

Key Information Memorandum (KIM) and Application Form

Edelweiss Consumption Fund

(An open-ended equity scheme following consumption theme)

This product is suitable for investors who are seeking*:

Scheme Risk-o-meter

As per AMFI Tier I Benchmark - NIFTY India Consumption TRI

Long term capital appreciation
Investment in equity and equity related instruments with a focus on companies engaged in consumption and consumption related sectors or allied sectors.

The risk of the scheme is Very High

The risk of the benchmark is Very High

The above product labelling assigned during the New Fund Offer (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 of Units of Rs. 10/- each for cash during the New Fund Offer Period and continuous offer for units at NAV based prices during the Ongoing Offer Period.

NEW FUND OFFER OPENS ON: JANUARY 31, 2025
NEW FUND OFFER CLOSES ON: FEBRUARY 14, 2025

SCHEME RE-OPEN ON: ON OR BEFORE MARCH 03, 2025

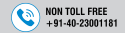
Name of the Sponsor	Edelweiss Financial Services Limited
Name of Mutual Fund	Edelweiss Mutual Fund
Name of Asset Management Company	Edelweiss Asset Management Limited (CIN: U65991MH2007PLC173409)
Name of Trustee Company	Edelweiss Trusteeship Company Limited (CIN: U67100MH2007PLC173779)
Addresses	Registered Office: Edelweiss House, Off. C.S.T Road, Kalina, Mumbai 400098
Website	https://www.edelweissmf.com/

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 etc. investors should, before investment, refer to the Scheme Information Document and Statement of Additional Information available free of cost at any of the Investor Service Centers or distributors or from the website www.edelweissmf.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 December 30, 2024.











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

Name of the Scheme	Edelweiss Consumption Fund			
Investment Objective	The fund seeks to generate long-term capital appreciation by investing predominantly in equity and equity related securities with a focus on companies engaged in consumption and consumption related sectors or allied sectors.			
	There is no assurance that the investment objective of the Scheme will be achieved.			
Asset Allocation Pattern of the	Under normal circumstances the asset allocation pattern will be:			
scheme				

Instruments	Indicative allo total a	•
	Minimum	Maximum
Equity & Equity related instruments selected on		
the basis of consumption and consumption	80	100
related sector or allied sectors @@		
Other Equity & Equity related instruments	0	20
Debt\$ and money market instruments#	0	20
Units issued by REITs and InvITs	0	10

@@ (Including Equity ETFs)
\$ (including debt ETFs)

#Money Market instruments includes commercial papers, commercial bills, treasury bills, Tri-party repo, Government securities having an unexpired maturity up to one year, call or notice money, certificate of deposit, usance bills, and any other like instruments as specified by the Reserve Bank of India from time to time.

- The cumulative gross exposure through units of Equity & Equity Related Instruments, Debt and money market instruments, Units issued by REITs and InvITs, and repo in corporate debt securities should not exceed 100% of the net assets of the scheme in line with Paragraph 12.16.1.2 and Paragraph 12.22.1.1 of SEBI Master Circular dated June 27, 2024.
- However, cash or cash equivalents with residual maturity of less than 91 days
 may be treated as not creating any exposure in line with Clause 12.24 of the
 SEBI Master Circular dated June 27, 2024 for Mutual Funds. Further, SEBI vide
 letter dated November 3, 2021 has clarified that Cash Equivalent shall consist
 of Government Securities, T-Bills and Repo on Government Securities.

There can be no assurance that the investment objective of the scheme will be realized.

Indicative Table (Actual instrument/percentages may vary subject to applicable SEBI circulars)

	Sr.	Type of Instrument	Percentage of exposure	Circular
	No.			references*
	1.	Securities Lending/ Short selling	more than 20% of its net assets in stock lending and not more than 5% of the net assets of the	Clause 12.11 of the SEBI Master Circular dated June 27, 2024, for Mutual Funds.
	2.	Equity Derivatives for non- hedging purposes.	50% of the equity net asset of the Scheme. The total exposure related to options premium paid will not exceed 20% of the net assets of the Scheme. The	Clause 7.5, 12.25, 12.25.8 of the SEBI Master Circular dated June 27, 2024, for Mutual Funds.
3	3.	Securitized Debt	Investment in securitized debt	the SEBI Master
	1.	Overseas Securities	foreign securities upto 30% of the Equity net assets of the scheme. This Scheme seeks to	Clause 12.19 of the SEBI Master Circular dated June 27, 2024 for Mutual Funds.

 			
		shall be valid for a period of six	
		months from the date of	
		closure of NFO. Post	
		completion of the six months,	
		the relevant provisions of the	
		aforesaid SEBI Master Circulars	
		dated June 27, 2024 shall be	
		applicable.	
5.	ReITS and InVITS	Not more than 10% of the net	Clause 12.21 of
		assets of the Scheme will be	the SEBI Master
		invested in InvITs and REITs	Circular dated
		and not more than 5% of the	June 27, 2024 for
			Mutual Funds.
		be invested in InvITs and REITs	
		of any single issuer.	
6.	AT1 and AT2 Bonds	10% of its NAV of the debt	Clause 12.2 of the
J.	ATT GIR ATE BUIRS	portfolio of the scheme	SEBI Master
		portions of the scheme	Circular dated
			June 27, 2024 for
_	51.1	500/ ()	Mutual Funds.
7.	Debt derivative	50% of the debt net assets of	
	exposure only for	,	SEBI Master
	hedging purpose	'	Circular dated
			June 27, 2024 for
		purposes. Exposure to a single	Mutual Funds.
		counterparty in such	
		transactions will not exceed	
		10% of the net assets of the	
		Scheme	
8.	Investment in other	Not more than 10% of the Net	-
	schemes managed by	Asset Value of the Mutual	
	the AMC or in the	Fund, provided it is in	
	schemes of any other	conformity with the investment	
	mutual fund	objectives of the Scheme.	
9.	Repo / reverse repo	Up to 10% of the net assets of	Clause 12.18 of
	in corporate debt	the scheme.	the SEBI Master
	securities		Circular dated
			June 27, 2024 for
			Mutual Funds.
10.	Structured	1. The investment of the	Clause 12.3 of
	Obligations / Credit		SEBI Master
	Enhancements		circular on
			Mutual Funds
			dated June 27,
			2024.
			2027.
		shall not exceed 5% of the	

				
			debt portfolio of the Scheme:	
			2. Unsupported rating of debt	
			instruments (i.e. without	
			factoring-in credit	
			enhancements) is below	
			investment grade; and	
			3. Supported rating of debt	
			instruments (i.e. after	
			factoring-in credit	
			enhancement) is above	
			investment grade.	
			4. The above limits shall not be	
			applicable on investments in	
			securitized debt instruments.	
			5. Investment by the Scheme in	
			debt instruments, having	
			credit enhancements backed	
			by equity shares directly or	
			indirectly, shall have a	
			minimum cover of 4 times	
			considering the market value	
			of such shares.	
			6. Further, the investment in	
			debt instruments having	
			credit enhancements should	
			be sufficiently covered to	
			address the market volatility	
			and reduce the inefficiencies	
			of invoking of the pledge or	
			cover, whenever required,	
			without impacting the	
			interest of the investors. In	
			case of fall in the value of the	
			cover below the specified	
			limit, AMCs will initiate	
			necessary steps to ensure	
			protection of the interest of	
			the investors	
	11.	Credit default swaps		Clause 12.28 of
		(CDS)		the SEBI Master
				Circular for
				Mutual Funds
				dated June 27,
				2024.
	12.	Short Term Deposits		Clause 12.16 of
1 7			Scheme in Short term	the Master

11			
		deposit(s) of all the	Circular for
		Scheduled Commercial	Mutual Funds
		Banks put together shall not	dated June 27,
		exceed 15% of the net	2024 - Pending
		assets. However, this limit	deployment of
		can be raised upto 20% of	funds of the
		the net assets with prior	Scheme in
		approval of the Board of	securities in
		Trustees. Further,	terms of the
		investments in Short Term	investment
		Deposits of associate and	objective of the
		sponsor scheduled	Scheme, the AMC
		commercial banks together	may park the
		_	
		shall not exceed 20% of	funds of the
		total deployment by the	Scheme in short
		Mutual Fund in short term	term deposits of
		deposits.	scheduled
		b. Scheme shall not invest	commercial
		more than 10% of the net	banks.
		assets in short term	
		deposit(s), of any one	
		scheduled commercial bank	
		including its subsidiaries.	
		c. Scheme shall not invest in	
		short term deposit of a bank	
		which has invested in that	
		Scheme	
		d. The Scheduled Commercial	
		Banks in which a scheme	
		has Short Term Deposits	
		shall not invest in the	
		Scheme until the Scheme	
		has Short Term Deposits	
		with such bank.	
		The same same	
		Further as per clause 12.16.1.9	
		of the Master Circular for	
		Mutual Funds dated June 27,	
		2024, it is clarified that the	
		said limits shall not apply to	
		term deposits placed as	
		margins for trading in cash and	
		derivatives market.	
13.	Investment in Tri-	Yes, in accordance with SEBI	Clause 1.10.3
	party Repo before	Guidelines.	of the SEBI
	the closure of NFO		Master Circular

	T
	dated June 27,
	2024 - The
	scheme may
	deploy the NFO
	proceeds in Tri-
	party Repo on
	G-sec or T-bills
	before the
	closure of NFO
	period. The
	appreciation
	received from
	investment in
	Tri-party Repo
	shall be passed
	on to investors.
	In case if the
	scheme is not
	able to garner
	the minimum
	subscription
	amount during
	the NFO period
	the interest
	earned upon
	investment of
	NFO proceeds
	in Tri-party
	Repo shall be
	returned to
	investors, in
	proportion of
	their
	investments,
	along-with the
	refund of the
	subscription
	amount. The
	AMC shall not
	charge any
	investment
	management
	and advisory
	fees on funds
	deployed in Tri-
	party Repo
	party Nepo

		during the NFO
		period.

