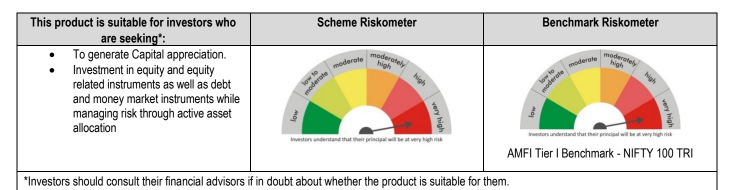
## **KEY INFORMATION MEMORANDUM**



multi asset, multi manager

#### quant Large Cap Fund

(A Large Cap Fund - An open ended equity scheme predominantly investing in large cap stocks)



The above risk-o-meter is based on the scheme portfolio as on September 30, 2024.

# Continuous offer for Units at NAV based prices

Name of Mutual Fund Name of Asset Management Company	: :	quant Mutual Fund quant Money Managers Limited
Name of Trustee Company Addresses, Website of the entities	:	quant Capital Trustee Limited
Addresses, Website of the entities	:	6 <sup>th</sup> Floor, Sea Breeze Building, AppaSaheb Marathe Marg, Prabhadevi, Mumbai – 400 025.
Name of Sponsor	:	www.quantmutual.com quant Capital Finance and Investments Private Limited

This Key Information Memorandum (KIM) sets forth the information, which a prospective investor ought to know before investing. For further details of the scheme/Mutual Fund, due diligence certificate by the AMC, Key Personnel, investors' rights & services, risk factors, penalties & pending litigations, associate transactions etc. investors should, before investment, refer to the Offer Document available free of cost at any of the Investor Service Centres or distributors or from the website www.quantmutual.com

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

This Key Information Memorandum is dated November 29, 2024.

Investment Objective Asset	The primary investment objective of the scheme is to seek to generate consistent returns by investing in equity and equity related instruments falling under the category of large cap companies. The AMC will have the discretion to completely or partially invest in any of the type of securities stated above with a view to maximize the returns or on defensive considerations. There can be no assurance that the investment objective of the Scheme will be achieved. Under normal circumstances the asset allocation will be:						
Allocation Pattern of			Instrumen			Indicative allo (% of total a	
the scheme						Minimum	
	Εqι	uity and equity	related instruments of Large Cap C	companies		80	
	Equ	uities & Equity	related instruments of companies o	ther than large cap		0	
	Deb	ot & Money Ma	arket instruments			0	
	Uni	ts issued by R	EITs & InvITs			0	
	The doe Jun	Scheme does s not intend to e 27, 2024.	me to time, including schemes of m s not intend to invest in securities wit invest in debt instruments with spe (Actual instrument/percentages n	h Structured Obligations or Crea ecial features in line with Clause	e 4.4.4 of Ma	ster Circular da	
		SI. no	Type of Instrument	Percentage of exposure	Circula	ar references*	
		1.	Securities Lending	Upto 10%		1 of SEBI Mas ed June 27, 20	
		2.	Equity Derivatives for non- hedging purposes	Upto 50%	Master Circ	4 & 12.25 of Sl cular dated Jur 7, 2024.	
		3.	Securitized Debt	Upto 10%		-	
		4.	Overseas Securities	Upto 20%	Master circu	2.19 of the SEE lar dated June 2024	
		5.	ReITS and InVITS	Upto 10%	Schedule	in the Seventi of SEBI (Mutua egulations, 199	al
		7.	Repo in Corporate debt securities	The Scheme may undertake repo transactions in corporate debt securities in accordance with the directions issued by RBI and SEBI from time to time. The gross exposure of the Scheme to repo transactions in corporate debt securities shall not be more than 10% of the net assets of the Scheme or such higher limit as may be specified by SEBI. Further, such investment shall be made subject to the guidelines which may be prescribed by the Board of Directors of the Asset Management Company and Trustee Company	circular date	3 of SEBI Mast ed June 27, 20	

8.	Investment in Short Term Deposits	Pending deployment of the funds in securities in terms of investment objective of the Scheme, the AMC may park the funds of the Scheme in short term deposits of the Scheduled Commercial Banks, subject to the guidelines issued by SEBI from time to time. Investment in liquid schemes or schemes that invest predominantly in money market instruments/ securities will be made for funds pending deployment.	Para 12.16 of SEBI Master circular dated June 27, 2024
9.	Credit Default Swaps	The Scheme shall not invest in the Credit Default Swaps	-

