltd.	CRISIL AA+	NCD	375	102.7886	38,545	32.06%
Cash & cash					28,425.52	23.64%
equivalents						
Net Assets					120,230.63	100.00%
Unit capital (no					10,000.000	
of units)						
NAV (In Rs)					12.0231	

Segregated Portfolio as on September 30, 2023

Security	Rating	Type of the security	Quantity	Market Price Per Unit (Rs)	Market Value (Rs)	% of Net Assets
9.00 % B Ltd.	CRISIL D	NCD	25	30.00	750	100%
Net Assets		neb		20100	750	100.00%
Unit capital (no of					10,000.000	
units)						
NAV (In Rs)					0.075	

Net impact on value of holding of Mr. X after creation of segregation portfolio

	Main Portfolio	Segregated Portfolio	Total Value
No. of Units	1,000	1000	
NAV (in Rs)	12.0231	0.075	
Total Value (in Rs)	12,023.10	75	12,098.10

Listing of Mutual Fund schemes that are in the process of winding up

When the schemes in the process of winding-up in terms of Regulation 39(2)(a) of MF Regulations, its units shall be listed on recognized stock exchange provide an exit to investors, subject to compliance with listing formalities as stipulated by the stock exchange.

However, pursuant to listing, trading on stock exchange mechanism will not be mandatory for investors, rather, if they so desire, may avail an optional channel to exit provided to them.

Trading in units of such a listed scheme that is under the process of winding up, shall be in dematerialised form. AMCs shall enable transfer of such units which are held in form of Statement of Account (SoA) / unit certificates.

Detailed operational modalities for trading and settlement of units of MF schemes that are under the process of winding up, shall be finalized by the stock exchanges where units of such schemes are being listed, in consultation with SEBI. The operational modalities shall include the following:

a. Mechanism for order placement, execution, payment and settlement;

b. Enabling bulk orders to be placed for trading in units;

c. Issue related to suspension of trading, declaration of date for determining the eligibility of unitholders etc. in respect of payments to be made by the AMC as part of the winding up process; d. Disclosures to be made by AMCs including disclosure of NAV on daily basis and scheme portfolio periodically etc.

The stock exchange will develop a mechanism along with RTA for trading and settlement of such units held in the form of SoA/ Unit Certificate

The AMC, its sponsor, employees of AMC and Trustee shall not be permitted to transact (buy or sell) in the units of such schemes that are under the process of being wound up. The compliance of the same will be monitored both by the Board of AMC and Trustee.

D. DEFINITIONS

In this SID, the following words and expressions shall have the meaning specified below, unless the context otherwise requires:

Applicable NAV	Unless stated otherwise in this document, 'Applicable NAV' is the Net Asset Value at the close of a Business/Working Day on which the purchase or redemption is sought by an investor and determined by the Fund.			
Applicable NAV for redemptions and switch- outs	In respect of valid applications received upto 3.00 pm on a business day by the Mutual Fund, same day's closing NAV shall be applicable. In respect of valid applications received after the cut off time by the Mutual Fund: the closing NAV of the next business day.			
Asset Management Company or AMC or Investment Manager or MOAMC	Motilal Oswal Asset Management Company Limited (MOAMC), a Company incorporated under the provisions of the Companies Act, 1956, and approved by SEBI to act as the Asset Management Company for the Schemes of Motilal Oswal Mutual Fund.			
Business Day / Working Day	 Any day other than: (a) Saturday and Sunday (b) a day on which capital/debt markets/money markets in Mumbai are closed or are unable to trade for any reason (c) a day on which the Banks in Mumbai are closed or RBI is closed (d) a day on which both the BSE Ltd. and National Stock Exchange of 			

	India Ltd. are closed (e) a day which is public/Bank holiday at a collection centre/ investor service centre/official point of acceptance where the application is received (f) a day on which sale and repurchase of units is suspended by the Trustee/AMC (g) a day on which normal business could not be transacted due to storms, floods, bandhs, strikes or such other event as the AMC may specify from time to time. However, the AMC reserves the right to declare any day as the Business / Working Day or otherwise at any or all collection centres / investor service centre / official point of acceptance.
Collecting Bank	Branches of Banks during the New Fund Offer Period authorized to receive application(s) for units, as mentioned in this document.
Custodian	A person who has been granted a certificate of registration to carry on the business of custodian of securities by SEBI under the SEBI (Custodian of Securities) Regulations, 1996 which for the time being is Deutsche Bank A.G.
Cut-Off time	Cut off timing in relation to subscription and redemption of Units means the outer limits of timings on a particular Business Day which are relevant for determination of Applicable NAV that is to be applied for the transaction.
Debt Instruments	Government securities, corporate debentures, bonds, promissory notes, money market instruments, pass through certificates, asset backed securities / securitised debt and other possible similar securities.
Depository	As defined in the Depositories Act, 1996 and includes National Securities Depository Ltd (NSDL) and Central Depository Services Ltd (CDSL).
Depository Participant	A person registered as such under sub section (1A) of section 12 of the Securities and Exchange Board of India Act, 1992.
Derivative Exposure"	Derivative includes (i) a security derived from an equity index or from a debt instrument, equity share, loan whether secured or unsecured, risk instrument or contract for differences or any other form of security; (ii) a contract which derives its value from the prices, or index of prices, or underlying securities. As per clause 12.25 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-
	PoD-1 / P/ CIR / 2023/74 dated May 19, 2023 each position taken in derivatives shall have an associated exposure as defined under Exposure is the maximum possible loss that may occur on a position. However, certain derivative positions may theoretically have unlimited possible loss. Exposure in derivative positions shall be computed as follows: Long Futures : Futures Price * Lot Size * Number of Contracts Short Futures : Futures Price * Lot Size * Number of Contracts Option Bought : Option Premium Paid * Lot Size * Number of Contracts
Distributor	Such persons/firms/ companies/ corporate who fulfil the criteria laid down by SEBI/AMFI from time to time and empanelled by the AMC to distribute/sell/market the Schemes of the Fund.

IDCW (Income Distribution sum conital	Income Distribution cum Capital Withdrawal or IDCW refers to		
Distribution cum capital withdrawal)	distribution of income of a mutual fund scheme, which may include both IDCWs paid by stocks and capital gains made by selling underlying stocks from the scheme portfolio.		
ELSS or ELSS	Equity Linked Savings Scheme, 2005, as notified by the Ministry of		
Guidelines or ELSS	Finance (Department of Economic Affairs) vide notification dated 03		
Rules	November, 2005 and amended vide notification dated 13 December,		
	2005 and such other notifications issued thereafter.		
Entry Load	Load on Re-purchase /Switch-in of Units.		
Equity Related	Equity Related Instruments includes convertible bonds and debentures,		
Instruments	convertible preference shares, warrants carrying the right to obtain equity		
	shares, equity derivatives and any other like instrument.		
Exit Load	Load on Sale / redemption/Switch-out of Units.		
Foreign Portfolio	FPI means a person who satisfies the eligibility criteria prescribed under		
Investor or FPI	Regulation 4 and has been registered under Chapter II of Securities and Exchange Board of India (Foreign Portfolio Investor) Regulations, 2014.		
	Provided that any foreign institutional investor or qualified foreign		
	investor who holds a valid certificate of registration shall be deemed to		
	be a foreign portfolio investor till the expiry of the block of three years		
	for which fees have been paid as per the Securities and Exchange Board		
	of India (Foreign Institutional Investors) Regulations, 1995.		
Gilts or Government	Securities created and issued by the Central and / or a State Government		
Securities'	(including Treasury Bills) or Government Securities as defined in the		
	Public Debt Act, 1944, as amended or re-enacted from time to time.		
NSE Indices Ltd.	NSE Indices Ltd., a subsidiary of NSE Strategic Investment Corporation		
	Limited.		
Investment	Investment Management Agreement dated May 21, 2009, as amended		
Management	from time to time, entered into between Motilal Oswal Trustee Company		
Agreement / IMA	Ltd. and MOAMC.		
Load	In case of subscription, the amount paid by the prospective investors on		
	purchase of a unit (Entry Load) in addition to the Applicable NAV and in		
	case of redemption, the amount deducted from the Applicable NAV on		
	the redemption of unit (Exit Load).		
	Presently, entry load cannot be charged by Mutual Fund scheme.		
Money market	Includes Commercial papers, Commercial bills, Treasury bills,		
instruments	Government securities having an unexpired maturity up to one year, call		
	or notice money, certificate of deposit, Bills Rediscounting, Repos,		
	Triparty Repo, usance bills, and any other like instruments as specified		
	by the Securities and Exchange Board of India (SEBI) /Reserve Bank of		
	India (RBI) from time to time.		
Mutual Fund	Motilal Oswal Mutual Fund (MOMF), a trust set up under the provisions		
	of Indian Trust Act, 1882 and registered with SEBI vide Registration no.		
Not A goot Volue / NAV	MF/063/09/04.		
Net Asset Value / NAV	Net Asset Value per unit of the Scheme calculated in the manner		

	described in this SID or as may be prescribed by the SEBI Regulations from time to time.			
Nifty 500 Total Return Index	Nifty 500 Total Return Index means an Index owned and operated by NSE Indices Ltd.			
NRI or Non Resident Indian	A person resident outside India who is a citizen of India or is a person of Indian origin as per the meaning assigned to the term under the Foreign Exchange Management (Investment in Firm or Proprietary Concern in India) Regulations, 2000.			
Person of Indian Origin	A citizen of any country other than Bangladesh or Pakistan, if (a) he at any time held an Indian passport; or (b) he or either of his parents or any of his grandparents was a citizen of India by virtue of Constitution of India or the Citizenship Act, 1955 (57 of 1955); or (c) the person is a spouse of an Indian citizen or person referred to in sub-clause (a) or (b).			
Qualified Foreign Investor (QFI)	Qualified Foreign Investor means a person who has opened a dematerialized account with a qualified depository participant as a qualified foreign investor.			
	Provided that any foreign institutional investor or qualified foreign investor who holds a valid certificate of registration shall be deemed to be a foreign portfolio investor till the expiry of the block of three years for which fees have been paid as per the Securities and Exchange Board of India (Foreign Institutional Investors) Regulations, 1995.			
Risk-o-meter	Risk-o-meter forms part of the Product labelling and depicts Risk level of the scheme. The risk-o-meter of the scheme shall be in accordance with clause 5.16.1 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023 and the same shall be evaluated and updated on a monthly basis.			
Reserve Bank of India or RBI	The Reserve Bank of India established under The Reserve Bank of India Act, 1934.			
Redemption/Repurchase	Redemption of units of the Scheme as permitted under applicable regulations.			
Registrar and Transfer Agent	KFin Technologies Limited registered under the SEBI (Registrar to an Issue and Share Transfer Agents) Regulations, 1993.			
Repo or Reverse Repo	or Reverse Repo Sale/Purchase of Government Securities with simultaneous agreement to repurchase/resell them at a later date.			
Sale / Subscription	n Sale or allotment of units to the Unitholder upon subscription by the investor/applicant under the Scheme.			
Scheme	Motilal Oswal ELSS Tax saver Fund (Formerly known as Motilal Oswal Long Term Equity Fund)			
Scheme Information Document (SID)	This document issued by Motilal Oswal Mutual Fund for offering units of the Scheme.			
SEBI	Securities and Exchange Board of India, established under Securities and Exchange Board of India Act, 1992 as amended from time to time.			

	SEBI (Mutual Funds) Regulations, 1996 as amended from time to time.				
Sponsor	Motilal Oswal Financial Services Ltd (MOFSL).				
Statement of Additional					
Information (SAI)	of Motilal Oswal Mutual Fund, its constitution and certain tax, legal and				
Information (SAT)	general information. SAI is legally a part of the SID.				
Switch	Redemption of a unit in the scheme (including the plans / options				
Switch	therein) against purchase of a unit in another existing scheme (including plans/options therein), subject to completion of lock-in period, if any, of the units of the scheme from where the units are being switched.				
Systematic Investment	Facility given to the Unit holders to invest specified sums in the Scheme				
Plan or SIP	on periodic basis by giving a single instruction.				
Systematic Transfer	Facility given to the Unit holders to transfer sums on periodic basis from				
Plan or STP	one scheme to another schemes launched by the Mutual Fund from time				
	to time by giving a single instruction, subject to lock-in condition of the				
	scheme.				
Systematic Withdrawal	Facility given to the Unit holders to withdraw amounts from the Scheme				
Plan or SWP	on periodic basis by giving a single instruction, subject to lock-in				
	condition of the scheme.				
Tri-party Repo	Repo contract where a third entity (apart from the borrower and lender),				
	called a Tri-Party Agent, acts as an intermediary between the two parties				
	to the repo to facilitate services like collateral selection, payment and				
	settlement, custody and management during the life of the transaction.				
T 4					
Trustee	Motilal Oswal Trustee Company Ltd. (MOTC), a Company incorporated under the Companies Act, 1956 and approved by SEBI to act as Trustee of the Schemes of Motilal Oswal Mutual Fund.				
Trust Deed	The Deed of Trust dated May 29, 2009 made by and between the				
	Sponsor and the Trustee Company establishing the Mutual Fund, as				
	amended by Deed of First Variation dated December 7, 2009, Deed of				
	Second Variation dated December 17, 2009, Deed of Third Variation				
	dated August 21, 2018 and Deed of Fourth Variation dated August 18,				
	2022.				
Unit	The interest of Unitholder which consists of each unit representing one undivided share in the assets of the Scheme.				
Unitholder / Investor	A person holding unit(s) in the Scheme of Motilal Oswal Mutual Fund				
	offered under this SID.				

Interpretation:

For all purposes of this SID, except as otherwise expressly provided or unless the context otherwise requires:

- all references to the masculine shall include feminine and all reference to the singular shall include plural and vice-versa.
- all references to Unit holders whether masculine or feminine include references to nonindividuals unless repugnant to the context thereof.
- all references to "dollars" or "\$" refer to the Unites States Dollars and "Rs" refer to the Indian Rupees. A "crore" means "ten million" and a "lakh" means a "hundred thousand".
- all references to timings relate to Indian Standard Time (IST).
- Headings are for ease of reference only and shall not affect the construction or interpretation of this Document.

E. DUE DILIGENCE BY THE ASSET MANAGEMENT COMPANY

It is confirmed that:

- (i) The Scheme Information Document forwarded to SEBI is in accordance with the SEBI (Mutual Funds) Regulations, 1996 and the guidelines and directives issued by SEBI from time to time.
- (ii) All legal requirements connected with the launching of the Scheme as also the guidelines, instructions, etc., issued by the Government and any other competent authority in this behalf, have been duly complied with.
- (iii) The disclosures made in the Scheme Information Document are true, fair and adequate to enable the investors to make a well informed decision regarding investment in the proposed Scheme.
- (iv) The intermediaries named in the Scheme Information Document and Statement of Additional Information are registered with SEBI and their registration is valid, as on date.
- (v) The contents of the Scheme Information Document including figures, data, yields, etc. have been checked and are factually correct.

For Motilal Oswal Asset Management Company Limited (Investment Manager for Motilal Oswal Mutual Fund)

Sd/-

Aparna Karmase Head – Compliance, Legal & Secretarial

Place: Mumbai Date: October 30, 2023

II. INFORMATION ABOUT THE SCHEME

A. TYPE OF SCHEME

An open ended equity linked saving scheme with a statutory lock in of 3 years and tax benefit.

Eligible Investors in the Scheme (who are "Assesse" as per the ELSS Rules) are entitled to deductions of the amount invested in Units of the Scheme to such extent (presently Rs. 1,50,000/-) under Section 80C of the Income Tax Act, 1961 and subject to such conditions as may be notified from time to time. The Scheme has been prepared in accordance with the notifications dated November 3, 2005 and December 13, 2005 issued by the Department of Economic affairs, Ministry of Finance, Government of India and intends to meet the requirements of any other notifications/ regulations that may be prescribed by the Government/ regulatory bodies from time to time.

B. INVESTMENT OBJECTIVE

The investment objective of the scheme is to generate long-term capital appreciation from a diversified portfolio of predominantly equity and equity related instruments.

However, there can be no assurance or guarantee that the investment objective of the Scheme would be achieved.

C. ASSET ALLOCATION

The asset allocation pattern of the Scheme would be as follows:

Instruments	Indicative Allocations (%of total assets)		Risk Profile
	Minimum	Maximum	High/Medium/Low
Equity & equity related instruments	80	100	High
Debt Instruments, Money Market Instruments, G-Secs, Cash and Cash at call, etc.	0	20	Low to Medium

Money Market Instruments include CMBs, T-Bills, and Government securities with an unexpired maturity upto one year, Tri-party repo (TREPS) & Repo/ Reverse Repo.

The Scheme may invest in derivative products from time to time only if permitted under ELSS Rules. In such event, the exposure to derivative instruments shall not exceed 50% of the total Net Assets of Scheme. The Scheme shall not write options or purchase instruments with embedded written options. The Scheme may use derivatives for such purposes as maybe permitted by the Regulations, including for the purpose of hedging and portfolio balancing, based on the opportunities available and subject to guidelines issued by SEBI from time to time.

The cumulative gross exposure through through equity, debt, derivative positions (including commodity and fixed income derivatives), repo transactions and credit default swaps in corporate debt securities, money market instruments and other permitted securities/assets and such other securities/assets as may be permitted by the Board from time to time will not exceed 100% of the net assets of the scheme.

The Scheme may engage in Stock Lending, as and when permitted under the applicable regulations and ELSS rules. In such event, the Scheme shall not participate in securities lending of not more than 20% of total Net Assets of the Scheme and would limit its exposure with regard to securities lending for a single intermediary to the extent of 5% of the total net assets at the time of lending.

The scheme will not invest in foreign securities, securitized debt, corporate debt repo and corporate reverse repo. The scheme shall not undertake short selling.

The scheme shall invest in equity and equity related instruments, debt and money market instruments as per the investment objective of the scheme. While it is the intention of the Scheme to maintain the maximum exposure guidelines provided in the table above, there may be instances when these percentages may be exceeded. Typically, this may occur while the Scheme is new and the corpus is small thereby causing diversification issues.

The Scheme may review the above pattern of investments based on views on Indian equities and asset liability management needs. However, at all times the portfolio will adhere to the overall investment objectives of the Scheme. Subject to SEBI Regulations/ELSS Guidelines, the asset allocation pattern indicated above may change from time to time, keeping in view market conditions, market opportunities, applicable regulations, legislative amendments and political and economic factors. It must be clearly understood that the percentages stated above are only indicative and not absolute. These proportions may vary depending upon the perception of the fund manager; the intention being at all times to seek to protect the interests of the Unit holders. Such changes in the investment pattern will be for short term and for defensive considerations only.

Change in Asset Allocation

Subject to the Regulations and clause 2.9 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023; the asset allocation pattern indicated above for the Scheme may change from time to time. In the event of deviation from the mandated asset allocation of the Scheme mentioned in the SID due to passive breaches (occurrence of instances not arising out of omission and commission of AMC), then the AMC shall rebalance the portfolio within a period of 30 business days. Where the portfolio is not rebalanced within 30 business days, justification writing, including details taken to rebalance the portfolio shall be placed before the Investment Committee. The Investment Committee, if so desires, can extend the timelines up to sixty (60) business days from the date of completion of mandated rebalancing period.

In case, the portfolio of scheme is not rebalanced within the aforementioned mandated plus extended timelines, AMCs shall:

i) not be permitted to launch any new scheme till the time the portfolio is rebalanced.

ii) not to levy exit load, if any, on the investors exiting such scheme(s).

Rebalancing due to Short Term Defensive Consideration:

Subject to the Regulations, the asset allocation pattern indicated above may change from time to time, keeping in view market conditions, market opportunities, applicable regulations, legislative amendments and political and economic factors. It must be clearly understood that the percentages stated above are only indicative and not absolute.

These proportions can vary depending upon the perception of the fund manager; the intention being at all times to seek to protect the interests of the Unit holders. In accordance with 1.14.1.2 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 20231, such changes in the investment pattern will be for short term on defensive considerations only and the fund manager will rebalance the portfolio within 30 calendar days from the date of deviation.

The exposure to large cap stocks which are classified as such by Securities and Exchange Board of India (SEBI) or Association of Mutual Funds in India (AMFI) from time to time, in terms of SEBI Circular dated October 6, 2017. This list would be uploaded on AMFI website and updated every six months; accordingly, the fund manager will rebalance the portfolio of the Scheme within the stipulated period (at present 1 month).

D. INVESTMENT BY THE SCHEME

The Scheme will invest in Equity and Equity related instruments, Debt instruments, Money Market Instruments, G-Sec, Cash and cash equivalents, etc.

Subject to the Regulations and other prevailing Laws as applicable, the corpus of the Scheme can be invested in any (but not exclusively) of the following securities:

- Equity and Equity related instruments
- Debt securities and Money Market Instruments (including reverse repos and Tri-party repo (TREPS)).
- Derivatives as may be permitted by SEBI / RBI/ ELSS Guidelines.
- Pending deployment of funds as per the investment objective of the Scheme, the funds may be parked in short term deposits of scheduled commercial banks, subject to guidelines and limits specified by SEBI.
- Units of Mutual Fund
- Any other instruments as may be permitted by RBI/SEBI/ELSS Guidelines regulatory authorities under prevailing laws from time to time.

The investment restrictions and the limits are specified in the Schedule VII of SEBI Regulations which are mentioned in the section 'Investment Restrictions'.

Equity related instruments include cumulative convertible preference shares and fully convertible debentures and bonds of companies. It may also include partly convertible issues of debentures and bonds including those issued on rights basis subject to the condition that, as far as possible, the nonconvertible portion of the debentures so acquired or subscribed, shall be disinvested within a period of twelve months.

In accordance with the Equity Linked Savings Scheme (ELSS) guidelines, investments in equity and equity related instruments shall be to the extent of at least 80% of net assets of the scheme in equity and equity related instruments as specified above. The Scheme has strived to invest its funds in the manner stated above within a period of six months from the date of closure of the NFO. However, in exceptional circumstances, this requirement may be dispensed with by the Scheme in order that the interest of the investors is protected.

The Securities mentioned above could be listed, unlisted, privately placed, secured, unsecured, rated or unrated and of any maturity. The Securities may be acquired through initial public offerings, secondary market operations, and private placement, rights offers or negotiated transactions. The scheme may invest the funds of the scheme in short term deposits of scheduled commercial banks as permitted under extant regulations as per clause 12.16.1.3. of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 202and Clause 8 of Seventh Schedule of Mutual Funds Regulations, 1996. As per the stated Regulations, Mutual Funds shall not park more than 15% of their net assets in short term deposits of all scheduled commercial banks put together. This limit however may be raised to 20% with prior approval of the Trustees. Also, parking of funds in short term deposits of associate and sponsor scheduled commercial banks together shall not exceed 20% of the total deployment by the Mutual Fund in short term deposits.

Investments in Derivative Instruments

The Scheme may invest in derivative products from time to time, for portfolio rebalancing and hedging purposes. The Scheme may enter into forward contracts, future contracts or buy or sell options or any other derivative instruments that are permissible or may be permissible in future under applicable regulations and such investments shall be in accordance with the investment objective of the Scheme.

Exposure by the Scheme in derivative instruments shall not exceed 50% of the total Net Assets of Scheme.

(a) Limit for investment in Derivative instruments

In accordance with clauses 7.5.1.4 and 12.25 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023, the following conditions shall apply to the Scheme's participation in the Derivatives market. The investment restrictions applicable to the Scheme's participation in the Derivatives market will be as prescribed or varied by SEBI from time to time.

i. Position limit for the Mutual Fund in index options contracts

a. The Mutual Fund's position limit in all index options contracts on a particular underlying index shall be Rs. 500 crore or 15% of the total open interest of the market in index options, whichever is higher, per Stock Exchange.

b. This limit would be applicable on open positions in all options contracts on a particular underlying index.

ii. Position limit for the Mutual Fund in index futures contracts

a. The Mutual Fund's position limit in all index futures contracts on a particular underlying index shall be Rs. 500 crore or 15% of the total open interest of the market in index futures, whichever is higher, per stock Exchange.

b. This limit would be applicable on open positions in all futures contracts on a particular underlying index.

iii. Additional position limit for hedging for the Mutual Fund:

In addition to the position limits at point (i) and (ii) above, the Mutual Fund may take exposure in equity index Derivatives subject to the following limits:

a. Short positions in index Derivatives (short futures and long puts) shall not exceed (in notional value) the Fund's holding of stocks.

b. Long positions in index Derivatives (long futures and long calls) shall not exceed (in notional value) the Mutual Fund's holding of cash, Government Securities, T-Bills and similar instruments.

iv. Position limit for the Mutual Fund for stock based Derivative contracts

The Mutual Fund position limit in a derivative contract on a particular underlying stock, i.e. stock option contracts and stock futures contracts will be as follows:-

• The combined futures and options position limit shall be 20% of the applicable Market Wide Position Limit (MWPL).

v. Position limit for each scheme of the Mutual Fund

The scheme-wise position limit requirements shall be:

a. For stock option and stock futures contracts, the gross open position across all Derivative contracts on a particular underlying stock of the Scheme shall not exceed the higher of:

1% of the free float market capitalisation (in terms of number of shares) or 5% of the open interest in the Derivative contracts on a particular underlying stock (in terms of number of contracts).

b. This position limits shall be applicable on the combined position in all Derivative contracts on an underlying stock at a stock exchange.

c. For index based contracts, the Fund shall disclose the total open interest held by its schemes or all schemes put together in a particular underlying index, if such open interest equals to or exceeds 15% of the open interest of all Derivative contracts on that underlying index.

As and when SEBI notifies amended limits in position limits for exchange traded derivative contracts in future, the aforesaid position limits, to the extent relevant, shall be read as if they were substituted with the SEBI amended limits.

Exposure Limits for all schemes

The cumulative gross exposure through equity, debt and Derivative positions shall not exceed 100% of the net assets of the Scheme. The Fund shall not write options or purchase instruments with embedded written options. The total exposure related to option premium paid must not exceed 20% of the net assets of the scheme. Cash or cash equivalents with residual maturity of less than 91 days may be treated as not creating any exposure.

Exposure due to hedging positions may not be included in the above mentioned limits subject to the following:

- a. Hedging positions are the Derivative positions that reduce possible losses on an existing position in Securities and till the existing position remains.
- b. Hedging positions cannot be taken for existing Derivative positions. Exposure due to such positions shall have to be added and treated under limits mentioned above.
- c. Any Derivative instrument used to hedge has the same underlying security as the existing position being hedged.
- d. The quantity of underlying associated with the Derivative position taken for hedging purposes does not exceed the quantity of the existing position against which hedge has been taken.

However, exposure due to Derivative positions taken for hedging purposes in excess of the underlying position against which the hedging position has been taken, shall be treated under the limits mentioned above.

Concepts and Examples:

Futures

Futures (Index & Stocks) are forward contracts traded on the exchanges & have been introduced both by BSE and NSE. Currently futures of 1 month (near month), 2 months (next month) and 3 months (far month) are presently traded on these exchanges. These futures expire on the last working Thursday of the respective months.

Illustration with Index Futures

In case the Nifty near month future contract is trading at say, Rs. 9,600, and the fund manager has a view that it will depreciate going forward; the Scheme can initiate a sale transaction of Nifty futures at Rs. 9,610 without holding a portfolio of equity stocks or any other underlying long equity position. Once the price falls to Rs. 9,500 after say, 20 days, the Scheme can initiate a square-up transaction by buying the said futures and book a profit of Rs. 110.

Correspondingly, if the fund manager has a positive view he can initiate a long position in the index / stock futures without an underlying cash/ cash equivalent subject to the extant regulations.

There are futures based on stock indices as mentioned above as also futures based on individual stocks. The profitability of index /stock future as compared to an individual security will inter-alia depend upon:

- The Carrying cost,
- The interest available on surplus funds, and
- The transaction cost

Example of a typical future trade and the associated costs:

Particulars	Index Future	Actual Purchase of Stocks
Index at the beginning of the month	9,600	9,600
Price of 1 Month Future	9,620	-
A. Execution Cost: Carry and other index future costs	20	-
B. Brokerage Costs (0.05% of Index Future and 0.12% for spot stocks)	4.81	11.52
C. Gains on Surplus Funds: (Assumed 6.00% p.a. return on 85% of the	40.325	0
money left after paying 15% margin)		
(6.00%*9600*85%*30days/365)		
Total Cost (A+B-C)	-15.51	11.52

Few strategies that employ stock /index futures and their objectives:

A. Arbitrage

1. Buying spot and selling future: Where the stock of a company "A" is trading in the spot market at Rs. 100 while it trades at Rs. 102 in the futures market, then the Scheme may buy the stock at spot and sell in the futures market thereby earning Rs. 2.