Change in Asset Allocation Pattern

Due to market conditions, the AMC may invest beyond the range set out in the asset allocation. Such deviations shall normally be for short term and defensive considerations as per Paragraph 1.14.1.2 of SEBI Master Circular dated June 27, 2024, and the fund manager will rebalance the portfolio within 30 calendar days from the date of deviation.

Portfolio Rebalancing and reporting & disclosure requirement:

In the event of deviation from mandated asset allocation mentioned in the Scheme Information Document (SID) due to passive breaches (occurrence of instances not arising out of omission and commission of AMCs), the same will be rebalanced within 30 business days. In case the asset allocation is not rebalanced within 30 business days justification in writing, including details of efforts taken to rebalance the portfolio shall be placed before Investment Committee (IC). The IC can extend the timelines up to sixty (60) business days from the date of completion of the mandated rebalancing period. In case the portfolio of schemes is not rebalanced within the aforementioned mandated plus extended timelines, AMCs shall:

- i. not be permitted to launch any new scheme till the time the portfolio is rebalanced.
- ii. not levy exit load, if any, on the exiting investors.

AMCs will report the deviation to Trustees at each stage. Further, in case the AUM of deviated portfolio is more than 10% of the AUM of main portfolio of the scheme, the investors will be immediately informed through SMS and email / letter including details of portfolio not rebalanced. Email / Letter and SMS will also be immediately triggered as and when the rebalancing of portfolio takes place. The same will also be communicated to investors through periodic portfolio disclosures as mandated by SEBI.

The above norms shall be applicable to main portfolio and not to segregated portfolio(s). The above is in line within Clause 2.9 of the SEBI Master Circular dated June 27, 2024 for Mutual Funds as amended from to time.

Investment Strategy

The scheme aims to generate capital appreciation by investing predominantly in equity and equity related securities with a focus on companies engaged in consumption and consumption related sectors or allied sectors.

The indicative list of sectors that the scheme would invest in:

- FMCG
- Consumer non-durables
- Automobile and Auto Components
- Telecommunication
- Consumer Services
- Media & Entertainment

- Consumer Durables
- Consumer focused E-Commerce & Fintech
- Lending Financials
- Textiles
- Pharmaceutical & Healthcare
- Power
- Realty/Hotels
- Hospitality

Please note that the above list is indicative, and the Fund Manager may add such other sector/industries which satisfy the consumption theme. The fund Manager may also add other sectors as may be added in Nifty India Consumption Index from time to time.

The scheme would be agnostic to market capitalization and may take concentrated exposure to specific stocks. It aims to capitalize on the diverse investment opportunities within the consumer investment theme, which responds to enduring changes in both emerging and developed markets. Rather than focusing solely on the consumer sector, the fund will target a broad spectrum of sectors benefiting from increased consumption. The fund manager may not have any bias towards particular market cap or style in selecting investment opportunities.

The scheme may also invest some portion of the investible funds in equity and equity related securities of companies other than in the companies engaged in consumption space or allied activities.

An exposure to various derivatives instruments is likely - for the purposes of hedging, portfolio balancing and optimizing returns.

In case of Debt and Money Market securities, the scheme aims to identify securities which offer optimal level of yields/returns, considering risk-reward ratio. With the aim of controlling risks rigorous in-depth credit evaluation of the securities proposed to be invested in will be carried out by the Risk Management team of the AMC. The credit evaluation includes a study of the operating environment of the issuer, the short as well as long-term financial health of the issuer.

The AMC may consider the ratings of such Rating Agencies as approved by SEBI to carry out the functioning of rating agencies.

The scheme may also invest in Units issued by REITs & InvITs after doing due research on the same. The scheme may also invest in preference shares.

Further, the Scheme may invest in other schemes managed by the AMC or in the Schemes of any other Mutual Funds, provided it is in conformity with the prevailing Regulations. As per the Regulations, no investment management fees will be charged for such investments.

The Scheme may use derivative instruments like Interest Rate Swaps, Interest Rate Futures, Forward Rate Agreements or other derivative instruments for the purpose of hedging, portfolio balancing and other purposes, as permitted under the Regulations. Hedging using Interest Rate Futures could be perfect or imperfect, subject to applicable regulations. Usage of derivatives may expose the Scheme to certain risks inherent to such derivatives. It may also invest in securitized debt.

The scheme may undertake repo transactions in corporate debt securities in accordance with the directions issued by RBI and SEBI from time to time. Such an investment shall be made subject to the guidelines which may be prescribed.

For the present, the Scheme does not intend to enter into underwriting obligations. However, if the Scheme does enter into an underwriting agreement, it would do so with the prior approval of the Board of the AMC/Trustee.

Risk Profile of the Scheme

Mutual Fund Units involve investment risks including the possible loss of principal. Please read the SID carefully for details on risk factors before investment. Scheme specific Risk Factors are summarized below:

1. Risk Factors Associated with Equity & Equity related instruments

- Investment Risk The value of the Scheme's investments may be affected
 generally by factors affecting securities markets, such as price and volume
 volatility in the capital markets, etc. Investments in equity and equity related
 securities involve a degree of risk and investors should not invest in the
 Scheme unless they can afford to take the risk of losing their investment.
- Settlement Risk Settlement periods and transfer procedures may restrict the liquidity of the investments made by the Scheme. The Scheme may face liquidity risk or execution risk or redemption risk or the risk of NAV going below par.
- Valuation Risk The liquidity and valuation of the Scheme's investments due to
 its holdings of unlisted securities may be affected if they have to be sold prior
 to the target date for disinvestment.
- Liquidity Risk The liquidity of the Scheme's investments may be inherently restricted by trading volumes, transfer procedures and settlement periods. From time to time, the Scheme will invest in certain securities of certain companies, industries, sectors, etc. based on certain investment parameters as adopted internally by AMC. While at all times the AMC will endeavour that excessive holding/investment in certain securities of industries, sectors, etc. by the Scheme(s) are avoided, the funds invested by the Scheme in certain securities of industries, sectors, etc. may acquire a substantial portion of the Scheme's investment portfolio and collectively may constitute a risk associated with non-diversification and thus could affect the value of investments.
- Other Risk At times, taking benefit of investing in Special Situations may involve certain risks like the promoter may choose not to accept the discovered prices or the Regulatory hurdles may delay any specific corporate action.
- Price Risk The price of equity and equity related securities may go up or down

depending on a variety of factors and hence investors may note that AMC/Fund Manager's investment decisions may not be always profitable. Although it is intended to generate capital appreciation and maximize the returns by actively investing in equity securities and utilising debt and money market instruments as a defensive investment strategy.

2. Risk Associated with the Scheme's strategy

The Scheme will invest atleast 80% of it's net assets in equity / equity related instruments of companies selected on the basis of consumption theme. The scheme is thematic in nature, hence will be affected by the risks associated with the theme/sector. This will limit the capability of the scheme to invest in other sectors/themes. The Scheme would invest in equity and equity related securities of companies engaged in the particular sector / theme and hence concentration risk is expected to be high. Also, as with all equity investing, there is a risk that companies in that specific sector / theme will not achieve its expected earnings results, or that an unexpected change in the market or within the company will occur, both of which may adversely affect investment results. Owing to high concentration risk for thematic / sectorial scheme, risk of capital loss is highest. There is an element of unpredictable market cycles that could run for extended periods. Loss of value due to macro-economic changes, obsolescence, or regulatory changes coupled with structural rigidity of the scheme can lead to permanent loss of capital.

3. Risks Associated with investing in Debt and Money Market Instruments

- i. Interest rate Risk: Price of a fixed income instrument generally falls when the interest rates move up and vice- versa. The extent of the fall or rise in the prices depends upon the coupon and maturity of the security. It also depends upon the yield level at which the security is being traded. The NAV of the Scheme is expected to increase from a fall in interest rates while it would be adversely affected by an increase in the level of interest rates.
- ii. Credit risk or default Risk: Credit risk is the risk that the issuer of a debenture/ bond or a money market instrument may default on interest and/or principal payment obligations. Even when there is no default, the price of a security may change with expected changes in the credit rating of the issuer. It is to be noted here that Government Security is a sovereign security and is the safest. Corporate bonds carry a higher amount of credit risk than Government Securities. Within corporate bonds also there are different levels of safety and a bond rated higher by a particular rating agency is safer than a bond rated lower by the same rating agency.
- iii. Liquidity & Settlement Risk: The liquidity of a fixed income security may change, depending on market conditions, leading to changes in the liquidity premium attached to the price of such securities. At the time of selling the security, the security can become illiquid, leading to loss in value of the portfolio. Different segments of the financial markets have different settlement cycle/periods, and such settlement cycle/periods may be impacted by unforeseen circumstances, leading to Settlement Risk. This can adversely affect the ability of the Fund to swiftly execute trading strategies which can lead to

adverse movements in NAV.

- iv. Reinvestment Risk: Interest rates may vary from time to time. The rate at which intermediate cash flows are reinvested may differ from the original interest rates on the security, which can affect the total earnings from the security.
- v. Performance Risk: Performance of the Scheme may be impacted with changes in factors, which affect the capital market and in particular the debt market.
- vi. Prepayment Risk: The Scheme may receive payment of monthly cashflows earlier than scheduled, which may result in reinvestment risk.
- **vii. Market Risk**: Lower rated or unrated securities are more likely to react to developments affecting the market as they tend to be more sensitive to changes in economic conditions than higher rated securities.