#### Derivatives

The scheme may use 100% of net assets of Equity & Equity related instruments derivative exposure only for hedging purpose. Further, in case of other than hedging purpose, the scheme shall not exceed 50% of net assets. For example, if the scheme uses 50% of net assets for hedging purpose then the scheme shall use other 50% for other than hedging purpose and if the scheme uses 100% of net assets for hedging purpose then the scheme shall use other 50% for other than hedging purpose and if the scheme uses 100% of net assets for hedging purpose then the scheme shall use other 50% for other than hedging purpose and if the scheme uses 100% of net assets for hedging purpose then the scheme shall not use any exposure for other than hedging purpose. The cumulative gross exposure through equity, debt, derivative positions (including fixed income derivatives), repo transactions, Real Estate Investment Trusts (REITs), Infrastructure Investment Trusts (InvITs) and such other securities/assets which will be subject to SEBI approval in line with Regulation 18 (15A) of SEBI (Mutual Fund) Regulations, 1996, in case of any modification/changes in the SID of the scheme. The Scheme may use derivatives for such purposes as maybe permitted by the Regulations, including for the purpose of hedging and portfolio balancing, based on the opportunities available and subject to guidelines issued by SEBI from time to time.

The cumulative gross exposure through equity, debt (including money market instruments), units issued by REITs & InvITs and derivative position should not exceed 100% of the net assets of the Scheme in accordance with Clause 12.24 of SEBI Master Circular dated June 27, 2024.

### **Portfolio Rebalancing**

The investment pattern stated above is indicative and may be changed due to market conditions. The proportion of the scheme invested in each type of security will vary in accordance with microeconomic & macroeconomic conditions, interest rates, and other relevant considerations. These instances may be beyond the control of the fund manager & the AMC and hence may require such deviations only with the prior approval of SEBI. Such changes in the investment pattern will be transitionary in nature and will be undertaken as defensive considerations only in accordance with Clause 1.14.1.2 of SEBI Master Circular dated June 27, 2024. Defensive considerations may be determined by the fund manager and in case of deviations on account of exogenous factors, the fund manager will endeavor to rebalance the Scheme within 30 calendar days from the date of such deviation. The intention being at all times to seek to protect the interests of the Unit holders. The risks associated with each investment pattern stated above.

In the event of any deviations from the mandated asset allocation as mentioned above due to passive breaches, portfolio rebalancing will be carried out by the AMC/Fund Manager within 30 business days of the date of the said deviation. This rebalancing will be subject to prevailing market conditions and in the interest of the investors. In case the rebalancing is not done within the specified period of 30 business days, the matter would be recorded in writing and shall be placed before the Investment Committee. The Investment Committee shall record the reason in writing leading the reason for falling the exposure outside the asset allocation and if so desires, the Committee shall extend the timelines upto 60 (sixty) business days from the date of completion of mandated rebalancing period of 30 business days in line with Clause 2.9 of SEBI Master Circular dated June 27, 2024.