Buying the stock in cash market and selling the futures results into a hedge where the Scheme has locked in a spread and is not affected by the price movement of cash market and futures market. The arbitrage position can be continued till expiry of the future contracts when there is a convergence between the cash market and the futures market. This convergence enables the Scheme to generate the arbitrage return locked in earlier.

2. Selling spot and buying future: In case the Scheme holds the stock of a company "A" at say Rs. 100 while in the futures market it trades at a discount to the spot price say at Rs. 98, then the Scheme may sell the stock and buy the futures.

On the date of expiry of the stock future, the Scheme may reverse the transactions (i.e. buying at spot & selling futures) and earn a risk-free Rs. 2 (2% absolute) on its holdings without any dilution of the view of the fund manager on the underlying stock.

Further, the Scheme can still benefit from any movement of the price in the upward direction, i.e. if on the date of expiry of the futures, the stock trades at Rs. 110 which would be the price of the futures too, the Scheme will have a benefit of Rs. 10 whereby the Scheme gets the 10% upside movement together with the 2% benefit on the arbitrage and thus getting a total return of 12%. The corresponding return in case of holding the stock would have been 10%.

Note: The same strategy can be replicated with a basket of Nifty-50 stocks (Synthetic NIFTY) and the Nifty future index.

B. Buying/ Selling Stock future:

When the Scheme wants to initiate a long position in a stock whose spot price is at say, Rs.100 and futures is at 98, then the Scheme may just buy the futures contract instead of the spot thereby benefiting from a lower cost.

In case the Scheme has a bearish view on a stock which is trading in the spot market at Rs.98 and the futures market at say Rs. 100, the Scheme may subject to regulations, initiate a short position in the futures contract. In case the prices align with the view and the price depreciates to say Rs. 90, the Scheme can square up the short position thereby earning a profit of Rs.10 vis-a- vis a fall in stock price of Rs. 8.

C. Hedging:

The Scheme may use exchange-traded derivatives to hedge the equity portfolio. Both index and stock futures and options may be used to hedge the stocks in the portfolio.

D. Alpha Strategy:

The Scheme will seek to generate alpha by superior stock selection and removing market risks by selling appropriate index. For example, one can seek to generate positive alpha by buying a bank stock and selling Bank Nifty future.

Risk associated with these strategies:

- 1. Lack of opportunities
- 2. Inability of derivatives to correlate perfectly with underlying security and
- 3. Execution Risk, whereby ultimate execution takes place at a different rates than those devised by the strategy.

Execution of these strategies depends upon the ability of the fund manager to identify and execute based on such opportunities. These involve significant uncertainties and decision of fund manager may not always be profitable. No assurance can be given that the fund manager will be able to identify or execute such strategies.

Option Contracts (Stock and Index)

An Option gives the buyer the right, but not the obligation, to buy (call) or sell (put) a stock at an agreed upon price during a certain period of time or on a specific date.

Options are used to manage risk or as an investment to generate income. The price at which underlying security is contracted to be purchased or sold is called the Strike Price.

Options that can be exercised on or before the expiration date are called American Options while, Options that can be exercised only on the expiration date are called European Options

	Stock / Index Options	Buy Call	Sell Call	Buy Put	Sell Put
1.	View on Underlying	Positive	Negative	Negative	Positive
2.	Premium	Pay	Receive	Pay	Receive
3.	Risk Potential	Limited to premium paid	Receive	Limited to premium paid	Receive
4.	Return Potential	Unlimited	Premium	Unlimited	Premium
			Received		Received

Options Risk / Return Pay - off Table

Note: The above table is for the purpose of explaining concept of options contract. As per the current Regulations, the Scheme(s) cannot write option or purchase instrument with embedded write option.

Option contracts are of two types - Call and Put

Call Option:

A call option gives the buyer, the right to buy specified quantity of the underlying asset at the set strike price on or before expiration date and the seller (writer) of call option however, has the obligation to sell the underlying asset if the buyer of the call option decides to exercise the option to buy.

Put Option:

A put option gives the buyer the right to sell specified quantity of the underlying asset at the set strike price on or before expiration date and the seller (writer) of put option however, has the obligation to buy the underlying asset if the buyer of the put option decides to exercise his option to sell.

Index Options / Stock Options

Index options / Stock options are termed to be an efficient way of buying / selling an index/stock compared to buying / selling a portfolio of physical shares representing an index for ease of execution and settlement. The participation can be done by buying / selling either Index futures or by buying a call/put option.

The risk are also different when index /stock futures are bought/sold vis-a-vis index/ stocks options as in case of an index future there is a mark to market variation and the risk is much higher as compared to buying an option, where the risk is limited to the extent of premium paid.

In terms of provision of SEBI circular dated August 18, 2010, the Scheme shall not write options or purchase instruments with embedded written options.

The illustration below explains how one can gain using Index call / put option. These same principals of profit / loss in an Index option apply in Toto to that for a stock option.

Call Option

Suppose an investor buys a Call option on 1 lot of Nifty 50 (Lot Size: 75 units)

- Nifty index (European option)
- Nifty 1 Lot Size: 75 units
- Spot Price (S): 9600
- Strike Price (x): 9700 (Out-of-Money Call Option)
- Premium: 37

Total Amount paid by the investor as premium [75*37] = 2775

There are two possibilities i.e. either the index moves up over the strike price or remains below the strike price.

Case 1- The index goes up

• An investor sells the Nifty Option described above before expiry:

Suppose the Nifty index moves up to 9900 in the spot market and the premium has moved to Rs 250 and there are 15 days more left for the expiry. The investor decides to reverse his position in the market by selling his 1 Nifty call option as the option now is in the Money.

His gains are as follows:

- Nifty Spot: 9600
- Current Premium: Rs.250
- Premium paid: Rs.37
- Net Gain: Rs.250- Rs.37 = Rs.213 per unit
- Total gain on 1 lot of Nifty (75 units) = Rs. 15,975 (75*213)

In this case the premium of Rs.250 has an intrinsic value of Rs. 200 per unit and the remaining Rs. 50 is the time value of the option.

• An investor exercises the Nifty Option at expiry

Suppose the Nifty index moves up to 9800 in the spot market on the expiry day and the investor decides to reverse his position in the market by exercising the Nifty call option as the option now is in the money.

His gains are as follows:

- Nifty Spot: 9800
- Premium paid: Rs.37
- Exercise Price: 9700
- Receivable on exercise: 9800-9700 = 100
- Total Gain: Rs. 4725 {(100-37) *75}

In this case the realised gain is only the intrinsic value, which is Rs.100, and there is no time value.

Case 2 - The Nifty index moves to any level below 9700

Then the investor does not gain anything but on the other hand his loss is limited to the premium paid: Net Loss is Rs.2775 (Loss is capped to the extent of Premium Paid) (Rs 37 Premium paid*Lot Size: 75 units).

Put Option

Suppose an investor buys a Put option on 1 lot of Nifty 50.

- Nifty 1 Lot Size: 75 units
- Spot Price (S): 9600
- Strike Price (x): 9500 (Out-of-Money Put Option)
- Premium: 40
- Total Amount paid by the investor as premium [75*40] = 3000

There are two possibilities i.e. either the index moves over the strike price or moves below the strike price.

Let us analyze these scenarios.

Case 1 - The index goes down

• An investor sells the Nifty Option before expiry:

Suppose the Nifty index moves down to 9400 in the spot market and the premium has moved to Rs. 140 and there are 15 days more left for the expiry. The investor decides to reverse his position in the market by selling his 1 Nifty Put Option as the option now is in the money. His gains are as follows:

- Nifty Spot: 9400
- Premium paid: Rs.40
- Net Gain: Rs.140 Rs.40 = Rs.100 per unit
- Total gain on 1 lot of Nifty (75 units) = Rs.7500 (100*75)

In this case the premium of Rs.140 has an intrinsic value of Rs. 100 per unit and the remaining Rs.40 is the time value of the option.

• An investor exercises the Nifty Option at expiry (It is an European Option)

Suppose the Nifty index moves down to 9400 in the spot market on the expiry day and the investor decides to reverse his position in the market by exercising the Nifty Put Option as the option now is in the money.

His gains are as follows:

- Nifty Spot: 9400
- Premium paid: Rs.40

- Exercise Price: 9500
- Gain on exercise: 9500-9400 = 100
- Total Gain: Rs.4500 {(100-40)*75}

In this case the realised amount is only the intrinsic value, which is Rs.100, and there is no time value in this case.

Case 2 - If the Nifty index stays over the strike price which is 9500, in the spot market then the investor does not gain anything but on the other hand his loss is limited to the premium paid.

- Nifty Spot: >9600
- Net Loss Rs.3000 (Loss is caped to the extent of Premium Paid) (Rs. 40 Premium paid*Lot Size:75 units)

Risk Associated with these Strategies

- The risk of mis-pricing or improper valuation and the inability of derivatives to correlate perfectly with underlying assets, rates and indices.
- Execution Risk: The prices which are seen on the screen need not be the same at which execution will take place.

E. INVESTMENT STRATEGY

The Scheme will invest in securities across asset classes (debt and equity) and across sectors and capitalization levels. Emphasis will be placed on identifying high quality/high & sustainable growth companies for investment.

The fund shall follow an active investment style using bottom-up stock picking. The fund managers shall identify and invest in shares of high quality businesses having sustainable and scalable business models thus using QGLP (Quality, Growth, Longevity & Price) as the key evaluation parameters. The businesses should have strong earnings growth prospects and be available at reasonable valuations.

The fund shall be benchmark agnostic with a portfolio of high conviction stock ideas from across market-capitalization levels/ sectors. The portfolio stocks could be potentially concentrated in a few market capitalization levels/ sectors which have very low downside risk.

While making investment decisions, besides other factors, the impact of the prevailing economic environment over the medium to long term prospects of the companies will also be taken into consideration.

The AMC will endeavour to meet the investment objective of the Scheme while maintaining a balance between safety, liquidity and return on investments.

Risk Control

Risk is an inherent part of the investment function. Effective Risk management is critical to fund management for achieving financial soundness. Investment by the Scheme would be made as per the investment objective of the Scheme and in accordance with SEBI Regulations. AMC has adequate safeguards to manage risk in the portfolio construction process. Risk control would involve managing risk in order to keep in line with the investment objective of the Scheme. The risk control process would include identifying the risk and taking proper measures for the same. The system has incorporated all the investment restrictions as per the SEBI guidelines and enables identifying and measuring the risk through various risk management tools like various portfolio analytics, risk ratios, average duration and analyses the same and acts in a preventive manner.

Securities Lending

Securities Lending is lending of securities through an approved intermediary to a borrower under an agreement for a specified period with the condition that the borrower will return equivalent securities of the same type or class at the end of the specified period along with the corporate benefits accruing on the securities borrowed.

The Scheme may lend securities from its portfolio in accordance with the Regulations and the applicable SEBI guidelines and when permitted by ELSS guidelines. The AMC/Fund shall also adhere to guidelines issued under Securities Lending Scheme, 1997. Securities' lending shall enable the Scheme to earn income that may partially offset its expenses and thereby reduce the effect these expenses have on the Scheme's ability to provide investment returns. The Scheme will pay reasonable administrative and custodial fees in connection with the lending of securities. The Scheme may be exposed to the risk of loss should a borrower default on its obligation to return the borrowed securities. The Scheme share of income from the lending collateral will be included in the Scheme's gross income. The Fund will comply with the conditions for securities lending specified by SEBI Regulations and circulars. The Scheme will not lend more than 20% of its corpus and will not exceed more than 5% through a single intermediary.

Investment by AMC/Sponsor in the Scheme

In accordance with Regulation 28(4) of SEBI (Mutual Funds) (Amendment) Regulations, 2014 the Sponsor or AMC shall invest not less than 1 % of the amount raised in the NFO or fifty lakh rupees, whichever is less, in the growth option of the scheme and such investment shall not be redeemed unless the scheme is wound up

Or

AMC will invest in the scheme, pursuant to clause 6.9.2 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023 on Alignment of interest of AMCs with the Unitholders of MF Schemes as per the amount determined by applying the Risk Value % on the Quarterly Average Assets under management (QAAuM).

Whichever is higher

In addition to investments as mandated above, the AMC may invest in the Scheme during the NFO period as well as continuous offer period subject to the SEBI (MF) Regulations. The AMC shall not charge investment management fees on investment by the AMC in the Scheme.

Portfolio Turnover

The Scheme, being an open ended scheme, it is expected that there would be a number of subscriptions and redemptions (subject to lock-in period) on a daily basis. However, it is difficult to measure with reasonable accuracy the likely turnover in the portfolio of the Scheme.

F. FUNDAMENTAL ATTRIBUTES

Following are the Fundamental Attributes of the Scheme, in terms of Regulation 18 (15A) of the SEBI (MF) Regulations:

(i) Type of a Scheme: An open ended equity linked saving scheme with a statutory lock in of 3 years and tax benefit

(ii) Investment Objective:

- o Investment Objective: Please refer to section 'Investment Objective'.
- Investment pattern Please refer to section 'Asset Allocation'.

(iii) Terms of Issue: Provisions with respect to listing, repurchase, redemption, fees and expenses are mentioned in the SID.

(iv) Any safety net or guarantee provided: The Scheme does not provide any safety net or guaranteed or assured returns.

In accordance with Regulation 18(15A) of the SEBI (MF) Regulations, the Trustees shall ensure that no change in the fundamental attributes of the Scheme(s) and the Plan(s) / Option(s) thereunder or the trust or fee and expenses payable or any other change which would modify the Scheme(s) and the Plan(s) / Option(s) thereunder and affect the interests of Unitholders is carried out unless:

- A written communication about the proposed change is sent to each Unitholder and an advertisement is given in one English daily newspaper having nationwide circulation as well as in a newspaper published in the language of the region where the Head Office of the Mutual Fund is situated; and
- The Unitholders are given an option for a period of 30 days to exit at the prevailing Net Asset Value without any exit load.
- In addition to the conditions specified above for bringing change in the fundamental attributes of any scheme, trustees shall take comments of the Board before bringing such change(s).

G. BENCHMARK INDEX

The performance of the Scheme will be benchmarked against Nifty 500 Total Return Index.

Nifty 500 Total Return Index is broad based index of the Indian capital market and the Scheme shall invest predominantly in equity & equity related instruments. Hence, it is an appropriate benchmark for the Scheme.

Total Return variant of the index (TRI) will be used for performance comparison.

Name and Designation of the fund	Age and Qualification	Other schemes managed by the fund manager and tenure of managing the schemes	Experience
Managing Since: October 17, 2023	Age: 37 years Qualification: Masters in Business Administration (MBA – Finance)	Motilal Oswal Midcap Fund, Motilal Oswal Flexi Cap Fund, Motilal Oswal Large and Midcap Fund	Niket has 13 years of overall experience. Motilal Oswal Asset Management Company Ltd.– Vice President – Associate Fund Manager Motilal Oswal Securities Ltd. – Head of Midcaps Research Edelweiss Securities Ltd – Research Analyst – Midcaps Religare Capital Markets Ltd – Associate Research Analyst – Midcaps
Mr. Rakesh Shetty Fund Manager –	Age: 42 years Qualification: Bachelors of Commerce (B. Com)	Fund Manager - Motilal Oswal Ultra Short Term Fund, Motilal Oswal Liquid Fund, Motilal Oswal Nifty 5 Year Benchmark G-Sec ETF, Motilal	He has more than 14 years of overall experience and expertise in trading in equity, debt segment, Exchange Trade Fund's management, Corporate Treasury and Banking. Prior to joining

H. FUND MANAGER

Debt Component	Oswal 5 Year G-Sec Fund of Fund, Motilal Oswal Gold and Silver ETFs Fund of Fund	Motilal Oswal Asset Management Company Limited, he has worked with Company engaged in Capital Market Business wherein he was in
		- ·
	Oswal Developed Market Ex US ETFs Fund of Funds, Motilal Oswal Nifty 500 ETF	

I. INVESTMENT RESTRICTIONS

All the investments by the Scheme and the Fund shall always be within the investment restrictions as specified in Schedule VII of SEBI Mutual Fund Regulations as amended from time to time. Pursuant to the SEBI Regulations, the following are some of the investment and other limitations as presently applicable to the Scheme.

1. The Mutual Fund shall buy and sell securities on the basis of deliveries and shall in all cases of purchases, take delivery of relevant securities and in all cases of sale, deliver the securities:

Provided that a Mutual Fund may engage in securities lending and borrowing specified by the SEBI,

Provided further that a Mutual Fund may enter into derivatives transactions in a recognized stock exchange, subject to the framework specified by the SEBI/ELSS Guidelines,

Provided further that sale of Government security already contracted for purchase shall be permitted in accordance with the guidelines issued by the Reserve Bank of India in this regard.

- 2. The Mutual Fund shall get the securities purchased or transferred in the name of the Mutual Fund on account of the concerned scheme, wherever investments are intended to be of long-term nature.
- 3. The Mutual Fund under all its schemes shall not own more than 10% of any company's paid up capital carrying voting rights.
- 4. Transfers of investments from one scheme to another scheme in the same Mutual Fund shall be allowed only if,
 - (*a*) such transfers are done at the prevailing market price for quoted instruments on spot basis. [*Explanation* - "Spot basis" shall have same meaning as specified by stock exchange for spot transactions;]
 - (*b*)the securities so transferred shall be in conformity with investment objective of the scheme to which such transfer has been made and the Policy on Inter Scheme Transfer prepared in compliance with clause 12.3 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023.
- 5. The Scheme may invest in another scheme under the same asset management company or any other Mutual Fund without charging any fees, provided that aggregate inter-scheme investment made by all schemes under the same management or in schemes under the management of any other asset management company shall not exceed 5% of the net asset value of the Mutual Fund. Provided that this clause shall not apply to any fund of funds scheme.
- 6. Pending deployment of funds of a Scheme in terms of investment objectives of the Scheme, the Mutual Fund may invest the funds of the scheme in short-term deposits of scheduled commercial banks, subject to the following guidelines issued by SEBI and as may be amended from time to time.

Pursuant to clause 12.16 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023, where the cash in the scheme is parked in short term deposits of Scheduled Commercial Banks pending deployment, the scheme shall abide by the following guidelines:

(a) "Short Term" for such parking of funds by the Scheme shall be treated as a period not exceeding 91 days. Such short-term deposits shall be held in the name of the Scheme.

- (b) The Scheme shall not park more than 15% of net assets in short term deposit(s) of all the scheduled commercial banks put together. However, such limit may be raised to 20% with prior approval of the Trustees.
- (c) 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.
- (d) The Scheme shall not park more than 10% of the net assets in short term deposit(s), with any one scheduled commercial bank including its subsidiaries.
- (e) The Scheme shall not park funds in short term deposit of a bank which has invested in that Scheme. Trustees/AMCs shall also ensure that the bank in which a scheme has STD do not invest in the said scheme until the scheme has STD with such bank
- (f) The AMC will not charge any investment management and advisory fees for funds under a Plan parked in short term deposits of scheduled commercial banks.
- (g) The above provisions will not apply to term deposits placed as margins for trading in cash and derivatives market.
- 7. The Scheme shall not make any investment in:
 - (a) any unlisted security of an associate or group company of the sponsor; or
 - (b) any security issued by way of private placement by an associate or group company of the sponsor; or
 - (c) the listed securities of group companies of the sponsor which is in excess of 25 per cent of the net assets.
- 8. The Scheme shall not invest more than 10 per cent of its NAV in the equity shares or equity related instruments of any company:

Provided that, the limit of 10 per cent shall not be applicable for investments in case of index fund or sector or industry specific scheme.

9. All investments by the scheme in equity shares and equity related instruments shall only be made provided such securities are listed or to be listed.

10. The Scheme shall not invest more than 10% of its NAV in debt instruments comprising money market instruments and non-money market instruments issued by a single issuer, which are rated not below investment grade by a credit rating agency authorised to carry out such activity under the SEBI Act, 1992. Such investment limit may be extended to 12% of the NAV with prior approval of the Board of Trustees and Board of the AMC,

Provided that such limit shall not be applicable for investment in government securities, treasury bills and collateralized borrowing and lending obligations.

Provided further that investments within such limit can be made in mortgaged backed securitised debt which are rated not below investment grade by a credit rating agency registered with the Board:

Provided further that the schemes already in existence shall with an appropriate time and in the manner, as may be specified by the Board, conform to such limits.

11. A mutual fund scheme shall not invest in unlisted debt instruments including commercial papers, except Government Securities and other money market instruments.

Provided that Mutual Fund Schemes may invest in unlisted non-convertible debentures up to a maximum of 10% of the debt portfolio of the scheme subject to such conditions as may be specified by the Board from time to time:

Provided further that mutual fund schemes shall comply with the norms under this clause within the time and in the manner as may be specified by the Board.

Provided further that the norms for investments by mutual fund schemes in unrated debt instruments shall be specified by the Board from time to time

12. In terms of clause 12.1 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023, Mutual fund scheme shall not invest in unlisted debt instruments including commercial papers (CPs), other than (a) government securities, (b) other money market instruments and (c) derivative products such as Interest Rate Swaps (IRS), Interest Rate Futures (IRF), etc. which are used by mutual funds for hedging.

However, mutual fund schemes may invest in unlisted Non-Convertible Debentures (NCDs) not exceeding 10% of the debt portfolio and as per respective investment limits and timelines mentioned by SEBI from time to time, subject to the condition that such unlisted NCDs have a simple structure (i.e. with fixed and uniform coupon, fixed maturity period, without any options, fully paid up upfront, without any credit enhancements or structured obligations) and are rated and secured with coupon payment frequency on monthly basis.

In terms of clause 12.1.2 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023, SEBI has allowed the existing unlisted NCDs to be grandfathered till maturity, such NCDS are herein referred to as "identified NCDs.

Accordingly, mutual funds schemes can transact in such identified NCDs and the criteria specified above shall not be applicable for such identified NCDs, Subject to compliance with investment due diligence and all other applicable investment restrictions as given below: -

A mutual fund scheme shall not invest more than 10% of its NAV in unrated debt instruments issued by a single issuer and the total investment in such instruments shall not exceed 25% of the NAV of the scheme. All such investments shall be made with the prior approval of the Board of Trustees and the Board of asset Management Company.

For the purpose listed debt instruments shall include listed and to be listed debt instruments.

All fresh investments by mutual fund schemes in CPs would be made only in CPs which are listed or to be listed.

- 13. Investment in unrated debt and money market instruments, other than government securities, treasury bills, derivative products such as Interest Rate Swaps (IRS), Interest Rate Futures (IRF), etc. by mutual fund schemes shall be subject to the following:
 - a)Investments should only be made in such instruments, including bills rediscounting, usance bills, etc., that are generally not rated and for which separate investment norms or limits are not provided in SEBI (Mutual Fund) Regulations, 1996 and various circulars issued thereunder.
 - b) Exposure of mutual fund schemes in such instruments, shall not exceed 5% of the net assets of the schemes.
 - c)All such investments shall be made with the prior approval of the Board of MC and the Board of trustees
- 14. Restrictions on Investment in debt instruments having Structured Obligations / Credit Enhancements:

The investment of mutual fund schemes in the following instruments shall not exceed 10% of the debt portfolio of the schemes and the group exposure in such instruments shall not exceed 5% of the debt portfolio of the schemes:

- a)Unsupported rating of debt instruments (i.e. without factoring-in credit enhancements) is below investment grade and
- b) Supported rating of debt instruments (i.e. after factoring-in credit enhancement) is above investment grade.

For the purpose of this provision, 'Group' shall have the same meaning as defined in clause 12.9.3.3 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023.

Investment limits as mentioned above shall not be applicable on investments in securitized debt instruments, as defined in SEBI (Public Offer and Listing of Securitized Debt Instruments) Regulations 2008.

Investment in debt instruments, having credit enhancements backed by equity shares directly or indirectly, shall have a minimum cover of 4 times considering the market value of such shares.

AMC may ensure that the investment in debt instruments having credit enhancements are sufficiently covered to address the market volatility and reduce the inefficiencies of invoking of the pledge or cover, whenever required, without impacting the interest of the investors. In case of fall in the value of the cover below the specified limit, necessary steps may be initiated to ensure protection of the interest of the investors.

- 15. The Mutual Fund may borrow to meet liquidity needs, for the purpose of repurchase, redemption of units or payment of interest or IDCW to the Unitholders and such borrowings shall not exceed 20% of the net asset of the Scheme and duration of the borrowing shall not exceed 6 months. The Mutual Fund may borrow from permissible entities at prevailing market rates and may offer the assets of the Mutual Fund as collateral for such borrowing.
- 16. The Scheme shall not make any investment in any fund of funds Scheme.
- 17. No term loans will be advanced by the Scheme.
- 18. Limits for investment in Instruments having Special Features shall be as follows:
 - i. No Mutual Fund under all its schemes shall own more than 12% of such instruments issued by a single issuer
 - ii. A Mutual Fund scheme shall not invest
 - a. 10% of its NAV in debt and money market securities rated AAA; or
 - b. 8% of its NAV in debt and money market securities rated AA; or
 - c. 6% of its NAV in debt and money market securities rated A and below

The above investment limits may be extended by up to 2% of the NAV of the scheme with prior approval of the Board of Trustees and Board of Directors of the AMC, subject to compliance with the overall 12% limit, as specified at clause 1 of the Seventh Schedule of SEBI MF Regulations and other prudential limits with respect to the debt instruments.

- 19. No sponsor of a mutual fund, its associate or group company including the asset management company of the fund, through the schemes of the mutual fund or otherwise, individually or collectively, directly or indirectly, have
 - a. 10% or more of the share-holding or voting rights in the asset management company or the trustee company of any other mutual fund; or
 - b. Representation on the board of the asset management company or the trustee company of any other mutual fund.

20. The Scheme will comply with any other Regulations applicable to the investments of Mutual Funds from time to time.

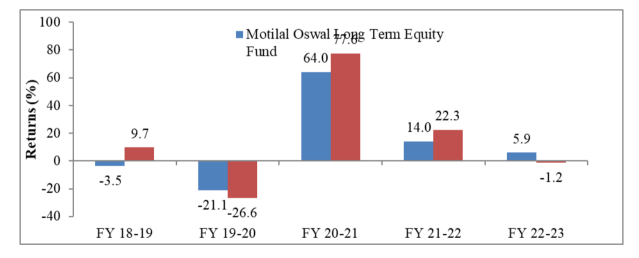
All investment restrictions shall be applicable at the time of making investments. The AMC may alter these limitations/objectives from time to time to the extent the SEBI Regulations change so as to permit Scheme to make its investments in the full spectrum of permitted investments to achieve its investment objective. The Trustees may from time to time alter these restrictions in conformity with the SEBI Regulations.

J. SCHEME PERFORMANCE

The Performance of the Scheme as on September 30, 2023 is as follows:

	Scheme Returns (%)	Benchmark Returns (%)
Compounded Annualised Returns	Motilal Oswal Long Term Equity	Nifty 500 Total Return
	Fund	Index
Returns for the last 1 year	25.9	17.7
Returns for the last 3 year	26.4	24.1
Returns for the last 5 year	14.7	14.9
Returns since inception	14.6	12.1
(Date of inception: 21-Jan-2015)	17.0	12.1

Absolute Returns for the last five (5) financial years



Note: *Returns for more than one year are compounded annualized and date of inception is deemed to be date of allotment. Date of Allotment: January 21, 2015. Performance is for Regular Plan Growth option. Different plans have different expense structure. The scheme has been in existence for less than 5 years. Past performance may or may not be sustained in future.