There can be no assurance that a Scheme's investment objectives will be achieved, or that there will be no loss of capital. Investment results may vary substantially on a monthly, quarterly, or annual basis.

4. Risk factors associated with Derivatives

i) General Risk Factors associated with 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 the decision of fund manager may not always be profitable. No assurance can be given that the fund manager will be able to identify or execute such strategies.

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.

Trading in derivatives has the following risks:

- An exposure to derivatives in excess of the hedging requirements can lead to
- An exposure to derivatives, when used for hedging purposes, can also limit the profits from a genuine investment transaction.
- Derivatives carry the risk of adverse changes in the market price.
- Illiquidity Risk i.e. risk that a derivative trade may not be executed or reversed quickly enough at a fair price, due to lack of liquidity in the market.

The Fund may use derivatives instruments like equity futures & options, or other derivative instruments as permitted under the Regulations and Guidelines. Usage of derivatives will expose the Scheme to liquidity risk, open position risk, and opportunities risk etc. Such risks include the risk of mispricing or improper valuation and the inability of derivatives to correlate perfectly with underlying assets, rates and indices. In case, of the derivative strategies, it may not be possible to square off

the cash position against the corresponding derivative position at the exact closing price available in the Value Weighted Average Period. Debt derivatives instruments like interest rate swaps, forward rate agreements or other derivative instruments also involve certain risks.

5. Risks Associated with exposure in Tri-party Repo

Risk of exposure in the Tri-party Repo settlement Segment provided by CCIL emanates mainly on two counts —

- Risk of failure by a lender to meet its obligations to make funds available or by a borrower to accept funds by providing adequate security at the settlement of the original trade of lending and borrowing under Tri-party Repo transaction.
- Risk of default by a borrower in repayment.

6. Risks Associated with Stock Lending & Short Selling:

i) Risks associated With Stock Lending

The risks in lending portfolio securities, as with other extensions of credit, consist of the failure of another party, in this case the approved intermediary, to comply with the terms of agreement entered into between the lender of securities i.e. the Scheme and the approved intermediary. Such failure to comply can result in the possible loss of rights in the collateral put up by the borrower of the securities, the inability of the approved intermediary to return the securities deposited by the lender and the possible loss of any corporate benefits accruing to the lender from the securities deposited with the approved intermediary. It may be noted that this activity would have the inherent probability of collateral value drastically falling in times of strong downward market trends, rendering the value of collateral inadequate until such time as that diminution in value is replenished by additional security. It is also possible that the borrowing party and/or the approved intermediary may suddenly suffer severe business setback and become unable to honour its commitments. This, along with a simultaneous fall in value of collateral would render potential loss to the Scheme. Besides, there can be temporary illiquidity of the securities that are lent out and the Scheme will not be able to sell such lent-out securities until they are returned. There is also a possibility of opportunity loss.

ii) Risks associated with short selling

Scheme may enter into short selling transactions, subject to SEBI and RBI regulations in the matter. This will be done if the fund management team is of the view that there exists an opportunity to make trading gains. Calls for short selling will be taken after considering the liquidity, price movement & volatility of the security by the fund management team. There can be a loss in such a transaction if the price of the security goes up instead of falling down.

7. Risk factors associated with Repo transactions in Corporate Debt:

i) Lending transactions:

The scheme may be exposed to counter party risk in case of repo lending transactions in the event of the counterparty failing to honour the repurchase

agreement. However, in repo lending transactions, the collateral may be sold, and a loss is realized only if the sale price is less than the repo amount. The risk may be further mitigated through over-collateralization (the value of the collateral being more than the repo amount). Further, the liquidation of underlying securities in case of counterparty default would depend on liquidity of the securities and market conditions at that time. It is endeavoured to mitigate the risk by following an appropriate counterparty selection process, which includes their credit profile evaluation and over-collateralization to cushion the impact of market risk on sale of underlying security.

ii) Borrowing transactions:

In the event of the scheme being unable to pay back the money to the counterparty as contracted, the counter party may dispose of the assets (as they have sufficient margin). This risk is normally mitigated by better cash flow planning to take care of such repayments. Further, there is also a Credit Risk that the Counterparty may fail to return the security or Interest received on the due date. It is endeavoured to mitigate the risk by following an appropriate counterparty selection process, which includes their credit profile evaluation.

8. Risks associated with writing covered call options for equity shares

- Writing call options are highly specialized activities and entail higher than
 ordinary investment risks. In such investment strategy, the profits from call
 option writing is capped at the option premium, however the downside
 depends upon the increase in value of the underlying equity shares. This
 downside risk is reduced by writing covered call options.
- The Scheme may write covered call option only in case it has adequate number of underlying equity shares as per regulatory requirement. This would lead to setting aside a portion of investment in underlying equity shares. If covered call options are sold to the maximum extent allowed by regulatory authority, the scheme may not be able to sell the underlying equity shares immediately if the view changes to sell and exit the stock. The covered call options need to be unwound before the stock positions can be liquidated. This may lead to a loss of opportunity, or can cause exit issues if the strike price at which the call option contracts have been written become illiquid. Hence, the scheme may not be able to sell the underlying equity shares, which can lead to temporary illiquidity of the underlying equity shares and result in loss of opportunity.
- The writing of covered call option would lead to loss of opportunity due to appreciation in value of the underlying equity shares. Hence, when the appreciation in equity share price is more than the option premium received the scheme would be at a loss.
- The total gross exposure related to option premium paid and received must not exceed the regulatory limits of the net assets of the scheme. This may restrict the ability of Scheme to buy any options.

9. Risk Factors Associated with Investments in REITs and InvITs:

Market Risk: REITs and InvITs are volatile and prone to price fluctuations on a

daily basis owing to market movements. Investors may note that AMC/Fund Manager's investment decisions may not always be profitable, as actual market movements may be at variance with the anticipated trends. The NAV of the Scheme is vulnerable to movements in the prices of securities invested by the scheme, due to various market related factors like changes in the general market conditions, factors and forces affecting capital market, level of interest rates, trading volumes, settlement periods and transfer procedures.

- 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.
- Reinvestment Risk: Investments in REITs & InvITs may carry reinvestment risk
 as there could be repatriation of funds by the Trusts in form of buyback of units
 or dividend pay-outs, etc. Consequently, the proceeds may get invested in
 assets providing lower returns.

The above are some of the common risks associated with investments in REITs & InvITs. There can be no assurance that a Scheme's investment objectives will be achieved, or that there will be no loss of capital. Investment results may vary substantially on a monthly, quarterly or annual basis.

10. Risk Factors Associated with Investments in Foreign Securities

Investments in International (overseas) securities including Exchange Traded Funds involves increased risk and volatility, not typically associated with domestic investing,

Some of the risk associated are:

- Changes in currency exchange rates
- Foreign government regulations
- Differences in auditing and accounting standards
- Political and economic instability
- Liquidity and volatile prices
- Economic deterioration, and changes in bi-lateral relationships.

The investment by the Scheme in overseas securities and overseas ETFs is subject to compliance with the industry-wide limit as stipulated by RBI/SEBI from time to time. The Scheme may not be able to make investment in overseas securities and overseas ETFs in case of breach of such industry-wide overseas limits. In such a situation, the performance of the Scheme could be affected.

11. Risks Associated with segregated portfolio

- a) Unit holders holding units of Segregated Portfolio may not be able to liquidate their holdings till the recovery of money from the issuer.
- b) Portfolio comprising of Segregated Portfolio may not realise any value or may have to be written down.

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 the trading price of units on the stock market may be significantly lower than the prevailing NAV. For further details please refer SAI.

Investment in Securitized Debt:

A securitization transaction involves true sale of cash generating assets & receivables by the originator (a bank, non-banking finance company, housing finance company, or a manufacturing/service company) to a Special Purpose Vehicle (SPV), typically set up in the form of a trust. Investors are issued rated Pass Through Certificates (PTCs), the proceeds of which are paid as consideration to the originator. In this manner, the originator, by transferring his cash generating asset(s) to an SPV, receives consideration from investors upfront. Investors get paid from the periodic distribution of cash generated by the underlying asset(s). Typically, the transaction is provided with some sort of credit enhancement (as stipulated by the rating agency for a target rating). This mechanism attempts to protect investors against potential delay in cash flows from assets as well as potential defaults by trenching risks by structuring cash flows in different forms.

Generally available asset classes for securitization in India are:

- Commercial vehicles
- Auto and two wheeler pools
- Mortgage pools (residential housing loans)
- Personal loans
- Corporate loans/receivables
- Commercial Mortgage-backed securities

Investment / Risk Mitigation Strategy:

1. Risk profile of securitized debt vis-à-vis risk appetite of the Scheme(s):

The risk profile of securitized debt is generally slightly better than the risk profile of other debt securities at the same level of credit rating due to presence of credit-enhancing mechanism. Moreover, PTCs generally offer additional income (spread) over a debt security of similar rating and maturity, which enables the scheme to optimize its income without taking any additional credit risk. Securitized debt is generally less liquid, however, investment in securitized debt is made to maintain a diversified portfolio of debt securities that optimizes return without increasing the overall risk profile of the Scheme(s).