	Further, in case, the portfolio of schemes is not rebalanced within the aforementioned both the timelines, the AMC shall:
	<ul> <li>Not launch any new scheme till the time the portfolio is rebalanced.</li> <li>Not levy exit load, if any, on the investor exiting the scheme.</li> </ul>
	And in line with Clause 2.9 of Master Circular dated June 27, 2024, necessary reporting and disclosures shall be made to Trustees and investors in this regard
Investment Strategy	The primary investment objective of the Scheme is to seek to generate long-term capital appreciation by creating a portfolio that shall predominantly invest in equity and equity related instruments falling under the category of large cap companies. Though the benchmark is NIFTY 100 TRI, the investments will not be limited to the companies constituting the benchmark.
	The list is only indicative of the universe of stock that the fund may invest into. It is not exhaustive, and the fund may invest in other companies as well. The fund will combine top down and bottom up approach to construct the portfolio.
	qMML may, from time to time, review and modify the Scheme's investment strategy if such changes are considered to be in the best interests of the unitholders and if market conditions warrant it. No assurance can be given that the fund manager will be able to identify or execute such strategies.
	The Scheme may also invest a part of its corpus in overseas markets, Global Depository Receipts (GDRs), ADRs, overseas equity, bonds and mutual funds and such other instruments as may be allowed under the Regulations from time to time.
Risk Profile of the	Mutual Fund Units involve investment risks including the possible loss of principalScheme specific risk factors are summarized below:
Scheme	Risk factors associated with investing in debt and money market instruments
	Credit Risk: Debt instruments carry a Credit Risk, which essentially implies a failure on the part of the issuer of the security to honour its principal or interest repayment obligations. This inability of a credit issuer to honour its obligation is generally a function of underlying performance of the asset, in terms of generating the requisite cashflows. Credit risks of debt securities are rated by independent rating agencies. These ratings range from 'AAA' (read as 'Triple A' denoting 'Highest Safety') to 'D' (denoting 'Default'), with intermediate ratings between the two extremes. Deteriorating credit profile of an issuer may lead to a rating agency lowering the rating on its debt instruments; this is likely to lead to a fall in the price of these instruments.
	Liquidity Risk: Liquidity risk for debt instruments refers to the possibility that there might not be a ready buyer for the debt instrument at a time when the scheme decides to sell it. Liquidity risk is generally a function of the issuer (government securities are generally more liquid than corporate bonds), ratings (higher rated instruments are generally more liquid), and tenure (near tenure instruments are generally more liquid).
	Interest-Rate Risk: In case of fixed income bearing debt instruments, when interest rates rise, prices of the securities decline and when interest rates fall, the prices increase. The extent of sensitivity of a security to movement in interest rates is determined by its duration, which is a function of the existing coupon, the payment-frequency of such coupon, and days to maturity. Floating rate securities, with coupon linked to market interest rates have less sensitivity to interest rate risk.
	Re-investment Risk: Investments in fixed income securities carry re-investment risk as interest rates prevailing on the coupon payment or maturity dates may differ from the original coupon of the bond.
	Prepayment Risk: Certain fixed income instruments come with a 'call option' which give the issuer the right to redeem the security through prepayment before the maturity date. This option is generally exercised in periods of declining interest rates, and will result in the scheme having to reinvest the proceeds of prepayment at lower yields, resulting in lower interest income.
	Basis Risk: The underlying benchmark of a floating rate security or a swap might become less active or may cease to exist and thus may not be able to capture the exact interest rate movements, leading to loss of value of the portfolio.
	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