K. ADDITIONAL DISCLOSURES

A. Scheme's Portfolio Holdings

The top 10 portfolio holdings of the Scheme as on September 30, 2023 are as follows:

Sr. No.	Name of Issuer	% to Net Assets
1.	Trent Limited	7.46%
2.	Infosys Limited	5.85%
3.	Cholamandalam Investment and Finance Company Ltd	5.17%
4.	Global Health Limited	5.11%
5.	ICICI Bank Limited	4.95%
6.	InterGlobe Aviation Limited	4.59%
7.	Mankind Pharma Limited	4.56%
8.	The Federal Bank Limited	4.31%
9.	Glenmark Pharmaceuticals Limited	4.14%
10.	Fortis Healthcare Limited	4.05%

B. Sector Allocation by the Scheme

Sector Allocation as on September 30, 2023of the scheme as recommended by AMFI is as follows:

Sector / Rating	Percent
Banks	17.58%
Industrial Products	9.46%
Healthcare Services	9.16%
Retailing	9.11%
Pharmaceuticals & Biotechnology	8.70%
Finance	7.91%
IT - Software	5.85%
Consumer Durables	4.87%
Transport Services	4.59%
Cement & Cement Products	4.48%
Automobiles	3.30%
Textiles & Apparels	2.58%
Power	2.48%
Auto Components	2.22%
Industrial Manufacturing	1.95%
Insurance	1.80%
Chemicals & Petrochemicals	1.72%
Leisure Services	1.53%
Cash & Equivalent	0.73%

The Mutual Fund will disclose the portfolio of the Scheme as on the last day of the month on AMC's website (www.motilaloswalmf.com) on or before the tenth day of the succeeding month. The Investors will be able to view and download this monthly portfolio from the AMC's website on the following link <u>https://www.motilaloswalmf.com/download/month-end-portfolio</u>.

C. Scheme's Portfolio Turnover Ratio

The Portfolio Turnover Ratio of the Scheme, Motilal Oswal Long Term Equity Fund as on September 30, 2023 is **0.78**.

D. Investment Disclosure

The aggregate investment* in the Scheme by the following person as on September 30, 2023 is as follows:

Categories	Amount (Rs.)
Directors of AMC	21,34,740.10
Fund Manager of the Scheme	31,566.74
Key Managerial Personnel	44,37,828.16
Sponsor, Group and Associates	5,40,45,079.58

*the above investment amount does not include mandatory investments by the Designated Employees of the AMC pursuant to clause 6.10 of SEBI Master No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023.

Differentiation of Motilal Oswal ELSS TaxSaver Fund with other existing Schemes of Motilal Oswal Mutual Fund

The following table shows the differentiation between existing schemes of MOMF:

Name of the Scheme	Investment Objective	Asset Allocation	Product Differentiation	Asset Under Management (Rs. In Crores) (As on September 30, 2023)	Number of Folio's (As on As on September 30, 2023)
Motilal Oswal ELSS Tax Saver Fund (Formerly known as Motilal Oswal long Term Equity Fund)	The investment objective of the scheme is to generate long term capital appreciation from a diversified portfolio of predominantly equity and equity related instruments. However, there can be no assurance or guarantee that the investment objective of the Scheme would be achieved.	The scheme would invest 80% to 100% in Equity and equity related instruments and balance up to 20% in debt instruments, Money Market Instruments, G- Secs, Cash and cash at call, etc.	The scheme is an open ended equity linked saving scheme with a statutory lock in of 3 years and tax benefit with an objective to generate long term capital appreciation.	2,576.95	1,99,923
Motilal Oswal Focused Fund	TheinvestmentobjectiveoftheScheme is to achievelongtermlongtermcapitalappreciationbyinvestingin upto25companieswithtermsustainablecompetitiveandadvantageandgrowthpotential.However,therecancan	Theschemewould invest 65%inequityrelatedinstrumentsfromTop100listedcompaniesbymarketcapitalizationupto35%inequityandequityandequityandequityandequity	The Scheme is an open ended equity scheme investing in maximum 25 stocks intending to focus on Large Cap stocks with an investment objective to achieve long term capital appreciation by	1672.18	74,453

	be no assurance or guarantee that the	instruments other than Top 100	investing in upto 25 companies		
	investment objective of the Scheme would	listed companies by market	with long term sustainable		
	be achieved.	capitalization and	competitive		
		10% in debt,	advantage and		
		money market instruments, G-	growth potential. The asset		
		secs, Bonds, cash	allocation		
		and cash	of the Scheme is		
		equivalents, etc or	investing upto		
		10% in units of REITs and InvITs	65% in equity and		
		*subject to overall	equity and		
		limit of 25	related		
		companies	instruments		
			from Top 100 listed		
			companies by		
			market		
			capitalization and		
			upto 35% in equity		
			and equity related		
			instruments other		
			than Top 100		
			listed companies by		
			market		
			capitalization and		
			10% in debt,		
			money market		
			instrument,		
			G-secs, Bonds,		
			cash		
			and cash		
			equivalent, etc. or 10% in		
			units		
			of REITs and		
Matil-1	The	The Color	InvITs.	5 052 25	2 55 602
Motilal Oswal	The investment objective of the	The Scheme would invest at	The Scheme is An open ended equity	5,953.25	3,55,692
Midcap	Scheme is to achieve	least 65%	scheme		
Fund	long term capital	in Equity and	predominantly		
	appreciation by	equity related	investing in mid		
	investing in quality mid-cap companies	instruments selected between	cap stocks with investment		
	having long-term	Top 101 st and	objective to		
	competitive	250 th listed	achieve long term		
	advantages and	companies by full	capital		
	potential for growth.	market	appreciation by		

	However, there can be no assurance or guarantee that the investment objective of the Scheme would be achieved.	capitalization and upto 35% in Equity and equity related instruments other than Top 101 st and 250 th listed companies by full market capitalization and 35% in Debt, Money Market Instruments, G- Sec, Bonds, Cash and cash equivalents, etc. or 10% in Units issued by REITs and InvITs.	investing at least 65% in Equity and equity related instruments selected between Top 101 st and 250 th listed companies by full market capitalization and upto 35% in Equity and equity related instruments other than Top 101 st and 250 th listed companies by full market capitalization and 35% in Debt, Money Market Instruments, G- Sec, Bonds, Cash and cash equivalents, etc. or 10% in Units issued by REITs and InvITs.		
Motilal Oswal Flexi cap Fund	The investment objective of the Scheme is to achieve long term capital appreciation by primarily investing in a maximum of 35 equity & equity related instruments across sectors and market-capitalization levels. However, there can be no assurance or guarantee that the investment objective of the Scheme would be achieved.	would invest 65% to 100% in Equity and equity related instruments and balance up to 35% in debt	The scheme is an open ended dynamic equity scheme investing across large cap, mid cap, small cap stocks which with an objective to achieve long term capital appreciation by investing in securities across sectors and market capitalization levels.	8,152.21	2,66,252
Motilal Oswal Large and Midcap Fund	The investment objective is to provide medium to long-term capital appreciation by		An open ended equity scheme investing in both large cap and mid cap stocks	2,337.72	1,02,020

	rily in instruments of
Large and M	lidcap Large
stocks.	cap companies
However, there	e can and in Equity and
be no assuran	ce or Equity related
guarantee that	the instruments of
investment obj	ective Midcap
of the Scheme	
be achieved.	30% in Equity
	and Equity related
	instruments of
	other
	than above and in
	Units of liquid/
	debt schemes,
	Debt, Money
	Market
	Instruments, G-
	Secs, Cash and
	Cash at
	call, etc. and 0-
	10% in Units
	issued by REITs
	and InvITs

III. UNITS AND OFFER

This section provides details you need to know for investing in the Scheme.

A. NEW FUND OFFER (NFO)

This section is not applicable as there is Continuous offer of Units of the Scheme (s) at NAV based prices.

B. ONGOING OFFER DETAILS

Ongoing Offer Period This is the date from which the scheme will reopen for subscriptions/redemptions after the closure of the NFO period.	The Ongoing Offer for the Scheme commenced on January 22, 2015
Ongoingpriceforsubscription(purchase)/switch-in (fromother schemes/plans of theMutual Fund) by investorsThis is the price you need topay for purchase/switch-in.	Ongoing price for subscription (purchase) by investors will be the applicable NAV of the Plan/Option selected. In accordance with clause 10.4 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023, no entry load will be charged for purchase / additional Purchase/ switch-in accepted for the scheme with effect from August 01, 2009. Similarly, no entry load will be charged with respect to applications for registrations under Systematic Investment Plans. The upfront commission on investment made by the investor, if any, shall be paid
	to the ARN Holder directly by the investor, based on the investor's assessment of various factors including service rendered by the ARN Holder. Further, no entry load or exit load shall be charged in respect of bonus units and of units allotted on reinvestment.
Ongoingpriceforredemption(sale)/switchouts (to other schemes/plansoftheMutualFund)byinvestorsThisisthepriceyouwill	At the applicable NAV subject to prevailing exit load, if any. The units shall be redeemed after the lock in period of 3 years from the date of allotment.
receive for redemptions/switch outs.	
Methodology and illustration of sale and repurchase price of Units	a) Methodology of calculating sale price
	The price or NAV, an investor is charged while investing in an open- ended scheme is called sale or subscription price. Pursuant to clause 10.4 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023, no entry load will be charged by the scheme to the investors. Therefore, Sale or Subscription price = Applicable NAV (for respective plan and option of the scheme)
	Gazette notification dated March 30, 2020 for extending the effective date for applicability of new stamp duty rules and as per Notification No. S.O. 4419(E) dated December 10, 2019 issued by Department of Revenue, Ministry of Finance, Government of India, read with Part I of Chapter IV of Notification dated February 21, 2019 issued by Legislative Department, Ministry of Law and Justice, Government of India on the Finance Act, 2019, a stamp duty @ 0.005% of the transaction value would be levied on all mutual fund inflow transactions i.e. purchases (including Switch-ins), SIP / STP installments (including IDCW reinvestment) with effect from July 01, 2020. Accordingly, pursuant to levy of stamp duty, the number of

units allotted to the unit holders would be lower to that extent. Kindly refer the example below for better understanding.

Example: An investor invests Rs. 10,000/- and the current NAV is Rs. 10/- then the purchase price will be Rs.10/-. After deduction of stamp duty investor will receive 999.95 units

Investment amount	Rs.10,000/-	А
Less: Transaction charges (deducted and paid to distributor, if applicable)	NIL	В
Stamp duty applicable (@0.005%)	0.50	C = (A- B)*0.005/100.005
Net Investment amount	9,999.50/-	$\mathbf{D} = (\mathbf{A} - \mathbf{B} - \mathbf{C})$
NAV	Rs.10/-	Е
Units allotted	999.95	F = D / E

b) Methodology of calculating repurchase price of Units

Repurchase or redemption price is the price or NAV at which an open-ended scheme purchases or redeems its units from the investors. It may include exit load, if applicable. The exit load, if any, shall be charged as a percentage of Net Assets Value (NAV) i.e. applicable load as a percentage of NAV will be deducted from the "Applicable NAV" to calculate the repurchase price. Therefore, Repurchase or Redemption Price = Applicable NAV *(1- Exit Load, if any)

Example: If the Applicable NAV is Rs. 10 and a 2% Exit Load is charged, the Redemption Price per Unit will be calculated as follows: = Rs. 10 * (1-0.02) = Rs. 10 * (0.98) = Rs. 9.80.

timing As per clause 8.4.6.2 of SEBI Master Circular No. SEBI /HO/IMD/ Cut off for subscriptions/ redemptions/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023 with effect from February 01, 2021, in respect of purchase of units of mutual fund switches schemes (except liquid and overnight schemes), closing NAV of the This is the time before which day shall be applicable on which the funds are available for utilization your application (complete in irrespective of the size and time of receipt of such application subject all respects) should reach the to cut-off timing provisions. official points of acceptance. Considering the above, cut-off timings with respect Subscriptions/Purchases including switch – ins shall be as follows:

> In respect of valid applications received by 3.00 p.m. on a Business Day and where the funds for the entire amount of subscription / purchase / switch-ins as per the application are credited to the bank account of the Scheme before the cut-off time i.e. available for utilization before the cut-off time- the closing NAV of the day shall be applicable.

to

In respect of valid applications received after 3.00 p.m. on a Business Day and where the funds for the entire amount of

	subscription / purchase as per the application are credited to the bank account of the Scheme before the cut-off time of the next Business Day i.e. available for utilization before the cut-off time of the next Business Day - the closing NAV of the next Business Day
	 In respect of valid applications with an outstation cheques or demand drafts not payable at par at the Official Points of Acceptance where the application is received, the closing NAV of day on which the cheque or demand draft is credited shall be applicable. In respect of valid applications, the time of receipt of applications or the funds for the entire amount are available for utilization, whichever is later, will be used to determine the applicability of NAV. In case of other facilities like Systematic Investment Plan (SIP), Systematic Transfer Plan (STP), etc., the NAV of the day on which the funds are available for utilization by the Target Scheme shall be considered irrespective of the instalment date.
	 Redemptions including switch – outs: In respect of valid applications received upto 3.00 p.m. by the Mutual Fund, closing NAV of the day of receipt of application, shall be applicable. In respect of valid applications received after 3.00 p.m. by the Mutual Fund, the closing NAV of the next business day shall be applicable.
	The AMC reserves the right to change / modify the aforesaid requirements at a later date in line with SEBI directives from time to time. <u>Transaction through online facilities/ electronic mode:</u> The time of transaction done through various online facilities/electronic modes offered by the AMC, for the purpose of determining the applicability of NAV, would be the time when the request of purchase/redemption/switch/SIP/STP of units is received on the servers of AMC/RTA as per terms and conditions of such facilities.
	Transaction through Stock Exchange: With respect to investors who transact through the stock exchange, Applicable NAV shall be reckoned on the basis of the time stamping as evidenced by confirmation slip given by stock exchange mechanism.
Where can the applications for purchase/redemption switches be submitted?	The application forms for purchase/redemption of units directly with the Fund can be submitted at the Designated Collection Center (DCC)/ Investor Service Center (ISC) of Motilal Oswal Mutual Fund as mentioned in the SID and also at DCC and ISC of our Registrar and Transfer Agent (RTA), Kfin Technologies Limited. The details of RTA's DCC and ISC are available at the link <u>www.kfintech.com</u> .
	Investors can also subscribe to the Units of the Scheme through MFSS and/or NMF II facility of NSE and BSE StAR MF facility of BSE. In addition to subscribing Units through submission of application in physical, investor / unit holder can also subscribe to the Units of the

	Scheme through RTA's website i.e. www.kfintech.com. The facility to transact in the Scheme is also available through mobile application of Kfin i.e. 'KFINTRACK'
Plans / Options	The Scheme offers two Plans: Regular Plan and Direct Plan
	Regular Plan is for Investors who purchase/subscribe units in a Scheme through any Distributor (AMFI Registered Distributor/ARN Holder).
	Direct Plan is for investors who purchase /subscribe units in a Scheme directly with the Fund and is not routed through a Distributor (AMFI Registered Distributor/ARN Holder). Direct Plan will have a lower expense ratio excluding distribution expenses, commission for distribution of Units etc.
	There will be no separate portfolio for Direct Plan and Regular Plan. Further, both the options i.e. Growth and IDCW will have common portfolio under the Scheme.
	Each Plan offers the following Options:(a) Growth Option(b) IDCW Option (with IDCW Payout facility)
	(a) Growth Option: Under this Option, IDCW will not be declared. Income/profits received/earned on the Scheme's corpus would be accumulated by the Fund as capital accretion & will remain invested in the Scheme and will be reflected in the Net Asset Value (NAV) of Units under this Option.
	(b) IDCW Option: Under this option, IDCWs will be declared (subject to deduction of tax at source and statutory levies, if any) at periodic intervals at the discretion of the Trustees, subject to availability of distributable surplus. On payment of IDCW, the NAV of the Units under IDCW option will fall to the extent of the IDCW payout and applicable statutory levies, if any. All the IDCW payments shall be in accordance and compliance with SEBI Regulations, as applicable from time to time. Following facility is available under this Option:
	IDCW Payout facility Under this option, IDCWs, if declared, will be paid (subject to deduction of IDCW distribution tax and statutory levy, if any) to those Unitholders, whose names appear in the register of Unitholders on the record date.
	The AMC reserves the right to introduce/discontinue further Plans / Options as and when deemed fit.
	 *The above acronyms stand for: IDCW = Income Distribution cum capital withdrawal option IDCW Payout = Payout of Income Distribution cum capital withdrawal option IDCW Reinvestment = Reinvestment of Income Distribution cum capital withdrawal option

		• IDCW Transfer = Transfer of Income Distribution cum capital withdrawal plan				
Default Plan / Option	Investors subscribing Units under Direct Plan of a Scheme should indicate "Direct Plan" against the Scheme name in the application form. Investors should also mention "Direct" in the ARN column of the application form.The table showing various scenarios for treatment of application under "Direct/Regular" Plan is as follows:Scenari oBroker mentioned by the investorScenari oBroker by the investor					
		by the investor	investor	be captured		
	1	Not mentioned	Not mentioned	Direct		
	2	Not mentioned	Direct	Direct		
	3	Not mentioned	Regular	Direct		
	4	Mentioned	Direct	Direct		
	5	Direct	Not Mentioned	Direct		
	6	Direct	Regular	Direct		
	7	Mentioned	Regular	Regular		
	8 Mentioned Not Mentioned Regular					
Minimum amount for	 Plan. The AMC shall contact and obtain the correct ARN of 30 calendar days of the receipt of application form from the distributor. In case, the correct code is not received within 3 days, the AMC shall reprocess the transaction under Direct the date of application without any exit load, if applicable. If the investor does not clearly specify the choice of option of investing, it will be deemed that the investor has opted f option. 					
purchase/switches into the Scheme						
	AMC may methodolog and subject after taking and /or Ma and/or ELS	the registered bank a y revise the min gy for new/additiona t to the ELSS Rule g into account the c urket practices and/o S Rules. Further, su	e remaining amount account of the Investor nimum/maximum a al subscriptions, as an s. Such change may cost structure for a t or the interest of exi- uch changes shall onli- ch a change, on a pro-	mounts and the nd when necessary be brought about ransaction/account sting Unit holders ly be applicable to		

Minimum Redemption/switch-out Amount	 Rs. 500/- and in multiples of Re.1/- thereafter or the balance in the unit holder's folio, whichever is lower. In case the Investor specifies the number of Units and amount, the number of units shall be considered for Redemption. In case the unit holder does not specify the number or amount, the request for redemption will be rejected. If the balance Units in the Unit holder's account is less than the specified in the redemption request, then the Mutual Fund shall redeem the entire balance of Units in account of the Unit holder. In case of Units held in dematerialized mode, the Unitholder can give a request for Redemption only in number of Units. Request for subscriptions can be given only in amount. Depository participants of registered Depositories to process only redemption request of units held in Demat form.
	Redemption / switch out shall be subject to compulsory lock in period of 3 years.
Minimumbalancetobemaintainedandconsequencesofnon-maintenance.	There is no requirement of minimum balance.
How to Apply	Please refer to the SAI and Application form for the instructions.
IDCW Policy	The Trustees may declare IDCW subject to the availability of distributable surplus calculated in accordance with SEBI (Mutual Funds) Regulations, 1996. The actual declaration of IDCW and the frequency of distribution will be entirely at the discretion of the Trustees. There is no assurance or guarantee to Unit holders as to the rate of IDCW distribution nor that the IDCWs will be declared regularly, though it is the intention of the Mutual Fund to make regular IDCW distribution under the IDCW Plan. The IDCW would be paid to the Unitholders whose names appear in the Register of Unitholders as on the record date.
	IDCW Distribution Procedure In accordance with SEBI Regulations, the procedure for IDCW distribution would be as under:
	When units are sold, and sale price (NAV) is higher than face value of the unit, a portion of sale price that represents realized gains is credited to an Equalization Reserve Account and which can be used to pay IDCW. IDCW can be distributed out of investor's capital (Equalization Reserve), which is part of sale price that represents realized gains. The Trustee reserves the right to change/modify the aforesaid requirements at a later date in line with SEBI directives from time to time.
	Quantum of IDCW and the record date will be fixed by the Trustee in their meeting. IDCW so decided shall be paid, subject to availability of distributable surplus. Within one calendar day of decision by the Trustee, the AMC shall issue notice to the public communicating the decision about the IDCW including the record date, in one English daily newspaper having nationwide circulation as well as in a

Mode of Payment of IDCWs	 newspaper published in the language of the region where the head office of the Mutual Fund is situated, whichever is issued earlier. Record date shall be the date, which will be considered for the purpose of determining the eligibility of investors whose names appear on the register of Unitholders for receiving IDCWs. The Record Date will be 5 calendar days from the date of issue of notice. The notice will, in font size 10, bold, categorically state that pursuant to payment of IDCW, the NAV of the Scheme would fall to the extent of payout and statutory levy (if applicable). The NAV will be adjusted to the extent of IDCW distribution and statutory levy, if any, at the close of business hours on record date. Before the issue of such notice, no communication indicating the probable date of IDCW declaration in any manner whatsoever will be issued by Mutual Fund. The IDCW proceeds will be paid by way of cheque, IDCW Warrants / Direct Credit / National Electronic Fund Transfer (NEFT) / Real Time Gross Settlement (RTGS) / National Electronic Clearing System (NECS) or any other manner to the unitholder's bank account as recorded in the Registrar & Transfer Agent's records. The AMC, at its discretion at a later date, may choose to alter or add other modes of payment. 				
	Further, AMCs may also use modes of dispatch such as speed post, courier etc. for payments including refunds to unitholders in addition to the registered post with acknowledgement due.In case of Units under the IDCW Option held in dematerialised mode, the IDCW Payout will be credited to the bank account of the investor, as per the bank account details recorded with the DP.All the IDCW payments shall be in accordance and compliance with SEBI regulations, as amended from time to time.				
Dematerialization	 SEBI regulations, as amended from time to time. The Units of the Scheme will also be available in the Dematerialized (electronic) mode, if so selected by the Investor in the Application Form. i. The Units of the Growth Option and IDCW Options, issued under the Scheme, will be distinct from each other and would have different ISINs. ii. The Investor under the Scheme will be required to have a beneficiary account with a Depository Participant of NSDL / CDSL and will be required to indicate in the application the DP's name, DP ID Number and beneficiary account number of the applicant with the Depositary Participant or such details requested in the Application Form / Transaction Form. iii. For Investors proposing to hold Units in dematerialized mode, applications without relevant details of his / her / its Depository account are liable to be rejected. iv. If KYC details of the investor including IPV is not updated with DP, the Units will be allotted in non-demat mode subject to compliance with necessary KYC provisions. 				
Rematerialization	Rematerialization of Units will be in accordance with the provisions of SEBI (Depositories & Participants) Regulations, 1996 as may be amended from time to time.				

	 The process for rematerialisation is as follows: i. The investor will submit a remat request to his/her DP for rematerialisation of holdings in his/her account. ii. If there is sufficient balance in the investor's account, the DP will generate a Rematerialisation Request Number (RRN) and the same is entered in the space provided for the purpose in the rematerialisation request form. iii. The DP will then dispatch the request form to the AMC/ R&T agent. iv. The AMC/ R&T agent accepts the request for rematerialisation prints and dispatches the account statement to the investor and sends electronic confirmation to the DP. v. The DP will inform the investor about the changes in the investor account following the acceptance of the request.
Who can invest This is an indicative list and you are requested to consult your financial advisor to ascertain whether the scheme is suitable to your risk profile.	 This is an indicative list and you are requested to consult your financial advisor. The following are eligible to subscribe to the units of the Scheme: Resident adult individuals, either singly or jointly (not exceeding three) or on anyone or Survivor basis. Minors through Parents/Lawful Guardian. AMC will follow uniform process 'in respect of investments made in the name of a minor through a guardian' in terms of clause 17.6.1 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023. Hindu Undivided Family (HUF) through its Karta. Partnership Firms in the name of any one of the partner. Proprietorship in the name of the sole proprietor. Companies, Body Corporate, Societies, (including registered cooperative societies), Association of Persons, Body of Individuals, Clubs and Public Sector Undertakings registered in India if authorized and permitted to invest under applicable laws and regulations. Banks (including co-operative Banks and Regional Rural Banks), Financial Institutions. Mutual Fund schemes registered with SEBI. Non-Resident Indians (NRIs) / Persons of Indian Origin (PIOs) residing abroad on repatriation basis and on non-repatriation basis. NRIs and PIOs who are residents of U.S. and Canada cannot invest in the Schemes of MOMF.[#] Foreign Portfolio Investor (FPI) Charitable or Religious Trusts, Wakf Boards or endowments of private trusts (subject to receipt of necessary approvals as "Public securities" as required) and private trusts authorized to invest in units of Mutual Fund schemes under their trust deeds. Army, Air Force, Navy, Para-military funds and other eligible institutions. Overseas Financial Organizations which have entered into an arrangement for investment in India, inter-alia with a Mutual Fund registered with SEBI and which arrangement is approved by Government of India.

 retirement and employee benefit and other similar funds as and when permitted to invest. 17. Qualified Foreign Investors (subject to and in compliance with the extant regulations) 18. Other Associations, Institutions, Bodies etc. authorized to invest in the units of Mutual Fund. 19. Trustees, AMC, Sponsor or their associates may subscribe to the units of the Scheme. 20. Such other categories of investors permitted by the Mutual Fund from time to time, in conformity with the SEBI Regulations. 21. Upon the minor attaining the status of major, the minor in whose name the investment was made, shall be required to provide all the KYC details, PAN details as mentioned under the paragraph "Anti Money Laundering and Know Your Customer", updated bank account details including cancelled original cheque leaf of the new account and his specimen Signature duly authenticated
 by his banker. No further transactions shall be allowed till the status of the minor is changed to major. 22. Pursuant to clause 17.6 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023investors are required to note that the minor shall be the sole unit holder in a folio. Joint holders will not be registered.
The minor unit holder shall be represented either by natural parent (father and mother) or by a legal guardian. Payment of investment shall be from the authorised banking channels and from the bank account of minor or joint account of minor with guardian.
The process of minor attaining major and status of investment etc. is mention in Statement of Additional Information (SAI).
Investors are requested to refer SAI for detailed information.
Anyone specified above can invest in the Scheme, but presently only Investors / Unitholders defined as "Assessee" under the ELSS Guidelines will be eligible for tax exemption under Section 80 C of the Income Tax Act, 1961.
Who cannot invest?
 Persons residing in the Financial Action Task Force (FATF) Non-Compliant Countries and Territories (NCCTs). Pursuant to RBI Circular No. 14 dated September 16, 2003, Overseas Corporate Bodies (OCBs) cannot invest in Mutual Funds.
3. United States Person ("U.S. person"*) as defined under the laws of the United States of America except lump sum subscription, switch transactions, Systematic Transfer Plan (STP), Systematic Withdrawal Plan (SWP), CashFlow Plan and Motilal Oswal Value Index (MOVI) Pack Plan requests received from Non-resident Indians / Persons of Indian origin who at the time of such investment / first time registration of specified facility are present in India and submit a physical transaction request along with such documents as may be prescribed by the AMC / Mutual Fund from time to time. The AMC shall accept such investments subject to the applicable laws and such other terms and conditions as may be notified by the AMC / Mutual Fund. The investor shall be

	 responsible for complying with all the applicable laws for such investments. The AMC / Mutual Fund reserves the rights to put the transaction requests on hold / reject the transaction request / reverse allotted units, as the case may be, as and when identified by the AMC / Mutual Fund, which are not in compliance with the terms and conditions prescribed in this regard. All other provisions of the Section 'Who cannot invest' of the SID will remain unchanged. 4. Residents of Canada 5. Such other persons as may be specified by AMC from time to time. 			
	*The term "U.S. person" means any person that is a U.S. person within the meaning of Regulation S under the Securities Act of 1933 of U.S. or as defined by the U.S. Commodity Futures Trading Commission or as per such further amended definitions, interpretations, legislations, rules etc., as may be in force from time to time.			
	The Trustees/AMC reserves the right to include / exclude new existing categories of investors to invest in the Scheme from time time and change, subject to SEBI Regulations and other prevaili statutory regulations, if any. Note: It is mandatory to complete the KYC requirements for all unholders, including for all joint holders and the guardian in case of for of a minor investor.			
Special Products available	The Special Products / Facilities available on an Ongoing basis are as follows:			
	 A. Systematic Investment Plan B. Systematic Transfer Plan C. Systematic Withdrawal Plan D. Switching Option E. Online Facility F. Mobile Facility G. Application through MF utility platform H. Transaction through Stock Exchange I. Transaction through electronic mode J. Through MFSS and/or NMF II facility of NSE and BSE StAR MF facility of BSE K. Through mobile application of Kfin i.e. 'KTRACK' L. MFCentral as Official Point of Acceptance of Transactions (OPAT) 			
	The above Special Products / Facilities are provided in details as follows:			
	A. Systematic Investment Plan (SIP)			
	During Continuous Offer, a Unit holder may enrol for Systematic Investment Plan (SIP) and choose to invest specified sums in the Scheme on periodic basis by giving a single instruction.			