2. Policy relating to originators based on nature of originator, track record, NPAs, losses in earlier securitizeed debt, etc:

The originator is an entity (like banks, non-banking finance companies, corporates etc), which has initially provided the loan & is also generally responsible for servicing the loans. The schemes will invest in securitised debt

of originators with at least investment grade credit rating and established track record. A detailed evaluation of originator is done before the investment is made in securitised debt of any originator on various parameters given below:

Track record:

The investment in securitized debt is done based on the evaluation of the origination & underwriting process and capabilities of the originator, overview of corporate structure, group to which they belong, experience of the company in the business & longevity, processes, financial condition of the company, credit rating, past performance of similar pools by the originator, etc.

Willingness to pay through credit enhancement facilities etc:

Credit enhancement is provided by the originator, as indicated by rating agencies, so as to adequately cover delinquencies and defaults and acts as a risk mitigation measure. The size of the credit enhancement as indicated by the rating agency depends on the originator's track record, past delinquencies, pattern of the portfolio & characteristics of the pool vis-a-vis of the portfolio, nature of the asset class.

Ability to pay:

The quality of the origination impacts the performance of the underlying asset & thus originators with strong systems and processes in place can eliminate poor quality assets. A robust risk management system of the originator and availability of MIS reports on timely basis, results in creation of strong asset portfolio.

Business Risk Assessment:

The business risk assessment of originator / underlying borrower also includes assessment wherein following factors are also considered:

- Outlook for the economy (domestic and global)
- Outlook for the industry
- Company specific factors

In addition, a detailed review and assessment of rating rationale is done along with interactions with the company as well as the rating agency. All investment in securitized debt is done after taking into account, the Critical Evaluation Parameters (for pool loan and single loan securitization transactions) regarding the originator / underlying issuer as mentioned below:

- Default track record/ frequent alteration of redemption conditions / covenants
- High leverage ratios of the ultimate borrower (for single sell downs) both on a standalone basis as well on a consolidated level/ group level
- Higher proportion of reschedulement of underlying assets of the pool or loan, as the case may be
- Higher proportion of overdue assets of the pool or the underlying loan, as the case may be
- Poor reputation in market
- Insufficient track record of servicing of the pool or the loan, as the case may be.

3. Risk mitigation strategies for investments with each kind of originator:

Investments are based on assessment of following parameters, so as to mitigate risk associated with such investment:

- a. Credit quality, size and reach of the originator
- b. Nature of receivables/asset category i.e. cars, construction equipment, commercial vehicles, personal loans etc.
- c. Collection process, infrastructure and follow-up mechanism
- d. Quality of MIS
- e. Credit cum liquidity enhancement
- f. Credit appraisal norms of originator
- g. Asset Quality portfolio delinquency levels
- h. Past performance of rated pools
- i. Pool Characteristics seasoning, Loan-to-value ratios, geographic diversity etc.

4. The level of diversification with respect to the underlying assets, and risk mitigation measures for less diversified investments:

Diversification of underlying assets is achieved through a) prudent mix of asset categories - i.e. cars (new, used), commercial vehicles, construction equipment, unsecured loans to individuals or small & medium enterprises b) total number of contracts in a pool c) average ticket size of loans and d) geographical distribution.

Risk mitigation measures for less diversified investments in pools is accomplished through the size of credit enhancement, seasoning or loan to value ratios.

Illustrative framework, which will be applied while evaluating investment decision relating to a pool securitization transaction:

Character istics	Mortg age loan	Commer cial Vehicle and Construc tions Equipme nt	Car	2 Wheel ers	Micr o Fina nce Pool	Perso nal Loans	Sing le Sell Dow ns	Oth ers
Approxim	NA	12-60	12-	8-40	NA	NA	Refe	Refe
ate		Months	60	Mont			r	r
Average			mon	hs			Not	Not
maturity			ths				e A	е В
(in								
Months)								

Collateral	NA	5%-20%	4-	4-15%	NA	NA	
margin			15%				
(including							
cash,							
guarantee							
s, excess							
interest							
spread,							
subordina							
te							
tranche							
Average	NA	80-95%	70-	70-	NA	NA	
Loan to			90%	90%			
Value							
Ratio							
Average	NA	3-8	3-8	2-5	NA	NA	
seasoning		months	mon	month			
of the			ths	S			
Pool							
Maximum	NA	3-7%	NA	NA	NA	NA	
single			(Ret	(Retail			
exposure			ail	Pool)			
range			Pool)				
Average	NA	1-5%	0-1%	0-1%	NA	NA	
single							
exposure							
range %							

NA - Not Applicable Information in the table above is based on current scenario and is subject to change depending upon the change in related factors.

Notes:

- A. In case of securitised debt with underlying being single loan, the investment limit applicable to the underlying borrower is considered.
- B. Other investment will be decided on a case to case basis. In case of asset backed pools (ABS), evaluation of the pool assets is done considering the following factors: (Refer the table above which illustrates the averages of parameters considered while selecting the pool)
 - Size of the loan
 - Average original maturity of the pool
 - Loan to Value Ratio
 - Average seasoning of the pool
 - Default rate distribution
 - Geographical Distribution
 - Credit enhancement facility
 - Liquid facility

• Structure of the pool

5. Minimum retention period of the debt by originator prior to securitisation

The illustrative average seasoning of the debt by originator prior to securitisation is given above in table (Refer Point 4). Minimum retention period of the debt by originator prior to securitisation in the case of asset pools is in the form of seasoning of loans to various asset classes (cars, commercial vehicles, etc.) and generally varies from one month to six months depending on the nature of asset.

6. Minimum retention percentage by originator of debts to be securitised.

While minimum retention percentage by originator is not prescribed, any amount retained by the originator through subordination is viewed positively at the time of making investment and generally varies from 5% to 10%.

7. The mechanism to tackle conflict of interest when the mutual fund invests in securitised debt of an originator and the originator in turn makes investments in that particular scheme of the fund

All proposals for investment in securitised debt are evaluated by the credit analyst based on several parameters such as nature of underlying asset category, pool characteristics, asset quality, credit rating of the securitisation transaction, and credit cum liquidity enhancement available. Investment in securitised debt in any scheme is made by the respective fund manager in line with the investment objective of that scheme.

8. The resources and mechanism of individual risk assessment with the AMC for monitoring investment in securitised debt (in general)

Investment in securitised debt is monitored regularly with regards to its performance on various parameters such as collection efficiency, delinquencies, prepayments and utilization of credit enhancement. Information on these parameters is available through monthly reports from Pool Trustees and through information disseminated by the rating agencies. Monthly performance report is released by the credit analyst to the fund management team and the fund management team periodically reviews the same

Investments in the Schemes of Mutual Fund

The Scheme may invest in schemes managed by the AMC or in the schemes of any other Mutual Fund, provided it is in conformity with the investment objectives of the Scheme and in terms of the prevailing SEBI Regulations. As per the SEBI Regulations, no Investment Management fees will be charged for such investments and the aggregate inter scheme investment made by all schemes in the schemes of the Mutual Fund or in the schemes under the management of any other asset management company shall not exceed 5% of the Net Asset Value of the Mutual Fund.

• Derivative Instrument like Interest Rate Swaps, Forward Rate Agreement and such other derivative instruments as may be permitted under the

Regulations.

 Any other domestic equity and equity related instruments / debt securities as permitted by RBI/SEBI/ such other Regulatory Authority from time to time

The above-mentioned securities could be listed, secured, unsecured, rated or unrated and may be acquired through Primary, secondary market offerings, private placements, rights offer etc. Further, investments in debentures, bonds and other fixed income securities will usually be in instruments, which have been assigned investment grade ratings by an approved rating agency. In cases where the debt instrument is unrated, specific approval from the Board of the Asset Management Company and the Board of Trustees shall be obtained. However, the same shall be subject to limitations as contained in clause 1 and 1A, of Schedule VII to SEBI (Mutual Funds) Regulations, 1996.

For details on risk factors and risk mitigation measures, please refer SID.

Plans/Options

The Scheme will offer two Plans:

- 1. Regular Plan; and
- 2. Direct Plan

The Direct Plan will be offered only for investors who purchase /subscribe Units of the Scheme directly with the Fund and will not be available for investors who route their investments through a Distributor. In case neither Distributor's Code nor "Direct" is indicated in the application form, the same will be treated as "Direct Plan" application.

The portfolio of the Scheme under both these Plans will be common.

Each Plan will offer:

- (i) Growth Option and
- (ii) Income Distribution cum Capital withdrawal (IDCW) Option

IDCW Option shall have Reinvestment, Payout & Transfer Facility.

The AMC/Trustee reserve the right to introduce Plans/Option(s) as may be deemed appropriate at a later date.

Default Option:

If the investor does not clearly specify the choice of Option at the time of investing, it will be deemed that the investor has opted for Growth Option.

Default Facility:

If the investor selects IDCW Option but fails to mention the facility, it will be deemed that the investor has opted for IDCW Reinvestment Facility.

If the investor chooses a Plan/Option/Facility in the Application Form but fails to

comply with the minimum application/ additional application amount/other criteria of the said Plan/Option/Facility, then he will be allotted units under the Default Plan/Option/Facility, provided the required amount/other criteria are fulfilled.

For detailed disclosure on default plans and options, kindly refer SAI.

Applicable NAV (after the scheme opens for subscriptions and redemptions)

Investors will get the Units on the basis of NAV & the time at which they apply. NAV is the Net Asset Value per Unit at the close of the Business Day on which the application for subscription/redemption/switch is received at the Designated Investor Service Centre subject to its being complete in all respects and received prior to the cut-off timings on that Business Day.

The AMC will calculate on every Business Day and the same will be declared/disclosed and uploaded on the AMFI website i.e., www.amfiindia.com and on Edelweiss Mutual Fund's website i.e. www.edelweissmf.com by 10.00 a.m. on the following calendar day.