leading to loss in value         Liquidity Risk: The I         premium attached to         to loss in value of th         Liquidity Risk on ac         holdings of unlisted         unlisted security can         date can lead to loss         Settlement Risk: Fix         house to swiftly exec         For details on risk fac         Plans/Option         ns         A. Regular Plan (F         1. Growth (C         2. Income o         B. Direct Plan (For         1. Growth (C         2. IDCW (Re         • Default Options         In case the inves         Default Plan - D         Default Plan - D         Default Dividen					
premium attached to         to loss in value of the         Liquidity Risk on ac         holdings of unlisted         unlisted security can         date can lead to loss         Settlement Risk: Fix         house to swiftly exec         For details on risk fac         Plans/Optio         ns         The investor can opt         A. Regular Plan (For         1. Growth (C         2. Income o         B. Direct Plan (For         1. Growth (C         2. IDCW (Ref         • Default Options         In case the invertion         Default Dividen         Investors are request         distributor) or Regular         1         2         3         4         5         6		the spread of the security of	over the underlying benchmark might increas		
holdings of unlisted unlisted security can date can lead to loss         Settlement Risk: Fix house to swiftly exect For details on risk fact         Plans/Optio ns       The investor can opt A. Regular Plan (Finther 1. Growth (Cincentric))         B. Direct Plan (Fonther 1. Growth (Cincentric))         2. Income on B. Direct Plan (Fonther 1. Growth (Cincentric))         3. In case the investor sare request distributor) or Regular         Investors are request distributor) or Regular         1         2         3         4         5         6	Liquidity Risk: The liquidity of a bond may change, depending on market conditions leading to changes in the liquidity premium attached to the price of the bond. At the time of selling the security, the security can become illiquid, leading to loss in value of the portfolio.				
house to swiftly exer         For details on risk fact         For details on risk fact         Plans/Options         The investor can opt         A. Regular Plan (F         1. Growth (C         2. Income o         B. Direct Plan (For         1. Growth (C         2. IDCW (Ref         • Default Options         In case the inverted         Default Plan - D         Default Dividen         Investors are request distributor) or Regular         1         2         3         4         5         6	securities may be affect go down in value before	ted if they have to be sold	ion of the Schemes' investments due to the prior to their target date of divestment. Th elling of these securities before the divestmer		
Plans/Optio       The investor can option         ns       A. Regular Plan (F         1. Growth (C       2. Income o         B. Direct Plan (For       1. Growth (C         2. InCome o       B. Direct Plan (For         1. Growth (C       2. IDCW (R         • Default Options       In case the investors are request distributor) or Regular         Investors are request distributor) or Regular       1         1       2         3       4         5       6		n the risk of settlement whi hich can lead to adverse mo	ch can adversely affect the ability of the fun ovements in NAV.		
ns       A. Regular Plan (F         1. Growth (C         2. Income o         B. Direct Plan (For         1. Growth (C         2. Income o         B. Direct Plan (For         1. Growth (C         2. IDCW (Re         • Default Options         In case the inver         Default Plan - D         Default Dividen         Investors are request         distributor) or Regular         1         2         3         4         5         6	ctors and risk mitigation n	measures, please refer SID			
A. Regular Plan (P 1. Growth (C 2. Income o B. Direct Plan (For 1. Growth (C 2. IDCW (Re • Default Options In case the inve Default Plan - D Default Dividen Investors are request distributor) or Regular 1 2 3 4 5 6	for the following:				
1.       Growth (C         2.       Income o         B.       Direct Plan (For         1.       Growth (C         2.       IDCW (Re         •       Default Options         In case the inverte       Default Plan - D         Default Plan - D       Default Dividen         Investors are request       distributor) or Regular         1       2         3       4         5       6	For applications routed the	rough Distributors):			
<ul> <li>2. Income o</li> <li>B. Direct Plan (For</li> <li>1. Growth (C</li> <li>2. IDCW (Re</li> <li>Default Options</li> <li>In case the invertex of the investors are request distributor) or Regular</li> </ul>	Capital Appreciation)	<b>o</b> ,			
<ul> <li>B. Direct Plan (For 1. Growth (C</li> <li>2. IDCW (Reference))</li> <li>Pefault Options In case the inverse Default Plan - D</li> <li>Default Plan - D</li> <li>Default Dividen</li> <li>Investors are request distributor) or Regular</li> <li>Scenario</li> <li>1</li> <li>2</li> <li>3</li> <li>4</li> <li>5</li> <li>6</li> </ul>	,	1 Withdrawal (IDC)W/\/Dagu	or Incomo)		
1. Growth (0         2. IDCW (Re         • Default Options         In case the inver         Default Plan - D         Default Dividen         Investors are request         distributor) or Regular         1         2         3         4         5         6	·	l Withdrawal (IDCW)(Regul	ar income)		
<ul> <li>2. IDCW (R</li> <li>Default Options In case the inverse Default Plan - D</li> <li>Default Plan - D</li> <li>Default Dividen</li> <li>Investors are request distributor) or Regular</li> <li>Scenario</li> <li>1</li> <li>2</li> <li>3</li> <li>4</li> <li>5</li> <li>6</li> </ul>	r applications not routed t	through Distributors):			
Default Options     In case the inves     Default Plan - D     Default Dividen     Investors are request     distributor) or Regula     Scenario     1     2     3     4     5     6	Capital Appreciation)				
In case the inve Default Plan - D Default Dividen Investors are request distributor) or Regula Scenario	egular Income)				
Default Plan - Default Plan - Default Plan - Default Dividen Investors are request distributor) or Regula Scenario 1 2 3 4 5 6					
Default Plan - Default Plan - Default Plan - Default Dividen Investors are request distributor) or Regula Scenario 1 2 3 4 5 6	In case the investor does not select suitable alternative, defaults applicable shall be as follows:				
Default Dividen Investors are request distributor) or Regula Scenario 1 2 3 4 5 6					
Investors are request distributor) or Regula Scenario 1 2 3 4 5 6	•				
distributor) or Regula Scenario	Default Dividend Payout Option – Re-invest				
1 2 3 4 5 6			r of "Direct Plan (application not routed throug lid applications received under the scheme:		
2 3 4 5 6	Broker Code mentioned by the investor	Plan mentioned by the investor	Default Plan to be captured		
3 4 5 6	Not mentioned	Not mentioned	Direct Plan		
4 5 6	Not mentioned	Direct	Direct Plan		
5 6	Not mentioned	Regular	Direct Plan		
6	Mentioned	Direct	Direct Plan		
	Direct	Not mentioned	Direct Plan		
	Direct	Regular	Direct Plan		
	Mentioned	Regular Not montioned	Regular		
	8 Mentioned Not mentioned Regular				