SIP allows investors to invest a fixed amount of Rupees on specific dates on periodic basis by purchasing Units of the Scheme at the Purchase Price prevailing at such time.

The terms and conditions for investing in SIP are as follows:

SIP	Minimum	Number of	Choice of Day/Date
Frequency	Installment	Installments	
	Amount		
Weekly	Rs. 500/- and	Minimum – 12	Any day of the week
	multiple of Rs.	Maximum – No	from Monday to Friday
	500/-	Limit	
	thereafter		
Fortnightly			1st &14th, 7th & 21st and
	multiple of Rs.	Maximum – No	$14^{\text{th}} \& 28^{\text{th}}$
	500/-	Limit	
	thereafter		
Monthly			Any day of the month
	-		except 29^{th} , 30^{th} or 31^{st}
		Limit	
	thereafter		
Quarterly			Any day of the month for
			each quarter (i.e.
	1/- thereafter	Limit	January, April, July,
			October) except 29 th , 30 th
			or 31 st
Annual	Rs. 6,000/- and		Any day or date of
	^		his/her preference
	1/- thereafter	Limit	

Applicable NAV and cut-off time as prescribed under the Regulation shall be applicable.

In case the SIP date is not specified or in case of ambiguity, the SIP transaction will be processed on 7th of the every month in which application for SIP registration was received and if the end date is not specified, SIP will continue till it receives termination notice from the investor. In case, the date fixed happens to be a holiday / non-business day, the same shall be affected on the next business day. No Post Dated cheques would be accepted for SIP.

The Additional feature for investing in SIP are as follows:

SIP	Minimum Installment	Number of
Frequency	Amount	Installments
Weekly	Rs.1000/- and multiple	Minimum – 6
Fortnightly	of Re. 500/- thereafter	Maximum – No Limit
Monthly		

Systematic Investment Plan (SIP) @ WhatsApp

This facility enables existing investors to transact through the WhatsApp application to execute purchase transactions of SIP in a simplified manner.

The procedure to transact through WhatsApp is given below:

1. Add our number +91 93722 05812 in your contacts and only if you are existing investor the below steps to be followed
 Go to your WhatsApp, select the number and type 'Hi' from your registered mobile number
 From there on the journey is built in such a way that our smart bot will guide Investor to take relevant steps
4. Enter registered PAN
5. Select registered Account Type
6. Select Mode of Payment - Lump sum SIP
7. Select Fund serial number shown on the image
 Enter serial number and the Amount Investor would be shown his order to review which contains his selected fund, Amount, encrypted bank a/c, Folio number
10. Disclaimer pertaining to mutual fund shall be displayed 11. Further to the disclaimer a confirmation of the order investor will
have to enter the OTP
12. On entering the OTP the Investor is sent a payment link where the Investor goes to his bank account & authorizes payment for the transaction.
13. the investor will receive an encrypted payment link to do his payment.
14. On successful payment the investor would receive the confirmation message.
The Trustee/AMC reserves the right to change/modify the terms and conditions of the SIP.
SIP Booster" facility (SIP Booster)
a) SIP Booster online facility offers frequency at immediate, quarterly, half-yearly and yearly intervals. In case the SIP Booster frequency is not specified, it will be considered as yearly frequency. Similarly, this facility has also become available to all the physical mode of applications or the applications received through offline Mode at a frequency of quarterly, half-yearly and yearly intervals (except immediate interval) with effect from August 30, 2021
b) The minimum SIP Booster amount would be Rs.100/- and in multiples of Re. 1/- thereafter for all the schemes of the Fund that offer SIP facility except Motilal Oswal Long Term Equity Fund Plan wherein minimum SIP Booster amount would be Rs.500/- and in multiples of Rs.500 thereafter.
c) In case the investor does not specify SIP Booster amount, Rs.100/- will be considered as the SIP Booster amount (in case of Motilal Oswal Long Term Equity Fund, Rs.500/- will be considered as SIP Booster amount) and the request will be processed accordingly.
d) SIP Booster facility would be available to all Existing and new SIP enrollments through online and Physical mode (except for immediate interval in Physical mode). Existing investors who have enrolled for SIP with the maximum amount for debit are also eligible to avail SIP Booster facility and will be required to submit OTM Mandate' at least 20 calendar days before the SIP Booster

	maximum be processe investor re increase in	amount for de ed up to the ma evises the max amount will wever, the ma	bit, then the rec aximum amoun kimum amount be effective fr	r SIP Booster exceeds the quest for SIP Booster wa at for debit. Further, if the for debit, then such a com the next SIP Boost the registered for the deb be reduce	ill he an er oit
	facility and to register the same	l intending to a for new OTM would be ap	avail SIP Boost mandate and o plied on their	rough ECS / Direct Det er facility will be require on activation of the OTM active SIP to perfor with SIP Booster detail	ed M, m
1	Once the S further add	Maximum Limit will allow investors to set a highest SIP amount. Once the SIP reaches this set maximum limit it would stop any further additions and the SIP would thereafter continue with the last boosted amount, until the investor upgrades the limit.			
	An Illustra	An Illustration: The SIP Booster facility will work as follows:			
		Details of S		SIP Booster	
	amour SIP F 2019 2022 (SIP d month	SIP Instalme nt: Rs.5,000/- Period: April till March 3 (3 years) ate: 1 st of eve	ent By prov following 1, investor 81, facility. Example: ery > SIP Boo months	iding / choosing the additional details, an can avail SIP Booster ster Amount: Rs.1,000/- ster Frequency: Every 6 p limit :10,000	
		1			_
	No(s).	SIP	SIP Booster	Monthly SIP	
		(In Rs.)	amount (I_{m}, \mathbf{D}_{n}) (B)	installments	
		(A)	(In Rs.) (B)	AmountafterSIPBooster(inRs.)	
				(A+B)	
	1 to 6	5,000	N.A.	5.000]
	7 to 12	5,000	1,000	6,000	
	13 to 18	6,000	1,000	7,000	
	19 to 24 25 to 30	7000 8,000	1,000	8,000 9,000	-
	23 to 30 31 to 36	9,000	1,000	9,000	$\left \right $
	Once you specified l	r SIP amour by you, subse	nt reaches ma	ents will be processed	
]	nstant System	atic Investmen	t Plan (ISIP)		
1	l st debit instal panking, UPI,	ment by using RTGS, NEF	g another onlin T etc. and h	ay, he can pay towards h e payment mode viz.N is subsequent SIP det ered OTM URN mandat	let bit

In case the chosen date falls on a Non-Business Day, then the SIP will be processed on the immediate next Business Day. In case the SIP date is not specified or in case of ambiguity, the SIP transaction will be processed on the 15 th of each month/quarter. In case the end date is not specified, the SIP will continue till it receives termination request from the investor or till the time the bank mandate is debited, whichever is earlier.
SIP Pause Facility
Under this facility an existing investor who has an ongoing SIP will have an option to temporarily pause the SIP instalments for a specific period of time. Upon expiry of the specified period, the SIP installments would re-start automatically.
The features, terms, and conditions for availing the facility are as follows:
a) The facility shall be available only for SIPs registered under monthly frequency with a SIP installment amount of Rs.1,000/- and above
b) Investors/ Unit holders can opt for the facility only twice during
 the tenure of a particular SIP c) The minimum gap between the pause request and next SIP installment date should be atleast 12 calendar days d) The facility shall get activated from immediate next eligible installment from the date of receipt of SIP Pause request e) The facility can be opted for minimum 1 installment and up to a maximum of 6 installments f) The facility available on BSE StAR MF Platform Similarly for SIP registered through Mutual Fund Utility ("MFU"), other Stock exchange platforms and Channel Partners, investors may opt for this facility, if the same is being provided by the respective platform. g) The facility once registered cannot be cancelled. h) Investors/ Unit holders can opt for the facility currently through mobile application of Kfintech i.e. 'KFinKart'. The facility shall be extended to online platforms of MOAMC subsequently.
B. Systematic Transfer Plan (STP)
During Continuous Offer, a Unit holder may enrol for Systematic Transfer Plan (STP) and choose to Switch from this Scheme to another Option or Scheme (other than Exchange Traded Funds) of the Mutual Fund, which is available for investment at that time.
In case the amount (as specified) to be transferred under STP is not available in the Transferor Scheme in the unit holder's account for any reason, the residual amount will be transferred to the Transferee Scheme and STP will be ceased.
The terms and conditions for investing in STP are as follows: For

registering or discontinuing Systematic Transfer Plans shall be subject to an advance notice of 7 (seven) calendar days.

Minimum amount per STP	Rs. 500/- and multiple of Re. 1/-
installment under	thereafter.
weekly/fortnightly/monthly/	
quarterly STP	
No. of STP Instalments	Twelve instalments (monthly
a) Minimum	/weekly /fortnightly /quarterly)
b) Maximum	No Limit
.	
Periodicity	Weekly/fortnightly/Monthly/Quarterl
	у
Dates available for STP	1^{st} , 7^{th} , 14^{th} , 21^{th} or 28^{th} of every
Facility	month.
	*Except for Weekly STP wherein the
	frequency shall be Monday, Tuesday,
	Wednesday, Thursday and Friday.
Applicable NAV and Cut-	Applicable NAV and cut-off time as
off time	prescribed under the Regulation shall
	be applicable.

STP Frequency	Minimum Installment Amount	Minimum Number of Installments
Daily	Rs.500/- and multiple of Re. 1/- thereafter	Twelve Installments

This shall be subject to compulsory lock in period of 3 years and ELSS guidelines

C. Systematic Withdrawal Plan (SWP)

Investors can use the SWP facility for regular inflows. Withdrawals can be made by informing the AMC or Registrar of the specified withdrawal dates and minimum amount as per the table below. The amount will be converted into units at the applicable repurchase price on that date and will be subtracted from the units with the unit holder. In case the amount as specified by the unit holder is not available in the Scheme for any reason, SWP will be processed for the residual amount and SWP will be ceased. Unit holders may change the amount indicated in the SWP, subject to the fresh application and minimum amount specified. The SWP may be terminated on written notice from the unit holder and it will terminate automatically when all the units of the unit holder are liquidated or withdrawn from the account.

The features of Systematic Withdrawal Plan (SWP) are as under:

	2					`	,			
For	registeri	ng	or	Rs.	500/-	and	multiple	of	Re.	1/-
discontin	nuing S	System	atic	ther	eafter.					
Transfer	Plans	shall	be							
subject t	o an adva	nce no	tice							
of 7 (se	ven) cale	ndar d	lays							
	n amount									
	ent under									
fortnight	ly/monthl	y/quar	terl							

y/annual SWP	
No. of SWP Installments	
a) Minimum	Twelve instalments (monthly /weekly /fortnightly /quarterly)
	One instalment (annual)
b) Maximum	No Limit
Periodicity	Weekly/Fortnightly/Monthly/Qu
	arterly/Annual
Dates available for SWP	1 st , 7 th , 14 th , 21 th or 28th of every
Facility	month/ quarter.
Applicable NAV and Cut-	Applicable NAV and cut-off
off time	time as prescribed under the
	Regulation shall be applicable.

This shall be subject to compulsory lock in period of 3 years and ELSS guidelines.

The Trustee/AMC reserves the right to change/modify the terms and conditions of the SWP.

D. Switching Option

This Option will be useful to Unit holders who wish to alter the allocation of their investment among the scheme(s) / plan(s) of the Mutual Fund (subject to completion of lock-in period, if any, of the Units of the scheme(s) from where the Units are being switched) in order to meet their changed investment needs.

The Switch will be effected by way of a Redemption of Units from the Scheme/ Plan and a reinvestment of the Redemption proceeds in respective Plan(s) under the Scheme and accordingly, to be effective, the Switch must comply with the Redemption rules of the Scheme/ Plan and the issue rules of the respective Plan(s) under the Scheme (e.g. as to the minimum number of Units that may be redeemed or issued, Exit/ Entry Load etc). The price at which the Units will be Switched-out of the respective Scheme/ Plan will be based on the Redemption Price, and the proceeds will be invested in respective Plan(s) under the Scheme at the NFO price.

The Switch request can be made on a pre-printed form or by using the relevant tear off section of the Transaction Slip enclosed with the Account Statement, which should be submitted at / may be sent by mail to any of the ISCs.

E. Online Facility

This facility enables the investors to transact online through the official website <u>https://www.motilaloswalmf.com/investonline/</u>. Accordingly, the said website will also be considered as an official point of acceptance. Investors can execute transactions online for purchase, switch, Systematic Investment Plan (SIP), Systematic Transfer Plan and Redemption for units of schemes of Motilal Oswal Mutual Fund and other services as may be introduced by Motilal Oswal Mutual Fund from time to time.

F. Mobile Facility

This facility enables investors to transact through the official application to execute transactions for purchases, SIP, STP, redemptions, switches, view portfolio valuation, download the account statements and avail such other services as may be introduced by the Fund from time to time on their mobile handsets.

G. Application through MF utility platform

Motilal Oswal Asset Management Company Limited (MOAMC) has entered into an agreement with **MF Utilities India Private Limited** ("**MFUI**"), a "Category II – Registrar to an Issue" under SEBI (Registrars to an Issue and Share Transfer Agents) Regulations, 1993, for usage of MF Utility ("MFU") - a shared services initiative of various Asset Management Companies, which acts as a transaction aggregation portal for transacting in multiple Schemes of various Mutual Funds with a single form and a single payment instrument.

Accordingly, all financial and non-financial transactions pertaining to the schemes of Motilal Oswal Mutual Fund except Exchange Traded Funds (ETFs) can be done through MFU either electronically on www.mfuonline.com as and when such a facility is made available by MFUI or physically through the authorized **Points of Service ("POS")** of MFUI with effect from the respective dates as published on MFUI website against the POS locations. The list of POS of MFUI is published on the website of MFUI at www.mfuindia.com as may be updated from time to time. The Online Transaction Portal of MFU i.e. www.mfuonline.com and the POS locations of MFUI will be in addition to the existing Official Points of Acceptance ("OPA") of Motilal Oswal Mutual Fund.

The uniform cut-off time as prescribed under SEBI (Mutual Funds) Regulations, 1996 and as mentioned in the Scheme Information Document (SID) / Key Information Memorandum (KIM) of respective schemes of Motilal Oswal Mutual Fund shall be applicable for applications received on the portal of MFUI i.e. <u>www.mfuonline.com</u>. However, investors should note that transactions on the MFUI portal shall be subject to the eligibility of the investors, any terms & conditions as stipulated by MFUI / Motilal Oswal Mutual Fund / MOAMC from time to time and any law for the time being in force.

Investors are requested to note that, MFUI will allot a **Common Account Number ("CAN")**, a single reference number for all investments in the Mutual Fund industry, for transacting in eligible schemes of various Mutual Funds through MFU and to map existing folios, if any. Investors can create a CAN by submitting the CAN Registration Form (CRF) and necessary documents at the MFUI POS. MOAMC and/or its Registrar and Transfer Agent (RTA) shall provide necessary details to MFUI as may be needed for providing the required services to investors / distributors through MFU. Investors are requested to visit the websites of MFUI i.e. www.mfuindia.com to download the relevant forms.

For any queries or clarifications related to MFU, please contact the Customer Care of MFUI on 1800-266-1415 (during the business hours

on all days except Sunday and Public Holidays) or send an email to <u>clientservices@mfuindia.com</u>.

H. Transaction through Stock Exchange

Mutual Fund also offers facility of transacting in the Units of the select Schemes/Plans/ Options through the platforms as may be provided by Bombay Stock Exchange (BSE) and National Stock Exchange (NSE). Investors desirous of transacting through the stock exchange mode shall submit applications to registered stock brokers or distributors registered with NSE or BSE.

The facility of transacting through the stock exchange mechanism enables investors to buy and sell the Units of the Scheme(s) through the stock brokers or distributors registered with the BSE and/or NSE in accordance with the guidelines issued by SEBI and operating guidelines and directives issued by NSE, BSE or such other recognized stock exchange in this regard. Investors desirous of transacting through the stock exchange mode may be required to have a demat account with NSDL/CDSL.

The Mutual Fund will not accept any request for transactions or service requests in respect of Units bought under this facility in demat mode directly.

The AMC/Fund will not send any account statement in respect of Units bought in demat mode or accept any request for statement as the units will be credited in demat account of the investor and their DPs should be approached for issuance of statement. Investors may note that the facility of transacting through the stock exchange mode is currently being offered only for select schemes of the Mutual Fund.

For any grievances with respect to transactions through stock exchange mechanism, Investors must approach either stock broker or the investor grievances cell of the respective stock exchange. The Fund or the AMC will not be liable for any transactions processed based on the transaction details provided by the stock exchanges.

I. Transaction through electronic mode

Subject to the investor fulfilling certain terms and conditions stipulated by the AMC as under, MOAMC, MOMF or any other agent or representative of the AMC, Mutual Fund, the Registrar may accept transactions through any electronic mode ("fax/web/ electronic transactions") as permitted by SEBI or other regulatory authorities :

- 1. The acceptance of the fax/web/electronic transactions will be solely at the risk of the transmitter of the fax/web/ electronic transactions and the recipient shall not in any way be liable or responsible for any loss, damage caused to the transmitter directly or indirectly, as a result of the transmitter sending or purporting to send such transactions.
- 2. The recipient will also not be liable in the case where the transaction sent or purported to be sent is not processed on account of the fact that it was not received by the recipient.
- 3. The transmitter's request to the recipient to act on any

	for / web / alastronia transmission is for the transmitter's
	fax/web/electronic transmission is for the transmitter's convenience and the recipient is not obliged or bound to act on the
4. 5.	same. The transmitter acknowledges that fax/web/electronic transactions is not a secure means of giving instructions/ transactions requests and that the transmitter is aware of the risks involved including those arising out of such transmission. The transmitter authorizes the recipient to accept and act on any fax/web/ electronic transmission which the recipient believes in good faith to be given by the transmitter and the recipient shall be
	entitled to treat any such fax/web/ electronic transaction as if the same was given to the recipient under the transmitter's original signature.
6.	The transmitter agrees that security procedures adopted by the recipient may include signature verification, telephone call backs which may be recorded by tape recording device and the transmitter consents to such recording and agrees to cooperate with the recipient to enable confirmation of such fax/web/
7.	electronic transaction requests. The transmitter accepts that the fax/web/ electronic transactions shall not be considered until time stamped as a valid transaction request in the Scheme in line with SEBI Regulations. It would be considered as a final document as against the original document submitted subsequently for the purpose of records.
8.	In consideration of the recipient from time to time accepting and at its sole discretion acting on any fax/ web/electronic transaction request received / purporting to be received from the transmitter, the transmitter agrees to indemnify and keep indemnified the AMC, Directors, employees, agents, representatives of the AMC, MOMF and Trustees from and against all actions, claims, demands, liabilities, obligations, losses, damages, costs and expenses of whatever nature (whether actual or contingent) directly or indirectly suffered or incurred, sustained by or threatened against the indemnified parties whatsoever arising from or in connection with or any way relating to the indemnified parties in good faith accepting and acting on fax/web/ electronic transaction requests including relying upon such fax/ electronic transaction requests purporting to come from the Transmitter even though it may not come from the Transmitter. The AMC reserves the right to discontinue the facility at any point of time.
J.	Investors can also subscribe to the Units of the Scheme through MFSS and/or NMF II facility of NSE and BSE StAR MF facility of BSE.
	Stock Exchanges are required to allow investors to directly access infrastructure of recognised stock exchange to purchase and redeem Mutual Fund units from Mutual Fund/AMC
	Investors can avail this facility as and when the same is made available by Stock Exchanges. KYC compliant investors can registered themselves on Stock Exchanges by providing their PAN and creating their profile on the said platform. Stock Exchanges will allot the identification number upon receipt of signed and scanned registration form.

	Further upon receipt of authorisation by the Stock Exchanges
	platform the investor can commence the transaction.
	K. In addition to subscribing Units through submission of application in physical, investor / unit holder can also subscribe to the Units of the Scheme through RTA's website i.e. <u>www.kfintech.com</u> . The facility to transact in the Scheme is also available through mobile application of Kfin i.e. 'KFINTRACK'
	L. MFCentral as Official Point of Acceptance of Transactions (OPAT)
	Pursuant to clause 16.6 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023, with respect to complying with the requirements of RTA inter-operable Platform for enhancing investors' experience in Mutual Fund transactions / service requests, the QRTA's, Kfin Technologies Limited and Computer Age Management Services Limited (CAMS) have jointly developed MFCentral, a digital platform for Mutual Fund investors.
	MFCentral is created with an intent to be a one stop portal / mobile app for all Mutual fund investments and service-related needs that significantly reduces the need for submission of physical documents by enabling various digital / physical services to Mutual fund investors across fund houses subject to applicable T&Cs of the Platform. MFCentral will be enabling various features and services in a phased manner. MFCentral may be accessed using <u>https://mfcentral.com/</u> and a Mobile App in future.
	Any registered user of MFCentral, requiring submission of physical document as per the requirements of MFCentral, may do so at any of the designated Investor Service Centres/ Collection Centres of KFin Technologies Limited or CAMS.
Accounts Statements	In accordance with clause 14.4.3 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023the investor whose transaction has been accepted by the MOAMC shall receive a confirmation by way of email and/or SMS within 5 Business Days from the date of receipt of transaction request, same will be sent to the Unit holders registered e-mail address and/or mobile number. Thereafter, a Consolidated Account Statement ("CAS") shall be issued in line with the following procedure:
	1. Consolidation of account statement shall be done on the basis of PAN. In case of multiple holding, it shall be PAN of the first holder and pattern of holding.
	2. The CAS shall be generated on a monthly basis and shall be issued on or before 10th of the immediately succeeding month to the unit holder(s) in whose folio(s) transaction(s) has/have taken place during the month.
	3. In case there is no transaction in any of the mutual fund folios then CAS detailing holding of investments across all schemes of all Mutual Funds will be issued on half yearly basis [at the end of every six months (i.e. September/ March)] and shall be issued on or before 21 st of the immediately succeeding month.

	 4. Investors having MF investments and holding securities in Demat account shall receive a Consolidated Account Statement containing details of transactions across all Mutual Fund schemes and securities from the Depository by email / physical mode. 5. Investors having MF investments and not having Demat account shall receive a Consolidated Account Statement from the MF Industry containing details of transactions across all Mutual Fund schemes by email / physical mode. The word 'transaction' shall include purchase, redemption, switch, IDCW payout, IDCW reinvestment, systematic investment plan, systematic withdrawal plan, and systematic transfer plan. CAS shall not be received by the Unit holders for the folio(s) wherein the PAN details are not updated. The Unit holders are therefore requested to ensure that the folio(s) are updated with their PAN. For Micro SIP and Sikkim based investors whose PAN details are not mandatorily required to be updated Account Statement will be dispatched by MOAMC for each calendar month on or before 10th of the immediately succeeding month. The Consolidated Account statement will be in accordance to clause 14.4.3 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023 In case of a specific request received from the Unit holders, MOAMC will provide the account statement to the investors within 5 Business Days from the receipt of such request. Investors are requested/encouraged to register/update their email id and mobile number of the primary holder with the AMC/RTA through our Designated Investor Service Centres (DISCs) in order to facilitate effective communication.
	belonging to the investor(s), Mutual Fund / Asset Management Company reserves the right to use Electronic Mail (email) as a default mode to send various communication which include account statements for transactions done by the investor(s). The investor shall from time to time intimate the Mutual Fund / its Registrar and Transfer Agents about any changes in the email address.
IDCW (Income Distribution cum capital withdrawal option)	The IDCW warrants shall be dispatched to the Unitholders within 30 days of the date of declaration of the IDCW. In case of failure to despatch IDCW proceeds within 30 days, the AMC shall be liable to pay interest to the Unit Holders at such rate as may be specified by SEBI for the period of such delay (presently @ 15% per annum) and the same shall be calculated from the record date.
Redemption	The redemption or repurchase proceeds shall be despatched to the Unitholders within 3 working days from the date of redemption or repurchase.
	Further, AMCs may also use modes of dispatch such as speed post, courier etc. for payments including refunds to unitholders in addition to the registered post with acknowledgement due.
Delay in payment of redemption / repurchase proceeds	The AMC shall be liable to pay interest to the Unitholders at such rate as may be specified by SEBI for the period of such delay (presently @ 15% per annum).

Bank Account Details	As per SEBI requirements, it is mandatory for an investor to provide his/her bank account number in the Application Form. The Bank Account details as mentioned with the Depository should be mentioned. If depository account details furnished in the application form are invalid or not confirmed in the depository system, the application may be rejected. The Application Form without the Bank account details would be treated as incomplete and rejected.			
Treatment of Unclaimed IDCW and Redemption	In accordance with clause 14.3 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023, Mutual Funds shall provide the details of investors on their website like, their name, address, folios, etc. The website shall also include the process of claiming the unclaimed amount alongwith necessary forms and document. Further, the unclaimed amount along with its prevailing value shall be disclosed to investors separately in their periodic statement of accounts/CAS.			
	Further, pursuant to said circular on treatment of unclaimed redemption and IDCW amounts, redemption/IDCW amounts remaining unclaimed based on expiry of payment instruments will be identified on a monthly basis and amounts of unclaimed redemption/IDCW would be deployed in the respective Unclaimed Amount Plan(s) as follows:			
	 Motilal Oswal Liquid Fund - Unclaimed IDCW - Upto 3 years, Motilal Oswal Liquid Fund - Unclaimed IDCW - Greater than 3 years, Motilal Oswal Liquid Fund - Unclaimed Redemption - Upto 3 years Motilal Oswal Liquid Fund - Unclaimed Redemption - Greater than 3 years 			
	Provided that such schemes where the unclaimed redemption amounts are deployed shall be only those Overnight scheme/ Liquid scheme / Money Market Mutual Fund schemes which are placed in A-1 cell (Relatively Low Interest Rate Risk and Relatively Low Credit Risk) of Potential Risk Class matrix as per clause 17.5 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023. Further, no exit load shall be charged in these plans capped as per TER of direct plan of such scheme or at 50bps whichever is lower.			
	Investors are requested to note that pursuant to the circular investors who claim the unclaimed amounts during a period of three years from the due date shall be paid initial unclaimed amount along-with the income earned on its deployment. Investors, who claim these amounts after 3 years, shall be paid initial unclaimed amount along-with the income earned on its deployment till the end of the third year. After the third year, the income earned on such unclaimed amounts shall be used for the purpose of investor education.			
Right to limit Redemptions	The Trustee may, in the general interest of the Unitholders of the Scheme and when considered appropriate to do so based on unforeseen circumstances/unusual market conditions, impose restriction on redemption of Units of the Schemes. The following			

	requirements will be observed before imposing restriction on redemptions:
	 requirements will be observed before imposing restriction on redemptions: a. Restriction may be imposed when there are circumstances leading to a systemic crisis or event that severely constricts market liquidity or the efficient functioning of markets such as: Liquidity issues - when market at large becomes illiquid affecting almost all securities rather than any issuer specific security. AMCs should have in place sound internal liquidity management tools for schemes. Restriction on redemption cannot be used as an ordinary tool in order to manage the liquidity of a scheme. Further, restriction on redemption due to illiquidity of a specific security in the portfolio of a scheme due to a poor investment decision shall not be allowed. Market failures, exchange closures - when markets are affected by unexpected events which impact the functioning of exchanges or the regular course of transactions. Such unexpected events could also be related to political, economic, military, monetary or other emergencies. Operational issues - when exceptional circumstances are caused by force majeure, unpredictable operational problems and technical failures (e.g. a black out). Such cases can only be considered if they are reasonably unpredictable and occur in spite of appropriate diligence of third parties, adequate and effective disaster recovery procedures and systems B. Restriction on redemption may be imposed for a specific period of time not exceeding 10 working days in any 90 day period. C. Any such imposition requires specific approval of Board of AMCs and Trustees and the same shall be immediately informed to SEBI. d. When restriction on redemption is applied the following procedure shall be followed: Redemption requests upto Rs. 2 lakh will not be subject to such restriction.
	 b) In case of redemption requests above Rs. 2 lakhs, the AMC shall redeem the first Rs. 2 lakhs without restriction and remaining part over above be subject to such restriction.
Restrictions, if any, on the right to freely retain or dispose of Units being offered.	Units of the Scheme which are issued in demat (electronic) form will be transferred and transmitted in accordance with the provisions of SEBI (Depositories and Participants) Regulations/ELSS Notifications, as may be amended from time to time.
	Right to Limit Fresh Subscription The Trustees reserves the right at its sole discretion to withdraw / suspend the allotment / Subscription of Units in the Scheme temporarily or indefinitely, at the time of NFO or otherwise, if it is viewed that increasing the size of such Scheme may prove detrimental to the Unit holders of such Scheme. An order to Purchase the Units is not binding on and may be rejected by the Trustees or the AMC unless it has been confirmed in writing by the AMC and/or payment has been received.
	Physical Units which are held in the form of account statement: Additions/deletion of names in case of Units held in other than demat

	mode in the form of account statement will not be allowed under any folio of the Scheme. However, on request from the Unitholder, Unit certificates will be issued in lieu of account statement for the same. The AMC will issue a Unit certificate to the applicant within 5 Business Days of the receipt of request for the certificate. Unit certificate, if issued, must be duly discharged by the Unit holder(s) and surrendered along with the request for redemption/switch or any other transaction of Units covered therein. The AMC shall, on production of instrument of transfer together with relevant unit certificates, register the transfer and return the unit certificate to the transferee within thirty days from the date of such production. The above provisions in respect of deletion of names will not be applicable in case of death of Unit holder (in respect of joint holdings) as this is treated as transmission of Units and not transfer.
Cash Investments in mutual funds	The Fund/ AMC is currently in the process of setting up appropriate systems and procedures for the said purpose.
	Appropriate notice shall be displayed on its website viz. as well as at the Investor Service Centres, once the facility is made available to the investors.
The policy regarding	Units once redeemed/repurchased will not be re-issued.
reissue of repurchased	
units, including the	
maximum extent, the	
manner of reissue, the	
entity (the scheme or the AMC) involved in the same.	
How to Apply	This section must be read in conjunction with Statement of Additional
	Information Fund (herewith referred as "SAI"). Investors should mandatorily use the Application Forms, Transactions Request included in the KIM and other standard forms available at the Investor Service Centers/ www.motilaloswalmf.com, for any financial/non-financial transactions. Any transactions received in any non-standard forms are liable to be rejected.
	Investors are advised to fill up the details of their bank account numbers on the application form in the space provided. In order to protect the interest of the Unit holders from fraudulent encashment of cheques, SEBI has made it mandatory for investors in mutual funds to state their bank account numbers in their applications. SEBI has also made it mandatory for investors to mention their Permanent Account Number (PAN) transacting in the units of Motilal Oswal Mutual Fund (herewith referred as "MOMF"), irrespective of the amount of transaction.