For Purchase of any amount:

- In respect of valid applications received upto 3.00 p.m. and where the funds for the entire amount are available for utilization before the cut-off time i.e. 3.00 p.m. - the closing NAV of the day shall be applicable.
- In respect of valid applications received after 3.00 p.m. and where the funds for the entire amount are available for utilization on the same day or before the cut-off time of the next business day - the closing NAV of the next Business Day shall be applicable.

Irrespective of the time of receipt of application, where the funds for the entire amount are available for utilization before the cut-off time on any subsequent Business Day - the closing NAV of such subsequent Business Day shall be applicable.

For Redemption:

- a. Where the application is received up to 3.00 p.m. on a Business Day Closing NAV of the day of receipt of application; and
- b. Where the application is received after 3.00 p.m. on a Business Day Closing NAV of the next Business Day.

Note: In case of applications received on a Non-Business Day the closing NAV of the next Business Day shall be applicable.

For Switches:

Valid applications for 'Switch-out' shall be treated as applications for Redemption and valid applications for 'Switch-in' shall be treated as applications for Purchase, and the provisions of the cut-off time and the Applicable NAV mentioned above as applicable to purchase and redemption shall be applied respectively to the 'Switch-in' and 'Switch-out' applications.

For Switch-ins of any amount: In case of switch from one scheme to another scheme received before cut-off i.e. upto 3 p.m. having business day for both the schemes, closing NAV of the Business Day shall be applicable for switch-out scheme and for Switch-in scheme, the closing NAV of the Business Day shall be applicable, on which funds are available for utilization in the switch-in scheme (allocation shall be in line with the redemption payout).

To clarify, for investments through systematic investment systematic investment and trigger routes such as Systematic Investment Plans (SIP), Systematic Transfer Plans (STP), IDCW Transfer, Power SIP, Power STP, Multi SIP, Combo SIP, STeP Facility, Gain Switch Mechanism, Switch on Arbitrage etc. the units will be allotted as per the closing NAV of the day on which the funds are available for utilization by the Target Scheme irrespective of the installment date of the SIP, STP or record date of IDCW etc.

The NAV of the Scheme will be calculated and declared by the Fund on every Business Day. The information on NAV may be obtained by the Unit holders, on any day from the office of AMC / the office of the Registrar or any of the other Designated Investor Service Centres or from www.edelweissmf.com & www

Investors may also call our Toll-free number 1800 425 0090. Callers outside India, mobile users, other landline users may dial. +91-040-23001181. The Toll-Free Number and the Non-Toll-Free Number will be available between 9.00 am to 7.00 pm from Monday to Saturday.

Minimum Application Amount/ Number of Units

Minimum Purchase Amount:

NFO: Minimum of Rs. 100/- and multiples of Re. 1/- thereafter.

Ongoing basis: Minimum of Rs. 100/- and multiples of Re. 1/- thereafter.

Minimum additional purchase amount:

Rs.100/- and in multiples of Re. 1/-thereafter.

Minimum Redemption Amount:

There will be no minimum redemption criterion. The Redemption / Switch-out would be permitted to the extent of credit balance in the Unit holder's account of the Plan(s) / Option(s) of the Scheme (subject to release of pledge / lien or other encumbrances).

Amount based redemptions will be in multiples of Re. 1.

In case of Units held in dematerialized mode, the Unit Holder can give a request for Redemption only in number of Units which can be fractional units also. Depository participants of registered Depositories can process only redemption request of units held in demat mode.

The AMC may revise the minimum / maximum amounts and the methodology for

new/additional subscriptions, as and when necessary. Such change may be brought about after taking into account the cost structure for a transaction/account and /or Market practices and/or the interest of existing Unit holders. Further, such changes shall only be applicable to transactions from the date of such a change, on a prospective basis.

NOTE:

- Investors can purchase Units under the Scheme at the purchase price. The Unit
 holder can request for purchase of Units by amount or by number of Units. For
 details on how the Purchase Price is calculated, investors are requested to view
 SAI under the heading "Purchase Price".
- Allotment of Units for purchases by NRIs / FPIs / PIOs shall be in accordance with RBI rules in force.

Despatch of Redemption Request

The redemption or repurchase proceeds shall be dispatched to the unitholders within 3 working days from the date of redemption or repurchase.

Benchmark Index

NIFTY India Consumption TRI

IDCW Policy (earlier known as Dividend Policy)

IDCW Distribution Procedure:

SEBI Circular lays down the procedure for Declaration of IDCW which clearly says that quantum of IDCW and record date shall be fixed by the Board of Trustees and AMC shall issue a notice to the public communicating the decision about IDCW including the record date, within one calendar day of the decision made by the Board of Trustees in their meeting.

Record date shall be the date that will be considered for the purpose of determining the eligibility of investors whose name appears on the register of Unit holders. The record date shall be 2 working days from the issue of public notice.

The Trusteeship Company reserves the right to declare IDCW on a regular basis. The Fund does not guarantee or assure declaration or payment of IDCW. Although the Trustees have intention to declare IDCW under IDCW Option, such declaration of IDCW if any, is subject to Scheme's performance & the availability & adequacy of distributable surplus in the Scheme at the time of declaration of such IDCW.

Investors should note that, when the Mutual Fund declares an IDCW under the Scheme, the Income distribtion shall be dispatched within 7 working days of the record date. The requirement of giving notice & the above laid procedure shall not be compulsory for Scheme/plan/option having frequency of IDCW distribution from daily upto monthly IDCW.

Further, investors are requested to note that the amounts can be distributed out of the investor's capital (Equilization Reserve), which is part of sales price that represents realized gains.

• Effect of IDCWs:

When IDCWs are declared and paid under the Scheme, the net assets attributable to Unit holders in the IDCW Option will stand reduced by the IDCW amount subject

to TDS and statutory levy if any. The NAV of the Unit holders in the Growth Option will remain unaffected by the payment of IDCW.

Even though the asset portfolio will be un-segregated, the NAVs of the Growth Option and IDCW Option will be distinctly different after declaration of the first IDCW to the extent of distributed income, tax and statutory levy paid thereon, where applicable, and expenses relating to the distribution of IDCWs.

Mode of Payment of IDCWs:

The Scheme proposes to pay IDCW by Direct Credit or through RTGS or NEFT or any other EFT means.

RBI offers the facility of EFT for facilitating better customer service by direct credit of IDCW amount to a Unit holder's bank account through electronic credit which avoids loss of IDCW in transit or fraudulent encashment. The Mutual Fund will endeavour to offer this facility for payment of IDCW/repurchase proceeds to the Unit holders residing in any of the cities where such a Bank facility is available.

The Fund is arranging with selected bankers to enable direct credits into the bank accounts of the investors at these banks. If an investor has an account with a bank with which the Fund will tie up for direct credit, the IDCW amount will be credited directly to the bank account, under intimation to the Unit holder by email/SMS/post. The Mutual Fund, on a best effort basis, and after scrutinising the names of the banks where Unit holders have their accounts, will enable direct credit/RTGS/NEFT/ to the Unit holders' bank accounts.

While the preferred mode of payment is through EFT route, the AMC is at the sole discretion to pay IDCW by any other means (including at par cheques and demand drafts, where the EFT facility is not available in a particular city or Bank or as the Trusteeship Company or the AMC deems fit in the interest of investors.)

All the IDCW payments shall be in accordance and compliance with SEBI Regulations, as amended from time to time.

If Unit holders have opted for IDCW Payout Option, if the IDCW amount payable to such Unit holders (net of tax deducted at source, wherever applicable) is less than or equal to Rs. 250, following treatment shall be:

- a. Where the option to payout IDCW is available in electronic mode: The IDCW amount shall be paid to the Unit holders. However, if the payment through electronic mode is unsuccessful, the AMC shall issue IDCW warrant for such amount; and
- b. Where the option to payout IDCW is not available in electronic mode: The IDCW shall be mandatorily reinvested in the respective Scheme/Plan by issuing additional Units at the applicable ex-IDCW NAV.

Name of the Fund Manager

Fund Manager:

Mr. Dhruv Bhatia

	ł				
	-	acharya (Co-Fund Manager)			
	Mr. Amit Vora (Ov				
Name of the Trustee Company		ship Company Limited			
Performance of the scheme:	This scheme is a no	ew scheme and does not have any performance track record.			
Additional Scheme Related Disclosures	 i. Scheme's portfolio holdings (top 10 holdings by issuer and fund allocation towards various sectors) - Not applicable since the scheme is a new scheme. ii. Name and exposure to Top 7 issuers, stocks, groups and sectors as a percentage of NAV of the scheme – Not applicable since the scheme is a new scheme. iii. Portfolio Turnover Rate - Not applicable since the scheme is a new scheme. New Fund Offer Period: 31st January 2025 to 14th February 2025. 				
Expenses of the Scheme	New Fund Offer Po	eriod: 31 st January 2025 to 14 th February 2025.			
(i) Load Structure	For the current a www.edelweissmf. (MTNL/BSNL) and outside India or yo				
	Applicable Load St	:ructure:			
	Type of Load	Load chargeable (as % of NAV)			
	Exit Load**	 If the units are redeemed /switched out on or before 90 days from the date of allotment - 1% of the appliable NAV. If the units are redeemed /switched out after 90 days from the date of allotment - NIL 			
	Also, Units allotted	d on reinvestment of IDCWs shall not be subject to load.			
		load (net of Goods and Service tax), charged, if any, shall be			
	**The entire exit credited to the Sch The upfront comn	load (net of Goods and Service tax), charged, if any, shall be neme. nission shall be paid by the investor directly to the ARN Holder			
	**The entire exit credited to the Sch The upfront common based on the investible ARN Holder.	load (net of Goods and Service tax), charged, if any, shall be			

products under the Scheme such as switch-outs/systematic transfer between the schemes of Edelweiss Mutual Fund.

