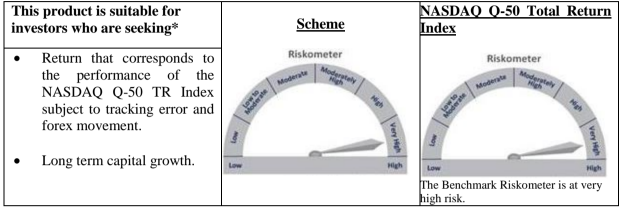


SCHEME INFORMATION DOCUMENT

Motilal Oswal Nasdaq Q 50 ETF

(An open ended scheme replicating/ tracking Nasdaq Q-50 TR Index)



*Investors should consult their financial advisers if in doubt about whether the product is suitable for them. The product labelling assigned during the NFO is based on internal assessment of the scheme characteristics or model portfolio and the same may vary post NFO when the actual investments are made.

Offer for Units having face value of Rs. 10/- per unit for cash at a premium approximately equal to the difference between face value and allotment price during the New Fund Offer Period and at NAV based prices during Continuous Offer

New Fund Offer Opens on: December 10, 2021 New Fund Offer Closes on: December 17, 2021

Scheme re-opens for continuous sale and repurchase within 5 Business Days from the date of allotment

Name of Mutual Fund	Motilal Oswal Mutual Fund (MOMF)		
Name of Asset Management	Motilal Oswal Asset Management Company Limited		
Company (AMC)	(MOAMC)		
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 and www.mostshares.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 MOMF, Tax and Legal issues and general information on www.motilaloswalmf.com and www.motilaloswalmf.com and www.mostshares.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 November 26, 2021.

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Regulatory Authority		

HIGHLIGHTS/SUMMARY OF THE SCHEME

Name of the Scheme	Motilal Oswal NASDAQ Q 50 ETF
Type of the Scheme	An open ended scheme replicating/ tracking Nasdaq Q-50 Index.
Category of Scheme	Exchange Traded Fund
Investment Objective	The Scheme seeks investment return that corresponds with (before fees and
	expenses) to the performance of the NASDAQ Q-50 Index subject to
	tracking error and forex movement.
	However, there can be no assurance or guarantee that the investment
	objective of the Scheme would be achieved.
Investment	The Scheme will invest in the securities which are constituents of NASDAQ
	Q-50 Index in the same proportion as in the Index.
Benchmark	NASDAQ Q-50 Total Return Index
Loads	Entry and Exit Load: NIL.
Liquidity	On the Exchange
	The units of the Scheme can be bought / sold on all trading days on the
	National Stock Exchange of India Ltd. (NSE) and BSE Ltd. (BSE) where
	the Scheme are listed.
	Discrete with the Markovi Franci
	Directly with the Mutual Fund The Scheme of fore units for subscription / redemention directly with the
	The Scheme offers units for subscription / redemption directly with the Mutual Fund in creation unit size.
	Mutual Fulid in Cleation unit size.
Minimum Application	During NFO: Rs. 500/- and in multiples of Re. 1/- thereafter.
Amount (During NFO &	During 141 04 165, 5007 und in mortiples of 165, 17 distributer.
	Ongoing Basis:
Ongoing Basis)	Ongoing Basis:
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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.	snapshot prices of the underlying securities traded and available on NSE) and will be updated during the market hours on its website www.mostshares.com . According to SEBI Circular dated July 30, 2021; for transactions in units of Exchange Traded Funds (ETFs) by Authorized Participants / large investors directly with the AMCs, intra-day NAV, based on the executed price at which the securities representing the underlying index or underlying commodity(ies) are purchased / sold, shall be applicable
Listing	The units of the Scheme shall be listed on the National Stock Exchange of India Ltd. (NSE) and BSE Ltd. (BSE) within 5 days from the closure of the NFO.
Dematerialization	The units of the Scheme are available in Dematerialization form only.

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.
- 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 may be affected by change in the general market conditions, factors and forces affecting capital markets in particular, level of interest rates, various market related factors and trading volumes.
- 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, trading price, yield, return and/or its ability to meet its objectives.

Market Risk

The Scheme's NAV will react to stock market movements. The Investor may lose money over short or long period due to fluctuation 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 and movement in prices of underlining investments.

• Market Trading Risks

- a. Absence of Prior Active Market: Although the scheme will be listed on stock exchange, there can be no assurance that an active secondary market will develop or be maintained.
- b. Lack of Market Liquidity: Trading in the units of the scheme on stock exchange may be halted because of market conditions or for reasons that in view of stock exchange or SEBI, trading in the units of the scheme are not advisable. In addition, trading of the units of the scheme are subject to trading halts caused by extraordinary market volatility and pursuant to stock exchange and SEBI 'circuit filter' rules. There can be no assurance that the requirements of stock exchange necessary to maintain the listing of the units of the scheme will continue to be met or will remain unchanged.
- c. Units of the scheme may trade at prices other than NAV: The units of the scheme may trade above or below their NAV. The NAV of the scheme will fluctuate with changes in the market value of scheme holdings. The trading prices of the units of the scheme will fluctuate in accordance with changes in their NAV as well as market supply and demand for the units of the scheme. However, given that units of the scheme can be created and redeemed in creation units directly with the fund, it is expected that large discounts or premiums to the NAV of units of the scheme will not sustain due to arbitrage opportunity available.
- d. Regulatory Risk: Any changes in trading regulations by stock exchange or SEBI may affect the ability of market maker to arbitrage resulting into wider premium/discount to NAV.
- e. Right to Limit Redemptions: The Trustee, in the general interest of the unit holders of the scheme and keeping in view of the unforeseen circumstances/unusual market conditions, may limit the total number of units which can be redeemed on any business day depending on the total "Saleable Underlying Stock" available with the fund.
- f. Redemption Risk: Investors may note that even though the Scheme is open-ended Scheme, the Scheme would ordinarily repurchase units in creation unit size. Thus unit holdings less than the creation unit size can only be sold through the secondary market on the exchange.
- g. Asset Class Risk: The returns from the types of securities in which the scheme invest may underperform returns of general securities markets or different asset classes. Different types of securities tend to go through cycles of out-performance and under-performance in comparison of securities markets.
- h. Passive Investments: As the scheme proposes to invest not less than 95% of the net assets in the securities of the benchmark Index, the Scheme will not be actively managed. The Scheme may be affected by a general decline in the Indian markets relating to its Underlying Index. The Scheme invests in the securities included in its underlying index regardless of their investment merit.
- i. The units will be issued only in demat form through depositories. The records of the depository are final with respect to the number of units available to the credit of unit holder. Settlement of trades, repurchase of units by the mutual fund depends up on the confirmations to be received from depository (ies) on which the mutual fund has no control.
- j. Tracking Error Risk: The Fund Manager would not be able to invest the entire corpus exactly in the same proportion as in the underlying index due to certain factors such as the fees and expenses of the respective scheme, corporate actions, cash balance, changes to the underlying index and regulatory

policies which may affect AMC's ability to achieve close correlation with the underlying index of the scheme. The scheme's returns may therefore deviate from those of its underlying index. "Tracking Error" is defined as the standard deviation of the difference between daily returns of the underlying index and the NAV of the respective scheme. Tracking Error may arise due to the following reasons: -

- Expenditure incurred by the fund.
- The holding of a cash position and accrued income prior to distribution of income and payment of accrued expenses. The fund may not be invested at all times as it may keep a portion of the funds in cash to meet redemptions or for corporate actions.
- Corporate actions such as debenture or warrant conversion, rights, merger, change in constituents etc.
 - Rounding off of quantity of shares in underlying index.
 - Disinvestments to meet redemptions, recurring expenses, dividend payouts etc.
 - Execution of large buy / sell orders
 - Transaction cost (including taxes and insurance premium) and recurring expenses
 - Realisation of Unit holders' funds
 - Index provider undertakes a periodical review of the scripts that comprise the underlying index and may either drop or include new securities. In such an event, the fund will try to reallocate its portfolio but the available investment/reinvestment opportunity may not permit absolute mirroring immediately.

It will be the endeavour of the fund manager to keep the tracking error as low as possible. Under normal circumstances, such tracking error is not expected to exceed 2% per annum. However, in case of certain corporate actions and market volatility during rebalancing of the portfolio following the rebalancing of the underlying index, etc. or in abnormal market circumstances, the tracking error may exceed the above limits. There can be no assurance or guarantee that the Scheme will achieve any particular level of tracking error relative to performance of the Index.

• Concentration Risk:

The scheme may have no diversification within its portfolio. This could have implications on the performance of the scheme. The scheme may be more sensitive to economic, business, political or other changes and this may lead to sizeable fluctuation in the Net Asset Value of the scheme.

Motilal Oswal NASDAQ Q 50 ETF will restricts its investments only in the Security of the underlying index (NASDAQ Q-50 TR Index) and will therefore be subject to the risks associated with such concentration.

• Right to Limit Redemptions

The Trustee, in the general interest of the unit holders of the Scheme offered under this SID and keeping in view of the 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.

• 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.

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.

• 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 ETF

1. Market risk:

ETFs are typically designed to track the performance of certain indices, market sectors, or groups of assets such as stocks, bonds, or commodities. ETF managers may use different strategies to achieve this goal, but in general they do not have the discretion to take defensive positions in declining markets. Investors must be prepared to bear the risk of loss and volatility associated with the underlying index/assets.

2. Tracking errors:

Tracking errors refer to the disparity in performance between an ETF and its underlying index/assets. Tracking errors can arise due to factors such as the impact of transaction fees and expenses incurred to the ETF, changes in composition of the underlying index/assets, and the ETF manager's replication strategy.

3. Trading at discount or premium:

An ETF may be traded at a discount or premium to its Net Asset Value (NAV). This price discrepancy is caused by supply and demand factors, and may be particularly likely to emerge during periods of high market volatility and uncertainty.

4. Liquidity risk:

Authorized participants (APs) are Exchange Participants that provide liquidity to facilitate trading in ETFs. Although most ETFs are supported by one or more APs, there is no assurance that active trading will be maintained.

- 5. As the units of the Scheme are listed on the Stock Exchange, trading in the units of the Scheme may be halted due to market conditions or for reasons that in the view of the Exchange Authorities or SEBI. There could also be trading halts caused by extraordinary market volatility and pursuant to NSE/BSE and SEBI circuit filter rules and the Scheme would not be able to buy/sell securities in case of subscriptions/redemptions, which may impact the Scheme. Further, there can be no assurance that the requirements of the exchange necessary to maintain the listing of the Scheme will continue to be met or will remain unchanged.
- 6. Listing and trading of the units are undertaken on the Stock Exchanges within the rules, regulation and policy of the Stock Exchange and SEBI. Any change in trading rules, regulation and policy by the regulatory authority would have a bearing on the trading of the units of the Scheme and its prices.
- 7. Though the Scheme is listed on the NSE and BSE, there is no assurance that an active secondary market will develop or be maintained. Hence, there would be times when trading in the units of the Scheme would be infrequent.
- 8. The NAV of the Scheme reflect the valuation of its investment and any changes in market value of its investments would have a bearing on its NAV. When the units are traded on the Stock Exchange,

the units of the Scheme may trade at prices which can be different from the NAV due to various factors like demand and supply for the units of the Scheme, perceived trends in the market outlook, etc.

- 9. In certain cases, settlement periods may be extended significantly by unforeseen circumstances. 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, and there can be a subsequent decline in the value of the securities held in the Scheme portfolio.
- 10.Investors should note that even though the Scheme is an open ended Scheme, subscription/redemptions directly with the Fund would be limited to such investors who have the ability to subscribe/redeem the units of the Scheme in specific lot sizes. Generally, these lot sizes are larger as compared to normal funds. Even though this Scheme is open ended due to large lot size, very few investors can directly subscribe and redeem the units of the Scheme. However, investors wishing to subscribe/redeem units in other than specific lot sizes can do so by buying/selling the same on the Stock Exchange unless no quotes are available on the exchange for 3 trading days consecutively.
- 11.Tracking error may arise due to various reasons like fees and expenses charged to the Scheme, dividend received, corporate actions, change in the Underlying Index, etc. Tracking error has an impact on the performance of the Scheme. The Scheme's returns may therefore deviate from those of its Underlying Basket. However, the Fund would endeavor to keep the tracking error as low as possible.

• Risk associated with investing in Foreign Securities

- a. The Scheme will invest in foreign securities. Such overseas investments will be made subject to any / all approvals, conditions thereof as may be stipulated by SEBI / RBI and provided such investments do not result in expenses to the Fund in excess of the ceiling on expenses prescribed by and consistent with costs and expenses attendant to international investing. The Fund may, where necessary, appoint other intermediaries of repute as advisors, custodian/sub-custodians etc. for administering such investments. The appointment of such intermediaries shall be in accordance with the applicable requirements of SEBI and within the permissible ceiling of expenses.
- b. As per the SEBI (MF) Regulation, the Fund is permitted to invest USD 1 billion. However, the overall limit for the Mutual Fund Industry is USD 7 billion. The Scheme therefore may or may not be able to utilise the limit of USD 1 billion due to the USD 7 billion limit being exhausted by other Mutual Funds. Further, the overall ceiling for investment in overseas Exchange Traded Funds (ETFs) that invests in securities is USD 1 billion subject to a maximum of USD 300 million per mutual fund. As and when the investment limits are breached, the subscriptions into the Scheme shall be suspended till further notice by the AMC.
- c. Mutual Funds can make investments in overseas Exchange Traded Fund (ETF(s)) subject to a maximum of USD 300 million per Mutual Fund, within the overall industry limit of USD 1 billion.
- d. As the Scheme will invest in securities which are denominated in foreign currencies, fluctuations in the exchange rates of these foreign currencies may have an impact on the income and value of the Fund. Thus, returns to investors are the result of a combination of returns from investments and from movements in exchange rates. Thus, the Indian rupee equivalent of the net assets, distribution and income may be adversely affected by changes in the exchange rates of respective foreign currencies relative to the Indian Rupee. Restrictions on currency trading that may be imposed by developing

market countries will have an adverse effect on the value of the securities of companies that trade or operate in such countries. The repatriation of capital to India may also be hampered by changes in the regulations concerning exchange controls or political circumstances as well as the application to it of other restriction on investment.