C. PERIODIC DISCLOSURES

Net Asset Value	AMC will declare separate NAV under Regular Plan and Direct		
	Plan of the Scheme.		
This is the value per unit of			
the scheme on a particular	The NAV will be calculated on all business days and disclosed in		
day. You can ascertain the	the manner specified by SEBI. The AMC shall update the NAVs		
value of your investments by	on its website www.motilaloswalmf.comand also on AMFI		

multiplying the NAV with your unit balance.	website <u>www.amfiindia.com</u> before 11.00 p.m. on every business day. Further, Mutual Funds/ AMCs shall extend facility of sending latest available NAVs to investors through SMS, upon receiving a specific request in this regard. If the NAV is not available before the commencement of Business Hours on the following day due to any reason, the Mutual Fund shall issue a press release giving reasons and explaining when the Mutual Fund would be able to publish the NAV. Investors can also contact the office of the AMC to obtain the NAV of the Scheme
Monthly and Half yearly Disclosures: Portfolio This is a list of securities where the corpus of the scheme is currently invested. The market value of these investments is also stated in	The Mutual Fund / AMC shall disclose portfolio (along with ISIN) in a user friendly & downloadable spreadsheet format, as on the last day of the month/half year for the scheme(s) on its website (www.motilaloswalmf.com) and on the website of AMFI (www.amfiindia.com) within 10 days from the close of each month/half year.
portfolio disclosures.	In case of investors whose email addresses are registered with MOMF, the AMC shall send via email both the monthly and half yearly statement of scheme portfolio within 10 days from the close of each month/half year respectively.
	The AMC shall publish an advertisement every half-year, in the all India edition of at least two daily newspapers, one each in English and Hindi, disclosing the hosting of the half yearly statement of the schemes portfolio on the AMC's website (www.motilaloswalmf.com) and on the website of AMFI (www.amfiindia.com). The AMC shall provide physical copy of the statement of scheme portfolio on specific request received from investors
Monthly & Annual Disclosure of Risk o meter	The fund shall communicate any change in risk-o-meter by way of Notice cum Addendum and by way of an e-mail or SMS to unitholder. Further Risk-o-meter of scheme shall be evaluated on a monthly basis and Risk-o-meter along with portfolio shall be disclosed on website and on AMFI website within 10 days from the close of each month.
	Additionally, MOMF shall disclose the risk level of all schemes as on March 31 of every year, along with number of times the risk level has changed over the year, on its website and AMFI website.
Disclosure of Benchmark Risk o meter	Pursuant to clause 5.16.1 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023, the AMC shall disclose risk-o-meter of the scheme and benchmark in all disclosures including promotional material or that stipulated by SEBI wherever the performance of the scheme vis-à-vis that of the benchmark is disclosed to the investors in which the unit holders are invested as on the date of such disclosure.
Half yearly Disclosures: Financial Results	The Mutual Fund shall within one month from the close of each half year, that is on 31 st March and on 30 th September, host a soft copy of its unaudited financial results on its website. The mutual fund shall publish an advertisement disclosing the hosting of such financial results on their website, in atleast one English daily newspaper having nationwide circulation and in a newspaper

	having wide circulation published in the language of the region where the Head Office of the Mutual Fund is situated.			ion
Annual Report	The Mutual Fund / AMC will host the Annual Report of the Schemes on its website (<u>www.motilaloswalmf.com</u>) and on the website of AMFI (www.amfiindia.com) not later than four months (or such other period as may be specified by SEBI from time to time) from the date of closure of the relevant accounting year (i.e. 31st March each year).			the our om
	The Mutual Fund / AMC shall mail the scheme annual reports or abridged summary thereof to those investors whose e-mail addresses are registered with MOMF. The full annual report or abridged summary shall be available for inspection at the Head Office of the Mutual Fund and a copy shall be made available to the investors on request at free of cost.			nail or ead
	Investors who have not reg specifically opt-in to receive or Abridged Summary thereo	a physical copy of th		
	MOMF will publish an advertisement every year in the all India edition of at least two daily newspapers, one each in English and Hindi, disclosing the hosting of scheme wise Annual Report on the AMC website (<u>www.motilaloswalmf.com</u>) and on the website of AMFI (www.amfiindia.com).			and on
Product Dashboard	In accordance with clause 5.8.4 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023, the AMC has designed and developed the dashboard on their website wherein the investor can access information with regards to scheme's AUM, investment objective, expense ratios, portfolio details and past performance of all the schemes.			
Associate Transactions	Please refer to Statement of Additional Information (SAI).			
Taxation	Motilal Oswal Mutual Fund is a Mutual Fund registered with SEBI and is governed by the provisions of Section 10(23D) of the Income Tax Act, 1961. Accordingly, any income of a fund set up under a scheme of a SEBI registered mutual fund is exempt from tax. The following information is provided only for general information purposes and is based on the Mutual Fund's understanding of the Tax Laws as of this date of Document. Investors / Unitholders should be aware that the relevant fiscal rules or their explanation may change. There can be no assurance that the tax position or the proposed tax position will remain same. In view of the individual nature of tax benefits, each investor is advised to consult his or her own tax consultant with respect to the specific tax implications arising out of their participation in the Scheme The below Tax Rates shall be applicable with effect from April 1, 2023:		ip n ce	
	Nature of Income	Resident Investor	Mutual Fund	
	IDCW Income	Slab rate	Nil	1

		(Applicable Rate)	
	Long Term Capital Gains	10% above Rs.1 Lac*	Nil
	Short Term Capital Gains	15%	Nil
	Tax on IDCW distributed	Slab rate	Nil
	to unit holders	Shue huite	1,11
	*subject to grandfathering cl	ause	
	Capital Gains tax rates are excluding Surcharge & education cess. For details on taxation, please refer to the clause on Taxation in the Scheme Additional Information (SAI).		
Investor services	Mr. Juzer Dalal		
	Motilal Oswal Asset Manag	gement Company Li	imited
	10th Floor, Rahimtullah Saya	ni Road, Opp. Parel S	ST Depot,
	Prabhadevi, Mumbai – 40002	25	
	Tel No.:.: +91 8108622222 and +91 22 40548002		
	Fax No.: 02230896884		
	Email.: <u>amc@motilaloswal.com</u>		
	Investors are advised to contact any of the Designated Collection Center / Investor Service Center or the AMC by calling the toll free no. of the AMC at.: +91 8108622222 and +91 22 40548002. Investors can also visit our website <u>www.motilaloswalmf.com</u> for complete details.		
	 Investor may also approach the Compliance Officer / CEO of the AMC. The details including, inter-alia, name & address of Compliance Officer & CEO, their e-mail addresses and telephone numbers are displayed at each offices of the AMC. For any grievances with respect to transactions through stock exchange mechanism, Unit Holders must approach either their stock broker or the investor grievance cell of the respective stock exchange or their distributor. 		

D. COMPUTATION OF NAV

The Net Asset Value (NAV) per unit under the Scheme will be computed by dividing the net assets of the Scheme by the number of units outstanding on the valuation day. The Mutual Fund will value its investments according to the valuation norms, as specified in Schedule VIII of the SEBI (MF) Regulations, or such norms as may be specified by SEBI from time to time.

The Net Asset Value (NAV) of the units under the Scheme shall be calculated as follows:

NAV (Rs.) = Market or Fair Value of Scheme's investments + Receivables + Accrued Income + Other Assets - Accrued Expenses- Payables- Other Liabilities

No. of Units outstanding under Scheme on the Valuation Day

The NAV will be calculated up to two decimals. However, the AMC reserves the right to declare the NAVs up to additional decimal places as it deems appropriate. Separate NAV will be calculated and disclosed for each Plan/Option.

The AMC will calculate and disclose the NAV on each business day. The computation of NAV shall be in conformity with SEBI Regulations and guidelines as prescribed from time to time.

Illustration of NAV:

If the net assets of the Scheme, after considering applicable expenses, are Rs.10,45,34345.34 and units outstanding are 10,00,0000, then the NAV per unit will be computed as follows:

10,45,34,345.34 / 10,00,000 = Rs. 10.4534 per unit (rounded off to four decimals)

IV. FEES AND EXPENSES

This section outlines the expenses that will be charged to the Scheme.

A. NEW FUND OFFER (NFO) EXPENSES

These expenses are incurred for the purpose of various activities related to the NFO like sales and distribution fees, marketing and advertising, registrar expenses, printing and stationary, bank charges etc.

The NFO expenses were borne by the AMC.

B. ANNUAL SCHEME RECURRING EXPENSES

These are the fees and expenses for operating the Scheme. These expenses include but are not limited to Investment Management and Advisory Fee charged by the AMC, Registrar and Transfer agents' fees & expenses, marketing and selling costs etc.

The AMC has estimated that the following expenses will be charged to the Scheme, as permitted under Regulation 52 of SEBI (MF) Regulations. For the actual current expenses being charged, the investor should refer to the website of the Fund.

Particulars	% p.a. of daily Net Assets
Investment Management and Advisory Fees	Upto 2.25%
Trustee fee	
Audit fees	
Custodian fees	
Registrar & Transfer Agent Fees	
Marketing & Selling expense including agents' commission	
Cost related to investor communications	
Cost of fund transfer from location to location	
Cost of providing account statements and IDCW/ redemption cheques and	
warrants	
Costs of statutory Advertisements	
Cost towards investor education & awareness (at least 2 bps)	
Brokerage & transaction cost over and above 12 bps and 5 bps for cash and	
derivative market trades respectively	
Goods and Service Tax (GST) on expenses other than investment	
management and advisory fees	
GST on brokerage and transaction cost	
Other Expenses*	
Maximum total expense ratio (TER) permissible under Regulation 52 (6)	Upto 2.25%
Additional expenses for gross new inflows from specified cities under	Upto 0.30%

*Any other expenses which are directly attributable to the Scheme, may be charged with approval of the Trustee within the overall limits as specified in the Regulations except those expenses which are specifically prohibited.

[#]Additional TER will be charged based on inflows only from retail investors (other than Corporates and Institutions) from B 30 cities.

\$ As per clause 10.1.3 of SEBI Master Circular No. SEBI /HO/IMD/ IMD-PoD-1 / P/ CIR / 2023/74 dated May 19, 2023, it has been decided that inflows of amount upto Rs. 2,00,000/- per transaction, by the individual investors shall be considered as inflows from retail investors.

All scheme related expenses including commission paid to distributors, by whatever name it may be called and in whatever manner it may be paid, shall necessarily be paid from the scheme only within the regulatory limits and not from the books of the Asset Management Companies (AMC), its associate, sponsor, trustee or any other entity through any route.

The recurring expenses of the Scheme (excluding additional expenses under regulation 52(6A)(c) and additional distribution expenses for gross inflows from specified cities), as per SEBI Regulations are as follows:

First Rs.500	Next Rs.250	Next Rs.1,250	Next Rs.3,000	Next Rs.5,000	Next Rs.40,000 crore	on the balance of
crore	crore	crore	crore	crore		the assets
2.25%	2.00%	1.75%	1.60%	1.50%	Total expense ratio reduction of 0.05% for every increase of Rs.5,000 crores of daily net assets or part thereof.	1.05%

The expenses towards Investment Management and Advisory Fees under Regulation 52 (2) and the various sub-heads of recurring expenses mentioned under Regulation 52 (4) of SEBI (MF) Regulations are fungible in nature. Thus, there shall be no internal sub-limits within the expense ratio for expense heads mentioned under Regulation 52 (2) and (4) respectively. Further, the additional expenses under Regulation 52(6A)(c) shall also be incurred towards any of these expense heads.

The TER of the Direct Plan will be lower to the extent of the distribution expenses/commission which is charged in the Regular Plan.

All fees and expenses charged in a direct plan (in percentage terms) under various heads including the investment and advisory fee shall not exceed the fees and expenses charged under such heads in a regular plan. The TER of the Direct Plan will be lower to the extent of the distribution expenses/commission which is charged in the Regular Plan and no commission for distribution of Units will be paid / charged under the Direct Plan. Accordingly, the NAV of the Direct Plan would be different from NAV of Regular Plan.

In accordance with Regulation 52(6A), the following expenses can be charged in addition to the existing total recurring expenses charged under Regulation 52(6):

a. brokerage and transaction costs which are incurred for the purpose of execution of trade and is included in the cost of investment, not exceeding 0.12 % in case of cash market transactions and 0.05 % in case of derivatives transactions;

Any payment towards brokerage and transaction costs, over and above the said 12 bps and 5 bps for cash market and derivatives transactions respectively, shall be charged to the Scheme within

the total recurring expenses limit specified under Regulation 52 of SEBI Regulations. Any expenditure in excess of the said limit will be borne by the AMC/Trustees/Sponsors.

b. additional expenses upto 30 basis points on daily net assets of the scheme, if the new inflows from such cities as specified by SEBI from time to time are at least: (a) 30% of gross new inflows in the scheme or (b) 15% of the average assets under management (year to date) of the scheme, whichever is higher.

In case, the inflows from such cities is less than the higher of (a) or (b) above, such additional expenses on daily net assets of the scheme will be charged on a proportionate basis.

The expenses charged under this clause shall be utilised for distribution expenses incurred for bringing inflows from such cities

The amount incurred as expenses on account of inflows from such cities so charged shall be credited back to the Scheme in case, the said inflows are redeemed within a period of 1 year from the date of investment.

Currently, SEBI has specified that the above additional expenses may be charged for inflows from beyond 'Top 30 cities.' The top 30 cities shall mean top 30 cities based on Association of Mutual Funds in India (AMFI) data on 'AUM by Geography – Consolidated Data for Mutual Fund Industry' as at the end of the previous financial year.

c. In terms of SEBI Circular dated February 2, 2018 additional expenses not exceeding 0.05% of daily net assets of the scheme, towards investment & advisory fees and/or towards recurring expenses as specified under 52(2) and 52(4) of the Regulations shall not be charged, since the scheme does not charge exit load currently.

In addition to expenses under Regulation 52(6) and (6A), AMC may charge GST on investment and advisory fees, expenses other than investment and advisory fees and brokerage and transaction cost as below:

- 1. GST on investment and advisory fees charged to the scheme will be in addition to the maximum limit of TER as prescribed in regulation 52 (6) of the SEBI Regulations.
- 2. GST on expenses other than investment and advisory fees, if any, shall be borne by the scheme within the maximum limit of TER as per regulation 52 of the SEBI Regulations.
- 3. GST on brokerage and transaction cost paid for execution of trade, if any, shall be within the limit prescribed under regulation 52 of the SEBI Regulations.

The AMC shall charge the investment management and advisory fees and the total recurring expenses of the Scheme in accordance with the limits prescribed from time to time under the SEBI Regulations.

The Mutual Fund would update the current expense ratios on the website (<u>www.motilaloswalmf.com</u>) atleast three working days prior to the effective date of the change. Investors can refer to "Total Expense Ratio" section on <u>https://www.motilaloswalmf.com/downloads/mutual-fund/totalexpenseratio</u> for Total Expense Ratio (TER) details.

	Regular Plan	Direct Plan
Net asset before expenses	11,000	11,000
Expenses other than Distribution Expenses _0.15%	16.5	16.5
Distribution Expenses 0.50%	55	
Returns after Expenses at the end of the Year	10,929	10,984
Returns on invested amount after expenses (Rs)	929	984

Illustration of impact of expense ratio on returns of the Scheme

9.84%

Please Note:

- The purpose of the above illustration is purely to explain the impact of expense ratio charged to the Scheme and should not be construed as providing any kind of investment advice or guarantee of returns on investments.
- It is assumed that the expenses charged are evenly distributed throughout the year. The expenses of the Direct Plan under the Scheme may vary with that of the Regular Plan under the Scheme.
- Calculations are based on assumed NAVs, and actual returns on your investment may be more, or less.
- Any tax impact has not been considered in the above example, in view of the individual nature of the tax implications. Each investor is advised to consult his or her own financial advisor.

C. LOAD STRUCTURE

Load is an amount which is paid by the investor to subscribe to the units or to redeem the units from the Scheme. This exit load charged (net of service tax) will be credited back to the Scheme. Load amounts are variable and are subject to change from time to time. For the current applicable structure, please refer to the website of the AMC www.motilaloswalmf.com or may call at toll free no. 1800-200-6626 or your distributor.

Type of Load	Load chargeable (as %age of NAV)
Entry	NIL
Exit	NIL
	No Load shall be imposed for switching between Options within the Scheme.

The investor is requested to check the prevailing load structure of the Scheme before investing.

Repurchase/ Resale is at Net Asset Value (NAV) related prices with repurchase/ resale loads as applicable (within limits) as specified under SEBI Regulations 1996, While determining the price of the units, the fund will ensure that the repurchase price is not lower than 95 per cent of the Net Asset Value.

Any imposition or enhancement in the load structure shall apply on a prospective basis and in no case the same would affect the existing investors adversely. Bonus units and units issued on reinvestment of IDCWs shall not be subject to entry and exit load.

Under the Scheme, the AMC reserves the right to modify/alter the load structure if it so deems fit in the interest of smooth and efficient functioning of the scheme, subject to maximum limits as prescribed under the SEBI Regulations. The load may also be changed from time to time and in case of exit/redemption, load may be linked to the period of holding.

For any change in the load structure, the AMC would undertake the following steps:

- 1. The addendum detailing the changes will be attached to SID and Key Information Memorandum (KIM). The addendum will be circulated to all the distributors so that the same can be attached to all SID and KIM already in stock.
- 2. Arrangements shall be made to display the changes/modifications in the SID in the form of a notice in all Investor Service Centres and distributors/brokers offices.
- 3. The introduction of the exit load along with the details shall be stamped in the acknowledgement slip issued to the investors on submission of the application form and may also be disclosed in the statement of accounts issued after the introduction of such load.
- 4. The Fund shall display an Addendum in respect of such changes on its website (www.motilaloswalmf.com).

5. The Fund shall display the addendum. Any other measure that the Mutual Fund shall consider necessary.

D. WAIVER OF LOAD

Not Applicable

E. TRANSACTION CHARGES

The AMC/Mutual Fund shall deduct the Transaction Charges on purchase / subscription received from first time mutual fund investors and investors other than first time mutual fund investors through the distributor or through the stock exchange platforms viz. BSE Star MF/ NSE NMF II platforms (who have specifically opted-in to receive the transaction charges) as under:

- i. For existing investor in a Mutual Fund: Rs.100/- per subscription of Rs. 10,000/- and above;
- ii. For first time investor in Mutual Funds: Rs.150/- per subscription of Rs. 10,000/- and above.

However, there will be no transaction charge on:

- i. Subscription of less than Rs. 10,000/-; or
- ii. Transactions other than purchases/subscriptions relating to new inflows such as Switch/STP/SWP/DTP, etc.; or
- iii. Direct subscription (subscription not routed through distributor); or
- iv. Subscription routed through distributor who has chosen to 'Opt-out' of charging of transaction charge.

The transaction charge as mentioned above will be deducted by AMC from subscription amount of the Unitholder and paid to distributor and the balance shall be invested in the Scheme.

The distributors shall also have the option to either opt in or opt out of levying transaction charge based on type of the product.

V. RIGHTS OF UNITHOLDERS

Please refer to SAI for details.

VI. PENALTIES, PENDING LITIGATION OR PROCEEDINGS, FINDINGS OF INSPECTIONS OR INVESTIGATIONS FOR WHICH ACTION MAY HAVE BEEN TAKEN OR IS IN THE PROCESS OF BEING TAKEN BY ANY REGULATORY AUTHORITY

This section contains the details of penalties, pending litigation, and action taken by SEBI and other regulatory and Govt. Agencies.

1. All disclosures regarding penalties and action(s) taken against foreign Sponsor(s) may be limited to the jurisdiction of the country where the principal activities (in terms of income / revenue) of the Sponsor(s) are carried out or where the headquarters of the Sponsor(s) is situated. Further, only top 10 monetary penalties during the last three years shall be disclosed.

Not Applicable

- 2. In case of Indian Sponsor(s), details of all monetary penalties imposed and/ or action taken during the last three years or pending with any financial regulatory body or governmental authority, against Sponsor(s) and/ or the AMC and/ or the Board of Trustees /Trustee Company; for irregularities or for violations in the financial services sector, or for defaults with respect to shareholders or debenture holders and depositors, or for economic offences, or for violation of securities law. Details of settlement, if any, arrived at with the aforesaid authorities during the last three years shall also be disclosed.
 - a) During the period May 2012 to July 2023, the NSE has levied penalties/fines on MOFSL, aggregating to Rs. 957235198.12 on account of various reasons viz: nonsubmission of UCC details, short collection of margins & violation of market wide position limit in F&O segment, observations made during the course of inspections. However the aforesaid penalties/fines as levied by NSE have been duly paid.
 - b) During the period May 2012 to July 2023, the BSE has levied penalties/fines aggregating to Rs. 10370018.15 on account of various reasons viz: non-submission of UCC details, settlement of transactions through delivery versus payment, observations made during the course of inspections, etc. However the aforesaid penalties/fines as levied by BSE have been duly paid.
 - c) During the period March 2018 to July 2023, the NCDEX has levied penalties/fines on MOFSL, aggregating to INR Rs. 14738569.32 on account of Margin Shortfall Penalty. However the aforesaid penalties/fines as levied by NCDEX have been duly paid.
 - d) During the period March 2018 to July 2023, the MCX has levied penalties/fines on MOFSL, aggregating to INR Rs. 127958303.69 on account of various reasons viz: late/non submission of details pertaining to Enhanced Supervision, Margin Shortfall Penalty, etc. However the aforesaid penalties/fines as levied by MCX have been duly paid.
 - e) During the period April 2013 to August 2022, the CDSL has levied penalties/fines aggregating to Rs. 1682890.92 on account of reasons viz: non-collection of proof of identity of clients, deviation in following of transmission procedure etc; whereas from

penalty of Rs. 846303.56 /-were levied by NSDL during the course of MOFSL operations. However the aforesaid penalties/fines as levied by CDSL and NSDL have been duly paid.

Details of pending litigations of MOSL are as follows:

SR. NO.	CASE TITLE	FACT OF CASE	COURT/FORUM(PENDING CASES)
1	SURESH CHAND GUPTA VS MOFSL	BEING AGGRIEVED BY APPEAL ARBITRATION AWARD, CLIENT FILED U/S 34 ARBITRATION APPEAL	ARBITRATION APPEAL
2	MOFSL VS PANKAJ G SACHDEV	BEING AGGRIEVED MOFSL HAS FILED THE APPEAL ARBITRATION CHALLENGING ARBITRATION AWARD	ARBITRATION APPEAL
3	PANKAJ SACHDEV HUF VS MOFSL	CROSS APPEAL FILED BY CLIENT AGAINST MOFSL'S APPEAL ARBITRATION	ARBITRATION APPEAL
4	MOFSL VS HUZAN MINOO BHAYA	BEING AGGRIEVED BY ARBITRATION AWARD, MOFSL FILED APPEAL ARBITRATION.	ARBITRATION APPEAL
5	VIRANDER ARORA VS MOFSL	CLIENT FILED ARBITRATION CHALLENGING THE GRC ORDER. ALLEGING UNAUTHORIZED TRADES	ARBITRATION
6	MOFSL VS SONAL AXAY SHAH	BEING AGGRIEVED MOFSL FILED ARBITRATION CHALLENGING GRC ORDER	ARBITRATION
7	VINITA CHOUDHARY VS MOFSL	CLIENT FILED ARBITRATION CHALLENGING THE GRC ORDER. ALLEGING UNAUTHORIZED TRADES	ARBITRATION
8	MOFSL VS ANIL KUMAR T SHAH	BEING AGGRIEVED MOFSL HAS FILED THE ARBITRATION CHALLENGING GRC ORDER	ARBITRATION
9	MR. VED PRAKASH AGARWAL VS MOFSL	CLIENT HAS FILED ARBITRATION CHALLENGING GRC ORDER ALLEGING UNAUTHORIZED TRADES	ARBITRATION
10	ANIL VALLBHDAS AGRAWAL VS MOFSL	CLIENT HAS FILED APPEAL ARBITRATION CHALLENGING ARBITRATION AWARD ALLEGING UNAUTHORIZED TRADES	ARBITRATION APPEAL

	1		
11	MOFSL VS SUDIP DATTA RAY	BEING AGGRIEVED BY ARBITRATION AWARD. MOFSL FILED APPEAL ARBITRATION AGAINST CLIENT'S CLAIM OF INDUCEMENT AND UNAUTHORIZED TRADES	ARBITRATION APPEAL
12	SWAPNIL SHINDE VS MOFSL	CLIENT HAS FILED ARBITRATION CHALLENGING GRC ORDER ALLEGING SOFTWARE GLITCH	ARBITRATION
13	VARUN GUPTA VS MOFSL	CLIENT HAS FILED ARBITRATION CHALLENGING GRC ORDER	ARBITRATION
14	MOFSL VS PINAKI MANDAL	BEING AGGRIEVED BY ARBITRATION AWARD, MOFSL FILED APPEAL ARBITRATION AGAINST CLIENT'S CLAIM OF UNAUTHORIZED TRADES	ARBITRATION APPEAL
15	MOFSL VS PUTUL BALA MANDAL	BEING AGGRIEVED BY ARBITRATION AWARD, MOFSL FILED APPEAL ARBITRATION AGAINST CLIENT'S CLAIM OF UNAUTHORIZED TRADES	ARBITRATION APPEAL
16	BHANUCHANDRA J DOSHI VS MOFSL	CLIENT HAS FILED APPEAL U/S 34 CHALLENGING THE DISMISSAL OF APPEAL ARBITRATION	ARBITRATION APPEAL
17	SRINIVASAN A VS MOFSL	CLIENT HAS FILED APPEAL U/S 37, CHALLENGING THE DISMISSAL OF 34 APPLICATION	ARBITRATION APPEAL
18	DEEPIKA AGARWAL VS MOFSL	CLIENT BEING AGGRIEVED HAS FILED ARBITRATION CHALLENGING GRC ORDER	ARBITRATION
19	MOFSL VS APURBA BISWAS	MOFSL BEING AGGRIEVED BY THE APPELLATE AWARD HAS FILED THE APPLICATION U/S 34 BEFORE CHIEF JUDGE HYDERABAD CHALLENGING THE APPEAL AWARD DATED APRIL 11, 2023.	ARBITRATION APPEAL
20	MOFSL VS JOY PAUL CHEEYEDAN	AGGRIEVED BY APPELLATE ARBITRATION AWARD, WE HAD FILED SEC 34 APPLICATION BEFORE	ARBITRATION APPEAL

r		· · · · · · · · · · · · · · · · · · ·	
		DISTRICT COURT -	
		ERNAKULAM	
		AGGRIEVED BY APPELLATE	
	MOFSL VS	ARBITRATION AWARD, WE	
21	CHENTHAMARAKSHAN	HAD FILED SEC 34	ARBITRATION APPEAL
	PV	APPLICATION BEFORE	
		DISTRICT COURT -	
		ERNAKULAM	
		AGGRIEVED BY APPELLATE	
		ARBITRATION AWARD, WE	
22	MOFSL VS MAYA PHILIP	HAD FILED SEC 34	ARBITRATION APPEAL
		APPLICATION BEFORE	
		DISTRICT COURT -	
		ERNAKULAM	
		AGGRIEVED BY APPELLATE	
	MOESL MS C	ARBITRATION AWARD, WE	
23	MOFSL VS C UNNIKRISHNAN	HAD FILED SEC 34 APPLICATION BEFORE	ARBITRATION APPEAL
	UNNIKRISHNAN		
		DISTRICT COURT - ERNAKULAM	
		AGGRIEVED BY THE AWARD PASSED IN APPELLATE	
	MOESI NG ZEESIIANA	ARBITRATION TRIBUNAL WE	
24	MOFSL VS ZEESHANA KHAN	HAD CHALLENGED THE	ARBITRATION APPEAL
		AWARD IN SEC 34 BEFORE	
		HIGH COURT OF DELHI	
		AGGRIEVED BY THE AWARD	
		PASSED IN APPELLATE	
	MOFSL VS PRADEEP	ARBITRATION TRIBUNAL, WE	
25	SHIVNARAYAN RATHI	HAD FILED SEC 34	ARBITRATION APPEAL
		APPLICATION BEFORE THE	
		HIGH COURT BOMBAY	
		AGGRIEVED BY THE	
	MOFSL VS VIJAY KUMAR	APPELLATE AWARD WE HAD	
26	GUPTA	FILED SEC 34 APPLICATION IN	ARBITRATION APPEAL
	001111	THE CASE.	
		AGGRIEVED BY THE APPEAL	
		AWARD PASSED IN	
	MOFSL VS SATISH	APPELLATE ARBITRATION	
27	SADANAND KAREKAR	TRIBUNAL, WE HAD FILED	ARBITRATION APPEAL
		SEC 34 APPLICATION BEFORE	
		THE HIGH COURT BOMBAY.	
		BRING AGGRIEVED BY THE	
		APPEAL ARBITRATION	
28	VANDANA GUPTA VS	AWARD, CLIENT PREFERRED	ARBITRATION APPEAL
	MOFSL	U/S 34 ARBITRATION	
		APPLICATION.	