- No exit load shall be levied in case of switch of units from Edelweiss
 Consumption Fund- Direct Plan to Edelweiss Consumption Fund- Regular Plan.
 However, after the switch, exit load under the Scheme prevailing on the date
 of switch shall apply for subsequent redemptions/switch out from Edelweiss
 Consumption Fund.
- Bonus Units and Units issued on reinvestment of IDCWs shall not be subject to exit load.
- The normal load structure will be applicable in case of Special Products (SIP/STP/SWP) unless otherwise specified.
- The AMC shall ensure the repurchase price will not be lower than 95% of the Applicable NAV.
- For any change in load structure, the AMC will issue an addendum and display it on the website/Investor Service Centres.

The investors are requested to check the prevailing load structure of the Scheme, before investing.

Changing the Load Structure:

Under the Scheme, the AMC, in consultation with the Trustee, reserves the right to change the load structure if it so deems fit in the interest of investors & for the smooth and efficient functioning of the Scheme. Any imposition or enhancement in the load shall be applicable on prospective investments only. At the time of changing the load structure, the AMC shall issue a public notice 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. Unit Holders / Prospective investors will be informed of the changed / prevailing Load structures through various means of communication such as public notice and / or display at ISCs / Distributors' offices, on Account Statements, acknowledgements, investor newsletters etc. The addendum detailing the changes may be attached to Scheme Information Documents and Key Information Memorandum. The addendum may be circulated to all the distributors/brokers so that the same can be attached to all Scheme Information Documents and Key Information Memorandum already in stock. The introduction of the exit load along with the details may also be disclosed in the Account Statement issued after the introduction of such load.

ii. Recurring Expenses(% of the Average Daily Net Assets)

The AMC has estimated that upto 2.25% of the daily average net assets of the scheme will be charged to the scheme as expenses.

Actual expense for the previous financial year: Not Applicable as the Scheme is a new scheme.

Details of the actual TER charged to the scheme after allotment and any change in the current expense ratios would be available on the website of the Mutual Fund on https://www.edelweissmf.com/statutory/total-expense-ratio-of-mutual-fund-

	scheme and the same will be communicated to the investor via SMS / e-mail 3
	working days prior to the effective date of change.
Tax treatment for the Investors	Investors will be advised to refer to the details in the Statement of Additional
(Unitholders)	Information and also independently refer to his/her tax advisor.
Daily Net Asset Value (NAV)	The AMC will calculate and disclose the first NAV within the timelines stipulated
Publication	under the Regulations from the closure of the New Fund Offer Period.
	Subsequently, considering that the Scheme shall be investing in international
	markets, there would be time zone differences between transactions by investors
	and investments in/sale of securities. As a result, the AMC shall update the NAV by
	10:00 a.m. on the next business day on the website of Association of Mutual Funds
	in India (AMFI) (www.amfiindia.com) and the AMC website www.edelweissmf.com.
For Investor Grievances please	Name and Address of Registrar
-	
contact	Name: KFin Technologies Limited Unit - Edelweiss Mutual Fund,
	Address: Karvy Selenium Tower B, Plot No 31 & 32, Gachibowli, Financial,
	District, Nanakramguda, Serilingampally, Hyderabad – 500 008, Tel: 040-
	67161500
	For any grievance with respect to transactions through BSE and/or NSE, the
	investors/ Unit holders should approach either their stockbroker or the investor
	grievance cell of the respective stock exchange.
Unitholders' Information	Account Statements:
	The AMC shall send an allotment confirmation specifying the units allotted by way
	of email and/or SMS within 5 working days of receipt of valid
	application/transaction to the Unit holders registered e-mail address and/ or
	mobile number (whether units are held in demat mode or in account statement
	form).
	A Consolidated Account Statement (CAS) detailing all the transactions across all
	mutual funds (including transaction charges paid to the distributor) and holding at
	the end of the month shall be sent to the Unit holders in whose folio(s)
	transaction(s) have taken place during the month by mail or email on or before
	15th of the succeeding month.
	Half-yearly CAS shall be issued at the end of every six months (i.e. September/
	March) on or before 21st day of succeeding month, to all investors providing the
	prescribed details across all schemes of mutual funds and securities held in
	dematerialized form across demat accounts, if applicable. For further details, refer
	SAI.
	JAI.
	Half Yearly Consolidated Account Statement:
	A consolidated account statement detailing holding across all Schemes at the and of every six months (i.e. September/March), on or hofers 21st day of
	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/email.
	The half yearly CAS will be sent by e-mail to the Unit holders whose e-mail
	address is registered with the Fund, unless a specific request is made to receive
	in physical.

Unit holders who receive account statements by e-mail may download the documents after receiving e-mail from the Fund. Should the Unit holder experience any difficulty in accessing the electronically delivered documents, the Unit holder shall promptly advise the Fund to enable the Fund to make the delivery through alternate means. It is deemed that the Unit holder is aware of all security risks including possible third party interception of the documents and contents of the documents becoming known to third parties.

Half Yearly portfolio / Annual Financial Results:

The AMC will disclose portfolios (along with ISIN) in user friendly and downloadable spreadsheet format, as on the last day of the month/half year for all the schemes on its website (www.edelweissmf.com) and on the website of AMFI (www.amfiindia.com) within 10 days from the close of each month/half year.

In case of unitholders whose email addresses are registered, the AMC will 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 will 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 scheme portfolio on the AMC's website (www.edelweissmf.com) and on the website of AMFI (www.amfiindia.com) and the modes such as SMS, telephone, email or written request (letter) through which an unitholder can submit a request for a physical or electronic copy of the statement of scheme portfolio. The AMC will provide physical copy of the statement of scheme portfolio without any cost, on specific request received from a unitholder.

AUTO SWITCH FACILITY ENROLMENT FORM



APPLICATION NO.

(Applicable during NFO period only)

Sponsor: Edelweiss Financial Services Limited | Trustee Company: Edelweiss Trusteeship Company Limited | Investment Manager: Edelweiss Asset Management Limited Edelweiss Mutual Fund, Edelweiss House, Off. C.S.T Road, Kalina, Mumbai - 400 098, Maharashtra.

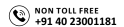
PLEASE READ THE INSTRUCTIONS BEFORE FILLING UP THE FORM. All sections to be completed in ENGLISH in BLACK / BLUE COLOURED INK and in BLOCK LETTERS.

Use this form If you are making a one time investment. For SIP investment use the separate SIP Form. KYC is mandatory for all investors.

			DISTRIE	BUTOR INFO	RMATION			
	Distributor Code	Sub-Broker Cod	e	Sub-Broker Co		mployee Unique*	E-Code	RIA CODE^
ARN	l -	ARN -		INTERNAL COE	DE IDEN	NTIFICATION NO. (EUIN)		ONLY FOR DIRECT INVESTMENT
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	Existing Folio Number				PAN/PEKR	N (1st Applicant)		
	Name of Sole /1st Applican (Name as per PAN Card On							
2	SCHEME DETAILS (Refe	er instructions)						
	SWITCH-OUT SCHEME	DETAILS						
	Switch Out Scheme Name (Please ✓ choice of Scheme	-	eiss Money I	Market Fund		☐ Edelweiss L	iquid Fund	
	Plan (Please ✓ choice of P	lan): Regula	r 🗌 Direct			Regular	Direct	
	Option:	☐ Growtl ☐ IDCW-l Frequenc	Payout [☐ IDCW-Reinv ☐ IDCW-Trans		☐ Growth ☐ IDCW-Payou ☐ Frequency: —	ut 🗌 IDC	CW-Reinvestment CW-Transfer
	SWITCH-IN SCHEME DET							
	Switch In Scheme Name:	EDELWEISS CONSU	JMPTION I	FUND				
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	Switch Amount: ₹	(in figures)		OR N	o. of Units: _		OR A	Il Units: ☐ (Please ✓)
	have read and understoo	d the terms & conditi	ons of Auto	Switch Facilit	:y.			
4	DECLARATION AND SIG	NATURE						
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				SIGNAIC				
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TERMS AND CONDITIONS FOR SMART SWITCH FACILITY

- NFO Auto Switch is a facility available to the existing investors with investments in Edelweiss Money Market Fund and Edelweiss Liquid Fund whereby investors can switch their units into Edelweiss schemes during their NFO Period only (Minimum amount is ₹100).
- · This NFO Auto Switch Facility will be operational only during the NFO period of any Edelweiss Mutual Fund scheme.
- The application for Auto Switch out will be processed on the closing day of the NFO and switch-in will be processed on the allotment date of the NFO scheme.
- Specific switch amount will need to be mentioned in the form, the switch-in amount should meet the minimum investment criteria of the NFO scheme.
- All valid Auto Switch requests would be treated as switch-out / redemption for the Source Scheme i.e. Edelweiss Money Market Fund and / or Edelweiss Liquid Fund.
- The units in the Target Scheme (i.e. NFO Scheme) will be allotted at the NFO Price of the said scheme on its specified allotment date.
- Unit holders are required to maintain a clear balance in accordance with amount specified in the NFO Auto Switch Application Form on
 the execution date. However, units created in the Source Scheme on the last Business Day of the NFO period (i.e. at the Applicable NAV
 of the Source Scheme) will not be eligible for the NFO Auto Switch Facility.
- In case of insufficient balance in the account / folio, the application for Auto Switch will be rejected.
- Unit holders should note that Unit holders' details and mode of holding (single, joint, anyone or survivor) in the Target Scheme will be as per the existing folio number of the Source Scheme.
- Units will be allotted under the same folio number.
- NFO Auto Switch is available only for units held in physical form.