Applicable	Subscriptions/Purchases including S	Switch - ins:		
NAV (after the scheme opens for	The following cut-off timings shall be ob the following NAVs shall be applied for s	•	of purchase of units of the Scheme and	
repurchase and sale)	<ol> <li>where the application is received upto 3.00 pm on a Business day and funds are available for utilization before the cut-off time – the closing NAV of the previous Business day shall be applicable;</li> <li>where the application is received after 3.00 pm on a Business day and funds are available for utilization on the same day or before the cutoff time of the same Business Day - the closing NAV of the same Business Day shall be applicable;</li> <li>irrespective of the time of receipt of application, where the funds are not available for utilization before the cut-off time - the closing NAV of Business day on which the funds are available for utilization shall be applicable.</li> </ol>			
	For determining the applicable NAV for allotment of units in respect of purchase / switch in the Scheme, it shall be ensured that: i. Application is received before the applicable cut-off time ii. Funds for the entire amount of subscription/purchase as per the application are credited to the bank account of the Scheme before the cutoff time. iii. The funds are available for utilization before the cut-off time.			
	The aforesaid provisions shall also b Systematic Transfer Plan, etc offered by		ns like Systematic Investment Plan,	
	For Redemption/ Repurchases/Switc	h out:		
	The following cut-off timings shall be ob	served by the Mutual Fund in respect o	f Repurchase of units:	
	a. where the application received upto 3.00 pm - closing NAV of the day of receipt of application; and			
	b. an application received after 3.00 pm – closing NAV of the next Business Day.			
	The above mentioned cut off timing shall also be applicable to transactions through the online trading platform.			
	In case of Transaction through Stock Ex & time; the transaction is entered in stoc be issued to the investor.	-		
Minimum Application Amount/ Number of Units	<b>Purchase</b> Rs. 1,000/- and in multiples of Re. 1/- thereafter	Additional Purchase Rs. 1,000/- and in multiples of Re. 1/- thereafter	Redemption Rs. 1,000/- or the unit balance whichever is less	
Despatch of Repurchas e (Redemptio n) Request	Redemption: Within three working days Mutual Fund.	s of the receipt of the redemption reque	est at the authorised centre of the quant	
Benchmark Index	NIFTY 100 TRI			
Dividend Policy	The Trustee may decide and declare di surplus (based on realised profits), fron		ubject to availability of distributable	
Name of the Fund	Mr. Sandeep Tandon – Fund Manager	– Equity		

	Mr. Vasav Sahgal – Fund Manager – Equity				
	Mr. Sanjeev Sharma – Fund Manager - Debt				
Name of the Trustee Company	quant Capital Trustee Limited				
Performanc e of the	Compounded Annualised Returns	quant Large Cap Fund	NI	FTY 100 TRI	
scheme:	Returns for last 1 year	48.11%		38.84%	
	Returns for last 3 year	-		-	
	Returns for last 5 year	-		-	
	Returns since inception	27.59%		22.11%	
	60.0%	quant Large Cap Fund	NIFTY_100_TRI NIFTY_100_TRI		
	30.0%				
Additional	FY23-24	FY22-23 FY21-			
Additional Scheme		ldings - Top 10 holdings by is antmutual.com/statutory-disc		cation towards varioussecto	ors is
Related Disclosures		nd exposure to Top 7 issuers able on https://guantmutual.c			of NAV
Disclosules		k for Portfolio Disclosure –	011/000010805/180	lsneel	
	a. For Monthly Portfolio: https://quantmutual.com/statutory-disclosures				
		te as on 30.09.2024: 5.58 ti		-uisulusul 85	
Expenses	Continuous Offer:				
of the	Total lands Franciscus Const.			former the state of state	t of wells
Scheme Load	Exit load: For redemptions / switch outs (including SIP/STP) within 15 days from the date of allotment of units, irrespective of the amount of investment: 1%These are the fees and expenses for operating the scheme. These				
Structure	expenses include Investment Management and Advisory Fee charged by the AMC, Registrar and Transfer Agents' fee, marketing and selling costs etc. as given in the table below:				
Dee:	The AMC has estimated that upto 2.25 % of the daily net assets of the Scheme will be charged as expenses.				es.
Recurring expenses	For the information of investors, weekly average net assets, in an			-going basis, as a percenta	age of the
	Expense	e Head	% of daily Net Assets		
	Investment Management and	d Advisory fees	Upto 2.25%		