38	MOFSL VS VERGHESE KURUVILLA	ARBITRATION AWARD, WE HAD FILED SEC 34 APPLICATION BEFORE DISTRICT COURT ERNAKULLAM	ARBITRATION APPEAL
37	MBA CONSULTING INDIA PVT LTD VS MOFSL	MBA CONSULTING HAS FILED THE CASE FOR RECOVERY OF PENDING INVOICES FOR SERVICES PROVIDED BY THEM MOFSL. AGGRIEVED BY APPELLATE	ARBITRATION
36	ZEESHANA KHA VS MOFSL	AGGRIEVED BY THE AWARD PASSED IN APPELLATE ARBITRATION TRIBUNAL CLIENT HAD CHALLENGED THE AWARD IN SEC 34 BEFORE HIGH COURT OF DELHI	ARBITRATION APPEAL
35	MOFSL VS SANGEETA GUPTA	AGGRIEVED BY THE APPELLATE AWARD WE HAD FILED SEC 34 APPLICATION IN THE CASE.	ARBITRATION APPEAL
34	MOFSL VS PARTIK SINGLA	BEING AGGREIVED BY THE APPELLATE ARBITRATION AWARD MOFSL FILED SEC 34.	ARBITRATION APPEAL
33	SHILPA ANAND DESAI VS MOFSL	BEING AGGRIEVED BY APPELLATE ARBITRATION AWARD, CLIENT HAS FILED U/S 34 ARBITRATION PROCEEDING	ARBITRATION APPEAL
32	ANAND JATIN DESAI VS MOFSL	BEING AGGRIEVED BY APPEAL ARBITRATION AWARD, CLIENT FILED U/S 34 ARBITRATION APPLICATION.	ARBITRATION APPEAL
31	PSR PADMAJA VS MOFSL	CLIENT PREFERRED U/S 34 ARBITRATION APPLICATION CHALLENGING THE ARBITRATION AWARD.	ARBITRATION APPEAL
30	UTKARSH DIVAKAR MEHTA VS MOFSL, NIDHI INVESTMENT (BA)	BEING AGGRIEVED CLIENT PREFERRED U/S 34 ARBITRATION APPEAL CHALLENGING THE APPEAL ARBITRATION AWARD.	ARBITRATION APPEAL
29	MOFSL VS RAJIV GARG	WE HAVE FILED AN APPEAL AGAINST THE ORDER OF THE APPELLATE ARBITRAL TRIBUNAL STAYING THE EXECUTION OF AWARD.	ARBITRATION APPEAL

	1		
39	MOFSL VS GRACE	AGGRIEVED BY THE AWARD PASSED IN APPELLATE ARBITRATION, WE HAD FILED	ARBITRATION APPEAL
57	VARGHESE	SEC 34 APPLICATION	
		CHALLENGING THE ARB	
		APPEAL AWARD.	
		SEC 34 PETITION FILED IN	
		BOMBAY CHALLENGING THE	
		APPEALLATE ARBITRATON	
		AWARD, CLIENT ALLEGED UT	
	MOFSL VS PRAKASH	IN HIS ACCOUNT AND	
40	SANTLAL JHAWAR	AMOUNT WAS ADMITTED IN	ARBITRATION APPEAL
		IGRP, WHICH WAS	
		CHALLENGED BY US BEFORE	
		THE ARBITTRATION &	
		APPELLATE ARBITRATION	
		TRIBUNAL OF NSE.	
		MOFSL FILED ARBITRATION	
		CLAIMING THE LEDGER	
		DEBIT. ORIGINAL ARBITRAL	
41	MOFSL VS NAVDEEP	AWARD REJECTED THE	ARBITRATION APPEAL
	SINGH	CLAIM. SO, U/S 34	
		APPLICATION FILED AGAINST	
		THE CLIENT BEFORE CIVIL	
		COURT.	
		MOFSL HAS RECEIVED AN	
		AWARD FOR RS. 80.74 CRORE	
42	DHANERA DIAMONDS VS	IN OUR FAVOUR. THE CLIENT	ARBITRATION APPEAL
	MOFSL	HAS FILED AN APPEAL	
		CHALLENGING THE AWARD BEFORE THE COURT.	
		BEING AGGRIEVED BY APPELLATE ARBITRATION	
		AWARD, MOFSL FILED U/S 34	
		AWARD, MOPSL FILED 0/S 34 ARBITRATION BEFORE CIVIL	
43	MOFSL VS PIYALI MITRA	JURISDICTION. THE CLIENT	ARBITRATION APPEAL
		ALLEGED ALL TRADES ARE	
		UNAUTHORIZED AND	
		CLAIMED RS. 2.69 CR.	
		AGGRIEVED BY APPELLATE	
		ARBITRATION AWARD, WE	
	MOFSL VS LIZAMMA	HAD INITIATED SEC. 34	
44	GEORGE	APPLICATION BEFORE THE	ARBITRATION APPEAL
		DISTRICT COURT -	
		ERNAKULAM	
		AGGRIEVED BY APPELLATE	
	MOFSL VS MARIYAM	ARBITRATION AWARD, WE	
45	ABDUL MAJEED	HAD PREFER AN APPEAL	ARBITRATION APPEAL
		U/SEC. 34 OF THE	

	[
		ARBITRATION AND	
		CONCILIATION ACT	
		THE APPELLANT HAS	
		CHALLENGED THE	
46	RAVI KUMAR REDDY	ARBITRATION AWARD BY	ARBITRATION APPEAL
	GADDAM VS MOFSL	FILING SECTION 34	
		APPLICATION BEFORE	
		DISTRICT COURT.	
		BEING AGGREIVED BY THE	
		AWARD PASSED IN	
47	MOFSL VS NARAYANAN	APPELLATE ARBITRATION OF	ARBITRATION APPEAL
47	MOOTHATHU	NSE, WE HAD FILED SEC 34	ARBITRATION AFFEAL
		APPLN BEFORE THE DISTRICT	
		COURT ERNAKULAM.	
		BEING AGGRIEVED BY THE	
		AWARD PASSED BY	
		APPELLATE ARBITRATION	
48	MOFSL VS THOMAS A.V.	PANEL OF NSE, WE HAD	ARBITRATION APPEAL
		FILED SEC 34 APPLICATION	
		BEFORE DISTRICT COURT	
		ERNAKULAM.	
		BEING AGGRIEVED BY THE	
		AWARD PASSED IN	
		APPELLATE ARBITRATION	
49	MOFSL VS DR. ABDUL	TRIBUNAL OF NSE, WE HAD	ARBITRATION APPEAL
	MAJEED	CHALLENEGED THE AWARD	
		BEFORE DISTRICT COURT	
		U/SEC. 34 OF ARB. ACT.	
		CLIENT HAS FILED AN	
		APPEAL AGAINST THE ORDER	
		OF THE HIGH COURT	
	RAKSHAK KAPOOR VS	ALLOWING APPLICATION OF	
50	MOFSL	MOFSL U/S34 OF	ARBITRATION APPEAL
		ARBITRATION ACT WHEREBY	
		THE CLAIM OF MOFSL WAS	
		GRANTED.	
		AGGRIEVED BY APPELLATE	
	MOFSL VS RUPINDER	AWARD, MOSL HAS FILED	
51	ANAND	APPEAL TO SET ASIDE THE	ARBITRATION APPEAL
		APPELLATE AWARD.	
		MOCBPL HAD INITIALLY	
		FILED ARBITRATION TO	
		RECOVER THE DEBIT	
	MOCRE VS SATISH	BALANCE FROM THE CLIENT.	
52	MOCBPL VS SATISH BHALLA HUF	BRING AGGRIEVED BY THE	ARBITRATION
		AWARD, THE CLIENT HAS	
		FILED ARBITRATION APPEAL	
		U/S. 34 BEFORE BOMBAY	
ι		υ/δ. 34 DEFUKE DUMDA I	

r			
		HIGH COURT. HIGH COURT	
		PASSED AN ORDER BY	
		REMANDING BACK THE	
		MATTER AND APPOINTING	
		FRESH ARBITRATOR	
	MOFSL VS AFP IDEAS	AGGRIEVED BY APPELLATE	
53	AND EXECUTION PVT	AWARD, MOSL HAS FILED	ARBITRATION APPEAL
	LTD.	APPEAL TO SET ASIDE THE	
		APPELLATE AWARD.	
		AGGRIEVED BY APPELLATE	
		ARBITRATION AWARD, MOSL	
		FILED APPEAL 34	
		ARBITRATION PROCEEDING.	
54	MOFSL VS SAMRAT DEB	THE ALLEGATION OF THE	ARBITRATION APPEAL
		CLIENT ABOUT	
		UNAUTHORISED TRADE IN	
		F&O SEGMENT AND SQUARE	
		OFF OF SIP.	
	ASHA DEVI JAIN VS	CLIENT PREFERRED APPEAL	
55	MOFSL	U/S 34.	ARBITRATION APPEAL
		AGGRIEVED BY APPELLATE	
		AWARD, MOSL HAS FILED	
56	MOFSL VS THANGAVEL	APPEAL TO SET ASIDE THE	ARBITRATION APPEAL
	KRISHNAMURTHY	LOWER BENCH AWARD AND	
		CLAIMED OUTSTANDING	
		DEBIT AMOUNT	
		AGGRIEVED BY THE	
<i>-</i> 7		APPELLATE ARBITRATION	
57	RAHUL GUPTA VS MOSL	AWARD, THE CLIENT FILED	ARBITRATION APPEAL
		APPEAL TO SET ASIDE THE	
		AWARD.	
		MOSL HAD FILED	
		ARBITRATION AGAINST THE	
		IGRP ORDER. HOWEVER,	
		AWARD WAS PASSED	
FO	BALASUBRAMANYA S VS	AGAINST MOSL. AGGRIEVED	
58	MOFSL	BY SAID AWARD, MOSL FILED	ARBITRATION APPEAL
		APPEAL WHICH WAS	
		AWARDED IN FAVOUR OF	
		MOSL. AGGRIEVED BY	
		APPELLATE AWARD, CLIENT	
		HAS FILED APPEAL U/S. 34.	
		BEING AGGRIEVED BY IG	
		ORDER AGAINST MOSL, MOSL	
59	MOFSL VS SHIV PRASAD	PREFERRED ARBITRATION	ARBITRATION APPEAL
	JALLAN	PROCEEDINGS IN WHICH	
		AWARD WAS PASSED	
		AGAINST MOSL. MOSL	

	T		
		PREFERRED APPEAL. THE	
		APPELLATE AWARD WAS	
		ALSO PASSED AGAINST	
		MOSL; AND NOW MOSL HAS	
		FILED APPLICATION U/S. 34.	
	RAJESH TIWARI VS	CLIENT HAS CHALLENGED	
60	MOFSL	THE ORDER OF THE HIGH	ARBITRATION APPEAL
	MOISE	COURT, MUMBAI.	
		MOTI DADLANI AGGRIEVED	
	MOTI DADLANI VS	BY THE LOWER BENCH	
61	MOTIDADLANIVS	AWARD HAVE FILED APPEAL	ARBITRATION APPEAL
	MOFSL	IN BOMBAY HIGH COURT	
		U/SEC. 34	
	MOFSL VS MAMTA	AGGRIEVED BY AWARD,	
62	AGARWAL & SHANKAR	MOSL FILED APPEAL BEFORE	ARBITRATION APPEAL
	DAS	MUMBAI HIGHCOURT	
		AGGRIEVED BY AWARD	
63	MOFSL VS SHAKUNTALA	DATED APRIL 4, 2016, MOSL	ARBITRATION APPEAL
	KOSHTA	FILED APPEAL	
		THE CLIENT BEING	
		AGGRIEVED BY THE AWARD	
64	SHAKUNTALA KOSHTA	PASSED IN FAVOR, FILED 34	ARBITRATION APPEAL
04	VS MOFSL	BEFORE DISTRICT COURT	ADTRATION AT LAL
		JABALPUR	
		AGGRIEVED BY THE	
		APPELLATE AWARD AT NSE,	
65	MOFSL VS VINAY	BANGALORE MOSL FILED AN	ARBITRATION APPEAL
05	CHILLALSETTI	APPEAL BEFORE DISTRICT	ARBITRATION AFFEAL
		COURT AT BANGALORE.	
		THE CLIENT HAS ALLEGED	
~		THE UNAUTHORIZED	
66	ROHTASH VS MOFSL	TRADING IN BOTH CASH AND	ARBITRATION APPEAL
		F&O SEGMENT IN THEIR	
		ACCOUNT.	
		THE CLIENT HAS MADE	
		ALLEGATIONS REGARDING	
		THE DEBITS IN HIS ACCOUNT	
	SURENDER GOEL VS	AND FEW ILLEGAL	
67	MOFSL	ADJUSTMENTS. THE CLIENT	ARBITRATION APPEAL
		BEING AGGRIEVED BY THE	
		AWARD AND APPELLATE	
		AWARD, FILED APPEAL U/S.	
		34 AT HIGH COURT, DELHI	
		BEING AGGRIEVED BY THE	
		APPELLETE BENCH AWARD,	
68	TAPAN DHAR VS MOFSL	THE CLIENT FILED	ARBITRATION APPEAL
		APPLICATION U/S. 34 BEFORE	
		THE CITY CIVIL COURT AT	

		KOLKATA.	
		THE SUB BROKER HAS ALLEGED REGARDING THE	
69	SHANTI GOEL VS MOFSL	SOME ILLEGAL DEBITS IN HER ACCOUNT. THE LOWER BENCH OF THE ARBITRATION PASSED AWARD IN FAVOR OF MOSL AND HENCE, AGGRIEVED BY THE SAID AWARD AND APPELLATE AWARD THE SUB BROKER FILED THE APPEAL U/S. 34 AT	ARBITRATION APPEAL
		DELHI HIGH COURT.	
70	MOFSL VS VINAY CHILLALSETTI	WE HAVE FILED APPEAL U/S. 34 BEFORE CHENNAI HIGH COURT	ARBITRATION APPEAL
71	MOFSL VS ANIL AGARWAL	BEING AGGRIEVED BY THE AWARD PASSED BY HIGH COURT IN APPLICATION U/S 34 APPEAL IS FILED BY MOSL BEFORE HIGH COURT, MUMBAI. MOSL FILED NOTICE OF MOTION BEFORE HIGH COURT MUMBAI AND IT IS PENDING FOR HEARING.	ARBITRATION APPEAL
72	MOFSL VS IDEA INTERNATIONALS PVT. LTD.	BEING AGGRIEVED BY THE AWARD PASSED BY HIGH COURT IN APPLICATION U/S 34 APPEAL IS FILED BY MOSL BEFORE HIGH COURT, MUMBAI.	ARBITRATION APPEAL
73	MOFSL VS IDEA INTERNATIONALS PVT. LTD.	BEING AGGRIEVED BY THE AWARD PASSED BY HIGH COURT IN APPLICATION U/S 34 APPEAL IS FILED BY MOSL BEFORE HIGH COURT, MUMBAI.	ARBITRATION APPEAL
74	MOFSL VS SANDEEP PAUL	BEING AGGRIEVED BY THE APPELLATE BENCH AWARD, THE CLIENT FILED APPLICATION U/S. 34 BEFORE THE HIGH COURT, DELHI	ARBITRATION APPEAL
75	S&D FINANCIAL VS MOFSL	THE ARBITRATION DEPARTMENT, OF THE NSE HAD, VIDE THEIR AWARD DATED SEPTEMBER 22, 2006,	ARBITRATION APPEAL

		("AWARD"), DIRECTED THAT	
		THE S&D FINANCIAL TO PAY	
		MOSL RS.7,63,667/-	
		ALONGWITH SIMPLE	
		INTEREST THEREON @ 18%	
		P.A. FROM OCTOBER 16, 2006	
		TILL THE ACTUAL DATE OF	
		REPAYMENT. THE CLIENT	
		HAS CHALLENGED THE	
		AWARD BEFORE HIGH	
		COURT, KOLKATA.	
	MOFSL VS		
	INFRASTRUCTURE	REJECTION OF BIDDING FOR	
76	LEASING AND FINANCIAL	BUSINESS ARCADE	CIVIL CASE
	SERVICES LIMITED, (IL &	PROPERTY	
	FS) & 4 ORS		
		MOFSL AND MR. AJAY	
		MENON HAS FILED A WRIT	
		PETITION BEFORE THE	
77	MOFSL, AJAY MENON VS	BOMBAY HIGH COURT.	CIVIL CASE
	SEBI	CHALLENGING SEBI NOTICE	
		REGARDING THE	
		DISQUALIFICATION OF MR.	
		MENON AS A DIRECTOR. CLIENT HAS FILED SPECIAL	
	MR. JAGDEEPBHAI	CIVIL APPLICATION BEFORE	
78	PIYUSHKUMAR CHOLIYA	HIGH COURT OF GUJARAT	CIVIL CASE
/0	VS MOFSL	CHALLENGING THE ORDER	CIVIL CASE
	VS MOFSE	OF SMALL CAUSES COURT	
		CLIENT FILED CASE THAT	
		MOFSL HAS DONE	
		UNAUTHORIZED TRADING IN	
		F&O FOR BROKERAGE	
79	SAHEBRAO RAMDAS	WHEREIN THE CLIENT	CIVIL CASE
	PATIL VS MOFSL	SUFFERED LOSS AND WAS	
		ALSO CHARGED GOT	
		PENALTY ON MARGIN	
		SHORTAGE	
		IPO ALLOTMENT WRONGLY	
		TRANSFERRED IN THE	
		ACCOUNT OF HARSHAD	
	ARIHANT KUMAR SETHIA	SHAH (CLIENT) . THE	
80	VS MOFSL	ORIGINAL IPO APPLICANT	CIVIL CASE
		WAS MR. ARIHANT SETHIA. (
		50 SHARE OF AVENUE	
		SUPERMARTS LTD)	
	PRITAM GHOSH,	CLIENT HAS FILED	
81	KOUSHIK SENGUPTA VS	INJUNCTION SUIT TO	CIVIL CASE
	MOFSL	INJUNCT MOTILAL OSWAL	
L	I		

-	Γ		
		FROM CHANGING THE	
		AUTHORISED PERSON	
		DETAILS	
		THE LEGAL HEIRS OF THE	
		DECEASED BA HAVE FILED	
		SUCCESSION MATTER	
		BEFORE THE DISTRICT	
		COURT THE OBTAIN THE	
		SUCCESSION CERTIFICATE	
00	MRS. POONAM PAMNANI	AND ARE CLAIMING THE	CIVIL CASE
82	& ORS. VS MOFSL	AMOUNT DEPOSITED BY THE	CIVIL CASE
		BA AT THE BEGINING.	
		HOWEVER THE SAME STANDS	
		PAID AFTER ADJUSTING THE	
		DEBIT BALANCE UNDER	
		DERIVATIVE AND CASE	
		SEGMENT	
		CLAIMANT FILED CIVIL SUIT	
		AGAINST RAJEEV GOEL AND	
83	SANDEEP GOEL VS	OTHER. WE HAVE BEEN	CIVIL CASE
05	MOFSL	MADE PARTY IN THE CIVIL	
		PROCEEDING.	
		CLAIMANT FILED MISC. CIVIL	
	SANDEEP GOEL VS	CASES AGAINST RAJEEV	
84	MOFSL	GOEL. WE ARE MADE PARTY	CIVIL CASE
		TO THE CIVIL PROCEEDING.	
		MATTER IS BEEN FILED	
		BETWEEN DIRECTORS	
	PRITAM GHOSH VS	WHEREIN MOFSL IS A	
85	MOFSL	FORMAL PARTY AND THERE	CIVIL CASE
	MOFSL	IS NO PRAYER AGAINST	
		MOFSL	
		CIVIL SUIT FILED BY FAMILY	
07	MANISHA ASHOK GERA	MEMBER AGAINST THE	
86	VS MOFSL	NOMINEE OF DECEASED	CIVIL CASE
		CLIENT. MOFSL ONLY PARTY	
		TO THE PROCEEDING.	
		PETITION FILED FOR	
87	AVULA ANJAMMA VS	SUCCESSION CERTIFICATE	CIVIL CASE
	MOFSL	FOR CLIENT NAME AVULA	
		ANJAMMA.	
		PLAINT FILED UNDER ORDER	
88	MR PRAKASH VS MOFSL	VII RULE 1 OF C.PC. O.S. NO	CIVIL CASE
		476 OF 2022 BEFORE DISTRICT	
		COURT AT KRISHNAGIRI.	
	HARDIK M KOTECHA VS	CLIENT HAS FILED WRIT	
89	HARDIK M KOTECHA VS MOFSL, SEBI	CHALLENGING SEBI NEW	CIVIL CASE
		MARGIN SYSTEM	
	•		

	I	· ·	
90	MOFSL VS ANAND JATIN DESAI	WE HAVE FILED SECTION 9 APPLICATION FOR SECURING AWARD AMOUNT.	CIVIL CASE
91	MOFSL VS SHILPA ANAND DESAI	WE HAVE FILED A PETITION U/S 9 FOR SECURING AWARD AMOUNT.	CIVIL CASE
92	MAMTA NAGPAL VS MOFSL	THE CLIENT HAS FILED THE PETITION FOR UNAUTHORISED TRADING DONE IN HER ACCOUNT AND CLAIMING THE LOSS AMOUNT TO BE REFUNDED TO HER.	CIVIL CASE
93	ROY PORUTHUKAREN VS MOFSL	PETITION FILED UDER ORDER XXXIX RULE 2A R/W SECTION 151 OF CPC, 1908. PETITIONTHEREATNES CIVIL PRISON FOR VOLIOTION OF ORDER OF TEMPORARY PROHIBITORY INJUNCTION DATED 23.12.2021 PASSED IN I.A. 2429/2021	CIVIL CASE
94	ALANKAR BHIVGADE VS MOFSL	SUCCESSION APPLICATION FILED BY ALANKAR BHIVGADE VS AVINASH BHIVGADE.	CIVIL CASE
95	MOFSL , PCS COMMODITIES LIMITED VS SEBI , MCX , MCXCCL , DHANERA DIAMONDS	MOFSL HAS FILED A WRIT PETITION AGAINST SEBI AND MCX FOR CRUDE DDR CIRCULAR DATED APRIL 21, 2020, SETTLING CRUDE OIL PRICES AT NEGATIVE.	CIVIL CASE
96	RAJIV GARG VS MOFSL, SEBI, MCX, MCXCCL, PRIYANKA	CLIENT HAS FILED A WRIT PETITION CHALLENGING MCX CRUDE CIRCULAR DATED APRIL 21, 2020 FIXING SETTLEMENT PRICES IN NEGATIVE.	CIVIL CASE
97	DHANERA DIAMONDS VS MOFSL, MCX MCXCCL	DHANERA DIAMONDS HAS FILED A COMMERCIAL SUIT AGAINST MCX, MCXCCL AND MOFSL CHALLENGING THE MCX CIRCULAR DATED APRIL 21, 2020. THE CLIENT HAS ALLEGED THAT IT IS NOT REQUIRED TO PAY ANY MONEY TO MOFSL AS THE CIRCULAR OF MCX IS NOT	CIVIL CASE

		CORRECT. FURTHER, HE HAS CLAIMED MONEY FROM THE PARTIES ON THE BASIS OF CLOSE PRICE OF APRIL 21, 2020 AT 5PM.	
98	SUNIL GOEL VS MOFSL, SEBI, BSE LTD, CDSL, NSDL, REAL GROWTH COMMERCIAL LTD, UOI, ICICI BANK, KOTAK MAHINDRA BANK, HDFC BANK, KOTAK SECURITIES, RELIANCE SECURITIES, NJ INDIA INVEST PVT LTD, ORBIS FINANCIAL LTD	AS PER SEBI DIRECTION, THE DMAT ACCOUNTS OF THE APPLICANT HAD FROZEN. PLAINTIFF HAD CHALLENGED THE SEBI ORDER.	CIVIL CASE
99	GREEN VALLIEY INDUSTRIES LTD VS MOFSL	THE PLAINTIFF HAS FILED A SUIT FOR SPECIFIC PERFORMANCE OF THE SETTLEMENT AGREEMENT DATED AUGUST 31, 2018	CIVIL CASE
100	MOFSL VS ANUJ JAIPURIA	EXECUTION PROCEEDINGS FILED AGAINST THE AWARD DATED 1ST JULY, 2016.	CIVIL CASE
101	ANJU KAPOOR VS MOFSL	CLIENT FILED THE SUIT FOR RECOVERY AGAINST MOFSL CLAIMING 5 LAKHS AS PRINCIPAL ALONG WITH INTEREST.	CIVIL CASE
102	KARAN KAPOOR VS MOFSL	CLIENT FILED THE SUIT FOR RECOVERY AGAINST MOFSL CLAIMING 15 LAKHS AS PRINCIPAL ALONG WITH INTEREST.	CIVIL CASE
103	SUKHUVINDER SINGH & ANR V/S NAVRATNA CO- OP HOUSING SOCIETY LTD & OTHERS VS MOFSL	PLAINTIFF FILED SUIT FOR ALLOTMENT OF COVERED CAR PARKING. NO CLAIM AGAINST MOFSL.	CIVIL CASE
104	M/S NATWARLAL SHAMALDAS & CO VS MOFSL	LANDLORD FILED THE SUIT FOR CANCELLATION OF TENANCY AND EVICTION OF TENT PREMISES.	CIVIL CASE
105	MANOJ AGARWAL VS MOFSL, KAJARIA CERAMISC LTD, MCA SHARE TRANSFER AGENT, BIDYA FINANCIAL SERVICES	CLIENT FILED THE SUIT FOR RECOVERY AGAINST KAJARIA CERAMISC LTD AND OTHER. MOFSL PROFORMA PARTY TO THE PROCEEDING AND NO PRAYER AGAINST MOFSL.	CIVIL CASE