NFO - Edelweiss Consumption Fund

(An open-ended equity scheme following consumption theme)

NFO Start Date: 31st January, 2025 | NFO Close Date: 14th February, 2025 | Reopening Date: On or before 03rd March, 2025



Sponsor: Edelweiss Financial Services Limited | Trustee Company: Edelweiss Trusteeship Company Limited | Investment Manager: Edelweiss Asset Management Limited Edelweiss Mutual Fund, Edelweiss House, Off. C.S.T. Road, Kalina, Mumbai - 400 098, Maharashtra.

PLEASE READ THE INSTRUCTIONS BEFORE FILLING UP THE FORM. All sections to be completed in ENGLISH in BLACK / BLUE COLOURED INK and in BLOCK LETTERS. Use this form If you are making a one time investment. For SIP investment use the separate SIP Form. KYC is mandatory for all investors.

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	(Name as per PAN Card Only) Mr. Ms. M/s.											
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	Second Applicant** (Name as per PAN Card Only) Date of Birth** D Mr. Ms. N		PAN**				Скус	No.				
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1) I provide my express consent to Edelweiss Group for the collection, processing, use and/or disclosure of my personal data / information by it for the purposes set out in its Privacy Staten YES NO 2) I wish to receive marketing information from Edelweiss Group (*) YES NO 3) I would like to receive information about the services which may be provided by Edelweiss Group, including (but not limited to) offers, promotions and information about new goods and services, via (*) Newsletter Email Text message Telephone call Not interested	I provide my express consent to Edelweiss Group for the collection, processing, use and/or disclosure of my personal data / information by it for the purposes set out in its Privacy Stater YES	Sche amo any sthe & the i Edelth in my ir all/a to arr I/We Schebank as rew We h I/Who subm fund The Appl appr Appl appr I/We Appl Appl I/We	me as indicate unt invested by tatute or legis xpress author vestment is covered by the tatute or legis xpress author vestment is covered by the tatute or legis and the tatute or legis and the tatute of the tatute of the further of	d above ai, me/us in lation or a city from our outrary to inagement my any rebay bank(s) mation processor outrary to mation processor outrary to my down the processor outrary to my down whatscoly with PI that the p do my/outrary outrary o	nd agree the above the above the above the above the constitution of the constitution	to abide by the re mentioned \$1 applicable law rutional document constitution and constitut	e terms and cockeme(s) is do for home of the Edd directly in mal d's bank(s) and d's bank(s) and d's bank(s) and ding all change judicial authipplication, rewith the pensat these inversions (if providance with the or the purpossissions (in the ome/us. I/We anada under re Non Residen-Resident Exerupean Union prerred to as Edd.	conditions, richerived through the control of the c	ules and re ugh legitim ons issued s of the Sch ee that in c ual Fund, h. estments. I ustor / Broko s such infor cicies, the ta ts credited, nd take any emylour ove ee that the and regula of of addre ct, 2016 (an g the sam I commission credited, nationality nary Accou ed under G der GDPR, a up) setting up	gulations of atte sources as by the governments of and ase my/our so full right to the control of the control o	the Scheme and is not he numertal or the AMC/Tri nvestment i or refund the authorise Edent Advisor. di when provuthority and screated at eaction agai evilledge that rectly credit thereunder, of identity cois made their olios with mer mode), pcan send us nege to this sil/We hereby ount. Please that I have tition, process	I/We furth Id or design statutory a ustee/Fund in the Schere excess to nelweiss Mu/We herebided by met of other investigation of the schere applicable inst me/us in AMC resertal the IDCV for collecting fi investors, seunder) any PAN. ayable to hiall types of tatus, I / We confirm the: ('\') (included) ('\')	ner declare, I need for the parthority from would not be need, is equationed to be need for the parthorize of the need for the parthorize of the need for the different forms and the funds at the funds at the funds and the funds an	am / we are urpose of con time to time to time to time to responsible if to or more to ge my/our investigation in the total state of the total state of the total for sund redemption and usage incline investor real asset manage ferent compete to the product of Additional me Privacy State of the product of Additional me Privacy State of the Priv	authorisec nathravention e. It is expre e if the invertee than 25% o estment be Manager a e, share, ree Fund/ Edeh t obligation making amment instructor other ac n amount t uding demedact or bligement con etting Schen ucts offered which eve on have be I Purchase	I to inv of any ressly uses the message when the message we stand of the control	est the amoun (acts, rules, re, inderstood tha it is ultra vires orpus of the Sc (b). I/We have re igents to disclo inty form, mode isset Managem is/are returned is/are returned is/are returned ic information, his Aadhar nu is of SEBI register various Mutual em. AMC reserves itted from abroction made in formation interest in	t & that to the total table to the total table to the total table to the total table
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INSTRUCTIONS TO INVESTORS FOR FILLING UP THE COMMON APPLICATION FORM

I. GENERAL INSTRUCTIONS

- Please read the Key Information Memorandum, Scheme Information Document (SID) and Statement of Additional Information (SAI) containing the terms of offer carefully before investing. In the SID your attention is particularly drawn to the risk factors of investing in the Scheme and also the sections "Who can't invest" and "Important note on Anti Money Laundering, KYC & investor protection".
- 2. Applications from residents of Canada will not be accepted.
- All applicants are deemed to have accepted the terms subject to which the offer is being made and bind themselves to the terms upon signing the Application Form and tendering the payment.
- 4. Application Form should be filled legibly in ENGLISH in BLOCK letters using Black or Dark Blue ink. Incomplete application forms are liable to be rejected. Please refer to the checklist at the end of the application form to ensure that the requisite details and documents have been provided in order to avoid unnecessary delays and / or rejection of your application.
- Please strike out any section that is not applicable. Correction/Cancellation on any of the mandatory information should be countersigned by the investor.
- Aadhar can be accepted as a valid document for proof of address or proof of identity of investors, provided the investor redact or blackout his Aadhar number while submitting the applications for investments.

. APPLICANT INFORMATION

- Name should be given in full without any abbreviations as per PAN Card only for the the First, Second, Third Holder(s), POA, Nominee and Guardian. Preferably write exactly as it appears in your Bank Account or as it appears in the incorporation document as the case may be.
- Name, Date of birth of the Minor, Name of Parent/Legal Guardian and relationship with minor is mandatory for investment on behalf of Minor applicant.
- Date of Birth/Date of Incorporation and PAN No is mandatory for the First, Second, Third Holder(s), POA, Nominee and Guardian.
- Name of the Contact Person, email and Telephone No. should be mentioned in case of investments by Company, Body Corporate, Trust, Society, FII and other nonindividual applicants.
- The signature should be in English or in any of the Indian languages. Thumb Impressions must be attested by a magistrate or a notary public or a special executive magistrate under his/her official seal. Application by minor should be signed by the guardian. In case of H.U.F., the Karta should sign on behalf of the H.U.F.
- The designated Investor Service Center/ Collection Center will affix time stamp/ manual stamp and return the acknowledgement slip from the application form, to acknowledge receipt of the Application. No separate receipt will be issued for the application money.
- 7. Please fill in all the fields to prevent rejection of your Application Form. Please refer to the checklist provided at the end of the Application Form to ensure that the necessary details and attachments are made available. The application complete in all respects along with the cheque/ fund transfer instructions must be submitted to the nearest designated Investor Service Center/Collection Center. Applications which are incomplete, invalid in any respect or not accompanied by cheque or fund transfer instructions for the amount payable are liable to be rejected.
- Investors must write the Application Form number / Folio number on the reverse of the cheques accompanying the Application Form.
- 9. Direct application Investors are requested to mention the correct distributor Code in the Application Form. In case, the investor is directly applying, then they should clearly mention "DIRECT" in the column mentioned Name and Distributor Code, in all such cases where applications are not routed through any distributor/agent/broker. In cases where unit holder uses a pre-printed Broker Code, unit holder should cancel the ARN No/ Broker Code, write 'DIRECT' in the said column and it should also be counter signed by the First unit holder.
- 10. In case of NRI investment, complete postal address should be stated. P.O. Box address alone is not sufficient. NRIs/ FIIs should necessarily state their overseas address failing which application may be rejected. In addition, Indian address should be stated for correspondence.
- 11. Investment through constituted Attorney should necessarily be signed by the constituted Power of Attorney holder.
- 12. Some additional details are required for validating your identity for certain transactions / Communications. Hence please fill the parent's name in case of first applicant and date of birth of all unit holders.
- Please provide email ID & Mobile Number, this will help us send investment / product related communication and resolve any queries more promptly.
- 14. In the event the application has more than one investor and the mode of holding is not specified in the application form, the default option for holding would be considered to be "anyone or survivor". However, in all such cases, communications, proceeds of all IDCW payouts/redemption will be paid to the first named holder.

III. EMAIL COMMUNICATION

Account Statement will be sent to Unit holders by Post /Courier for NFO/1st time investment in any of the Scheme. Subsequent Account Statements/Newsletters / Annual Reports / Other statutory information (as permitted under SEBI (Mutual Funds) Regulations, 1996) will be sent to each Unit holder by e-mail. Investors are requested to provide their e-mail address for the same and this will also help us resolve your queries more promptly. Unitholders who have provided email id will be sent all communications/ reports as mentioned above by email only and no physical communications will be sent. Any change in the e-mail address should be communicated to nearest designated Investor Services. EMF/Registrars are not responsible for e-mail not reaching the investor and for all consequences thereof. Should the Unit holder experience any difficulty in accessing the electronically delivered documents, the AMC will arrange for the same through physical mode on receipt of request for the same. It is deemed that the Unitholder is aware of all security risks including possible third party interception of the documents and contents of the documents becoming known to third parties.