	Audit fees Custodian fees			
	RTA fees			
	Marketing & Selling expense incl. agent commission			
	Cost related to investor communications			
	Cost of fund transfer from location to location			
	Cost of providing account statements and			
	IDCW redemption cheques and warrants			
	Costs of statutory Advertisements			
	Cost towards investor education & awareness (at least 2 bps)			
	Brokerage & transaction cost over and above 12 bps			
	and 5 bps for cash and derivative market trades resp.			
	Goods & Service Tax (GST) on expenses other			
	than investment and advisory fees			
	GST on brokerage and transaction cost Other Expenses*			
	Maximum total expense ratio (TER)			
	permissible under Regulation 52(6)(c)			
	Additional expenses under regulation 52(6A)(c)	Upto 0.05%		
	Additional expenses for gross new inflows from specified cities under regulation 52(6A)(b)	Upto 0.30%		
	Note: The total annual recurring expenses of the Direct Plar extent of the distribution expenses/ commission charged to the			
	As per Regulation 52(6)(c) of SEBI Regulations, the total exp and Advisory Fees, shall be subject to following limits as spe		e, including Investment Management	
	(i) On the first Rs. 500 crore of the daily net assets: 2.	25%;		
	(ii) On the next Rs.250 crores of the daily net assets: 2	.00%;		
	(iii) On the next Rs.1,250 crores of the daily net assets:	1.75%;		
	(iv) On the next Rs. 3,000 crore of the daily net assets:	1.60%;		
	(v) On the next Rs. 5,000 crore of the daily net assets:	1.50%;		
	(vi) On the next Rs. 40,000 crores of the daily net as increase of Rs. 5,000 crores of daily net assets or part there	•	e ratio reduction of 0.05% for every	
	(vii) On the balance of the assets : 1.05%			
	Actual Expense for the previous financial year: https://quantmutual.com/statutory-disclosures			
	The maximum limit of recurring expenses that can be charged to the Scheme would be as per Regulation 52 of the SEBI (MF) Regulation, 1996. Investors are requested to read "Section- Annual Scheme Recurring Expenses" in the SID.			
Tax treatment for the Investors (Unitholder	Investor is advised to refer to the details in the Statement of Additional Information and also independently refer to his tax advisor.			

s)			
Daily Net Asset Value (NAV) Publication	NAV shall be published before 1 website: www.amfiindia.com	11.00 p.m on all business days on AMC website: www.quantmutual.com and AMFI	
For	Name	quant Mutual Fund	
Investor Grievances please contact	Administrative Office Address & Contact	Sth Floor, Sea Breeze Building, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400 025. Tel.: +91 22 6295 5000 Nebsite: www.quantmutual.com	
	Name and address of Registrar For Demat Units	KFin Technologies Limited Jnit: quant Mutual Fund Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032 Contact No.: 040-6716 2222	
Unitholders	Accounts Statements		
Information	• On acceptance of the application for subscription, an allotment confirmation specifying the number of units a		
		ng units in the dematerialized mode, the Fund will not send the account statement to ent provided by the Depository Participant will be equivalent to the account statement.	
	• For those unit holders who h	ave provided an e-mail address, the AMC will send the account statement by e-mail.	
	Should the Unit holder expe holder shall promptly advise means. It is deemed that the	to download and print the documents after receiving e-mail from the Mutual Fund. erience any difficulty in accessing the electronically delivered documents, the Unit the Mutual Fund to enable the Mutual Fund to make the delivery through alternate Unit holder is aware of all security risks including possible third party interception of of the documents becoming known to third parties.	
	of specific request received	t for a physical account statement by writing/calling the AMC/ISC/Registrar. In case from the Unit Holders, the AMC/Fund will provide the Account Statement to the lays from the receipt of such request.	
	Consolidated Account Stateme	ent (CAS)	
		tailing all the transactions and holding at the end of the month including transaction cross all schemes of all mutual funds. CAS issued to investors shall also provide the stment in each scheme.	
	Further, CAS issued for the half-	year (September/ March) shall also provide	
		nission paid by AMC/Mutual Fund to distributors (in absolute terms) during the half- cerned investor's total investments in each scheme.	
	and Advisory fees, Commis applicable plan (regular or transaction will include purc	al Expense Ratio (in percentage terms) along with the break up between Investment ssion paid to the distributor and Other expenses for the period for each scheme's direct or both) where the concerned investor has actually invested in. The word shase, redemption, switch, IDCW payout, IDCW reinvestment, systematic investment I plan and systematic transfer plan.	
	For Unitholders not holding De	emat Account:	
	CAS for each calendar month sh	all be issued, on or before tenth day of succeeding month by the AMC.	