116	NIRTEX VS MOFSL, MOSL, MOFSL, MOWMPL, MOCBPL, PASSIONATE INVESTMENT, BK AGARWAL, MOTILAL OSWAL, RAMDEV AGARWAL, NAVEEN AGARWAL, PRAVIN TRIPATHI, VIVEK PARANJPE, SAMRAT SANYAL, AJAY MENON,	NIRTEX HAS FILED COMMERCIAL SUIT AGAINST MOSL AND ORS WHICH IS STILL PENDING FOR HEARING. WE HAVE RECEIVED THE COPY OF THE PLAINT FILED. THE SAME IS HANDED OVER TO DEWEN DWARKADAS FOR	CIVIL CASE
	HARSH JOSHI, RAJESH DHARMSHI	NECESSARY ACTIONS.	
117	KETAN SHAH VS MOCBPL, MOSL, MOFSL, MOWMPL, PASSIONATE INVESTMENT, BK AGARWAL, MOTILAL OSWAL, RAMDEV AGARWAL, NAVEEN AGARWAL, PRAVIN TRIPATHI, VIVEK PARANJPE, SAMRAT SANYAL, AJAY MENON, HARSH JOSHI, RAJESH DHARMSHI	KETAN SHAH HAS FILED COMMERCIAL SUIT AGAINST MOSL AND ORS WHICH IS STILL PENDING FOR HEARING. WE HAVE RECEIVED THE COPY OF THE PLAINT FILED. THE SAME IS HANDED OVER TO DEWEN DWARKADAS FOR NECESSARY ACTIONS.	CIVIL CASE
118	MOFSL VS MOTI DADLANI	EXECUTION PROCEEDINGS FILED AGAINST THE AWARD DATED 2ND FEB, 2016.	CIVIL CASE
119	MOFSL VS LIMELIGHT	ARBITRATOR HAS PASSED AWARD IN FAVOUR OF MOFSL. WE HAVE FILED AN APPLICATION BEFORE MUMBAI HIGH COURT FOR TRANSFER OF DECREE FROM MUMBAI TO KOLKATA AND THE SAME IS PENDING.	CIVIL CASE
120	MOFSL VS UCO BANK	MOSL HAS FILED AN APPLICATION FOR RESTORING THE POSSESSION OF THE LICENSED PREMISES AT GHATKOPAR.	CIVIL CASE
121	MOFSL VS ANIL REDDY M	WE HAVE FILED EXECUTION PROCEEDINGS.	CIVIL CASE
122	MOFSL VS SRINIVAS REDDY MORTHALLA	WE HAVE FILED EXECUTION PROCEEDINGS.	CIVIL CASE

123	MOSL , MR. JOHNNY ISHWARDAS KIRPALANI , MR. HARISH DEVIDAS THAWANI , WATERMARK SYSTEM (INDIA) PRIVATE LIMITED , GOLDCREST CAPITAL MARKETS PVT. LTD , MOTILAL OSWAL SECURITIES LTD , MR. NIKHIL KHANDELWAL , NSEL INVESTORS FORUM (NIFF) VS UNION OF INDIA , ENFORCEMENT DIRECTORATE , FORWARD MARKET COMMISSION , WAREHOUSING DEVELOPMENT AND REGULATORY AUTHORITY , SERIOUS FRAUD INVESTIGATION OFFICER , STATE OF MAHARASHTRA , NATIONAL SPOT EXCHANGE , FINANCIAL TECHNOLOGIES (INDIA) LIMITED , NATIONAL AGRICULTURAL COOPERATIVE MARKETING FEDERATION OF INDIA LTD , MR. JIGNESH SHAH , MR. SHANKARLAL GURU , ANJANI SINHA , MR. B.D. PAWAR , MR. JOSEPH MASSEY , MR. SHREEKANT JAVALGEKAR , MR. RAMANATHAN DEVARAJAN , THE MAHARASHTRA STATE AGRICULTURAL MARKETING BOARD FINANCIAL	NSEL DEFAULT MATTER	CIVIL CASE
124	TECHNOLOGIES (INDIA) LTD, ANTONY VERGHESE, JAY GANESH OF MUMBAI, MAHENDRA MAYEKAR VS MOCBPL ,	FT + NSEL- MERGER	CIVIL CASE

		Γ	
	UNION OF INDIA,		
	FORWARD MARKET		
	COMMISSION, NATIONAL		
	SPOT EXCHANGE		
	LIMITED, NSEL		
	INVESTOR'S ACTION		
	GROUP, MMTC LIMITED,		
	NSEL AGGRIEVED AND		
	RECOVERY COMMISSION		
	NAARA, SYNDICATE		
	BANK, STANDARED		
	CHARTERED BANK, DBS		
	BANK LTD SINGAPORE,		
	PUNJAB NATIONAL BANK		
	(INTERNATIONAL)		
	LIMITED		
105	COL DINESH CHANDER		
125	SOOD VS MOFSL		CIVIL CASE
		CLIENT HAD RECEIVED A	
	PRASHANT JARE VS MOFSL	FRAUD LINK FOR MAKING	
		PAYMENT. HE INVESTED RS.	
		5000 ON THIS LINK WHICH	
126		WAS NOT RECEIVED BY	CIVIL CASE
		MOFSL. CLIENT IS DISPUTING	
		THE SAME UNDER	
		CONSUMER PROTECTION ACT	
		CLIENT HAS FILED	
	C. UNNIKRISHNAN VS MOFSL	CONSUMER COMPLAINT	
1.6-		AFTER RECEIPT OF SEC 34	
127		APPLICATION CHALLENGING	CIVIL CASE
		APPELLATE ARBITRATION	
		AWARD	
		CLIENT BEING AGGRIEVED	
		BY ARBITRATION AWARD IN	
	VARGHESE PATHROSE VS	FAVOR OF MOFSL HAS	
128	MOFSL	APPROACHED CONSUMER	CIVIL CASE
		FORUM FOR RESOLUTION OF	
		HIS DISPUTE	
		THE CLIENT HAS FILED	
	CHENTAMARAKSHAN.P.V VS MOFSL	CONSUMER DISPUTE ON THE	
		GROUNDS OF FIXED	
		ASSURANCES ON PMS TYPE	
129		SERVICES FOR WHICH HE	CIVIL CASE
		INCURRED LOSS AND HAS	
		CLAIMED THE SAME UNDER	
		UT.	
		01.	

130	CHENTAMARAKSHAN PV VS MOFSL	CLIENT FILED CONSUMER MATTER FOR CLAIMING UT FOR THE TRADES DONE BEFORE MARCH 2018	CIVIL CASE
131	JANAKI M VS MOFSL	CLIENT CLAIMING FRAUD IN THE FORM OF UT FOR TRADES FOR THE ENTIRE TRADE PERIOD	CIVIL CASE
132	RANAKBEN YOGESHKUMAR PARIKH, YOGESHBHAI JAVHARBHAI PARIKH VS MOFSL	CLIENT HAS ALLEGED UT IN HER ACCOUNT AND HAVE FILED CONSUMER CASE	CIVIL CASE
133	MOFSL VS SNEHA SHEELA RAMACHANDRAN	APPEAL IS FILED AGAINST THE ORDER DATED 30.09.2021 PASSED BY CONSUMER DISPUTES REDRESSAL FORUM, KASARAGOD IN C.C.NO.55/2014	CIVIL CASE
134	SUNITA GOLECHA (INVESTCARE SECURITIES-JODHPUR) VS MOFSL	THE COMPLAINANT IS ALLEGING UNAUTHORISED TRADES AND HAS STATED THAT THE SQUARE OFF DONE IN HER ACCOUNT WAS AT A FAR LOW PRICE AND WAS ILLEGAL.	CIVIL CASE
135	MAHE-E-ANJUM VS MOFSL	THE COMPLAINANT IS ALLEGING UNAUTHORISED TRADES AND HAS STATED THAT THE SQUARE OFF DONE IN HER ACCOUNT WAS AT A FAR LOW PRICE AND WAS ILLEGAL.	CIVIL CASE
136	S. SUNIL KUMAR VS MOFSL	CLIENT BEING AGGRIEVED BY THE SERVICE FILED CASE IN CONSUMER FORUM.	CIVIL CASE
137	SHIVAKANT UPADHYAY VS MOFSL	CASE PAPER NOT RECEIVED WITH SUMMONS	CIVIL CASE
138	COL. DINESH CHANDRA SOOD VS MOFSL	CLIENT FILED CONSUMER CASE DUE TO DEFICIENCY IN SERVICES.	CIVIL CASE
139	K.M. MATHEW VS MOFSL, HEDGE EQUITIES LIMITED	CLIENT CLAIMED UT IN HIS ACCOUNT.	CIVIL CASE
140	JITENDRA MAHADEV GADRE VS MOFSL	DISTRICT COMMISSION DISMISSED CLIENT MATTER ON LIMITATION BEEN	CIVIL CASE

r			
		AGGRIEVED BY SAID ORDER	
		APPEAL IS PREFERED BY	
		CLIENT	
		THE CLIENT HAS ALLEGED	
	MS. ANTHONY MARY	THAT TRADES WERE	
141	ARULRAJ VS MOFSL	EXECUTED IN HER ACCOUNT	CIVIL CASE
		WITHOUT HER CONSENT AND	
		KNOWLEDGE	
	S. RAMCHANDHANDRAN	THE COMPLAINT IS FILED	
142	VS MOFSL	CHALLENGING THE	CIVIL CASE
	VS WOI'SE	UNAUTHORIZED TRADES.	
		CLIENT'S FATHER'S ACCOUNT	
		WAS OPERATED BYU MR.	
		RAHUL MAHESHWARI. THE	
		CLIENT WAS OPENED THE	
		NEW ACCOUNT SO AS TO	
143	RAHUL DAVE VS MOFSL	TRANSFER THE SHARES	CIVIL CASE
		FROM HIS FATHER'S	
		ACCOUNT TO HIS NEW	
		ACCOUNT. THE SUB-BROKER	
		FAILED TO TRANSFER THE	
		SAME.	
		THE COMPLAINANT HAS	
		CHALLENGED THE ORDER OF	
		THE HARIDWAR CONSUMER	
		FORUM AS THE SAID ORDER	
		HAS BEEN MADE EX-	
144	NARESH SHARMA VS MOFSL	PARTE, WE NEED TO FILE	
144		APPEAL TO SET ASIDE THE	CIVIL CASE
		SAID ORDER AND ALSO NEED	
		TO REPRESENT IN THE	
		PRESENT APPEAL FILED	
		AGAINST US AT DEHARADUN	
		FORUM	
		THE CLIENT HAS ALLEGED	
		THAT HE HAD APPLIED FOR	
		FPOS OF THE POWERGRID	
	SANDEEP SINGH VS MOFSL	CORPORATION OF INDIA. THE	
145		SAID APPLICATION WAS	
		MADE THROUGH MOSL.	
		WHEREAS, DUE TO WRONG	CIVIL CASE
		PUCNHING OF THE	
		APPLICATION, THE CLIENT	
		NETHER RECEIVED THE	
		SHARES NOR HE RECEIVED	
		THE REFUND.	

		THE CLIENT HAS ALLEGED	
		THAT AN AMOUNT OF RS.	
		73764//- THE CLIENT HAS	
146	ANIL KUMAR THAKUR VS	ALLEGED THAT MOSL NOT	
146	MOFSL	CLEAR THE DEBIT BALANCE	CIVIL CASE
		IN HIS ACCOUNT. CONSUMER	
		FORUM NOTICE RECEIVED BY	
		US ON 10-AUG-10. FOR	
		ARGUMENT	
		THE CLIENT HAS ALLEGED	
147	KANHAIYA AGARWAL VS	THAT 1525 SHARES SOLD	CIVIL CASE
	MOFSL	WITHOUT THE CONSENT OF	
		THE CLIENT	
	MS. RANJANA LAKHE	THE CONSUMER COMPLAINT	
148	RAJESH LOHITKAR VS	FILED AGAINST MOSL FOR	CIVIL CASE
	MOFSL	UNAUTHORIZED TRADES.	
	AKHILESHWAR PRASAD	CONSUMER COURT MATTER	
149	SINHA VS MOFSL	HANDLED BY THE	CIVIL CASE
	SINIA VS MOUSE	FRANCHISEE	
		CONSUMER COOMPLAINT	
		BEFORE THE DISTRICT	
	SADIO ALI KHAN VS	CONSUMER DISPUTE	
150	SADIQ ALI KHAN VS MOFSL	REDRESSEL FORUM-	CIVIL CASE
		KRISHNA DISTRICT	
		VIJAYWADA BETWEEN MD.	
		SADIQ ALI KHAN AND MOSL	
		THE COMPLAINANT HAS	
		ALLEGED THE DIFFERENCE	
		IN MARGIN SHORTAGE. THE	
151	PRATIMA MISHRA VS	CLIENT CLAIMED THAT	CIVIL CASE
131	MOFSL	SHORTAGE WAS NIL BEFORE	CIVIL CASE
		JANUARY 21 AND IT HAS NOT	
		BEEN CONSIDERED BY MOSL	
		AND SCRIP WAS SOLD.	
		THE COMPLAINANT HAS	
		ALLEGED THAT THE SHARES	
		PURCHASED BY HIM WERE	
		SOLD BY MOSL WITHOUT HIS	
	IMTIAZ AHMAD VS	CONSENT AND INTIMATION	
152	IMTIAZ AHMAD VS MOFSL	AT A FAR LOWER PRICE	CIVIL CASE
		THEREBY CAUSING HUGE	
		LOSS, FOR RECOVERING OF	
		WHICH THE SAID COMPLAINT	
		HAS BEEN FILED AS	
		VIOLATION OF SEBI RULES.	
	ACHOV KIMAD SNICH VS	THE COMPLAINANT HAS	
153	ASHOK KUMAR SINGH VS MOFSL	ALLEGED THAT THE SHARES	CIVIL CASE
	MULST	PURCHASED BY HIM WERE	
L	1	ı l	

		· · · · · · · · · · · · · · · · · · ·	
		SOLD BY MOSL WITHOUT HIS	
		CONSENT AND INTIMATION	
		AT A FAR LOWER PRICE	
		THEREBY CAUSING HUGE	
		LOSS, FOR RECOVERING OF	
		WHICH THE SAID COMPLAINT	
		HAS BEEN FILED AS	
		VIOLATION OF SEBI RULES.	
		THE COMPLAINANT HAS	
	VIJAYALAXMI SARDA VS MOFSL	ALLEGED THAT CERTAIN	
		SHARES WERE SOLD AND	
		PURCHASED BY MOSL	
154		WITHOUT THE	CIVIL CASE
		COMPLAINANTS	
		INSTRUCTIONS, AND IS ALSO	
		ALLEGING UNAUTHORISED	
		TRADES IN HIS ACCOUNT	
	VIJAYA CHOUDHARY VS MOFSL, M.R. PORTFOLIO	THE COMPLAINT IS FILED	
155		CHALLENGING THE	CIVIL CASE
		UNAUTHORIZED TRADES.	
		1	

- 3. SEBI has initiated Adjudication vide letter dated December 11, 2019, for transactions of a customer in the scrip of Zylog Systems Limited. MOFSL has accepted the order for trading in ZSL from person other than client without any authority i.e. the trade order was issued by Mr. P Srikanth, husband of Client, Mrs. Srikanth Sripriya instead of client herself. With regard to aforesaid, MOFSL sent the reply to SEBI on December 30, 2019 thereby denying the said allegations and to understand the reasons for issuance of said notice without any factual background. MOFSL sent reply to SEBI on May 20, 2020. Further our officials attended the video hearing with SEBI officials on 26th May, 2020. SEBI issued an Order dated 28th May, 2020 whereby they disposed of the SCN without any penalty or action. The matter is disposed off.
- 4. SEBI has initiated adjudication notice against MOFSL vide notice no. SEBI/HO/EAD/EAD4/P/OW/2021/27159/3 dated 05th October, 2021 under rule 4(1) of SEBI (Procedure for holding inquiry and Imposing penalties) rules, 1995 in the matter of Resurgere Mines and Minerals India Limited (RMMIL) Personal Hearing scheduled by SEBI held on 4th April 2022. SEBI issued Adjudication order GR/PU/2022-23/17202-17225 dated 21st June, 2022 wherein SEBI have taken no action against MOSL (i.e. MOFSL after merger)
- 5. SEBI has sent show cause notice vide letter no: SEBI/EAD-3/BM/LD/31186/2021 against MOFSL dated November 01, 2021 based on Rule 4(1) of SEBI (Procedure of Holding inquiry and Imposing Penalties) Rules 1995 and Rule 4 (1) of Securities Contract Regulation (Procedure of Holding inquiry and Imposing Penalties) Rules 2005 where non-compliances observed during inspection viz: Mis-utilisation of client funds, Incorrect Reporting/Short collection of Margin, Client funding beyond stipulated time, Discrepancies in CKYC process, Non maintenance of evidence of client order placement, incorrect reporting of Weekly Enhanced Supervision data, are highlighted and have asked to revert with clarifications and supporting within 21 days from date of notice. MOFSL had asked for extension to file the revert which was considered by SEBI. Later, MOFSL had filed its reply to SEBI on 28th December, 2021. Personal hearing was

conducted on 14th Feb 2022. Basis direction of Adjudicating officer we have filed additional data w.r.t Margin reporting wherein funds were transferred from one segment to another. SEBI vide adjudication order NO. ORDER/BM/LD/2022-23/16301 dated 29th April, 2022 have imposed the penalty of Rs. 25 lakhs which we have paid to SEBI on 23rd May, 2022. As a corrective action on mis-utilization of funds and post Enhanced Supervision circular issued on Sept, 2016, we have not invested any client's funds into non-cash component. We invest only in cash and cash equivalents.

- 6. Motilal Oswal Financial Services Limited (MOFSL) has received Show Cause Notice under sections 11(1), 11(4), 11(4A), 11B(1) and 11B (2) of SEBI Act, r/w rule 4(1) of SEBI (Procedure for holding inquiry and imposing penalty) Rules, 1995, in the matter of CNBC Awaz Show Cohosted by Mr. Hemant Ghai. It is inter alia alleged that MOFSL did not ensure adequate supervision of its Authorized Person (AP) MAS Consultancy Services. The matter is currently pending.
 - a. During the period May 2012 to June 2023, the NSE has levied penalties/fines on MOFSL, aggregating to Rs. 1162917168.36 on account of various reasons viz: non-submission of UCC details, short collection of margins & violation of market wide position limit in F&O segment, observations made during the course of inspections. However the aforesaid penalties/fines as levied by NSE have been duly paid.
 - b. During the period May 2012 to June 2023, the BSE has levied penalties/fines aggregating to Rs. 10365018.15 on account of various reasons viz: non-submission of UCC details, settlement of transactions through delivery versus payment, observations made during the course of inspections, etc. However the aforesaid penalties/fines as levied by BSE have been duly paid.
 - c. During the period March 2018 to June 2023, the NCDEX has levied penalties/fines on MOFSL, aggregating to INR Rs. 14733310.53 on account of Margin Shortfall Penalty. However the aforesaid penalties/fines as levied by NCDEX have been duly paid.
 - d. During the period March 2018 to June 2023, the MCX has levied penalties/fines on MOFSL, aggregating to INR Rs. 106401570.87 on account of various reasons viz: late/non submission of details pertaining to Enhanced Supervision, Margin Shortfall Penalty, etc. However the aforesaid penalties/fines as levied by MCX have been duly paid.
 - e. During the period April 2013 to May 2023, the CDSL has levied penalties/fines aggregating to Rs. 1649073.41 on account of reasons viz: non-collection of proof of identity of clients, deviation in following of transmission procedure etc; whereas from penalty of Rs. 830370.04 were levied by NSDL during the course of MOFSL operations. However the aforesaid penalties/fines as levied by CDSL and NSDL have been duly paid.

MOSL has been amalgamated with Motilal Oswal Financial Services Limited (MOFSL) w.e.f August 21, 2018 pursuant to order dated July 30, 2018 issued by Hon'ble National Company Law Tribunal, Mumbai Bench. The existing registration no(s) of MOSL would be used until receipt of new MOFSL registration numbers.

 SEBI has initiated adjudication notice against MOFSL vide notice no. SEBI/HO/EAD/EAD4/P/OW/2021/27159/3 dated 05th October, 2021 under rule 4(1) of SEBI (Procedure for holding inquiry and Imposing penalties) rules, 1995 in the matter of Resurgere Mines and Minerals India Limited (RMMIL) Personal Hearing scheduled by SEBI held on 4th April 2022. SEBI issued Adjudication order GR/PU/2022-23/17202-17225 dated 21st June, 2022 wherein SEBI have taken no action against MOSL (i.e. MOFSL after merger)

8. SEBI has sent show cause notice vide letter no: SEBI/EAD-3/BM/LD/31186/2021 against MOFSL dated November 01, 2021 based on Rule 4(1) of SEBI (Procedure of Holding inquiry and Imposing Penalties) Rules 1995 and Rule 4 (1) of Securities Contract Regulation (Procedure of Holding inquiry and Imposing Penalties) Rules 2005 where non-compliances observed during inspection viz: Mis-utilisation of client funds, Incorrect Reporting/Short collection of Margin, Client funding beyond stipulated time, Discrepancies in CKYC process, Non maintenance of evidence of client order placement, incorrect reporting of Weekly Enhanced Supervision data, are highlighted and have asked to revert with clarifications and supporting within 21 days from date of notice. MOFSL had asked for extension to file the revert which was considered by SEBI. Later, MOFSL had filed its reply to SEBI on 28th December, 2021. Personal hearing was conducted on 14th Feb 2022. Basis direction of Adjudicating officer we have filed additional data w.r.t Margin reporting wherein funds were transferred from one segment to another. SEBI vide adjudication order NO. ORDER/BM/LD/2022-23/16301 dated 29th April, 2022 have imposed the penalty of Rs. 25 lakhs which we have paid to SEBI on 23rd May, 2022. As a corrective action on misutilization of funds and post Enhanced Supervision circular issued on Sept, 2016, we have not invested any client's funds into non-cash component. We invest only in cash and cash equivalents.

Any pending material civil or criminal litigation incidental to the business of the Mutual Fund to which the Sponsor(s) and/ or the AMC and/ or the Board of Trustees /Trustee Company and/ or any of the directors and/ or key personnel are a party should also be disclosed separately.

None

Any deficiency in the systems and operations of the Sponsor(s) and/ or the AMC and/or the Board of Trustees/Trustee Company which SEBI has specifically advised to be disclosed in the SID, or which has been notified by any other regulatory agency, shall be disclosed.

None

The Scheme under this Scheme Information Document was approved by the Trustees at their meeting held on October 17, 2014. The Trustees have ensured that the Scheme is a new product offered by Motilal Oswal Mutual Fund and is not a minor modification of its existing Scheme/Fund/Product.

Notwithstanding anything contained in this Scheme Information Document, the provisions of the SEBI (Mutual Funds) Regulations, 1996 and the guidelines there under shall be applicable.

For Motilal Oswal Asset Management Company Limited (Investment Manager for Motilal Oswal Mutual Fund)

Sd/-

Navin Agarwal Managing Director & Chief Executive Officer

Place: Mumbai

MOTILAL OSWAL MUTUAL FUND

a) Official Point of Acceptance of Transactions (OPAT)

BranchName	Branch Address	
Ahmedabad	6th Floor, 607 to 610, Majestic Building, Near Law Garden – BRTS, Near Swati Snacks, Beside Radisson Blu Hotel, Law Garden.	
Bangalore	Novel Office Central, MG Road, 3rd Floor, #8/2, Yellappa Shetty Layout, Ulsoor Road, Landmark: Opp to Conrad Hotel & Diagonally Opposite to 1MG Mall	
Delhi	801-815, 8th Floor, Tolstoy House, Tolstoy Road, Connaught Place	
Hyderabad	4th Floor, Door No- 6-3-670, RKJSM Squares, Above Reliance Digital, Punjagutta,	
Kolkata	3rd Floor, Constantia Building, 11, Dr. U.N Brahmachari Street	
Mumbai-MOT	10th Floor, Motilal Oswal Tower, Rahimtullah Sayani Road, Opp. Parel ST Depot, Prabhadevi	
Pune	Office No.401, 4th Floor. Millennium Towers, CTS No. 885/1, Plot No 241/1/A, Bhandarkar Road	
Surat	2nd Floor, Rockford Business Centre, Ring Road, Udhana Darwaja	
Chennai	New No.3, Old No.2, 3rd Floor, Club House Road, Land Mark: Next to Hotel Taj Club House, Anna Salai	
Chandigarh	SCO 44/45, 2nd Floor, Sector 9D, Above PNB Bank	
Jaipur	4th and 5th Floor, KJ City Tower, Ashok Marg, C Scheme	
Lucknow	710, 7th Floor, Ratan Square, 20-A, Vidhan Sabha Marg	
Vadodara	501 – 5th Floor, Smeet, Above Trends, Sarabhai Campus, Near Genda Circle, Gorwa Road	
Cochin	Motilal Oswal Asset Management Company ltd.Leela Towers ,2nd floor No.53/2520 K,L, Subhash Chandra Bose Road, Jawahar Nagar Avenue, Ernakulam, Cochin, Kerala – 682019	
Ludhiana	Fortune Chambers, SCO:16-17, 4th Floor, Feroze Gandhi Market, Ludhiana, Punjab. Mob-8976767429	

b) Investor Service Center (ISC):

BranchName	Branch Address
Indore	2nd Floor Shagun Tower, Vijay Nagar Crossing
Jamshedpur	Shantiniketan Building, 2 nd Floor, Above IDBI Bank, Bistupur
Nagpur	1 Floor, Kapish Centre, Opp Gajanad Maharaj Mandir, Zenda Chowk, Dharampeth
Nashik	2nd floor, Space Cosmos, Ashok Stambh
Goa-Panaji	Shop No. 2, M/s Advani Enterprises, Cabin No CU-07, NeelKamal Arcade, Dr. A B
	Road
Raipur	Piyank Tower, Rajatalab Road, Ward No. 40
Ranchi	59, 2nd Floor, GEL Church Complex, Main Road

KFin Technologies Limited (Official Collection Centres)

Registrar

KFin Technologies Limited Address: Selenium, Tower B, Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad Rangareddi, Telangana -500 032. Tel: +91 81086 22222 or +91 22 4054 8002 Toll Free No: 18004254034/35 Email: motilalmf.processing@kfintech.com. Website: www.kfintech.com/

Branch Name	Branch Address
Bangalore	Kfin Technologies Ltd No 35 Puttanna Road Basavanagudi Bangalore 560004
Belgaum	Kfin Technologies Ltd Premises No.101 Cts No.1893 Shree Guru Darshani Tower Anandwadi Hindwadi Belgaum 590011
Bellary	Kfin Technologies Ltd Ground Floor 3Rd Office Near Womens College Road Beside Amruth Diagnostic Shanthi Archade Bellary 583103
Davangere	Kfin Technologies Ltd D.No 162/6 1St Floor 3Rd Main P J Extension Davangere Taluk Davangere Manda Davangere 577002
Gulbarga	Kfin Technologies Ltd H No 2-231 Krishna Complex 2Nd Floor Opp. Opp. Municipal Corporation Office Jagat Station Main Road Kalaburagi Gulbarga 585105
Hassan	Kfin Technologies Ltd Sas No: 490 Hemadri Arcade 2Nd Main Road Salgame Road Near Brahmins Boys Hostel Hassan 573201
Hubli	Kfin Technologies Ltd R R Mahalaxmi Mansion Above Indusind Bank 2Nd Floor Desai Cross Pinto Road Hubballi 580029
Mangalore	Kfin Technologies Ltd Shop No - 305 Marian Paradise Plaza 3Rd Floor Bunts Hostel Road Mangalore - 575003 Dakshina Kannada Karnataka
Margoa	Kfin Technologies Ltd Shop No 21 Osia Mall 1St Floor Near Ktc Bus Stand Sgdpa Market Complex Margao - 403601
Mysore	Kfin Technologies Ltd No 2924 2Nd Floor 1St Main 5Th Cross Saraswathi Puram Mysore 570009
Panjim	Kfin Technologies Ltd H. No: T-9 T-10 Affran Plaza 3Rd Floor Near Don Bosco High School Panjim 403001
Shimoga	Kfin Technologies Ltd Jayarama Nilaya 2Nd Corss Mission Compound Shimoga 577201
Ahmedabad	Kfin Technologies Ltd Office No. 401 On 4Th Floor Abc-I Off.