- e. The risk of investing in foreign securities carries an exchange rate risks related to depreciation of foreign currency and country risks. The country risks would include events such as change in regulations or political circumstances like introduction of extraordinary exchange rate controls, restrictions on repatriation of capital due to exchange rate controls, bilateral political tensions leading to immobilisation of overseas financial assets and the prevalent tax laws of the respective jurisdiction for the execution of trades or otherwise.
- f. The Scheme shall invest in securities listed on the overseas stock exchange. Hence all the risk factors pertaining to overseas stock exchange like market trading risk, liquidity risk and volatility risk, as mentioned earlier, are also applicable to the Scheme. The Scheme will also be exposed to settlement risk, as different countries have different settlement periods.
- g. Some countries prohibit or impose substantial restrictions on investments by foreign entities. Certain countries may restrict investment opportunities in issuers or industries or securities deemed important to national interests. The manner, in which foreign investors may invest in companies/securities in certain countries, as well as limitations on such investments, may have an adverse impact on the operations of the Scheme. Certain risk arises from the inability of a country to meet its financial obligations. It is the risk encompassing economic, social and political conditions in a foreign country which might adversely affect the interests of the Scheme.
- h. The Scheme may invest in the units of overseas mutual fund schemes including exchange traded funds. Hence scheme specific risk factors of such underlying schemes will be applicable. All risks associated with such schemes, including performance of their underlying stocks, derivative instruments, stock-lending, off-shore investments, liquidity, etc., will therefore be applicable in this Scheme. Investors who intend to invest in the Scheme are required to and deemed to have understood the risk factors of the underlying schemes.

• 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 mispricing 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 Debt & Money Market Instruments

Price-Risk or Interest-Rate Risk: Fixed income securities such as bonds, debentures and money market instruments run price-risk or interest-rate risk. Generally, when interest rates rise, prices of existing fixed income securities fall and when interest rates drop, such prices increase. The extent of fall or rise in the prices is a function of the existing coupon, days to maturity and the increase or decrease in the level of interest rates

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 with which a security can be sold at or near to its valuation yield-to-maturity (YTM). The primary measure of liquidity risk is the spread between the bid price and the offer price quoted by a dealer. Liquidity risk is today characteristic of the Indian fixed income market.

Reinvestment Risk: Investments in fixed income securities may carry reinvestment risk as interest rates prevailing on the interest or maturity due dates may differ from the original coupon of the bond. Consequently, the proceeds may get invested at a lower rate.

Pre-payment Risk: Certain fixed income securities give an issuer the right to call back its securities before their maturity date, in periods of declining interest rates. The possibility of such prepayment may force the fund to reinvest the proceeds of such investments in securities offering lower yields, resulting in lower interest income for the fund.

Spread Risk: In a floating rate security the coupon is expressed in terms of a spread or mark up over the benchmark rate. In the life of the security this spread may move adversely leading to loss in value of the portfolio. The yield of the underlying benchmark might not change, but the spread of the security over the underlying benchmark might increase leading to loss in value of the security.

Liquidity Risk: As the liquidity of the investments made by the Scheme(s) could, at times, be restricted by trading volumes and settlement periods, the time taken by the Mutual Fund for liquidating the investments in the scheme may be high in the event of immediate redemption requirement. Investment in such securities may lead to increase in the scheme portfolio.

• Risk Factors relating to Portfolio Rebalancing

In the event that the asset allocation of the Scheme deviates from the ranges as provided in the asset allocation table in this SID, then the Fund Manager will rebalance the portfolio of the Scheme to the position indicated in the asset allocation table. However, if market conditions do not permit the Fund Manager to rebalance the portfolio of the Scheme then the AMC would notify the Board of the Trustee Company and the Investment Committee of the AMC with appropriate justifications.

Different types of securities in which the scheme would invest as given in the SID carry different levels and types of risk. Accordingly the scheme's risk may increase or decrease depending upon its investment pattern. E.g. corporate bonds carry a higher amount of risk than Government securities. Further even among corporate bonds, bonds, which are AA rated, are comparatively more risky than bonds, which are AAA rated.

• Risks associated with investing in TREPS Segments

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.

• Risk associated with Investment in Units of mutual fund

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(s) invests fluctuates, the value of your investment in the Scheme(s) may go up or down depending on the various factors and forces affecting the capital markets and money markets.

• Risk associated with potential change in Tax structure

This summary of tax implications given in the taxation section 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.

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.

B. REQUIREMENT OF MINIMUM INVESTORS IN THE SCHEME

As Motilal Oswal NASDAQ Q 50 ETF is an exchange traded fund, the provision of minimum number of investors and maximum holding by the investor is not applicable as per SEBI Circular having reference no. SEBI/IMD/CIR NO 10/22701/03 dated December 12, 2003.

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. It is the responsibility of any persons in possession of this SID or SAI and any persons wishing to apply for units pursuant to this SID to inform themselves of and to observe, 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.
- 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.

- The Trustee, in the general interest of the unit holders of the Scheme offered under this SID and keeping in view of the unforeseen circumstances/unusual market conditions, may limit the total number of Units which can be redeemed on any Business Day.
- As the liquidity of the Scheme's investments may sometimes 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. The Trustee has the right to limit redemptions under certain circumstances. Please refer to the section "Right to limit Redemption".
- 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.

• <u>Termination of the scheme(s)</u>

The Trustees reserve the right to terminate the scheme at any time. Regulation 39(2) of the SEBI Regulations provides that any scheme of a mutual fund may be wound up after repaying the amount due to the unitholders:

- (a) On the happening of any event which, in the opinion of the trustees, requires the scheme to be wound up; or
- (b) If seventy-five percent of the unitholders of a scheme pass a resolution that the scheme be wound up; or
- (c) If SEBI so directs in the interest of the unitholders.
- (d) Where a scheme is wound up under the above Regulation, the trustees shall give a notice disclosing the circumstances leading to the winding up of the scheme:
 - (a) to SEBI; and

(b) in two daily newspapers having circulation all over India & a vernacular newspaper circulating at the place where the mutual fund is formed.

In case of termination of the scheme, regulation 41 of the SEBI (mutual Funds) Regulations, 1996 shall apply.

• <u>Compliance with Foreign Accounts Tax Compliance Act (FATCA) / Common Reporting 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.

Disclaimers:

1. NASDAQ Inc.

The Product(s) is not sponsored, endorsed, sold or promoted by Nasdaq, Inc. or its affiliates (Nasdag, with its affiliates, are referred to as the "Corporations"). The Corporations have not passed on the legality or suitability of, or the accuracy or adequacy of descriptions and disclosures relating to, the Product(s). The Corporations make no representation or warranty, express or implied to the owners of the Product(s) or any member of the public regarding the advisability of investing in securities generally or in the Product(s) particularly, or the ability of the Nasdaq Q-50 to track general stock market performance. The Corporations' only relationship to Licensee is in the licensing of the Nasdaq®, Nasdaq 100 Index (NDX) and certain trade names of the Corporations and the use of the Nasdaq Q-50 which is determined, composed and calculated by Nasdaq without regard to Licensee or the Product(s). Nasdaq has no obligation to take the needs of the Licensee or the owners of the Product(s) into consideration in determining, composing or calculating the Nasdaq Q-50. The Corporations are not responsible for and have not participated in the determination of the timing of, prices at, or quantities of the Product(s) to be issued or in the determination or calculation of the equation by which the Product(s) is to be converted into cash. The Corporations have no liability in connection with the administration, marketing or trading of the Product(s).

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IMPLIED WARRANTIES, AND EXPRESSLY DISCLAIM ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE WITH RESPECT TO THE NASDAQ Q-50 $^{\circ}$ OR ANY DATA INCLUDED THEREIN. WITHOUT LIMITING ANY OF THE FOREGOING, IN NO EVENT SHALL THE CORPORATIONS HAVE ANY LIABILITY FOR ANY LOST PROFITS OR SPECIAL, INCIDENTAL, PUNITIVE, INDIRECT, OR CONSEQUENTIAL DAMAGES, EVEN IF NOTIFIED OF THE POSSIBILITY OF SUCH DAMAGES.

2. NSE

"As required, a copy of this Scheme Information Document has been submitted to National Stock Exchange of India Limited (hereinafter referred to as NSE). NSE has given vide its letter NSE/LIST/5305 dated May 18, 2021 permission to the Mutual Fund to use the Exchange's name in this Scheme Information Document as one of the stock exchanges on which the Mutual Fund's units are proposed to be listed subject to, the Mutual Fund fulfilling various criteria for listing. The Exchange has scrutinized this Scheme Information Document for its limited internal purpose of deciding on the matter of granting the aforesaid permission to the Mutual Fund. It is to be distinctly understood that the aforesaid permission given by NSE should not in any way be deemed or construed that the Scheme Information Document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this Scheme Information Document; nor does it warrant that the Mutual Fund's units will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of the Mutual Fund, its sponsors, its management or any scheme of the Mutual Fund.

Every person who desires to apply for or otherwise acquire any units of the Mutual Fund may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription /acquisition whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever."

3. BSE

"BSE Limited ("the Exchange") has given vide its letter LO/IPO/AC/MF/IP/96/2021 – 22 dated May 18, 2021 permission to MOMF to use the Exchange's name in this SID as one of the Stock Exchanges on which this Mutual Fund's Unit are proposed to be listed. The Exchange has scrutinized this SID for its limited internal purpose of deciding on the matter of granting the aforesaid permission to MOMF. The Exchange does not in any manner:-

- warrant, certify or endorse the correctness or completeness of any of the contents of this SID; or
- warrant that this scheme's unit will be listed or will continue to be listed on the Exchange; or
- take any responsibility for the financial or other soundness of this Mutual Fund, its promoters, its management or any scheme or project of this Mutual Fund;

And it should not for any reason be deemed or construed that this SID has been cleared or approved by the Exchange. Every person who desires to apply for or otherwise acquires any unit of Motilal Oswal Nasdaq Q 50 ETF of this Mutual Fund may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription / acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever"

"It is distinctly understood that the permission given by BSE Limited is not in any way be deemed or construed that the SID has been cleared or approved by BSE Limited nor does it certify the

correctness or completeness of any of the contents of the SID. The investors are advised to refer to the SID for the full text of the Disclaimer clause of the BSE Limited"

MOMF has obtain all other necessary statutory approvals of the concerned regulatory authorities for the offer.

The Exchange is also pleased to grant it's in principle approval of the MOMF listing application seeking permission for the units of Motilal Oswal Nasdaq Q 50 ETF to be dealt in on the Exchange subject to MOMF completing post-offer requirements and complying with the necessary statutory, legal & listing formalities.

Any material changes in the SID which is submitted to the Exchange for seeking In – Principle (IP) approval, and the SID circulated at the time of NFO, the changes so carried out must be brought to the notice of the Exchange at least 15 days prior to the opening of NFO. A fresh In Principle must be obtained from BSE accordingly.

The validity of the letter is coterminous with the validity of SEBI approval.

Creation of segregated portfolio:

A. Introduction:

SEBI vide its circular dated 28 December, 2018 (SEBI/HO/IMD/DF2/CIR/P/2018/160) read with its circular dated 07 November, 2019 (SEBI/HO/IMD/DF2/CIR/P/2019/127), 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: March 31, 2021

Downgrade Event Date: March 31, 2021

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

Portfolio before downgrade event

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					10,000.00	
units)						
NAV (In Rs)					12.3231	
Security	9.00% B Ltd.	from AA+ to D)			
downgraded						
Valuation Marked	75.00%	Valuation agencies shall be providing the valuation price post				
down by		consideration of	of standard l	naircut matrix.		

Total Portfolio as on March 31, 2021

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					10,000.00	

(no of units)				
NAV (In Rs)			12.0981	

Main Portfolio as on March 31, 2021

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					10,000.00	
of units)						
NAV (In Rs)					12.0231	

Segregated Portfolio as on March 31, 2021

3 6 3 6 5 6 5 6 5 6 5 6 5 6 5 6 5 6 5 6						
Security	Rating	Type of the	Quantity	Market Price	Market	% of
		security		Per Unit (Rs)	Value (Rs)	Net Assets
9.00 % B Ltd.	CRISIL D	NCD	25	30.00	750	100%
Net Assets					750	100.00%
Unit capital					10,000.00	
(no of 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	1,000	
NAV (in Rs)	12.0231	0.075	
Total Value (in Rs)	12,023.10	75	12,098.10

L. Benefits of Segregated Portfolio:

- 1. Creation of Segregated portfolio helps ensuring fair treatment to all investors in case of a credit event/ actual default and helps in managing liquidity risk during such events;
- 2. Investors subscribing to the scheme post segregation of the portfolio will be allotted units only in the main portfolio based on its NAV;
- 3. The investors of the segregated portfolio shall be duly informed of the recovery proceedings of the investments of the segregated portfolio. Status update may be provided to the investors at the time of recovery and also at the time of writing-off of the segregated securities.
- 4. Only investors who hold units in the scheme on the day of credit event/actual default shall be entitled to share the proceeds generated from the sale of the segregated asset or any future recovery(s)

Mutual Fund schemes that are in the process of winding up

The Scheme shall comply with the SEBI Circular No. SEBI/HO/IMD/DF3/CIR/P/2020/086 dated May 20, 2020 in the event of Winding-up in terms of Regulation 39(2)(a) of MF Regulations.

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:

A 10 11 NTATE	TTT
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	In respect of valid applications received upto 3.00 pm on a business day by
redemptions and switch-	the Mutual Fund, same day's closing NAV shall be applicable.
outs	In respect of valid applications received after the cut off time by the Mutual
	Fund: the closing NAV of the next business day.
AMFI Certified Stock	A person who is registered with Association of Mutual Funds in India
Exchange Brokers	(AMFI) as Mutual Fund Advisor and who has signed up with MOAMC and
8	also registered with BSE & NSE as a Participant.
Asset Management	MOAMC, a Company incorporated under the provisions of the Companies
Company or AMC or	Act, 1956, and approved by SEBI to act as the Asset Management
Investment Manager or	Company to the Schemes of MOMF.
MOAMC	
Authorised Participant	Member of the Stock Exchanges having trading terminals on which the
	units of the Scheme are listed and who are appointed by the AMC to give two way quotes on the stock exchanges and who deal in creation unit size for the purpose of purchase and sale of units directly from the Mutual Fund.
Business Day / Working	Any day other than:
Day	(a) Saturday and Sunday
Day	(b) a day on which capital/debt 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 Bombay Stock Exchange 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.
BSE	Bombay Stock Exchange
Creation Unit	It is the fixed number of units of the Scheme, which is exchanged for a
	basket of securities of the Underlying Basket called the "Portfolio Deposit"
	and a "Cash Component".
	For redemption of units it is vice versa, i.e. a fixed number of units of the
	Scheme and cash component are exchanged for Portfolio Deposit.