The AMC shall ensure that a CAS for every half yearly (September/ March) is issued, on or before tenth day of succeeding month, detailing holding at the end of the six month, across all schemes of all mutual funds, to all such investors in whose folios no transaction has taken place during that period.

The AMC shall identify common investors across fund houses by their Permanent Account Number (PAN) for the purposes of sending CAS. In he event the account has more than one registered holder, the first named Unit Holder shall receive the Account Statement.

The AMC will send statement of accounts by e-mail where the Investor has provided the e-mail id. Additionally, the AMC may at its discretion send Account Statements individually to the investors.

#### For Unitholders holding Demat Account:

SEBI vide its circular no. CIR/MRD/DP/31/2014 dated November 12, 2014 read with other applicable circulars issued by SEBI from time to time, to enable a single consolidated view of all the investments of an investor in Mutual Fund and securities held in demat form with Depositories, has required Depositories to generate and dispatch a single CAS for investors having mutual fund investments and holding demat accounts.

In view of the aforesaid requirement, for investors who hold demat account, for transactions in the schemes of quant Mutual Fund, a CAS, based on PAN of the holders, will be sent by Depositories to investors holding demat account, for each calendar month within 15th day of the succeeding month to the investors in whose folios transactions have taken place during that month.

CAS will be sent by Depositories every half yearly (September/March), on or before 21st day of succeeding month, detailing holding at the end of the six month, to all such investors in whose folios and demat accounts there have been no transactions during that period.

CAS sent by Depositories is a statement containing details relating to all financial transactions made by an investor across all mutual funds viz. purchase, redemption, switch, IDCW payout, IDCW reinvestment, systematic investment plan, systematic withdrawal plan, systematic transfer plan (including transaction charges paid to the distributor) and transaction in dematerialized securities across demat accounts of the investors and holding at the end of the month.

In case of demat accounts with nil balance and no transactions in securities and in mutual fund folios, the depository shall send account statement in terms of regulations applicable to the depositories. Investors whose folio(s)/ demat account(s) are not updated with PAN shall not receive CAS.

Consolidation of account statement is done on the basis of PAN. Investors are therefore requested to ensure that their folio(s)/ demat account(s) are updated with PAN. In case of multiple holding, it shall be PAN of the first holder and pattern of holding.

For Unit Holders who have provided an e-mail address to the Mutual Fund or in KYC records, the CAS is sent by email. However, where an investor does not wish to receive CAS through email, option is given to the investor to receive the CAS in physical form at the address registered in the Depository system.

Investors who do not wish to receive CAS sent by depositories have an option to indicate their negative consent. Such investors may contact the depositories to opt out. Investors who do not hold demat account continue to receive CAS sent by RTA/AMC, based on the PAN, covering transactions across all mutual funds as per the current practice.

In case an investor has multiple accounts across two depositories; the depository with whom the account has been opened earlier will be the default depository.

The dispatches of CAS by the depositories constitute compliance by the AMC/ the Fund with the requirement under Regulation 36(4) of SEBI (Mutual Funds) Regulations. However, the AMC reserves the right to furnish the account statement in addition to the CAS, if deemed fit in the interest of investor(s).