	C.G. Road - Ahmedabad 380009
Anand	Kfin Technologies Ltd B-42 Vaibhav Commercial Center Nr Tvs
	Down Town Shrow Room Grid Char Rasta Anand 380001
Baroda	Kfin Technologies Ltd 1St Floor 125 Kanha Capital Opp. Express
	Hotel R C Dutt Road Alkapuri Vadodara 390007
Bharuch	Kfin Technologies Ltd 123 Nexus Business Hub Near Gangotri Hotel
	B/S Rajeshwari Petroleum Makampur Road Bharuch 392001
Bhavnagar	Kfin Technologies Ltd 303 Sterling Point Waghawadi Road -
Dira i nugur	Bhavnagar 364001
Gandhidham	Kfin Technologies Ltd Shop # 12 Shree Ambica Arcade Plot # 300
Gundinunun	Ward 12. Opp. Cg High School Near Hdfc Bank Gandhidham 370201
Gandhinagar	Kfin Technologies Ltd 123 First Floor Megh Malhar Complex Opp.
Ganunnagai	Vijay Petrol Pump Sector - 11 Gandhinagar 382011
Jamnagar	Kfin Technologies Ltd 131 Madhav Plazza Opp Sbi Bank Nr Lal
Jannagai	Bunglow Jamnagar 361008
Junagadh	Kfin Technologies Ltd Shop No. 201 2Nd Floor V-Arcade Complex
Junagadh	
Malaana	Near Vanzari Chowk M.G. Road Junagadh 362001
Mehsana	Kfin Technologies Ltd Ff-21 Someshwar Shopping Mall Modhera
NT 1' 1	Char Rasta - Mehsana 384002
Nadiad	Kfin Technologies Ltd 311-3Rd Floor City Center Near Paras Circle
	- Nadiad 387001
Navsari	Kfin Technologies Ltd 103 1St Floore Landmark Mall Near Sayaji
	Library Navsari Gujarat Navsari 396445
Rajkot	Kfin Technologies Ltd 302 Metro Plaza Near Moti Tanki Chowk
	Rajkot Rajkot Gujarat 360001
Surat	Kfin Technologies Ltd Ground Floor Empire State Building Near
	Udhna Darwaja Ring Road Surat 395002
Valsad	Kfin Technologies Ltd 406 Dreamland Arcade Opp Jade Blue Tithal
	Road Valsad 396001
Vapi	Kfin Technologies Ltd A-8 Second Floor Solitaire Business Centre
	Opp Dcb Bank Gidc Char Rasta Silvassa Road Vapi 396191
Chennai	Kfin Technologies Ltd 9Th Floor Capital Towers 180
	Kodambakkam High Road Nungambakkam Chennai – 600 034
Calicut	Kfin Technologies Ltd Second Floor Manimuriyil Centre Bank Road
	Kasaba Village Calicut 673001
Cochin	Kfin Technologies Ltd Door No:61/2784 Second floor Sreelakshmi
	Tower Chittoor Road, Ravipuram Ernakulam-Kerala-682015
Kannur	Kfin Technologies Ltd 2Nd Floor Global Village Bank Road Kannur
	670001
Kollam	Kfin Technologies Ltd Sree Vigneswara Bhavan Shastri Junction
	Kollam - 691001
Kottayam	Kfin Technologies Ltd 1St Floor Csiascension Square Railway Station
110 tuay uni	Road Collectorate P O Kottayam 686002
Palghat	Kotal Conceptional 1 O Kotalyan 00002 Kfin Technologies Ltd No: 20 & 21 Metro Complex H.P.O.Road
i uigilui	Palakkad H.P.O.Road Palakkad 678001
Tiruvalla	Kfin Technologies Ltd 2Nd Floorerinjery Complex Ramanchira Opp
1114/4114	Axis Bank Thiruvalla 689107
Trichur	
THCHUI	Kfin Technologies Ltd 4Th Floor Crown Tower Shakthan Nagar
Taircandarra	Opp. Head Post Office Thrissur 680001
Trivandrum	Kfin Technologies Ltd 1St Floor Marvel Building Opp SI Electricals
0:1/	Uppalam Road Statue Po Trivandrum 695001
Coimbatore	Kfin Technologies Ltd 3Rd Floor Jaya Enclave 1057 Avinashi Road -

	Coimbatore 641018
Erode	Kfin Technologies Ltd Address No 38/1 Ground Floor Sathy Road
	(Vctv Main Road) Sorna Krishna Complex Erode 638003
Karur	Kfin Technologies Ltd No 88/11 Bb Plaza Nrmp Street K S Mess
	Back Side Karur 639002
Madurai	Kfin Technologies Ltd No. G-16/17 Ar Plaza 1St Floor North Veli
	Street Madurai 625001
Nagerkoil	Kfin Technologies Ltd Hno 45 1St Floor East Car Street Nagercoil
-	629001
Pondicherry	Kfin Technologies Ltd No 122(10B) Muthumariamman Koil Street -
	Pondicherry 605001
Salem	Kfin Technologies Ltd No.6 Ns Complex Omalur Main Road
	Salem 636009
Tirunelveli	Kfin Technologies Ltd 55/18 Jeney Building 2Nd Floor S N Road
	Near Aravind Eye Hospital Tirunelveli 627001
Trichy	Kfin Technologies Ltd No 23C/1 E V R Road Near Vekkaliamman
	Kalyana Mandapam Putthur - Trichy 620017
Tuticorin	Kfin Technologies Ltd 4 - B A34 - A37 Mangalmal Mani Nagar Opp.
	Rajaji Park Palayamkottai Road Tuticorin 628003
Vellore	Kfin Technologies Ltd No 2/19 1St Floor Vellore City Centre Anna
	Salai Vellore 632001
Agartala	Kfin Technologies Ltd Ols Rms Chowmuhani Mantri Bari Road 1St
Iguituiu	Floor Near Jana Sevak Saloon Building Traffic Point Tripura West
	Agartala 799001
Guwahati	Kfin Technologies Ltd Ganapati Enclave 4Th Floor Opposite Bora
Guwulluti	Service Ullubari Guwahati Assam 781007
Shillong	Kfin Technologies Ltd Annex Mani Bhawan Lower Thana Road
billiong	Near R K M Lp School Shillong 793001
Silchar	Kfin Technologies Ltd N.N. Dutta Road Chowchakra Complex
Silvinai	Premtala Silchar 788001
Ananthapur	Kfin Technologies Ltd. #13/4 Vishnupriya Complex Beside Sbi
1 munthup ut	Bank Near Tower Clock Ananthapur-515001.
Guntur	Kfin Technologies Ltd 2Nd Shatter 1St Floor Hno. 6-14-48 14/2
Guintar	Lane Arundal Pet Guntur 522002
Hyderabad	Kfin Technologies Ltd No:303 Vamsee Estates Opp: Bigbazaar
Tryderabad	Ameerpet Hyderabad 500016
Karimnagar	Kfin Technologies Ltd 2Nd Shutterhno. 7-2-607 Sri Matha Complex
Kammagai	Mankammathota - Karimnagar 505001
Kurnool	Kfin Technologies Ltd Shop No:47 2Nd Floor S Komda Shoping
Kumoor	Mall Kurnool 518001
Nanded	Kfin Technologies Ltd Shop No.4 Santakripa Market G G Road
Ivalided	Opp.Bank Of India Nanded 431601
Daiahmundm	Kfin Technologies Ltd No. 46-23-10/A Tirumala Arcade 2Nd Floor
Rajahmundry	Ganuga Veedhi Danavaipeta Rajahmundry East Godavari Dist Ap -
	533103
Solonur	Kfin Technologies Ltd Shop No 106. Krishna Complex 477 Dakshin
Solapur	
Srikokulom	Kasaba Datta Chowk Solapur-413007
Srikakulam	Kfin Technologies Ltd D No 4-4-97 First Floor Behind Sri
	Vijayaganapathi Temple Pedda Relli Veedhi Palakonda Road
T '	Srikakulam 532001
Tirupathi	Kfin Technologies Ltd Shop No:18-1-421/F1 City Center K.T.Road
	Airtel Backside Office Tirupathi - 517501

Vijayawada	Kfin Technologies Ltd Hno26-23 1St Floor Sundarammastreet
	Gandhinagar Krishna Vijayawada 520010
Visakhapatnam	Kfin Technologies Ltd Dno: 48-10-40 Ground Floor Surya Ratna
	Arcade Srinagar Opp Roadto Lalitha Jeweller Showroom Beside
	Taj Hotel Ladge Visakhapatnam 530016
Warangal	Kfin Technologies Ltd Shop No22 Ground Floor Warangal City
	Center 15-1-237 Mulugu Road Junction Warangal 506002
Khammam	Kfin Technologies Ltd 11-4-3/3 Shop No. S-9 1St Floor Srivenkata
	Sairam Arcade Old Cpi Office Near Priyadarshini Collegenehru Nagar
	Khammam 507002
Hyderabad(Gachibowli)	Kfin Technologies Ltd Selenium Plot No: 31 & 32 Tower B Survey
.	No.115/22 115/24 115/25 Financial District Gachibowli
	Nanakramguda Serilimgampally Mandal Hyderabad 500032
Akola	Kfin Technologies Ltd Shop No 25 Ground Floor Yamuna Tarang
7 ikolu	Complex Murtizapur Road N.H. No- 6 Opp Radhakrishna Talkies
	Akola 444001 Maharashthra
Amonovothi	
Amaravathi	Kfin Technologies Ltd Shop No. 21 2Nd Floor Gulshan Tower Near
	Panchsheel Talkies Jaistambh Square Amaravathi 444601
Aurangabad	Kfin Technologies Ltd Shop No B 38 Motiwala Trade Center Nirala
	Bazar Aurangabad 431001
Bhopal	Kfin Technologies Ltd Sf-13 Gurukripa Plaza Plot No. 48A Opposite
	City Hospital Zone-2 M P Nagar Bhopal 462011
Dhule	Kfin Technologies Ltd Ground Floor Ideal Laundry Lane No 4 Khol
	Galli Near Muthoot Finance Opp Bhavasar General Store Dhule
	424001
Indore	Kfin Technologies Ltd. 101 Diamond Trade Center 3-4 Diamond
	Colony New Palasia Above Khurana Bakery Indore
Jabalpur	Kfin Technologies Ltd 2Nd Floor 290/1 (615-New) Near Bhavartal
•	Garden Jabalpur - 482001
Jalgaon	Kfin Technologies Ltd 3Rd Floor 269 Jaee Plaza Baliram Peth Near
	Kishore Agencies Jalgaon 425001
Nagpur	Kfin Technologies Ltd Plot No. 2 Block No. B / 1 & 2 Shree
Tuspur	Apratment Khare Town Mata Mandir Road Dharampeth Nagpur
	440010
Nasik	Kfin Technologies Ltd S-9 Second Floor Suyojit Sankul Sharanpur
INASIK	Road Nasik 422002
<u><u><u></u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u>	
Sagar	Kfin Technologies Ltd Ii Floor Above Shiva Kanch Mandir. 5 Civil
· · · · ·	Lines Sagar Sagar 470002
Ujjain	Kfin Technologies Ltd Heritage Shop No. 227 87 Vishvavidhyalaya
	Marg Station Road Near Icici Bank Above Vishal Megha Mart Ujjain
	456001
Asansol	Kfin Technologies Ltd 112/N G. T. Road Bhanga Pachil G.T Road
	Asansol Pin: 713 303; Paschim Bardhaman West Bengal Asansol
	713303
Balasore	Kfin Technologies Ltd 1-B. 1St Floor Kalinga Hotel Lane Baleshwar
	Baleshwar Sadar Balasore 756001
Bankura	Kfin Technologies Ltd Plot Nos- 80/1/Anatunchati Mahalla 3Rd Floor
	Ward No-24 Opposite P.C Chandra Bankura Town Bankura 722101
Berhampur (Or)	Kfin Technologies Ltd Opp Divya Nandan Kalyan Mandap 3Rd Lane
Domanipur (OI)	Dharam Nagar Near Lohiya Motor Berhampur (Or) 760001
Bhilai	Kfin Technologies Ltd Office No.2 1St Floor Plot No. 9/6 Nehru
Diiilai	<u> </u>
	Nagar [East] Bhilai 490020

Bhubaneswar	Kfin Technologies Ltd A/181 Back Side Of Shivam Honda Show Room Saheed Nagar - Bhubaneswar 751007
<u>D'1</u>	
Bilaspur	Kfin Technologies Ltd Shop.No.306 3Rd Floor Anandam Plaza Vyapar Vihar Main Road Bilaspur 495001
Bokaro	Kfin Technologies Ltd City Centre Plot No. He-07 Sector-Iv Bokaro
	Steel City Bokaro 827004
Burdwan	Kfin Technologies Ltd Saluja Complex; 846 Laxmipur G T Road
	Burdwan; Ps: Burdwan & Dist: Burdwan-East Pin: 713101
Chinsura	Kfin Technologies Ltd No : 96 Po: Chinsurah Doctors Lane
	Chinsurah 712101
Cuttack	Kfin Technologies Ltd Shop No-45 2Nd Floor Netaji Subas Bose
	Arcade (Big Bazar Building) Adjusent To Reliance Trends Dargha
	Bazar Cuttack 753001
Dhanbad	Kfin Technologies Ltd 208 New Market 2Nd Floor Bank More -
	Dhanbad 826001
Durganur	Kfin Technologies Ltd Mwav-16 Bengal Ambuja 2Nd Floor City
Durgapur	Centre Distt. Burdwan Durgapur-16 Durgapur 713216
Gava	Kfin Technologies Ltd Property No. 711045129 Ground Floorhotel
Gaya	Skylark Swaraipuri Road - Gaya 823001
Iologiauni	Kfin Technologies Ltd D B C Road Opp Nirala Hotel Opp Nirala
Jalpaiguri	
x 1 1	Hotel Opp Nirala Hotel Jalpaiguri 735101
Jamshedpur	Kfin Technologies Ltd Madhukunj 3Rd Floor Q Road Sakchi
	Bistupur East Singhbhum Jamshedpur 831001
Kharagpur	Kfin Technologies Ltd Holding No 254/220 Sbi Building Malancha
	Road Ward No.16 Po: Kharagpur Ps: Kharagpur Dist: Paschim
	Medinipur Kharagpur 721304
Kolkata	Kfin Technologies Ltd 2/1 Russel Street 4Thfloor Kankaria Centre
	Kolkata 70001 Wb
Malda	Kfin Technologies Ltd Ram Krishna Pally; Ground Floor English
	Bazar - Malda 732101
Patna	Kfin Technologies Ltd 3A 3Rd Floor Anand Tower Exhibition Road
	Opp Icici Bank Patna 800001
Raipur	Kfin Technologies Ltd Office No S-13 Second Floor Reheja Tower
	Fafadih Chowk Jail Road Raipur 492001
Ranchi	Kfin Technologies Ltd Room no 103, 1st Floor, Commerce
	Tower, Beside Mahabir Tower, Main Road,
	Ranchi -834001
Rourkela	Kfin Technologies Ltd 2Nd Floor Main Road Udit Nagar
	Sundargarh Rourekla 769012
Sambalpur	Kfin Technologies Ltd First Floor; Shop No. 219 Sahej Plaza
r	Golebazar; Sambalpur Sambalpur 768001
Siliguri	Kfin Technologies Ltd Nanak Complex 2Nd Floor Sevoke Road -
~	Siliguri 734001
Agra	Kfin Technologies Ltd House No. 17/2/4 2Nd Floor Deepak Wasan
	Plaza Behind Hotel Holiday Inn Sanjay Place Agra 282002
Aligarh	Kfin Technologies Ltd 1St Floor Sevti Complex Near Jain Temple
	Samad Road Aligarh-202001
Allahabad	Kfin Technologies Ltd Meena Bazar 2Nd Floor 10 S.P. Marg Civil
	Lines Subhash Chauraha Prayagraj Allahabad 211001
Ambala	Kfin Technologies Ltd 6349 2Nd Floor Nicholson Road Adjacent
	Kim reciniologies Ed 6349 2Nd Floor Nicholson Road Adjacent Kos Hospitalambala Cant Ambala 133001
Azamgarh	KFin Technologies Ltd Shop no. 18 Gr. Floor, Nagarpalika, Infront of

	Tresery office, Azamgarh, UP-276001
Bareilly	Kfin Technologies Ltd 1St Floorrear Sidea -Square Building 54-Civil
	Lines Ayub Khan Chauraha Bareilly 243001
Begusarai	Kfin Technologies Ltd C/O Dr Hazari Prasad Sahu Ward No 13
	Behind Alka Cinema Begusarai (Bihar) Begusarai 851117
Bhagalpur	Kfin Technologies Ltd 2Nd Floor Chandralok Complexghantaghar
	Radha Rani Sinha Road Bhagalpur 812001
Darbhanga	Kfin Technologies Ltd 2Nd Floor Raj Complex Near Poor Home
	Darbhanga - 846004
Dehradun	Kfin Technologies Ltd Shop No-809/799 Street No-2 A Rajendra
	Nagar Near Sheesha Lounge Kaulagarh Road Dehradun-248001
Deoria	Kfin Technologies Ltd K. K. Plaza Above Apurwa Sweets Civil
	Lines Road Deoria 274001
Faridabad	Kfin Technologies Ltd A-2B 2Nd Floor Neelam Bata Road Peer Ki
randadad	Mazar Nehru Groundnit Faridabad 121001
Chariabad	Kfin Technologies Ltd Ff - 31 Konark Building Rajnagar -
Ghaziabad	Ghaziabad 201001
<u>Classicana</u>	
Ghazipur	Kfin Technologies Ltd House No. 148/19 Mahua Bagh Raini Katra-
<u> </u>	Ghazipur 233001
Gonda	Kfin Technologies Ltd H No 782 Shiv Sadan Iti Road Near
	Raghukul Vidyapeeth Civil Lines Gonda 271001
Gorakhpur	Kfin Technologies Ltd Shop No 8 & 9 4Th Floor Cross Road The
	Mall Bank Road Gorakhpur - 273001
Gurgaon	Kfin Technologies Ltd No: 212A 2Nd Floor Vipul Agora M. G.
	Road - Gurgaon 122001
Gwalior	Kfin Technologies Ltd City Centre Near Axis Bank - Gwalior
	474011
Haldwani	Kfin Technologies Ltd Shoop No 5 Kmvn Shoping Complex -
	Haldwani 263139
Haridwar	Kfin Technologies Ltd Shop No 17 Bhatia Complex Near Jamuna
	Palace Haridwar 249410
Hissar	Kfin Technologies Ltd Shop No. 20 Ground Floor R D City Centre
	Railway Road Hissar 125001
Jhansi	Kfin Technologies Ltd 1St Floor Puja Tower Near 48 Chambers
	Elite Crossing Jhansi 284001
Kanpur	Kfin Technologies Ltd 15/46 B Ground Floor Opp : Muir Mills Civil
manpar	Lines Kanpur 208001
Lucknow	Kfin Technologies Ltd Ist Floor A. A. Complex 5 Park Road
LUCKIIOW	Hazratganj Thaper House Lucknow 226001
Mandi	Kfin Technologies Ltd House No. 99/11 3Rd Floor Opposite Gss
Manui	
N (1	Boy School School Bazar Mandi 175001
Mathura	Kfin Technologies Ltd Shop No. 9 Ground Floor Vihari Lal Plaza
	Opposite Brijwasi Centrum Near New Bus Stand Mathura 281001
Meerut	Kfin Technologies Ltd Shop No:- 111 First Floor Shivam Plaza
	Near Canara Bank Opposite Eves Petrol Pump Meerut-250001 Uttar
	Pradesh India
Mirzapur	Kfin Technologies Ltd Triveni Campus Near Sbi Life Ratanganj
	Mirzapur 231001
Moradabad	Kfin Technologies Ltd Chadha Complex G. M. D. Road Near Tadi
	Khana Chowk Moradabad 244001
Morena	Kfin Technologies Ltd House No. Hig 959 Near Court Front
	Of Dr. Lal Lab Old Housing Board Colony Morena 476001

Muzaffarpur	Kfin Technologies Ltd First Floor Saroj Complex Diwam Road Near
-	Kalyani Chowk Muzaffarpur 842001
Noida	Kfin Technologies Ltd F-21 2Nd Floor Near Kalyan Jewelers Sector-
	18 Noida 201301
Panipat	KFin Technologies Ltd Shop No. 20 1St Floor Bmk Market Behind
	Hive Hotel G.T.Road Panipat-132103 Haryana
Renukoot	Kfin Technologies Ltd C/O Mallick Medical Store Bangali Katra
	Main Road Dist. Sonebhadra (U.P.) Renukoot 231217
Rewa	Kfin Technologies Ltd Shop No. 2 Shree Sai Anmol Complex
	Ground Floor Opp Teerth Memorial Hospital Rewa 486001
Rohtak	Kfin Technologies Ltd Office No:- 61 First Floor Ashoka Plaza
	Delhi Road Rohtak 124001.
Roorkee	KFin Technologies Ltd Near Shri Dwarkadhish Dharm Shala,
ittoinee	Ramnagar, Roorkee-247667
Satna	Kfin Technologies Ltd 1St Floor Gopal Complex Near Bus Stand
	Rewa Roa Satna 485001
Shimla	Kfin Technologies Ltd 1St Floor Hills View Complex Near Tara Hall
Siiiiia	Shimla 171001
Shivpuri	Kfin Technologies Ltd A. B. Road In Front Of Sawarkar Park Near
Shitpan	Hotel Vanasthali Shivpuri 473551
Sitapur	Kfin Technologies Ltd 12/12 Surya Complex Station Road Uttar
Shapa	Pradesh Sitapur 261001
Solan	Kfin Technologies Ltd Disha Complex 1St Floor Above Axis Bank
Solali	Rajgarh Road Solan 173212
Sonapet	Kfin Technologies Ltd Shop No. 205 Pp Tower Opp Income Tax
Sonepat	
Sultanana	Office Subhash Chowk Sonepat. 131001.
Sultanpur	Kfin Technologies Ltd 1St Floor Ramashanker Market Civil Line -
Varanaci	Sultanpur 228001
Varanasi	Kfin Technologies Ltd D-64/132 Ka 2Nd Floor Anant Complex
V	Sigra Varanasi 221010
Yamuna Nagar	Kfin Technologies Ltd B-V 185/A 2Nd Floor Jagadri Road Near
	Dav Girls College (Uco Bank Building) Pyara Chowk - Yamuna
17 11	Nagar 135001
Kolhapur	Kfin Technologies Ltd 605/1/4 E Ward Shahupuri 2Nd Lane Laxmi
	Niwas Near Sultane Chambers Kolhapur 416001
Mumbai	Kfin Technologies Ltd 6/8 Ground Floor Crossley House Near Bse (
	Bombay Stock Exchange)Next Union Bank Fort Mumbai - 400 001
Pune	Kfin Technologies Ltd Office # 207-210 Second Floor Kamla
	Arcade Jm Road. Opposite Balgandharva Shivaji Nagar Pune 411005
Vashi	Kfin Technologies Ltd Vashi Plaza Shop No. 324 C Wing 1St Floor
	Sector 17 Vashi Mumbai 400703
Vile Parle	Kfin Technologies Ltd Shop No.1 Ground Floor Dipti Jyothi Co-
	Operative Housing Society Near Mtnl Office P M Road Vile Parle
	East 400057
Borivali	Kfin Technologies Ltd Gomati Smutiground Floor Jambli Gully Near
	Railway Station Borivali Mumbai 400 092
Thane	Kfin Technologies Ltd Room No. 302 3Rd Floorganga Prasad Near
	Rbl Bank Ltd Ram Maruti Cross Roadnaupada Thane West Mumbai
	400602
Ajmer	Kfin Technologies Ltd 302 3Rd Floor Ajmer Auto Building Opposite
	City Power House Jaipur Road; Ajmer 305001
Alwar	Kfin Technologies Ltd Office Number 137 First Floor Jai Complex

	Road No-2 Alwar 301001
Amritsar	Kfin Technologies Ltd Sco 5 2Nd Floor District Shopping Complex Ranjit Avenue Amritsar 143001
Bhatinda	Kfin Technologies Ltd Mcb -Z-3-01043 2 Floor Goniana Road Opporite Nippon India Mf Gt Road Near Hanuman Chowk Bhatinda 151001
Bhilwara	Kfin Technologies Ltd Office No. 14 B Prem Bhawan Pur Road Gandhi Nagar Near Canarabank Bhilwara 311001
Bikaner	KFin Technologies Limited H.No. 10, Himtasar House, Museum circle, Civil line, Bikaner, Rajasthan - 334001
Chandigarh	Kfin Technologies Ltd First Floor Sco 2469-70 Sec. 22-C - Chandigarh 160022
Ferozpur	Kfin Technologies Ltd The Mall Road Chawla Bulding Ist Floor Opp. Centrail Jail Near Hanuman Mandir Ferozepur 152002
Hoshiarpur	Kfin Technologies Ltd Unit # Sf-6 The Mall Complex 2Nd Floor Opposite Kapila Hospital Sutheri Road Hoshiarpur 146001
Jaipur	Kfin Technologies Ltd Office No 101 1St Floor Okay Plus Tower Next To Kalyan Jewellers Government Hostel Circle Ajmer Road Jaipur 302001
Jalandhar	Kfin Technologies Ltd Office No 7 3Rd Floor City Square Building E-H197 Civil Line Next To Kalyan Jewellers Jalandhar 144001
Jammu	Kfin Technologies.Ltd 1D/D Extension 2 Valmiki Chowk Gandhi Nagar Jammu 180004 State - J&K
Jodhpur	Kfin Technologies Ltd Shop No. 6 Gang Tower G Floor Opposite Arora Moter Service Centre Near Bombay Moter Circle Jodhpur 342003
Karnal	Kfin Technologies Ltd 3 Randhir Colony Near Doctor J.C.Bathla Hospital Karnal (Haryana) 132001
Kota	Kfin Technologies Ltd D-8 Shri Ram Complex Opposite Multi Purpose School Gumanpur Kota 324007
Ludhiana	Kfin Technologies Ltd Sco 122 Second Floor Above Hdfc Mutual Fun Feroze Gandhi Market Ludhiana 141001
Moga	Kfin Technologies Ltd 1St Floordutt Road Mandir Wali Gali Civil Lines Barat Ghar Moga 142001
New Delhi	Kfin Technologies Ltd 305 New Delhi House 27 Barakhamba Road - New Delhi 110001
Pathankot	Kfin Technologies Ltd 2Nd Floor Sahni Arcade Complex Adj.Indra Colony Gate Railway Road Pathankot Pathankot 145001
Patiala	Kfin Technologies Ltd B- 17/423 Lower Mall Patiala Opp Modi College Patiala 147001
Sikar	Kfin Technologies Ltd First Floorsuper Tower Behind Ram Mandir Near Taparya Bagichi - Sikar 332001
Sri Ganganagar	Kfin Technologies Ltd Address Shop No. 5 Opposite Bihani Petrol Pump Nh - 15 Near Baba Ramdev Mandir Sri Ganganagar 335001
Udaipur	Kfin Technologies Ltd Shop No. 202 2Nd Floor Business Centre 1C Madhuvan Opp G P O Chetak Circle Udaipur 313001
Eluru	Kfin Technologies Ltd Dno-23A-7-72/73K K S Plaza Munukutla Vari Street Opp Andhra Hospitals R R Peta Eluru 534002

Visit the link <u>www.kfintech.com</u> to view the complete details of designated collection centres / Investor Service centres of KFin Technologies Limited.

MF UTILITIES INDIA PRIVATE LIMITED (OFFICIAL COLLECTION CENTRES)

Please visit <u>www.mfuindia.com</u> for Point of Services ("POS") locations of MF Utilities India Private Limited ("MFU") which are Official Points of Acceptance (OPAs) for ongoing transactions.