Custodian	A person who has been granted a certificate of registration to carry on the business of custodian of securities by SEBI under the Securities and Exchange Board of India (Custodian of Securities) Regulations, 1996 which for the time being is Deutsche Bank AG.
Cut-off time	A time prescribed in the SID upto which an Investor can submit a Purchase request / Redemption request for that Working Day.
Depository	A body corporate as defined in the Depositories Act, 1996 (22 of 1996) and includes National Securities Depository Ltd. (NSDL) and Central Depository Services Ltd. (CDSL).
Depository Participant	A person registered as a participant under Sub-section (1A) of Section 12 of the Securities and Exchange Board of India Act, 1992.
Dividend	Income distributed by the Mutual Fund on the units of the Scheme.
Entry Load	Load on Sale/Switch-in of Units.
Exit Load	Load on repurchase / redemption of units.
Exchange / Stock Exchange	Recognized Stock Exchange(s) where the units of the Scheme are listed.
Exchange Traded Fund / ETF	A fund whose units are listed on an exchange and can be bought/ sold at prices, which may be close to the NAV of the Scheme.
Foreign Portfolio Investor or FPI	FPI means a person who satisfies the eligibility criteria prescribed under 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.
Government Securities (G- Sec)	Securities created and issued by the Central and / or a State Government (including Treasury Bills) or Government Securities as defined in the Public Debt Act, 1944, as amended or re-enacted from time to time.
NSE	National Stock Exchange
NSE Indices Limited	NSE Indices Ltd., a subsidiary of NSE Strategic Investment Corporation Limited.
Investment Management Agreement / IMA	Investment Management Agreement dated May 21, 2009, as amended from time to time, entered into between MOTC and MOAMC.
Large Investor	For the purpose of subscription and redemption of units of the Scheme directly with the Fund, Investors who deal in creation unit size other than Authorised Participant.
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 instruments	Includes Commercial papers, Commercial bills, Treasury bills, Government securities having an unexpired maturity up to one year, call or notice money, certificate of deposit, Bills Rediscounting, Repos, TREPS & Repo/Reverse Repo, usance bills, and any other like instruments as specified by				
	the Reserve Bank of India from time to time.				
Mutual Fund	MOMF, a trust set up under the provisions of Indian Trust Act, 1882 and registered with SEBI vide Registration no. MF/063/09/04.				
NRI or Non Resident	A person resident outside India who is a citizen of India or is a person of				
Indian	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.				
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.				
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	Qualified Foreign Investor means a person who has opened a				
Investor (QFI)	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				
Reserve Bank of India or	The Reserve Bank of India established under The Reserve Bank of India				
RBI	Act, 1934.				
Redemption/Repurchase	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% of the NAV.				
Registrar and Transfer	Kfin Technologies Private Limited, is currently acting as registrar to the				
Agent	Scheme, or any other Registrar appointed by the AMC from time to time.				
Sale / Subscription	Sale or allotment of units to the Unitholder upon subscription by the				
	investor/applicant under the Scheme.				
Scheme	Motilal Oswal Nasdaq Q 50 ETF				
Scheme Information Document / SID	This document issued by MOMF 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 Regulations	SEBI (Mutual Funds) Regulations, 1996 as amended from time to time.				
Sponsor	Motilal Oswal Financial Services Limited (MOFSL)				
Statement of Additional	The document issued by MOMF containing details of MOMF, its				

T 0 11 101T					
Information / SAI	constitution and certain tax, legal and general information. SAI is legally a				
	part of the SID.				
Tracking Error	The extent to which the NAV of the Scheme moves in a ma				
	inconsistent with the movements of the Underlying Basket on any given day				
	or over any given period of time due to any cause or reason whatsoever				
	including but not limited to expenditure incurred by the Scheme, if any, all				
	cash not invested at all times as it may keep a portion of funds in cash to				
	meet redemption, purchase price different from the closing price of				
	securities on the day of rebalance of Index, etc.				
TREPS	Tri-party repo is a type of 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.				
Trustee	MOTC, a Company incorporated under the Companies Act, 1956 and				
	approved by SEBI to act as Trustee of the Schemes of MOMF.				
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 and Deed of Third Variation dated August 21,				
	2018.				
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 MOMF 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 non-individuals 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 this 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: November 26, 2021

II. INFORMATION ABOUT THE SCHEME

A. TYPE OF THE SCHEME

An open ended scheme replicating/ tracking NASDAQ Q-50 Index

B. INVESTMENT OBJECTIVE

The Scheme seeks investment return that corresponds with (before fees and expenses) to the performance of the NASDAQ Q-50 Total Return Index subject to tracking error and forex movement.

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

C. ASSET ALLOCATION

Under normal circumstances, the asset allocation pattern of the Scheme is as follows:

Instruments	Indicative allocations (% of total assets)		Risk Profile
	Minimum	Maximum	High/Medium/Low
Equity and Equity Related Securities of NASDAQ	95	100	Very high
Q-50 Index			
Liquid/ debt schemes, debt and money market	0	5	Low to Moderate
instruments / International Equity ETF			
(VictoryShares Nasdaq Next 50 ETF)			

The scheme will not make any investment in Securitised Debt.

The Scheme shall not invest in repo in corporate debt and corporate reverse repo.

The Scheme shall not engage in short selling

The Scheme shall not engage in stock lending

The Scheme shall not invest in unrated debt instrument.

The Scheme shall not invest in REITs and InvITs.

The Scheme shall not invest in Credit Default Swaps (CDS).

The Scheme will not invest in debt instruments having Structured Obligations / Credit Enhancements.

The scheme will not invest in securities covered under SEBI circular SEBI/HO/IMD/DF4/CIR/P/2021/032 dated March 10, 2021.

Money Market Instruments includes Commercial papers, Commercial bills, Treasury bills, Government securities having an unexpired maturity up to one year, call or notice money, certificate of deposit, Bills Rediscounting, Repos, TREPS & Repo/ Reverse Repo, usance bills, and any other like instruments as specified by the Reserve Bank of India from time to time.

The Scheme may take an exposure to equity derivatives of constituents of the Underlying Index for short duration when securities of the Index are unavailable, insufficient or for rebalancing at the time of change in Index or in case of corporate actions or for hedging purposes, as permitted by SEBI/RBI. The Scheme shall under normal circumstances not have exposure of more than 20% of its net assets in derivative instruments. The Fund shall not write options or purchase instruments with embedded written options. When constituent's securities of underlying Index are available again, derivative positions in these securities would be unwound.

The cumulative gross exposure through equity, debt, derivative positions, Liquid/ debt schemes, debt and money market instruments / International Equity ETF (VictoryShares Nasdaq Next 50 ETF) 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, in general, will hold all the securities that comprise of underline Index in the same proportion as the index. Expectation is that, over a period of time, the tracking error of the Scheme relative to the performance of the Underlying Index will be relatively low.

The Investment Manager would monitor the tracking error of the Scheme on an ongoing basis and would seek to minimize tracking error to the maximum extent possible. There can be no assurance or guarantee that the Scheme will achieve any particular level of tracking error relative to performance of the Underlying Index.

If the investments fall outside the asset allocation range given above, the portfolio of the scheme will be rebalanced within a period of 7 calendar days. The funds raised under the scheme shall be invested only in securities as permitted by SEBI (Mutual Funds) Regulations, 1996. When the portfolio is not rebalanced within 7 calendar days, justification for the same shall be placed before the Investment Committee and reasons for the same shall be recorded in writing. The Investment Committee shall then decide on the course of action.

Pending deployment of funds as per investment objective may be parked in short term deposits of scheduled commercial banks, subject to guidelines and limits specified by SEBI.

D. INVESTMENT BY THE SCHEME

The Nasdaq Q-50 Index (NXTQ) tracks the performance of the 50 securities that are next eligible for inclusion into the Nasdaq 100 Index (NDX). The index deploys the proven methodology behind the time tested Nasdaq 100 Index, with its emphasis on innovation and growth.

The key benefit of the Nasdaq Q-50 is diversification into additional disruptive companies beyond the established, mega cap and large cap leaders in the Nasdaq 100.

Universe Index: All companies listed on NASDAQ Stock Market

Sector Exclusion: Exclude all companies classified as financials from eligibility according to the Industry Classification Benchmark (ICB).

Stock Selection: Top 50 companies that are not part of NASDAQ 100 Index are included, in the Index, but with acute focus on the next generation of market leadership.

Reconstitution: Quarterly in March, June, September and December

Weighting: The index stocks are weighted by modified float adjusted market capitalization. The maximum weight of security is capped at 4%.

Index Provider: The index is developed and maintained by NASDAQ

Investment in Equity and equity related Instruments

The Scheme will invest in the securities which are constituents of NASDAQ Q-50 TR Index. The securities are traded on The NASDAQ Stock Market. As per SEBI Circular No. SEBI/IMD/CIR No.7/104753/07 dated September 26, 2007 and SEBI/HO/IMD/DF3/CIR/P/2020/225 dated November 05, 2020 and SEBI/HO/IMD-II/DOF3/P/CIR/2021/571 dated June 03, 2021 , the limits for overseas investment is subject to a maximum of USD 1 billion per mutual fund. As and when this limit is revised or modified, the Fund shall adopt such new limits. The investment restrictions and the limits as per SEBI (Mutual Funds)

Regulations, 1996 are mentioned under the section 'Investment Restrictions'. The investment in NASDAQ-100 constituents would be in USD equivalent to the amount received in INR by the Scheme. Pursuant to SEBI Circular Dated June 03, 2021, said investment limits to be disclosed in the scheme documents at the time of NFO have become soft limits for the purpose of reporting only by Mutual Funds on monthly basis in the format prescribed.

Investment in Debt and Money market instruments

The Scheme may also invest in overseas debt and money market instruments. As per SEBI Circular No. SEBI/IMD/ CIR No.7/104753/07 dated September 26, 2007 and SEBI/HO/IMD/DF3/CIR/P/2020/225 dated November 05, 2020 and SEBI/HO/IMD/IMD-II/DOF3/P/CIR/2021/571 dated June 03, 2021, the limits for overseas investment is subject to a maximum of US\$ 1 billion per mutual fund. As and when this limit is revised or modified, the Fund shall adopt such new limits. The investment restrictions and the limits are specified in the Schedule VII of SEBI (Mutual Funds) Regulations, 1996 which are mentioned in the section 'Investment Restrictions'.

A brief narration of Money Market Instruments are as under:

- 1. Certificate of Deposits (CDs) is a negotiable money market instrument issued by scheduled commercial banks and select all- India Financial Institutions that have been permitted by the RBI to raise short term resources.
- 2. Commercial Paper (CPs) is an unsecured negotiable money market instrument issued in the form of promissory note, generally issued by the corporates, primary dealers and all India Financial Institutions as an alternative source of short term borrowings. They are issued at a discount to the face value as may be determined by the issuer. CP is traded in secondary market and can be freely bought and sold before maturity.
- 3. Treasury Bills (T-Bills) are issued by the Government of India to meet their short term borrowing requirements. T-Bills are issued for maturities of 91 days, and 364 days. T-bills are issued at a discount to their face value and redeemed at par.
- 4. Tri-party Repo.
- 5. Securities created and issued by the Central Governments as may be permitted by RBI, securities guaranteed by the Central Governments (including but not limited to coupon bearing bonds, zero coupon bonds and treasury bills). Central Government Securities are sovereign debt obligations of the Government of India with zero-risk of default and issued on its behalf by RBI. They form part of Government's annual borrowing programme and are used to fund the fiscal deficit along with other short term and long term requirements. Such securities could be fixed rate, fixed interest rate with put/call option, zero coupon bond, floating rate bonds, capital indexed bonds, Fixed Interest security with staggered maturity payment etc.
- 6. Repo (Repurchase Agreement) or Reverse Repo is a transaction in which two parties agree to sell and purchase the same security with an agreement to purchase or sell the same security at a mutually decided future date and price. The transaction results in collateralized borrowing or lending of funds. When the seller sells the security with an agreement to repurchase it, it is Repo transaction whereas from the perspective of buyer who buys the security with an agreement to sell it at a later date, it is reverse repo transaction. The scheme can participate in Repo/Reverse Repo in G-Secs and T-Bills.

E. INVESTMENT STRATEGY

The investment strategy would involve offering investment returns that are similar to NASDAQ Q-50 Index before fees / expense and subject to forex movement and tracking error.

The scheme aims to invest in the constituent of NASDAQ Q-50 Total Return Index, in the range of 95% to 100%. The scheme would also invest in units of Liquid/ debt schemes, debt and money market instruments, International Equity ETF (VictoryShares Nasdaq Next 50 ETF) In the range of 0% - 5%.

Portfolio Turnover

Portfolio Turnover is defined as the lower of sales or purchase divided by the average corpus during a specified period of time. Generally, Portfolio Turnover would depend upon the rebalancing of the portfolio due to change in composition of the Index or due to corporate actions of the securities constituting the Index.

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.

In addition to investments as mandated under Regulation 28(4) of the Regulations as mentioned above, the AMC may invest in the Scheme during the continuous offer period subject to the SEBI (MF) Regulations.

Tracking Error

Tracking error is defined as the standard deviation of the difference between the daily returns of the Underlying Index and the NAV of the Scheme. Theoretically, the corpus of the Scheme has to be fully invested in the securities comprising the Underlying Index in the same proportion of weightage as the securities have in the Underlying Index. However, it is not possible to invest as per the objective due to reason that the Scheme has to incur expenses, corporate actions pertaining to the Basket including changes to the constituents, regulatory policies, ability of the Fund Manager to closely replicate the Underlying Index, etc. The Scheme's returns may therefore deviate from those of its Underlying Basket. Tracking Error may arise due to the following reasons:-

- 1. Fees and expenses of the Scheme.
- 2. Cash balance held by the Scheme due to subscriptions, redemption, etc.
- 3. Corporate actions
- 4. The Scheme has to invest in the securities in whole numbers and has to round off the quantity of securities shares.
- 5. Changes in the constituents of the underling Basket. Whenever there are any changes, the Scheme has to reallocate its investment as per the revised Basket but market conditions may not offer an opportunity to rebalance its portfolio to match the Basket and such delay may affect the NAV of the Scheme.
- 6. Lack of Liquidity.

The AMC would monitor the tracking error of the Scheme on an ongoing basis and would seek to minimize tracking error to the maximum extent possible. Under normal market circumstances, such tracking error is not expected to exceed by 2% p.a. However, in case of events like, dividend issuance by constituent members, rights issuance by constituent members, and market volatility during rebalancing of the portfolio following the rebalancing of the Underlying Index, etc. or in abnormal market circumstances, the tracking error may exceed the above limits. There can be no assurance or guarantee that the Scheme will achieve any particular level of tracking error relative to performance of the Underlying Index.

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 scheme replicating/ tracking NASDAQ Q-50 Index
- (ii) Investment Objective:
 - 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.

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 to NASDAQ Q-50 TRI. As the Scheme is an Exchange Traded Fund (ETF) Scheme and would primarily invest in securities which are constituents of NASDAQ Q-50 Index, the said index is an appropriate benchmark for the Scheme.

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

The benchmark shall be in compliance of the aforesaid norms.