Investors whose folio(s)/demat account(s) are not updated with PAN shall not receive CAS. Investors are therefore requested to ensure that their folio(s)/demat account(s) are updated with PAN.

For folios not included in the CAS (due to non-availability of PAN), the AMC shall issue monthly account statement to such Unit holder(s), for any financial transaction undertaken during the month on or before 15th of succeeding month by mail or email.

For folios not eligible to receive CAS (due to non-availability of PAN), the AMC shall issue an account statement detailing holding across all schemes at the end of every six months (i.e. September/March), on or before 21st day of succeeding month, to all such Unit holders in whose folios no transaction has taken place during that period shall be sent by mail/e-mail.

Option to hold units in dematerialised (demat) form

Investors shall have an option to receive allotment of Mutual Fund units in their demat account while subscribing to the Scheme in terms of the guidelines/ procedural requirements as laid by the Depositories (NSDL/CDSL) from time to time.
Investors desirous of having the Units of the Scheme in dematerialized form should contact the ISCs of the AMC/Registrar.
Where units are held by investor in dematerialized form, the demat statement issued by the Depository Participant would be deemed adequate compliance with the requirements in respect of dispatch of statements of account.
In case investors desire to convert their existing physical units (represented by statement of account) into dematerialized form or vice versa, the request for conversion of units held in physical form into Demat (electronic) form or vice versa should be submitted alongwith a Demat/Remat Request Form to their Depository Participants. In case the units are desired to be held by investor in dematerialized form, the KYC performed by Depository Participant shall be considered compliance of the applicable SEBI norms.
Further, demat option shall also be available for SIP transactions. Units will be allotted based on the applicable NAV as per Scheme Information Document and will be credited to investors Demat Account on weekly basis on realization of funds.
Units held in Demat form are freely transferable in accordance with the provisions of SEBI (Depositories and Participants) Regulations, as may be amended from time to time. Transfer can be made only in favour of transferees who are capable of holding units and having a Demat Account. The delivery instructions for transfer of units will have to be lodged with the Depository Participant in 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.
For details, Investors may contact any of the Investor Service Centres of the AMC.
<ol> <li>Portfolio Disclosure         <ol> <li>AMC shall disclose portfolio (along with ISIN) as on the last day of the month and half-year (i.e. 31st March and on 30th September) for the Scheme on its website and on the website of AMFI within 10 days from the close of each month/ half-year respectively.</li> <li>AMC shall send the monthly and half-yearly statement of scheme portfolio via email to those unitholders whose email addresses are registered with AMC/Mutual Fund within 10 days from the close of each month and half-year respectively. The unit holders are requested to ensure that their email address is registered with AMC/Mutual Fund.</li> </ol> </li> </ol>
3. AMC shall publish an advertisement, in all the India edition of at least two daily newspapers, one each in English and Hindi, every half-year disclosing the hosting of the half-yearly statement of its schemes portfolio on its website and on the website of AMFI and the modes such as telephone, email or written request (letter), etc. through which unitholders can submit a request for a physical or electronic copy of the half-yearly statement of its schemes portfolio.
<ol> <li>Further, AMC shall provide a physical copy of the statement of its scheme portfolio, without charging any cost, on specific request received from a unitholder.</li> <li>Unitholders' can obtain the scheme's latest portfolio holding in a user-friendly and downloadable spreadsheet format at the following link <u>https://quantmutual.com/downloads/factsheet</u>.</li> </ol>
Half Yearly Unaudited Financial Results Disclosure: AMC shall within one month from the close of each half year, (i.e. 31st March and on 30th September), host a soft copy of its unaudited financial results on its website ( <u>www.quantmutual.com</u> ). Further, the AMC shall publish an advertisement disclosing the hosting of such unaudited half yearly financial results on their website, in atleast one national English daily newspaper and a regional newspaper published in the language of the region where the Head Office of the Mutual Fund is situated. Necessary link for the Half Yearly Unaudited Financial Results Disclosure shall also be provided on the AMFI website ( <u>www.amfiindia.com</u> ).
Annual Report or abridged summary thereof: Para 5.4 of SEBI Master Circular dated June 27, 2024, shall be complied with in order to bring cost effectiveness in disclosing and providing information to unitholders and as a green initiative measure. For more details, Investors are requested to refer the Scheme Information Document (SID).

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