H. FUND MANAGER

Name and Designation of the fund manager	Age and Other schemes managed by the fund manager		Experience		
Mr. Ankush	Age: 25 Years	e: 25 Years Fund Manager – Mr. Ankush Sood has prior expe			
Sood		Motilal Oswal S&P	prominently in Institutional Sales Trading		
	Qualification:	500 Fund, Motilal	l Function.		
	B.Tech in	Oswal Nasdaq 100	0		
	Electronics &	ETF, Motilal Oswal			
	Telecommunications	Flexi Cap Fund and			
	from MPSTME,	Motilal Oswal Multi	primarily responsible for Servicing		

	NMIMS Mumbai. MBA(Tech) with Major in Finance & Minor in Analytics from SBM, NMIMS Mumbai	Asset Fund	Domestic & Foreign Institutional Clients.
Mr. Abhiroop Mukherjee Fund Manager – Debt Component	NMIMS Mumbai Age: 37 years Qualification: B.Com (Honours) and PGDM (Finance)	Fund Manager - Motilal Oswal Ultra Short Term Fund , Motilal Oswal Liquid Fund and Motilal Oswal 5 Year G -Sec ETF, Motilal Oswal 5 Year GSec Fund of Fund Fund Manager - Debt Component Motilal Oswal Focused 25 Fund, Motilal Oswal Midcap 30 Fund, Motilal Oswal Flexicap Fund, Motilal Oswal Long	Abhiroop has over 13 years of experience in the Debt and Money Market Instruments Securities trading and fund management. • MOAMC - Associate Vice President - Debt and Money Market Instruments from May 2011 onwards • PNB Gilts Ltd Assistant Vice President - Debt and Money Market Instruments from April 2007 to May 2011
		Term Equity Fund, Motilal Oswal Dynamic Fund and Motilal Oswal Nasdaq Fund of Fund and Motilal Oswal Equity Hybrid Fund.	

I. INVESTMENT RESTRICTIONS

The following are the investment restrictions as contained in the Seventh Schedule and amendments thereof to SEBI (MF) Regulations which are applicable to the Scheme at the time of making investments:

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 short selling of securities in accordance with the framework relating to short selling and 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:

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 SEBI circular having ref. no. SEBI/HO/IMD/DF4/CIR/P/2020/202 dated October 08, 2020 as amended from time to time.
- 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 the SEBI Circular No. SEBI/IMD/CIR No. 1/91171 /07 dated April 16, 2007 read with SEBI Circular No. SEBI/HO/IMD/DF4/CIR/P/2019/093 dated August 16, 2019, 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. 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.

8. In terms of SEBI circular dated October 01, 2019, 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.

SEBI vid Circular April 28, 2020 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:-

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.

- 9. 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
- 10. 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 % of the net assets.
- 11. The Scheme shall not make any investment in any fund of funds scheme.
- 12. The Mutual Fund may borrow to meet liquidity needs, for the purpose of repurchase, redemption of units or payment of interest or dividend 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.
- 13. 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.

14. 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/ Trustees from time to time may alter these investment restrictions in conformity with the SEBI Regulations, so as to permit the Scheme to make its investments in the full spectrum of permitted investments to achieve its investment objective.

Investments Limitations and Restrictions in Foreign Securities

Pursuant to the Reserve Bank of India guidelines, SEBI Regulations and Circulars, the following are the investment and other limitations as presently applicable to the Scheme. All the overseas investments by the Scheme and the Fund, however, will always be within the investment restrictions as specified under SEBI (Mutual Funds) Regulations, 1996, and as amended from time to time.

- 1. The aggregate ceiling for overseas investment is US \$7 billion.
- 2. Within the overall limit of US \$ 7 billion, mutual funds can make overseas investments subject to a maximum of US \$1 billion per mutual fund.
- 3. Pursuant to SEBI Circular Dated June 03, 2021, said investment limits to be disclosed in the scheme documents at the time of NFO have become soft limits for the purpose of reporting only by Mutual Funds on monthly basis in the format prescribed.

*The scheme intends to invest approximately USD 67 million in Overseas securities. This limit will be applicable for a period of six months from the date of closure of NFO, subject to overall limit of fund house up to maximum of US\$ 1 billion.

The permissible investments in which the Scheme can invest in:

- i. ADRs/ GDRs issued by Indian or foreign companies
- ii. Equity of overseas companies listed on recognized stock exchanges overseas
- iii. Initial and follow on public offerings for listing at recognized stock exchanges overseas
- iv. Foreign debt securities in the countries with fully convertible currencies, short term as well as long term debt instruments with rating not below investment grade by accredited/registered credit rating agencies
- v. Money market instruments rated not below investment grade
- vi. Repos in the form of investment, where the counterparty is rated not below investment grade; repos should not however, involve any borrowing of funds by mutual funds
- vii. Government securities where the countries are rated not below investment grade
- viii. Derivatives traded on recognized stock exchanges overseas only for hedging and portfolio balancing with underlying as securities
- ix. Short term deposits with banks overseas where the issuer is rated not below investment grade
- x. Units/securities issued by overseas mutual funds or unit trusts registered with overseas regulators and stock exchanges overseas or (c) unlisted overseas securities (not exceeding 10% of their net assets).
- 3. The overall ceiling for investment in overseas ETFs that invest in securities is US \$1 billion subject to a maximum of US \$ 300 million per Mutual Fund.

The restriction on the investments in mutual fund units upto 5% of net assets and prohibiting charging of fees on the same, shall not be applicable to investments in mutual funds units in foreign countries as per SEBI Regulations. However, the management fees and other expenses charged by the Fund in foreign countries along with the management fee and recurring expenses charged to the domestic mutual fund scheme shall not exceed the total limits on expenses as prescribed under Regulation 52(6). Where the Scheme is investing only a part of the net assets in the foreign mutual funds, the same principle shall be applicable for that part of investment.

Compliance w.r.t. SEBI Circular dated January 10, 2019 - Portfolio Concentration Norms for Equity Exchange Traded Funds (ETFs) and Index Funds:

In order to address the risk related to portfolio concentration in ETFs and Index Funds, it has been decided to adopt the following norms:

- a) The index shall have a minimum of 10 stocks as its constituents.
- b) For a sectoral/ thematic Index, no single stock shall have more than 35% weight in the index. For other than sectoral/ thematic indices, no single stock shall have more than 25% weight in the index.
- c) The weightage of the top three constituents of the index, cumulatively shall not be more than 65% of the Index.
- d) The individual constituent of the index shall have a trading frequency greater than or equal to 80% and an average impact cost of 1% or less over previous six months.

With respect to the above, Motilal Oswal Nasdaq Q 50 ETF ensures compliance with the aforesaid norms.

Differentiation of Motilal Oswal Nasdaq Q 50 ETF with other existing ETF Schemes of MOMF

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

Name of the Scheme	Investment Objective	Asset Allocation	Product Differentiation	Asset Under Management (Rs. In Crores) (As on October 31, 2021)	Number of Folio's (As on As on October 31, 2021)
Motilal Oswal M50 ETF	The Scheme seeks investment return that corresponds (before fees and expenses) generally to the performance of the Nifty 50 TRI (Underlying Index), subject to tracking error. However, there can be no assurance or guarantee that the investment objective of the Scheme would be achieved.	The Scheme would invest at least 95% in the securities constituting Nifty 50 and the balance in debt and money market instruments and cash at call.	MOFM50 is an open ended scheme replicating Nifty 50 which invests in securities constituting Nifty 50.	28.45	4,247
Motilal Oswal Midcap 100 ETF	The Scheme seeks investment return that corresponds (before fees and expenses) to the	The Scheme would invest at least 95% in the securities constituting Nifty Midcap 100 and the	MOFM100 is an open ended scheme replicating Nifty Midcap 100 which invests in securities	82.56	1,03,699

		T			,
	performance of Nifty Midcap 100 TRI (Underlying Index), subject to tracking error. However, there can be no assurance or guarantee that the investment objective of the Scheme would be achieved.	balance in debt and money market instruments and cash at call.	constituting Nifty Midcap 100 in the same proportion as in the Index.		
Motilal Oswal NASDAQ 100 ETF	The Scheme seeks investment return that corresponds (before fees and expenses) generally to the performance of the Motilal Oswal NASDAQ 100 ETF NASDAQ-100 TRI, subject to tracking error. However, there can be no assurance or guarantee that the investment objective of the Scheme would be achieved.	The Scheme would invest at least 95% in the securities constituting Motilal Oswal NASDAQ 100 ETF NASDAQ-100 and the balance in Overseas Debt and Money market instruments and cash at call, mutual fund schemes or exchange traded funds based on Motilal Oswal NASDAQ 100 ETF. NASDAQ-100	The Scheme will invest in the securities which are constituents of Motilal Oswal NASDAQ 100 ETF in the same NASDAQ-100 in the same proportion as in the Index.	5,678.82	1,10,761
Motilal Oswal 5 Year G – Sec ETF	The Scheme seeks investment return that closely corresponds (before fees and expenses) total returns of the securities as represented by the Nifty 5 yr Benchmark G-Sec Index (Underlying Index), subject to tracking error. However, there can be no assurance or guarantee that the	The Scheme would invest Minimum 95% to Maximum 100% in Securities constituting Nifty 5 yr Benchmark G-Sec Index and Maximum 5% in Money Market instruments, units of liquid scheme or Motilal Oswal Liquid Fund including TREPS	An open ended scheme replicating/tracking Nifty 5 yr Benchmark G-Sec Index	57.38	1,708

investment objective of the Scheme would be achieved.		

J. SCHEME PERFORMANCE

This Scheme is a new scheme and does not have any performance track record.

K. ABOUT NASDAQ Q-50 TR Index

The Nasdaq Q-50 Index (NXTQ) tracks the performance of the 50 securities that are next eligible for inclusion into the Nasdaq 100 Index (NDX). The index deploys the proven methodology behind the time tested Nasdaq 100 Index, with its emphasis on innovation and growth.

The key benefit of the Nasdaq Q 50 is diversification into additional disruptive companies beyond the established, mega cap and large cap leaders in the Nasdaq 100.

Index Methodology

Eligible universe – All Nasdaq listed non-financial companies as identified by the Industry Classification Benchmark (ICB).

Stock selection – The largest 50 issuers ranked by market capitalization that are not in the Nasdaq-100 Index are included in the index.

Weighting – The constituents are weighted on the basis of modified market capitalization. The weight of a security may not exceed 4%.

Rebalancing – The index is rebalanced quarterly in March, June, September, and December.

Reconstitution – The index is reconstituted quarterly in March, June, September, and December.

Index Provider: The index is developed and maintained by NASDAQ.

Index Composition

The table below lists the constituents of Nasdaq Q-50 Index as on October 31, 2021.

Sr. No.	Security Name	Weight (%)
1	Airbnb, Inc Cl A Cmn	4.34%
2	Fortinet, Inc.	4.21%
3	Zscaler, Inc. Cmn	3.63%
4	Datadog Inc.L A Cm	3.33%
5	Old Dominion Freig	3.29%
6	Roku, Inc. A Cmn	2.95%
7	Mongodb, Inc Cl A Cm	2.80%
8	The Trade Desk Cl A	2.71%
9	Etsy Inc Common Stk	2.64%
10	Enphase Energy, Inc.	2.59%
11	Zebra Technologies	2.37%
12	Garmin Ltd	2.30%
13	Horizon Thrpt Pb Os	2.25%

14	Yandex N.V.	2.22%
15	Tractor Supply Co	2.07%
16	Liberty Broadbd C Cm 2.06%	
17	Monolithic Power Sys	2.01%
18	Expedia Group, Inc.	1.99%
19	Caesars Entertainmen	1.94%
20	Biontech Se Ads	1.91%
21	Teradyne Inc Cmn	1.90%
22	Trimble Inc.	1.83%
23	Viacomcbs Cl B	1.83%
24	Insulet Corporation	1.78%
25	Take-Two Interacti	1.75%
26	Expeditors Intl	1.74%
27	J B Hunt Transport	1.73%
28	On Semiconductor	1.72%
29	Pool Corporation	1.72%
30	Bio-Techne Cp Cmn	1.70%
31	Ss&C Technologies	1.69%
32	Seagate Tch Hldgs Or	1.67%
33	Netapp, Inc.	1.66%
34	Ulta Beauty, Inc.	1.66%
35	Astrazeneca Plc Ads	1.62%
36	Entegris Inc	1.59%
37	Alnylam Pharmaceut	1.58%
38	Draftkings Inc. Cl A	1.56%
39	Qorvo, Inc. Cmn	1.56%
40	Hologic, Inc.	1.55%
41	Akamai Technologies	1.43%
42	Royalty Pharma Ord A	1.40%
43	Western Digital Cp	1.34%
44	Viatris Inc. Cmn Stk	1.34%
45	Bentley Systems, Inc	1.33%
46	Lyft, Inc. Cl A Cmn	1.25%
47	10X Genomics Cmn A	1.22%
48	Bilibili Inc. Ads	1.19%
49	Logitech Int Sa	1.17%
50	Wix.Com Ltd.	0.87%

Data Source: Nasdaq. Data as on October 31, 2021.

Index Performance

The table below showcases the historical performance of Nasdaq Q-50 Index as on October 31, 2021.

Annualised Returns (CAGR)	^Nasdaq Q-50 TRI (INR)	Nasdaq Q-50 TRI (USD)
1 Year	35.56%	34.82%
3 Year	26.23%	25.55%
5 Year	24.90%	22.10%
7 Year	20.93%	17.57%
10 Year	24.30%	19.08%

Since inception of TR Index	21.06%	15.58%	l

Data Source: Index values - Nasdaq. Exchange rate - Bloomberg, FBIL/RBI/Thomson Reuter and MOAMC; Performance as of Close of 04-Apr-2008 to 31-Oct-2021; ^ denotes the index currency conversion. Performance results have many inherent limitations and no representation is being made that any investor will, or is likely to achieve. Past performance may or may not be sustained in future.

L. ADDITIONAL DISCLOSURES AS PER SEBI CIRCULAR DATED MARCH 18, 2016

A. Scheme's Portfolio Holdings

This Scheme is a new scheme and hence the same is not applicable.

B. Sector Allocation of the Scheme

This Scheme is a new scheme and hence the same is not applicable.

C. Scheme's Portfolio Turnover Ratio

This Scheme is a new scheme and hence the same is not applicable.

D. Illustration of Impact of expense ratio on the returns of the Scheme

Particulars	Regular Plan	Direct Plan
Amount Invested at the beginning of the year	N.A	10,000
Returns before Expenses		1,500
Expenses other than Distribution Expenses_0.40%		46.00
Distribution Expenses		-
Returns after Expenses at the end of the Year		1,454.00

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.
- 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.

E. Investment Disclosure

This Scheme is a new scheme and hence the same is not applicable.

III. UNITS AND OFFER

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

A. NEW FUND OFFER (NFO)

	NEO D 1 10 2021
New Fund Offer	NFO opens on: December 10, 2021
Period	NFO closes on: December 17, 2021
This is the period during which a new scheme sells its units to the investors.	The AMC/Trustee reserves the right to close the NFO of the Scheme before the above mentioned date. The AMC/Trustee reserves the right to extend the NFO period, subject to the condition that NFO shall not be open for more than 15 days. Any such closure/extension shall be announced by way of notice published in one daily newspaper.
New Fund Offer	The units being offered will have a face value of Rs. 10/- each and will be
Price:	issued at a premium equivalent to difference between allotment price and the face value of Rs. 10/
This is the price per	
unit that the investors	On allotment, the value of each unit of the Scheme would be approximately
have to pay to invest	equal to 1/1000th of the value of NASDAQ Q-50 TR Index (in INR terms)
during the NFO.	Benchmark.
Minimum Amount for	Rs.500/- and in multiples of Re. 1/- thereafter.
Application in the NFO	
INIO	
Minimum Target	Rs.10 Crores.
amount:	
This is the minimum	
amount required to	
operate the scheme	
and if this is not	
collected during the	
NFO period, then all	
the investors would be	
refunded the amount invested without any	
return. However, if	
AMC fails to refund	
the amount within 5	
business days, interest	
as specified by SEBI	
(currently 15% p.a.)	
will be paid to the	
investors from the	
expiry of 5 business	
days from the date of	
closure of the	
subscription list.	

There is no upper limit on the total amount to be collected in the New Fund Maximum **Amount** to be raised (if any) Offer. This is the maximum amount which can be collected during the **NFO** period, decided by the AMC. **Plans / Options** The Scheme does not offer any Plans/Options for investment. **Treatment** In accordance with SEBI Circular reference no. SEBI/ HO/ IMD/ DF2/ CIR/ P/2016/ 37 dated February 25, 2016, Mutual Funds shall provide the details **Unclaimed Dividend** and Redemption 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 dividend amounts, redemption/dividend amounts remaining unclaimed based on expiry of payment instruments will be identified on a monthly basis and amounts of unclaimed redemption/dividend would be deployed in the respective Unclaimed Amount Plan(s) as follows: • Motilal Oswal Liquid Fund - Unclaimed Dividend - Upto 3 years, • Motilal Oswal Liquid Fund - Unclaimed Dividend - Greater than 3 years, • Motilal Oswal Liquid Fund - Unclaimed Redemption - Upto 3 years • Motilal Oswal Liquid Fund - Unclaimed Redemption - Greater than 3 years 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. **Dematerialization** The Units of the Scheme will be available only in the dematerialized (electronic) mode. 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 Depository Participant's name, Depository Participant's ID Number and beneficiary account number of the applicant with the Depository Participant or such details requested in the Application Form / Transaction Form. iii. The Units of the Scheme will be issued / repurchased and traded compulsorily in dematerialized form. iv. Applications without relevant details of his / her / their depository account are liable to be rejected. If KYC details of the investor including IPV is not updated with DP, the applications are liable to be rejected. Subject to the receipt of the minimum subscription amount, allotment would **Allotment** be made to all the valid applications of the Unitholders received during the New Fund Offer (NFO) period. The Fund will allot units and dispatch statement of accounts/allotment within 5 working days from the closure of the NFO.

The Scheme will endeavor to invest the NFO proceeds in the underlying Security on or before the Allotment Date.

After investment, the Scheme will determine the allotment price as follows:

Allotment Price - Amount Collected in the NFO Less Refunds on account of application rejections, if any divided by Net Assets in the Scheme on the date of allotment / one hundredth of the benchmark index on the date of allotment

The units of the Scheme would be allotted at a price approximately equal to 1/1000th of the Benchmark NASDAQ Q-50 TR Index (in INR terms) on the allotment date.

Example of allotment of units during the NFO

Amount Collected	500
Investible Amount (after deducting 0.005% Stamp Duty)(a)	499.98
Suppose value of NASDAQ Q-50 TR Index (INR term) as	970.67
on May 6, 2021 (b)	
Allotment Price (1/1000 th of the value of NASDAQ Q-50	57.97
TR Index (INR term)) (c)	
Units allotted $d = a / c$	8

All units would be allotted in whole numbers and no fractional units will be allotted. Hence, the number of units allotted would be rounded off to the earlier decimal.

The above is just an example to illustrate the allotment of units.

An allotment advice stating the number of units allotted would be dispatched by ordinary post courier / e-mail / SMS to each Unit holder's registered email address and/or mobile number, confirming the number of Units allotted to the Unit holder, not later than 5 working days after the closure of NFO and the units will be credited to the DP account of the applicant as per the details provided in the application form. Any excess amount, if any, would be refunded to the Unitholder.

As per regulation 37,

1. Units are freely transferable Unitholders desirous of transferring units shall submit the transfer request in the prescribed form or convert his/her holding in unit certificate or demat mode. Any addition / deletion of name from the folio of the unitholder is deemed as transfer of unit who are capable of holding units. Transfer of unit(s) shall be subject to payment of applicable stamp duty by the unitholder(s) and applicable laws. The Fund will not be bound to recognize any other transfer.

The above provisions in respect of deletion of names will not be applicable in case of death of unitholder (in respect of joint holdings) as this is treated as transmission of units and not transfer.

2. The units issued in Demat (electronic) form are transferable in accordance with the provisions of SEBI (Depositories and Participants) Regulations, as may be amended from time to time.

- 3. Transfer would be only in favor of transferees who are capable of holding units.
- 4. The delivery instructions for transfer of units will have to be lodged with the DP in the requisite form as may be required from time to time and transfer will be affected in accordance with such rules/regulations as may be in force governing transfer of securities in dematerialized mode.

As per SEBI circular no CIR/IMD/DF/102010 dated August 18, 2010. All the units of a mutual fund scheme held in Demat form will be freely transferable.

Refer Section 'Account Statements' under the 'Ongoing Offer Details' for details regarding account statements.

Refund

In accordance with the Regulations, if the Scheme fails to collect the minimum subscription amount as specified above, the Fund shall be liable to refund the subscription amount money to the applicants.

Full amount will be refunded within 5 business days of closure of NFO. If the Fund refunds the application amount later than 5 business days, interest @ 15% p.a. for delay period will be paid and charged to the AMC.

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:

- 1. Resident adult individuals, either singly or jointly (not exceeding three) or on anyone or Survivor basis.
- 2. Minors through Parents/Lawful Guardian.
- 3. Hindu Undivided Family (HUF) through its Karta.
- 4. Partnership Firms in the name of any one of the partner.
- 5. 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.
- 7. Banks (including co-operative Banks and Regional Rural Banks), Financial Institutions.
- 8. 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. #
- 10. Foreign Portfolio Investor (FPI)
- 11. 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.
- 12. Army, Air Force, Navy, Para-military funds and other eligible institutions.
- 13. Scientific and Industrial Research Organizations.
- 14. Multilateral Funding Agencies or Bodies Corporate incorporated outside India with the permission of Government of India and the Reserve Bank of India.
- 15. 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.
- 16. Provident / Pension / Gratuity / Superannuation and such other 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 SEBI circular No. SEBI/HO/IMD/DF3/CIR/P/2019/166 dated December 24, 2019 investors 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 authorized 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.

Who cannot invest?

- 1. Persons residing in the Financial Action Task Force (FATF) Non-Compliant Countries and Territories (NCCTs).
- 2. 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. 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 to time and change, subject to SEBI Regulations and other prevailing statutory regulations, if any.
Where can you submit the filled up applications	During the NFO period, the applications can be submitted at any of the branches of the collecting bankers (if appointed) or at the Designated Collection Center (DCC)/ Investor Service Center (ISC) of MOMF as mentioned in the SID and also at DCC and ISC of our Registrar and Transfer Agent (RTA), Kfin Technologies Pvt. Ltd. The details of RTA's DCC and ISC are available at the link compliance.corp@kfintech.com . Investors can also subscribe to the Units of the Scheme through MFSS facility of NSE and BSE StAR MF facility of BSE and ICEX during the NFO period. A list of the addresses is given at the end of SID. The AMC reserves the right to appoint additional collecting bankers during the NFO Period and change the bankers and/or any of the bankers appointed
How to Apply	subsequently. Please refer to the SAI and Application form for the instructions.
Listing	The units of Motilal Oswal NASDAQ Q 50 ETF shall be listed on the NSE and BSE. The trading will be as per the normal settlement cycle. The AMC/Trustee reserves the right to list the units of the Scheme on any other recognized stock exchange as and when the AMC/Trustee consider it necessary in the interest of the Unitholders of the Scheme.
Special Products / facilities available during the NFO	The Mutual Fund will offer ASBA facility during the NFO of the Scheme. ASBA is an application containing authorization given by the Investor to block the application money in his specified bank account towards the subscription of the units offered during the NFO of Scheme. If an Investor is applying through ASBA facility, the application money towards the subscription of units shall be debited from his specified bank account only if his/her application is selected for allotment of units. Please refer to the SAI for more details.

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.	

B. ONGOING OFFER DETAILS

Ongoing Offer Period	The Units of the Scheme(s) will be available for subscription at applicable
	NAV based prices, not later than 5 business days from the date of
This is the date from	allotment of Units of the Scheme.
which the scheme will	
reopen for	
subscriptions/redemptio	
ns after the closure of	
the NFO period.	
Ongoing price for	On the Exchange :
subscription	As the Scheme would be listed on the exchange, the investor can buy units
(purchase) by	on an ongoing basis on NSE and BSE at the traded prices which may be
investors	close to the actual NAV of the Scheme. The units are purchased in round
	lots of 1 unit.
This is the price you	
need to pay for	Directly with the Mutual Fund :
purchase.	The authorized participant/large investor can subscribe the units of the
parenase.	Scheme directly with the Mutual Fund only in creation unit size at the
	applicable NAV of the Scheme. The number of units of the Scheme that
	authorized participant/large investor can subscribe is 6,00,000 units and in
	multiples thereafter.
	multiples diefearter.
	Any person transacting with the fund will have to reimburge transaction
	Any person transacting with the fund will have to reimburse transaction
O	charges -brokerage, STT, demat charges etc., if any.
Ongoing price for	On the Exchange:
redemption (sale) by	As the Scheme would be listed on the exchange, the investor can sell units
the Investor	on an ongoing basis on the NSE and BSE at the traded prices. The units
771 · · · · · · · ·	are redeemed in round lots of 1 unit.
This is the price you	
will receive for	Directly with the Mutual Fund :
redemptions.	The authorized participant/large investor can redeem the units of the
	Scheme directly with the Mutual Fund only in creation unit size at the
	applicable NAV of the Scheme. The number of units of the Scheme that
	authorized participant/large investor can redeem is 6,00,000 units and in
	multiples thereafter.
	Any person transacting with the fund will have to reimburse transaction
	charges -brokerage, STT, demat charges etc, if any.
Methodology and	a) Methodology of calculating sale price
illustration of sale and	
repurchase price of	The price or NAV, an investor is charged while investing in an open-
Units	ended scheme is called sale or subscription price. Pursuant to SEBI

Circular dated June 30, 2009, 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)

Pursuant to SEBI Circular No. SEBI/IMD/DF2/OW/P/2020/11099/1 dated June 29, 2020, 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 dividend 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 (A)	Rs.10,000/-
Less: Transaction charges (deducted and paid	NIL
to distributor, if applicable) (B)	
Stamp duty applicable (@0.005%)	0.50
C = (A-B)*0.005/100.005	
Net Investment amount	9,999.50/-
D = (A - B - C)	
NAV (E)	Rs.10/-
Units allotted $F = D / E$	999.95

b) Methodology of calculating repurchase price of Units

Repurchase or redemption price is the price or NAV at which an openended 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

Procedure for subscribing / redeeming units directly with the fund

The Large Investor / Authorised Participant can subscribe/ redeem units of the Scheme directly with the Mutual Fund only in creation unit size as per the procedure given below.

The Creation Unit is fixed number of units of the Scheme, which is exchanged for a basket of securities underlying the Index called the

Portfolio Deposit and a Cash Component. Thus, each Creation Unit would comprise of two components viz. Portfolio and Cash. The Portfolio Deposit is the basket of securities, in the same proportion as in the Underlying Index. The Cash component is the difference between the applicable net asset value of creation unit and the market value of the securities. This difference will represent accrued dividends, accrued annual charges including management fees and residual cash in the Scheme. In addition the Cash Component will include transaction charges to the extent charged by the third parties such as Custodian/DP, equalization of dividend and other incidental expenses for Creating Units. The value of both the components changes from time to time and will be announced on our website on daily basis.

The number of units of the Scheme that investors can create in exchange of the Portfolio Deposit and Cash Component is 6,00,000 units and in multiples thereof.

The facility of creating units in Creation Unit size is available to the Authorised Participants (whose names will be available on our website, www.mostshares.com and large investors.

For creating units of the Scheme in creation unit size:

The Authorised Participant/Large Investor would transfer the requisite basket of securities comprising the constituents of NASDAQ Q-50 TR Index constituting the Portfolio Deposit to the Mutual Fund's designated DP account while the Cash Component has to be paid to the AMC by way of cheques / pay order / demand draft. On confirmation of the same, the AMC will have the respective number of units of the Scheme credited to the depository account of Authorised Participant / Large Investor.

For redeeming units of the Scheme in creation unit size:

The Authorised Participant / Large Investor would transfer the requisite number of units of the Scheme equaling the creation unit to the Fund's designated DP account. On confirmation of the same, the AMC will pay the redemption proceeds in kind by transferring the Portfolio Deposit to the depository account of Authorised Participant/Large Investor and pay the Cash Component, if any.

The Fund may allow cash purchases/cash redemption of the units of the Scheme in Creation Unit Size by Large Investor/Authorised Participant. Purchase request/ Redemption request shall be made by such investor to the Fund whereupon the Fund shall arrange to buy/sell the underlying portfolio of securities on behalf of the investor.

Cut off timing for subscriptions/ redemptions/ switches

This is the time before which your application (complete in all respects) should reach the official points of acceptance.

The cut-off time for accepting subscription / redemption of units of the Scheme directly with the Fund would be 3.00 p.m. on any business day. However, as the Scheme is an Exchange Traded Fund, the subscriptions and redemptions of units would be based on the Portfolio Deposit and Cash Component as defined by the Fund for that respective business day.

Where can the	The application forms for purchase/redemption of units directly with the			
applications for	Fund can be submitted at the Designated Collection Center (DCC)/			
purchase/redemption	Investor Service Center (ISC) of Motilal Oswal Mutual Fund as			
switches be	mentioned in the SID and also at DCC and ISC of our Registrar and			
submitted?	Transfer Agent (RTA), KFin Technologies Private Limited The details of			
submitted:				
3.5	https://www.kfintech.com/contact-us/			
Minimum amount for	On the Exchange: 1 unit and in multiples thereof.			
purchase/redemption				
	Directly with the Mutual Fund: The minimum amount for			
	purchase/redemption would be in creation unit size of 6,00,000 units and			
	in multiples thereof.			
Dematerialization	i. The units of the Scheme are available in the Dematerialized			
	(electronic) mode only.			
	ii. The applicant under the Scheme are required to have a beneficiary			
	account with a Depository Participant of NSDL/CDSL and are			
	required to indicate in the application the DP's name, DP ID Number			
	and beneficiary account number of the applicant with the DP.			
	iii. The units of the Scheme are issued/repurchased and traded			
	compulsorily in dematerialized form.			
	Applications without relevant details of their depository account are			
	liable to be rejected.			
	·			
Who can invest	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:			
This is an indicative list				
and you are requested to	1. Resident adult individuals, either singly or jointly (not exceeding			
consult your financial	three) or on anyone or Survivor basis.			
advisor to ascertain	2. Minors through Parents/Lawful Guardian.			
whether the scheme is	3. Hindu Undivided Family (HUF) through its Karta.			
suitable to your risk	4. Partnership Firms in the name of any one of the partner.			
profile.	5. Proprietorship in the name of the sole proprietor.			
1	6. Companies, Body Corporate, Societies, (including registered co-			
	operative 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.			
	7. Banks (including co-operative Banks and Regional Rural Banks),			
	Financial Institutions.			
	8. Mutual Fund schemes registered with SEBI.			
	9. 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. #			
	10. Foreign Portfolio Investors registered with SEBI.			
	11. 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.			
	12. Army, Air Force, Navy, Para-military funds and other eligible			
	institutions.			

- 13. Scientific and Industrial Research Organizations.
- 14. Multilateral Funding Agencies or Bodies Corporate incorporated outside India with the permission of Government of India Reserve Bank of India.
- 15. 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.
- 16. Provident / Pension / Gratuity / Superannuation and such other retirement and employee benefit and other similar funds as and when permitted to invest.
- 17. Other Associations, Institutions, Bodies etc. authorized to invest in the units of Mutual Fund.
- 18. Trustees, AMC, Sponsor or their associates may subscribe to the units of the Scheme.
- 19. Such other categories of investors permitted by the Mutual Fund from time to time, in conformity with the SEBI Regulations.
- 20. 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.
- 21. Pursuant to SEBI circular No. SEBI/HO/IMD/DF3/CIR/P/2019/166 dated December 24, 2019 investors 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.

Who cannot invest?

- 1. Persons residing in the Financial Action Task Force (FATF) Non-Compliant Countries and Territories (NCCTs).
- 2. 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. 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 to time and change, subject to SEBI Regulations and other prevailing statutory regulations, if any. Note: It is mandatory to complete the KYC requirements for all unit holders, including for all joint holders and the guardian in case of folio of a minor investor.
How to Apply	Please refer to the SAI and Application form for the instructions.
Listing	The units of the Scheme are listed on the National Stock Exchange of India Ltd. (NSE) and BSE Ltd. (BSE).
	The AMC/Trustee reserves the right to list the units of the Scheme on any other recognized stock exchange as and when the AMC/Trustee consider it necessary in the interest of the Unitholders of the Scheme.
Special Products available	The Scheme does not offer any special products.
Accounts Statements	• Units issued by the AMC under the scheme shall be credited to the investor's beneficiary account with a Depository Participant (DP) of CDSL or NSDL. The AMC will credit the units to the beneficiary account of the unitholder within five business days from the date of receipt of credit of the Cash. With a view to create one record for all financial assets of every individual, SEBI vide its Circular no. CIR/MRD/ DP/31/2014 dated November 12, 2014 enabled a single consolidated view of all the investments of an investor in Mutual Funds (MF) and securities held in demat form with the Depositories. In accordance with the above, the following shall be applicable for unitholders having a Demat Account.
	 Investors having MF investments and holding securities in Demat account shall receive a Single Consolidated Account Statement from the Depository.

- 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. The CAS shall be generated on a monthly basis.
- If there is any transaction in any of the Demat accounts of the investor or in any of his mutual fund folios depositories shall send the CAS within ten days from the month end. In case there is no transaction in any of the mutual fund folios and demat accounts then CAS with holding details shall be sent to the investor on half yearly basis. The Consolidated Account statement will be in accordance to SEBI circular no. SEBI/HO/IMD/DF2/ CIR/P/2016/89 dated September 20, 2016 and SEBI circular no. SEBI/HO/IMD/DF2/CIR/P/2018/137 dated October 22, 2018.
- 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

Annual Account Statement:

The Mutual Fund shall provide the Account Statement to the Unitholders who have not transacted during the last six months prior to the date of generation of account statements. The Account Statement shall reflect the latest closing balance and value of the Units prior to the date of generation of the account statement, The account statements in such cases may be generated and issued along with the Portfolio Statement or Annual Report of the Scheme. Alternately, soft copy of the account statements shall be mailed to the investors' e-mail address, instead of physical statement, if so mandated.

Note: If the investor(s) has/have provided his/their email address in the application form or any subsequent communication in any of the folio 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.

It may be noted that the primary holder's own email id and mobile no should be provided for speed and ease of communication in a convenient and cost effective manner, and to help prevent fraudulent transactions.

Redemption

The redemption or repurchase proceeds shall be despatched to the Unitholders within 10 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 /

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%

ronurchese proceeds	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.
Role of Authorised Participant	The role of Authorised Participants is to offer liquidity of the units of the Scheme on the Stock Exchange where the Units are listed. Authorised Participants may offer to buy and sell quotes (bid and ask quotes) on the Exchanges such that buy and sell orders get executed in the market subject to price compatibility. Authorised Participants may for the purpose of creating liquidity subscribe or redeem the units of the Scheme directly with the Mutual Fund.
Purchase / Sale of the units of Scheme on the Exchange	Buying / Selling of units of the Scheme on the Exchange is just like buying / selling any other normal listed security. If an investor has bought units, an investor has to pay the purchase amount to the broker / subbroker such that the amount paid is realised before the funds pay-in day of the settlement cycle on the exchange. If an investor has sold units, an investor has to deliver the units to the broker / sub-broker before the securities pay-in day of the settlement cycle on the exchange. The units (in the case of units bought) and the funds (in the case of units sold) are paid out to the broker on the payout day of the settlement cycle on the exchange. The trading member would pay the money or units to the investor in accordance with the time prescribed by the stock exchange regulation.
	If an investor has bought units, he/she should give standing instructions for 'Delivery-In' to his/her DP for accepting units in his/her beneficiary account. An investor should give the details of his/her beneficiary account and the DP-ID of his/her DP to his/her trading member. The trading member will transfer the units directly to his/her beneficiary account on receipt of the same from exchange clearing corporation.
	An investor who has sold units should instruct his/her Depository Participant (DP) to give 'Delivery Out' instructions to transfer the units from his/her beneficiary account to the Pool Account of his/her trading member through whom he/she have sold the units. The details of the pool a/c of his/her trading member to which the units are to be transferred, unit quantity etc. should be mentioned in the Delivery Out instructions given by him/her to the DP. The instructions should be given well before the prescribed securities pay-in day. SEBI has advised that the Delivery Out instructions should be given at least 24 hours prior to the cut-off time for the prescribed securities pay-in to avoid any rejection of instructions due to data entry errors, network problems, etc.
	If the average discount, of the bid price to the indicative NAV over a period of 30 trading days is greater than 3%, then an investor can sell its units of the Scheme directly to the Fund for a period of 3 consecutive trading days with an exit load of 1% of NAV of the Scheme. The

	notification of the same would be displayed on our website.
Transaction handling charges Cost of trading on the Stock Exchange The policy regarding reissue of repurchased units, including the maximum extent, the manner of reissue, the entity (the scheme or the AMC) involved in the same.	Transaction handling charges include brokerage, depository participant charges, uploading charges and such other charges that the Mutual Fund may have to incur in the course of accepting the portfolio deposit or for giving a portfolio of securities as consideration for a redemption request. Such transaction handling charges shall be recoverable from the transacting authorized participant/large investor. Investor will have to bear the cost of brokerage and other applicable statutory levies e.g. Securities Transaction Tax, etc. when the units are bought or sold on the stock exchange. Units once redeemed/repurchased will not be re-issued.
Suspension of Sale of Units Right to limit Redemptions	In case of breach of limits of overseas investments as per applicable regulations, the Fund would suspend sale of units until such time the assets under management in the Scheme decreases from the threshold limit as mentioned in the Regulations. 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: 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: i. 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. ii. 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. iii. 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:
 - a) 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.

Treatment of Unclaimed Dividend and Redemption

In accordance with SEBI Circular reference no. SEBI/ HO/ IMD/ DF2/ CIR/ P/2016/ 37 dated February 25, 2016, 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 dividend amounts, redemption/dividend amounts remaining unclaimed based on expiry of payment instruments will be identified on a monthly basis and amounts of unclaimed redemption/dividend would be deployed in the respective Unclaimed Amount Plan(s) as follows:

- Motilal Oswal Liquid Fund Unclaimed Dividend Upto 3 years,
- Motilal Oswal Liquid Fund Unclaimed Dividend Greater than 3 years,
- Motilal Oswal Liquid Fund Unclaimed Redemption Upto 3 years
- Motilal Oswal Liquid Fund Unclaimed Redemption Greater than 3 years

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.

Restrictions, if any, on the right to freely retain or dispose of units being offered

As the units of the Scheme will be issued in demat form, the units will be transferred and transmitted in accordance with the provisions of SEBI (Depositories and Participants) Regulations, as may be amended from time to time.

Computation of Unit creation for Subscription and Redemption of Units directly with the Fund

Each Creation Unit consists of 6,00,000 units of Motilal Oswal NASDAQ Q 50 ETF. The Creation Unit is made up of 2 components i.e. Portfolio Deposit and Cash Component. The Portfolio Deposit will be determined by the Fund as per the weights of each security in the Underlying Index. The value of this Portfolio Deposit will change due to change in prices during the day. The number of Motilal Oswal NASDAQ Q 50 ETF that investors can create / redeem is 6,00,000 units of each security that constitute the Portfolio Deposit will remain constant unless there is any corporate action in the Underlying Index or there is a rebalance in the Underlying Index.

The example of Creation Unit as on October 30, 2021 for Motilal Oswal NASDAQ Q 50 ETF is as follows:

Company Name	Adjusted Closing Market Price (USD)	Purchasable Units	Adjusted Value (USD)	Adjusted Value
10X GENOMICS CMN A	150.99	40	6,040	452,970
AIRBNB, INC CL A CMN	179.89	135	24,285	1,821,386
AKAMAI TECHNOLOGIES	112.77	72	8,119	608,958
ALNYLAM PHARMACEUT	188.80	52	9,818	736,320
ASTRAZENECA PLC ADS	56.34	138	7,775	583,119
BENTLEY SYSTEMS, INC	50.96	119	6,064	454,818
BILIBILI INC. ADS	72.47	86	6,232	467,432
BIONTECH SE ADS	304.76	36	10,971	822,852
BIO-TECHNE CP CMN	476.97	17	8,108	608,137
CAESARS ENTERTAINMEN	93.94	94	8,830	662,277
DATADOG INC.L A CM	180.34	106	19,116	1,433,703
DRAFTKINGS INC. CL A	35.58	178	6,333	474,993
ENPHASE ENERGY, INC.	255.10	59	15,051	1,128,818
ENTEGRIS INC	151.55	60	9,093	681,975
ETSY INC COMMON STK	296.91	56	16,627	1,247,022
EXPEDIA GROUP, INC.	176.54	64	11,299	847,392
EXPEDITORS INTL	126.93	75	9,520	713,981

FORTINET, INC.	333.24	66	21,994	1,649,538
GARMIN LTD	143.11	85	12,164	912,326
HOLOGIC, INC.	74.91	112	8,390	629,244
HORIZON THRPT PB OS	104.87	100	10,487	786,525
INSULET CORPORATION	297.56	30	8,927	669,510
J B HUNT TRANSPORT	200.23	46	9,211	690,794
LIBERTY BROADBD C CM	162.61	67	10,895	817,115
LOGITECH INT SA	80.45	74	5,953	446,498
LYFT, INC. CL A CMN	44.52	144	6,411	480,816
MONGODB, INC CL A CM	507.18	29	14,708	1,103,117
MONOLITHIC POWER SYS	552.58	20	11,052	828,870
NETAPP, INC.	89.78	99	8,888	666,617
OLD DOMINION FREIG	358.83	51	18,300	1,372,525
ON SEMICONDUCTOR	62.37	190	11,850	888,773
POOL CORPORATION	568.46	18	10,232	767,421
QORVO, INC. CMN	152.62	49	7,478	560,879
ROKU, INC. A CMN	231.45	51	11,804	885,296
ROYALTY PHARMA ORD A	42.08	188	7,911	593,328
SEAGATE TCH HLDGS OR	101.04	100	10,104	757,800
SS&C TECHNOLOGIES	79.90	113	9,029	677,153
TAKE-TWO INTERACTI	164.31	51	8,380	628,486
TERADYNE INC CMN	150.83	73	11,011	825,794
THE TRADE DESK CL A	106.21	191	20,286	1,521,458

TRACTOR SUPPLY CO	225.82	50	11,291	846,825
TRIMBLE INC.	86.23	111	9,572	717,865
ULTA BEAUTY, INC.	409.56	24	9,829	737,208
VIACOMCBS CL B	33.24	267	8,875	665,631
VIATRIS INC. CMN STK	13.05	533	6,956	521,674
WESTERN DIGITAL CP	59.87	136	8,142	610,674
WIX.COM LTD.	160.63	25	4,016	301,181
YANDEX N.V.	73.97	142	10,504	787,781
ZEBRA TECHNOLOGIES	598.02	24	14,352	1,076,436
ZSCALER, INC. CMN	342.47	60	20,548	1,541,115
10X GENOMICS CMN A	150.99	40	6,040	452,970
Value of Portfolio Deposit				40,712,422
Value of Cash Component				16,391
Total Value of Creation Unit				40,728,813

The Value of Portfolio Deposit and Cash Component would vary from time to time and would be declared by the Fund on a daily basis.

The cash component is arrived in the following manner:

Number of units comprising one Creation Unit	600,000
Underlying index value (USD) (As on November 24, 2021)	905.08
Underlying index value (INR) (As on November 24, 2021)	67,881
NAV per Unit (1/1000 of underlying index value) (in INR terms)	67.8814
Creation Unit Value	40,728,813

The above is just an example to illustrate the calculation of cash component. Cash Component will vary depending upon the actual charges incurred. Please note:

- 1. Transaction charges like brokerage, depositary charges etc. are payable by the investor on per creation request and will be as determined by the AMC at the time of transaction.
- Cash component is an indicative amount and will be collected/paid as applicable on the date of purchase/redemption. It will vary depending upon the actual charges incurred and other incidental charges for creating units.

3. For accrued interest calculation of dated Government securities, the day count convention of 30/360 is followed.

C. PERIODIC DISCLOSURES

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INC.	A:	Ser	v	ж	ше

This is the value per unit of the scheme on a particular day. You can ascertain the value of your investments by multiplying the NAV with your unit balance. The AMC will calculate and disclose the first NAV of the Scheme within a period of 5 business days from the date of allotment. Subsequently, the NAV will be calculated on all business days and disclosed in the manner specified by SEBI. The AMC shall update the NAVs on its website www.motilaloswalmf.com and www.mostshares.com and also on AMFI website www.amfiindia.com by 11.00 p.m. on every business day. 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 & Annual Disclosure of Riskometer

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 SEBI Circular No SEBI/HO/IMD/IMD-II DOF3/P/CIR/2021/621 dated August 31, 2021, 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.

Monthly & 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 portfolio disclosures.

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 www.mostshares.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 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 AMC's website the (www.motilaloswalmf.com on and www.mostshares.com) and the website **AMFI** on (www.amfiindia.com). The AMC shall provide physical copy of the statement of scheme portfolio on specific request received from investors.

Financial Results ti	that is on 31st March and on 3 unaudited financial results on its an advertisement disclosing the least one English circulation and in a newspaper blanguage of the region where the situated.	e month from the close of each half year, 80 th September, host a soft copy of its website. The mutual fund shall publish hosting of such financial results on their h daily newspaper having nationwide having wide circulation published in the			
u a v c	unaudited financial results on its an advertisement disclosing the least one English circulation and in a newspaper hanguage of the region where the situated.	website. The mutual fund shall publish hosting of such financial results on their h daily newspaper having nationwide			
a v c	an advertisement disclosing the lawebsite, in atleast one English circulation and in a newspaper hanguage of the region where the situated.	hosting of such financial results on their h daily newspaper having nationwide			
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c	circulation and in a newspaper I language of the region where the situated.	• • • • • • • • • • • • • • • • • • • •			
	language of the region where the situated.	circulation and in a newspaper having wide circulation published in the			
13		he Head Office of the Mutual Fund is			
S					
	The Mutual Fund / AMC will host the Annual Report of the Schemes or				
	its website (www. motilaloswalmf.com and www.mostshares.com) and or				
	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).				
	, (41).				
Г	The Mutual Fund / AMC shall ma	ail the scheme annual reports or abridged			
		ors whose e-mail addresses are registered			
		report or abridged summary shall be			
	_	ad Office of the Mutual Fund and a copy			
S	shall be made available to the inv	estors on request at tree of cost.			
	Investors who have not registered	d their e-mail id will have to specifically			
		py of the Annual Report or Abridged			
	Summary thereof.				
	MOMF will publish an advertisement every year in the all India edition o				
	•	ne each in English and Hindi, disclosing			
	• • •	Annual Report on the AMC website			
	_	www.mostshares.com) and on the website			
	of AMFI (www.amfiindia.com).				
		r no. SEBI/HO/IMD/DF2/CIR/P/2016/42			
		MC 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.				
	portrono detans and past perform	unce of all the schemes.			
	Please refer to Statement of Addit				
		Mutual Fund registered with SEBI and is			
	• •	ection 10(23D) of the Income Tax Act,			
_		f 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				
•					
_					
_					
of his or her participation in the schemes.	The below taxation is applicable w.e.f.1st April 2021:				
the senemes.	The below taxation is applicable w.e.t.1st April 2021:				
	Nature of Income	Equity Oriented			

	Resident Investor	Mutual Fund
Dividend Income	Slab rate	Nil
Long Term Capital Gains#	(Applicable Rate)	Nil
Short Term Capital Gains	20% with	Nil
	indexation	
Tax on dividend distributed to	Slab rate	Nil
unit holders		

^{* #} Capital gain rates doesn't include Cess & Surcharge.

Note:

Mutual Fund Companies will deduct the TDS on your Dividend Income, if Dividend Income is more than Rs.5,000 in a Financial Year under Section 194K.

For details on taxation, please refer to the clause on Taxation in the Scheme Additional Information (SAI).

Investor services

Mr. Jamin Majethia

Motilal Oswal Asset Management Company Limited

10th Floor, Rahimtullah Sayani Road, Opp. Parel ST Depot,

 $Prabhadevi,\,Mumbai-400025$

Toll free No.: 91 8108622222 and +91 22 405480021800

Fax No.: 02238464120

Email.: <u>mfservice@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 2240548002 Investors can also visit our website www.motilaloswalmf.com and www.motshares.com 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.

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 four decimals.

The NAV Calculation shall as be in accordance with the SEBI Regulation and the Valuation Policy of MOMF. The AMC will calculate and disclose the first NAV of the Scheme within a period of 5 business days from the date of allotment. Subsequently, the NAV shall be calculated and disclosed on each business day. The computation of NAV shall be in conformity with SEBI Regulations and guidelines as prescribed from time to time.

The NAV shall be calculated and announced on each working day. The computation of NAV shall be in conformity with SEBI Regulations and guidelines as prescribed from time to time.

Due to difference in time zones of different markets, in case the closing prices of securities are not available within a given time frame to enable the AMC to upload the NAV for a Valuation Day, the AMC may use the last available traded price for the purpose of valuation. The use of the closing price / last available traded price for the purpose of valuation will also be based on the practice followed in a particular market. In case any particular security is not traded on the Valuation Day, the same shall be valued on a fair value basis by the valuation committee of the AMC.

Hence, for the purposes of valuation and calculating NAV of the Scheme for a particular day, the last available prices of securities on NASDAQ shall be considered (which would be the previous day's closing prices). This will enable the disclosure of the NAV of the Scheme before the deadline as provided by SEBI guidelines.

The example for consideration of prices of securities for calculating NAV of the Scheme is as follows:

For calculation and disclosure of NAV as on May 07, 2021, prices of securities at the close of trading on NASDAQ Stock Market on May 06, 2021 have been considered.

On the Valuation Day, all assets and liabilities denominated in foreign currency will be valued in Indian Rupees exchange rate made available by Reuters Rate (11:30:00 GMT) failing which exchange rates made available by Bloomberg / RBI or any other standard reference rate at the close of banking hours in India. The Trustees reserve the right to change the source for determining the exchange rate.

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 paid marketing and advertising, registrar expenses, printing and stationary, bank charges etc.

The entire NFO expenses will be 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. For more details, also refer to the notes below the table.

Particulars	(% per annum to daily Net Assets)	
Investment Management & Advisory Fee		
Custodial Fees		
Registrar & Transfer Agent Fees including cost related to providing accounts		
statement, dividend/redemption cheques/warrants etc.		
License fees / listing fees and other such expenses	Upto 1.00%	
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		
Audit Fees / Fees and expenses of trustees		
Marketing & Selling Expenses		
GST on brokerage and transaction cost		
Other expenses*		
Maximum total expense ratio (TER) permissible under Regulation 52 (6)	Upto 1.00%	
Additional expenses for gross new inflows from specified cities under Regulation 52 (6A)(b) #	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.

\$ As per SEBI Circular dated March 25, 2019, 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. Provided that the expenses that are very small in value but high in volume may be paid out of AMC's books. Such expenses can be paid out of AMC's books at actuals or not exceeding 2 bps of respective scheme AUM, whichever is lower

However, the upfront trail commission shall be paid from AMC's books for inflows through SIPs from new investors as per the applicable regulations. The said commission shall be amortized on daily basis to the scheme over the period for which the payment has been made. A complete audit trail of upfronting of trail commissions from the AMC's books and amortization of the same to scheme(s) thereafter shall be made available for inspection. The said commission should be charged to the scheme as 'commissions' and should also account for computing the TER differential between regular and direct plans in each scheme.

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 purpose of the above table is to assist the investor in understanding the various costs & expenses that the investor in the Scheme will bear directly or indirectly. These estimates have been made in good faith as NFO SID of Motilal Oswal Nasdaq Q 50 ETF

^{*}Additional TER will be charged based on inflows only from retail investors (other than Corporates and Institutions) from B 30 cities.

per the information available to the AMC and the above expenses (including investment management and advisory fees) are subject to inter-se change and may increase/decrease as per actual and/or any change in the Regulations, as amended from time to time.

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 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.

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):

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;

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):

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;

Additional TER can be charged up to 30 basis points on daily net assets of the scheme as per regulation 52 of SEBI (Mutual Funds) Regulations, 1996 (hereinafter referred to as Regulations), if the new inflows from beyond top 30 cities 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 Provided that expenses charged under this clause shall be utilised for distribution expenses incurred for bringing inflows from such cities

In case inflows from beyond top 30 cities is less than the higher of (a) or (b) above, additional TER on daily net assets of the scheme shall be charged as follows:

<u>Daily net assets **X** 30 basis points **X** New inflows from beyond top 30 cities 365* **X** Higher of (a) or (b) above</u>

* 366, wherever applicable.

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.

The additional TER on account of inflows from beyond top 30 cities so charged shall be clawed back in case the same is redeemed within a period of 1 year from the date of investment.

Mutual funds/AMCs shall make complete disclosures in the half yearly report of Trustees to SEBI regarding the efforts undertaken by them to increase geographical penetration of mutual funds and the details of opening of new branches, especially at locations beyond top 30 cities.

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

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 amount is used by the AMC to pay commissions to the distributor and to take care of other marketing and selling expenses. 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.mostshares.com or may call at toll free no. 91 8108622222 and +91 22 40548002 or your distributor.

Type of Load	Load chargeable (as %age of NAV)
Entry	Nil In terms of SEBI Circular having reference No. SEBI/IMD/CIR No. 4/168230/09 dated June 30, 2009, no entry load will be charged on purchase / additional purchase / switch-in. The upfront commission, if any, on investment made by the investor shall be paid by the investor directly to the Distributor, based on his assessment of various factors including the service rendered by the Distributor.
Exit Load	Nil

There is no entry/exit load on units of the Scheme bought or sold through the secondary market on the Stock Exchange. However, an investor would be paying cost in the form of a bid and ask spread and brokerage, as charged by his broker for buying/selling units of the Scheme.

Please Note that:

- 1. Exit load charged to the investors will be credited back to the scheme net of service tax.
- 2. No Load shall be imposed for switching between Options within the Scheme.
- 3. Bonus Units and Units issued on reinvestment of dividends shall not be subject to entry and exit load.
- 4. 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.
- 5. For any change in load structure AMC will issue an addendum and display it on the website/Investor Service Centers.

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

There is no entry/exit load on units of the Scheme bought or sold through the secondary market on the Stock Exchange. However, an investor would be paying cost in the form of a bid and ask spread and brokerage, as charged by his broker for buying/selling units of the Scheme.

*Exit Load for Redemption in Cash

In case of redemption of units of the Scheme for less than Creation Unit Size, directly with the Fund, where there have been no quotes on the exchange for 3 trading days consecutively, an investor can sell its units of the Scheme to the Fund with an exit load of 1% of NAV of the Scheme.

From the exit load charged to the Unitholders by the Scheme, a maximum of 1% of the redemption value shall be retained by the Scheme in a separate account and will be utilised towards meeting the selling and distribution expenses including commissions to the distributor. Any amount in excess of 1% of the redemption value shall be credited to the Scheme immediately.

The investor is requested to check the prevailing load structure of the Scheme before investing. For any change in load structure, AMC will issue an addendum and display it on the website/Investor Service Centers.

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 dividends 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 Centers 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. A public notice may be given in respect of such changes in one English daily newspaper having nationwide circulation as well as in a newspaper published in the language of region where the Head Office of the Mutual Fund is situated.
- 5. The Fund shall display the addendum on its website (www.mostshares.com).
- 6. Any other measure that the Mutual Fund shall consider necessary.

D. WAIVER OF LOAD

As per SEBI Regulations, no entry load shall be charged for existing/prospective investors of the Scheme.

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 September 2021, the NSE has levied penalties/fines on MOFSL, aggregating to Rs. 89,03,21,363.59/- 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 September 2021, the BSE has levied penalties/fines aggregating to Rs. 98,88,821.08/- 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 September 2021, the BSE has levied penalties/fines aggregating to Rs. 1,27,21,928.66/- 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 September 2021, the MCX has levied penalties/fines on MOFSL, aggregating to INR Rs. 10,12,33,884.84 /- 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 September 2021, the CDSL has levied penalties/fines aggregating to Rs. 9,04,942.86/- 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. 13,598.53/-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 MOFSL are as follows:

Sr. No	Name of the Party	Particulars	Status
1	Sunil Kumar Gupta VS MOFSLs	Being aggrieved by GRC order, Client has filed Arbitration alleging unauthorised trade executed in his account.	Pending with BSE
2	MOCBPL VS Satish Bhalla HUF	MOCBPL had initially filed Arbitration to recover the debit balance from the client. Bring Aggrieved by the Award, the Client has filed Arbitration appeal u/s. 34 before Bombay High Court. High Court passed an order by remanding back the matter and appointing fresh arbitrator	Pending with Arbitrator
3	MOFSL VS Shiv Prasad Jallan	Being Aggrieved by IG Order against MOSI, MOSL preferred Arbitration proceedings in which award was passed against MOSL. MOSL preferred appeal. The Appellate Award was also passed against MOSL; and now MOSL has filed Application u/s. 34.	Pending with Chief Judges Courts Hyderabad
4	Padmaja Munnagi VS MOFSL	We have filed Arbitration proceedings against the IGRP Order wherein MOSL was directed to pay the partial claim amount for the alleged disputed trades in client account. Aggrieved by the original Award the client has preferred Arbitration Appeal and the same was rejected. Aggrieved by the Appellate Award the client preferred Application u/s. 34.	Pending with Chief Judges Courts Hyderabad
5	Bangaru Babu Munnagi VS MOFSL	We have filed Arbitration proceedings against the IGRP Order wherein MOSL was directed to pay the partial claim amount for the alleged disputed trades in client account. Aggrieved by the original Award the client has preferred Arbitration Appeal and the same was rejected. Aggrieved by the Appellate Award the client preferred Application u/s. 34.	Pending with Chief Judges Courts Hyderabad
6	Asha Devi Jain VS MOFSL	Client preferred Appeal u/s 34.	Pending with city civil and sessions judge Bangalore
7	Balasubramanya S VS MOFSL	MOSL had filed Arbitration against the IGRP order. However, Award was passed against MOSL. Aggrieved by said award, MOSL filed appeal which was awarded in favour of MOSL. Aggrieved by appellate award, client has filed appeal u/s. 34.	Pending with District and Sessions Court Vadodara
8	Rahul Gupta VS MOSL	Aggrieved by the Appellate Arbitration Award, the client filed appeal to set aside the Award.	Pending with District and Sessions Court, Chandigarh

9	MOFSL VS Shakuntala Koshta	Aggrieved by Award dated April 4, 2016, MOSL filed Appeal	Pending with District and Sessions Court, Indore
10	MOFSL VS Vinay Chillalsetti	Aggrieved by the Appellate Award at NSE, Bangalore MOSL filed an Appeal before District Court at Bangalore.	Pending with City Civil and sessions Judge Bangalore
11	Tapan Dhar VS MOFSL	Being aggrieved by the Appellete Bench Award, the client filed Application u/s. 34 before the City Civil Court at Kolkata.	Pending with city civil court, calcutta
12	MOFSL VS Grace Varghese	Aggrieved by the Award passed in Appellate Arbitration, we had filed sec 34 application challenging the arb appeal award.	Pending with District Court Ernakullam
13	MOFSL VS VERGHESE KURUVILLA	Aggrieved by Appellate Arbitration award, we had filed Sec 34 application before District Court Ernakullam	Pending with District Court Ernakullam
14	MOFSL VS Dr. Abdul Majeed	Being Aggrieved by the award passed in Appellate Arbitration Tribunal of NSE, we had challeneged the award before district court u/sec. 34 of Arb. Act.	Pending with District Court Ernakullam
15	MOFSL VS NARAYANAN MOOTHATHU	Being Aggreived by the Award passed in Appellate Arbitration of NSE, We had filed Sec 34 Appln before the District Court Ernakulam.	Pending with District Court Ernakullam
16	MOFSL VS THOMAS A.V.	Being Aggrieved by the Award passed by Appellate Arbitration Panel of NSE, we had filed Sec 34 Application before District Court Ernakulam.	Pending with District Court Ernakullam
17	MOFSL VS Samrat Deb	Aggrieved by Appellate Arbitration Award, MOSL filed Appeal 34 Arbitration proceeding. The allegation of the Client about unauthorised trade in F&O segment and square off of SIP.	Pending with district and sessions judge, barasat, north 24 parganas
18	Shakuntala Koshta VS MOFSL	The Client being aggrieved by the Award passed in favor, filed 34 before District Court Jabalpur	Pending with District and Sessions Court, Jabalpur
19	Rakshak Kapoor VS MOFSL	Client has	Pending with High Court
20	MOFSL VS Rupinder Anand	Aggrieved by Appellate Award, MOSL has filed Appeal to set aside the Appellate Award.	Pending with High Court of Bombay
21	MOFSL VS AFP Ideas and Execution Pvt Ltd.	Aggrieved by Appellate Award, MOSL has filed Appeal to set aside the Appellate Award.	Pending with High Court of Bombay
22	MOFSL VS Mamta Agarwal & Shankar Das	Aggrieved by Award, MOSL filed Appeal before Mumbai Highcourt	High Court of Mumbai
23	Moti Dadlani VS MOFSL	Moti Dadlani aggrieved by the lower bench award have filed appeal in Bombay High Court U/Sec. 34	High Court of Mumbai
24	Rajesh Tiwari VS MOFSL	Client has challenged the Order of the High Court, Mumbai.	High Court of Mumbai
25	Surender Goel VS MOFSL	The Client has made allegations regarding the debits in his account and few illegal adjustments. The Client being	Pending with High Court

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		aggrieved by the Award and appellate Award, filed appeal u/s. 34 at High Court, Delhi	Delhi
26	Rohtash VS MOFSL	The client has alleged the unauthorized trading in both cash and F&O segment in their account.	Pending with High Court Delhi
27	Shanti Goel VS MOFSL	The Sub broker has alleged regarding the 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 Delhi High Court.	Pending with High Court Delhi
28	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.	High Court of Mumbai
29	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.	High Court of Mumbai
30	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.	High Court of Mumbai
31	MOFSL VS Sandeep Paul	Being aggrieved by the Appellate Bench Award, the client filed Application u/s. 34 before the High Court, Delhi	Pending with High Court Delhi
32	S&D Financial VS MOFSL	The Arbitration Department, of the NSE had, vide their award dated September 22, 2006, ("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.	Pending with High Court Kolkatta
33	MOFSL VS Dhananjay Kumar Verma	Being aggrieved by GRC Order, the Arbitration matter is filed. The Client has alleged unauthorisied trade executed by BA.	Pending with NSE
34	Shubhecha Ghosh VS MOFSL	Being aggrieved by GRC order, Client filed Arbitration proceeding alleging unauthorised trade.	Pending with NSE
35	Jigar Kotak VS MOFSL	Being aggrieved by GRC order, Client filed Arbitration proceeding alleging inducement in FNO trade.	Pending with NSE
36	AJIT PRASAD SHAW VS MOFSL	Client Claimed UT in his account.	Pending with NSE
37	Vijay Kumar Gupta VS MOFSL	Client Claimed UT in his account	Pending with NSE
38	MOFSL VS Rajasimha KN	Being aggrieved by Lower Arbitration Award, MOFSL filed Appeal Arbitration before NSE. The Client has alleged unauthorised trade executed by BA. The GRC Panel passed Admissible claim of Rs. 18. 62 Lacs. The Lower Arbitral Tribunal reduced the amount to Rs. 9.90 Lacs.	Pending with NSE
39	MOFSL VS TAPAS KUMAR SADHUKHAN	Client Claimed UT in lower Arbitraiton, Partial Award was allowed in favor of Client, we have challenged in Appeal	Pending with NSE
40	Poonam Goyal VS MOFSL	Being aggrieved by lower Arbitration Award, the Client has preferred Appeal Arbitration. Client has alleged unauhtorised trade executed in her account.	Pending with NSE

41	MOFSL VS Ritaben Prajapati	Being aggrieved by Lower Arbitration Award, MOFSL filed Appeal Arbitration to set aside admissible claim. The Client has alleged unauthorised trade executed in his account.	Pending NSE	with
42	MOFSL VS Sythamma Karipal Josehp	Filed Arbitration against GRC order	Pending NSE	with
43	MOFSL VS PR Perumal	Arbitration filed against IGRP order	Pending NSE	with
44	MOFSL VS Shaikh Mohammadhanif F	Being aggrieved by GRC admissible claim, MOFSL filed Arbitration proceeding. The Client has alleged unauthorised trade executed in his account.	Pending NSE	with
45	MOFSL VS MAYANK SINGH	Client claimed UT in his account,IGRP ordered to write off the debit amount, we had filed arbitration challenging the order	Pending NSE	with
46	MOFSL VS SAROJ KUMAR SINGH	Client Claimed UT in his account, Arbitration filed challenging IGRP order	Pending NSE	with
47	MOFSL VS Sangeeta Gupta	Arbitration filed against IGRP order dated 5th February 2021 as client alleged Un authorised trade	Pending NSE	with
48	MOFSL VS USHA SINGH	Arbitration against IGRP order, client claimed UT in her account.	Pending NSE	with
49	MOFSL VS Suresh Prasad Singh	Arbitration against IGRP order dated 9th feb, 2021. Client has alleged UT in his account	Pending NSE	with
50	MOFSL VS Gretta Philomena Rodrigues	Abitration filed against IGRP Order	Pending NSE	with
51	MOFSL VS Ashutosh Tripathi	Being aggrieved by the GRC admissible claim, MOFSL filed Arbitration proceeding. The Client has alleged unauthorised trade executed in his account and had claimed loss.	Pending NSE	with
52	MOFSL VS Mukesh Devichand Vardhan	Being aggrieved by the lower Arbitration Award, MOFSL filed appeal to pass an Award directing the Client to make payment of his ledger obligation.	Pending NSE	with
53	MOFSL VS Nisha Agarwal	Arbitration filed for Recovery	Pending NSE	with
54	MOFSL VS JOY PAUL CHEEYEDAN	Appellate Arbitration Filed challenging the Award of lower Arbitration, client had alleged UT in his account by Jeethu Nelson.	Pending NSE	with
55	ALIF HASSAN VS MOFSL	Client has claimed UT in his account	Pending NSE	with
56	MOFSL VS Krishnappa Chikallya	We have filed an Arbitration to recover the ledger debit amount from the client.	Pending MCX	with
57	MOFSL VS Haridas Mohanrao Wade	Being aggrieved by Lower Arbitration Award, we filed Appeal. The Client alleged unauthorised trade and the GRC member passed Admissible claim up to 2.22 Lacs. We filed Arbitration challenging the said order and Client filed counter claim to declare all FNO and currency trade were illegal. Sole Arbitrator passed Award and rejected our claim and allowed the clients' counter claim allowed. We will file Appeal	Pending NSE	with

		Arbitration.	
58	MOFSL VS Chattu Das	Being aggrieved by GRC Admissible order, we have filed Arbitration. The Client alleged unauthorised trade.	Pending with NSE
59	Anil Vallbhdas Agrawal VS MOFSL	Being aggrieved by Lower Arbitral Tribunal, Client filed Appeal Arbitration. Client filed GRC complaint alleging RMS square off action is unauthorized. As GRC complaint rejected, so he had filed Arbitration Proceeding. Lower Arbitral Tribunal dismissed the claim of the Client.	Pending with NSE
60	Rajiv Garg VS MOFSL	Client being aggrieved by Lower Arbitration Award, filed Appeal Arbitration before Exchange.	Pending with MCX
61	Dhanera Diamonds VS MOFSL	Client has filed an appeal against the Award dated June 12, 2021 by which the arbitral tribunal has allowed the recovery claim of MOFSL amounting to Rs. 80.74 Crore. In the the appeal the client has prayed for dismissal of our claim and allowing the counter claim of the client.	Pending with MCX
62	MOFSL VS Pradeep Shivnarayan Rathi	Aggrieved by IGRP order, we had filed Arbitration	Pending with NSE
63	Utkarsh Divakar Mehta VS MOFSL, Nidhi Investment BA	The Client has filed Arbitration proceeding alleging unauthorised trade and disputed the redemption of MF against ledger debit and margin requirement. The Lower Arbitral Tribunal dismissed the claim of the Client. Being aggrieved by Lower Arbitration Award, now the Client has preferred Appeal Arbitration.	Pending with NSE
64	Saroj Mittal VS MOFSL	Client has filed Arbitration claiming loss due to technical glitch	Pending with MCX
65	MOFSL VS Jeethu Nelson	BA has violated terms of BA Agreement and also various compliance norms. So, MOFSL filed Private Arbitration Proceeding against the BA to recover the bad debts incurred due to such non-compliance.	Pending with Private Arbitrator
66	MOFSL VS Thangavel Krishnamurthy	Aggrieved by Appellate Award, MOSL has filed Appeal to set aside the lower bench Award and claimed outstanding debit amount	Pending with Madras High Court
67	MOFSL VS Sujata Joshi	Aggrieved by Order in Appeal u/s. 37, MOSL has filed Appeal in Supreme Court to disallow claim of the client and set aside Orders passed by Lower Courts / Forums.	Pending with Supreme Court of India
68	MOFSL VS Ramchandra Joshi	Aggrieved by Order in Appeal u/s. 37, MOSL has filed Appeal in Supreme Court to disallow claim of the client and set aside Orders passed by Lower Courts / Forums.	Pending with Supreme Court of India
69	MOFSL VS Vinay Chillalsetti	We have filed Appeal u/s. 34 before Chennai High Court	Pending with Madras High Court
70	MOFSL VS Praveen Kumar Pai	Arbitration filed against IGRP order of 4,10,000	Pending with NSE Original Arbitration

^{3.} Details of all enforcement actions taken by SEBI in the last five years and/ or pending with SEBI for the violation of SEBI Act, 1992 and Rules and Regulations framed there under including debarment and/ or suspension and/ or cancellation and/ or imposition of monetary penalty/adjudication/enquiry proceedings, if any, 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 (especially the fund managers) of the AMC and Trustee Company were/ are a party. The details of the violation shall also be disclosed.

a. SEBI vide its letter dated April 29, 2014 in the matter of Mr. CR Mohanraj, notified MOSL about the appointment of an Adjudicating Officer to hold an inquiry and adjudge violation of SEBI (Stock-Brokers and Sub-Brokers) Regulations, 1992, and issued a Show Cause Notice as to why an inquiry should not be held against MOSL (under Rule 4 of SEBI (Procedure for Holding Inquiry and Imposing Penalties by Adjudicating Officer) Rules, 1995 read with section 15-I of SEBI Act, 1992) and why penalty should not be imposed (under section 15HB of the SEBI Act, 1992). The Show Cause Notice alleged that MOSL had violated Regulation 18 and Clause A(1), A(2), A(4), A(5), B(4)(a), B(4)(b) and B(7) of the Code of Conduct for Stock Brokers (as specified under Scheduled II read with Regulation 9(f) of the SEBI (Stock Brokers and Sub-brokers) Regulations, 1992 and SEBI Circular No. SEBI/MIRSD/DPS-1/Cir-31/2004 dated August 26, 2004). In response, MOSL requested for an opportunity to inspect all the documents and records relied upon by SEBI, but were provided with (a) an incomplete set of documents; and (b) illegible duplicates of some of the documents without the originals.

Notwithstanding the foregoing, MOSL refuted the allegations in its letter of March 12, 2015 to SEBI on the grounds that the client's shares were sold only with his consent, which is evidenced from (a) his voluntary signing of the Member Client Agreement which granted MOSL the authority to deal in the Capital Market, Futures and Options, and Derivatives segments of the securities market on the client's instructions; (b) his signing of numerous Delivery Instruction Slips for transferring shares from his demat account to MOSL as collateral for trading; and (c) the periodic receipt of electronic contract notes and accounting statements sent by MOSL to the client. MOSL also highlighted that the client had failed to bring the alleged irregularities and discrepancies to the MOSL's attention within the stipulated 24-hour period. After hearing the matter, SEBI vide its order EAD-12/AO/SM/145/2017-18 dated January 11, 2018 imposed penalty of Rs. 2,00,000/- (Rupees Two Lakhs Only), stating that MOSL did not take proper care in securing the important document which was misplaced and could not be traced

b. SEBI vide Notice dated May 09, 2019, under Rule 4 (1) of SEBI (Procedure for holding Inquiry and Imposing penalties by Adjudicating Officer) rules, 2005 inquired into alleged violation of the provisions of SEBI circular no. SMD/SED/CIR/93/23321 dated November 18, 1993.SEBI conducted Inspection of MOFSL to examine whether MOFSL has complied with requirements of SEBI circular dated November 18, 1993. Inspection team observed the MOFSL has mis-utilised the funds of client's credit balance lying with the broker for the settlement obligation of the debit balance clients. MOFSL in its reply submitted that Inspection team has not included margin requirements of clients while calculating total creditor balance and hence the same is on higher side and that there would be considerable decrease in the figures if the margin dues are deducted from creditor balance. SEBI did not accept argument of the MOFSL since the margins collected from clients are in the form of funds and/or securities. The fund portion of the margin collected from the client has already been considered while calculating client deposits with the broker.

In view of the above SEBI called upon to show cause as to why an inquiry should not be held against MOFSL in terms of Rule 4 of the Adjudication Rules read with Section 23 of the SCRA 1956 and why penalty should not be imposed on terms of the provisions of Section 23D of the SCRA 1956.

MOFSL has filed its reply dated October 03, 2019. SEBI has passed adjudication order dated 28th February, 2020 against MOFSL and imposed a monetary penalty of Rs. 17,00,000/- to be paid within 45 days of order issued. We have paid penalty to SEBI and the matter is closed.

c. 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 is in the process of filing its reply and the matter is pending

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.

- 4. 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
- 5. 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 April 27, 2021. 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 and Chief Executive Officer

Place: Mumbai

Date: November 26, 2021

MOTILAL OSWAL MUTUAL FUND

Collection Center

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