IV. BANK ACCOUNT DETAILS

It is mandatory to attach cancelled original cheque / self certified copy of blank cheque / self certified Bank Statement / first page of the Bank Pass book (bearing account number and first unit holder name on the face of the cheque/ Bank Pass Book/ Bank Statement) is required as an incremental additional document in case of: a. Registration of the investor's Bank Mandate at the time of investment b. Subsequent change in the investor's Bank Mandate.

SEBI Regulations have made it mandatory for investors to mention the Bank Name & address of branch and bank Account Number in their Investment application form in order to protect the interest of investors from fraudulent encashment of cheques. For registering multiple bank account please fill separate Form for Registering/ Adding Multiple Bank Accounts. Individuals / HUF can register upto 5 bank accounts and Non Individuals upto 10 bank accounts. For further information please refer SAI.

V. PAN DETAILS

It is mandatory for all investors to quote their Permanent Account Number (PAN) (except MICRO SIP Investments) and submit certified copy of the PAN card issued by the Income Tax Department, irrespective of the amount of investment, while making an application for Purchase of Units. In case of joint holding, PAN details of all holders should be submitted. In case the application is on behalf of minor, PAN details of the Guardian must be submitted. Investors residing in the state of Sikkim are exempt from the mandatory requirement of PAN proof submission; however sufficient documentary evidence shall have to be submitted for verifying that they are residents of the State of Sikkim. Applications without the aforesaid details are liable to be rejected without any reference to the investors.

Investment through Systematic Investment Plans (SIPs) upto ₹50,000/- (aggregate of installments in a rolling 12 months period or in a financial year i.e. April – March) per year per investor shall be exempt from the requirement of PAN. In case of PAN Exempt CYC Reference Number (PEKRN) is Mandatory.

VI. INVESTMENT DETAILS

Investors should indicate the Option for which the application is made. In case Investors wish to opt for both the Options, separate Application form will have to be filled. In case applications are received where option/ sub-option for investment is not selected the default option/ Sub option as prescribed in SID will be applicable.

Investors have the option to sweep their IDCW in any other Open-ended Scheme of the Fund at the applicable NAV based prices, irrespective of minimum application amount and eligibility requirements of the scheme in which such IDCW is being invested.

If the scheme name on the application form and on the payment instrument are different, the application will be processed and units allotted at applicable NAV of the scheme mentioned in the application / transaction slip duly signed by investor(s).

VII. MODE OF PAYMENT

- As per AMFI best practice guidelines on 'Risk mitigation process against third party cheques in mutual fund subscriptions', Edelweiss Mutual Fund shall not accept applications for subscriptions with third party payment instruments with effect from November 15, 2010. For further information please refer SAI.
- Investors may make payment by cheque payable locally in the city where the application form is submitted at AMC/Kfintech ISC's or electronic mode such as RTGS/NEFT directly to Mutual Fund Collection account
- The cheque should be drawn on any bank which is situated at and is a member/sub member of the bankers clearing house. Cheque drawn on the bank not participating in the clearing house will not be accepted.
- 4. Payment through Stock invest, outstation cheques and cash will not be accepted.
- The cheque should be drawn in favor of "Edelweiss Consumption Fund" and should be crossed 'Account Payee Only'.
- 6. Returned cheques will not be presented again for collection and the accompanying application will be rejected.
- Single cheque for investments in multiple Schemes and multiple cheques for investments in Single Scheme will not be accepted.
- If the dividend amount under IDCW payout option is less than or equal to ₹ 250/-, the same will be reinvested. (Except in case of Edelweiss ELSS Tax saver Fund).
- In case of investment through electronic mode (RTGS/ Transfer letter), you are requested to contact the nearest AMC/ Kfintech ISC for the Bank Account Number to which the purchase/additional purchase amount is to be credited.

10. NRI / FII's

Repatriation basis: - Payments by NRIs/FIIs may be made by way of cheques drawn on non-resident external accounts payable at par and payable at the cities where the Investor Service Centers are located.

Non-Repatriation basis:- NRIs investing on a non repatriable basis may do so by issuing cheques drawn on Non-Resident Ordinary (NRO) account payable at the cities where the Investor Service Centers are located.

11. In case of payment through electronic mode (RTGS/NEFT or Transfer Letter), need to provide the bank acknowledgement copy along with purchase application.

VIII. PAYMENT OF REDEMPTION /IDCW

Investors are requested to provide the following details along with the mandatory requirement of bank account details (bank, branch address, account type and account no.) in the application form for electronic fund transfer (EFT) of IDCW / redemption amount to the unit holders bank account. AMC will automatically extend this facility to all unit holders in case the bank account as communicated by the unit holder is with any of the bank providing EFT facility.

a. The 11 digit IFSC (Indian Financial System) Code b. The 9-digit MICR (Magnetic Ink Character Recognition) number appearing next to the cheque number in the cheque leaf (Please attach copy of the cancelled cheque for verification) Based on the above information AMC will enable secure transfer of your redemption and dividend payouts via the various electronic mode of transfers (RTGS / NEFT / Direct Credit mode that are available in the banking system).

This facility of EFT is safe and fast and eliminates the potential risk of loss of instruments in transit through physical mode. The Mutual Fund, however, reserves the right to issue a cheque / demand draft to unit holders residing at locations where this facility is not available.

"If the remittance is delayed or not affected for reasons of incomplete or incorrect information, AMC cannot be held responsible". For validation of IFSC/MICR code, investor to attach the cancelled cheque/copy of cheque (PSU banks account holders to provide the front page of pass book along with cheque copy). If these documents are not provided the fund will not be responsible consequent delay in receipt of payment. Fund is also not responsible for bankers delay.

IX. NOMINATION DETAILS

- Nomination is mandatory for all the folios/accounts, where the mode of holding is single or the folio/account is opened by an individual without any joint holding. New subscriptions received from individuals without nomination will be rejected.
- b. The nomination can be made only by individuals holding units on their own behalf singly or jointly. Non-Individuals including Society, Trust, Body Corporate, Partnership Firm, Karta of Hindu Undivided Family, holder of Power of Attorney cannot nominate. If the units are held jointly, all joint holders must sign against the nomination.
- c. Nomination is not allowed for folios/accounts opened in the name of minors.
- d. A minor can be nominated against a folio/account. In such a case, the name and address of the Guardian of the minor nominee must be provided. If no Guardian name is provided, the nomination of the minor will be invalid. The Guardian of the minor nominee should be a person other than the holder of that folio/account. Nomination can also be in favour of the Central Govt, State Govt, a local authority, any person designated by virtue of his office or a religious charitable trust.
- e. The Nominee cannot be a trust (other than a religious or charitable trust), society, body corporate, partnership firm, Karta of HUF or a Power of Attorney holder. A nonresident Indian can be a Nominee subject to the exchange controls in force, from time to time.

INSTRUCTIONS TO INVESTORS FOR FILLING UP THE COMMON APPLICATION FORM

- f. Nomination stands rescinded upon transfer of units or cancellation of nomination.
- g. The nomination facility extended under the Scheme is subject to existing laws. The AMC shall, subject to production of such evidence which in their opinion is sufficient, proceed to effect the payment / transfer to the Nominee(s) in the event of demise of the unit holder. Transfer of units / payment to the nominee(s) of the sums shall discharge Edelweiss Mutual Fund / Edelweiss AMC of all liability towards the estate of the deceased unit holder and his / her / their successors / legal heirs.
- h. Cancellation of nomination can only be made only by those individuals who hold units on their own behalf singly or jointly and who made the original nomination. (Please note that if one of the Joint Holders die, the other surviving holders cannot cancel or change the nomination.)
- i. Nomination shall be registered only if the form is filled in completely.
- j. Nomination will be updated at folio/account level and not at scheme level.
- k. Nomination can be made for maximum of 3 nominees. In case of multiple nominees, the percentage of allocation / share in favour of each of the nominees should be indicated against their name and such allocation / share should be in whole numbers without any decimals making a total of 100 percent. In the event of unit holders not indicating the percentage of allocation / share for each of the nominees, the Mutual Fund / the AMC, by invoking default option shall settle the claim equally amongst all the nominees.
- I. The investor(s) who nominate is / are deemed to have read and understood the provisions of Regulation 29 A of SEBI (Mutual Funds) Regulations, 1996, read with SEBI circular dated Feb. 16, 2004 and / or any amendments thereto or any rules / regulations framed in pursuance thereof governing the nomination facility and agree/s to be bound by the same.
- m. Fresh nominee registrations will override older nominations under the folio.
- In case an investor does not wish to nominate for a specific folio / account, he/she should strike off the nomination fields and mention "Nomination not required".
- Even those investors who do not wish to nominate must sign separately confirming their non-intention to nominate.

X. PREVENTION OF MONEY LAUNDERING AND KNOW YOUR CUSTOMER (KYC)

According to SEBI Guidelines under 'The Prevention of Money Laundering Act, 2002', Mutual Funds are required to follow enhanced know your customer (KYC) norms. Further, SEBI has also notified SEBI (KYC Registration Agency) Regulations, 2011 on December 23, 2011 with a view to bring uniformity in KYC requirements for the securities market and to develop a mechanism for centralization of the KYC records. Accordingly the following procedures shall apply:

- SEBI has introduced a common KYC Application Form for all the SEBI registered intermediaries viz. Mutual Funds, Portfolio Managers, Depository Participants, Stock Brokers, Venture Capital Funds, Collective Investment Schemes, etc. New Investors are therefore requested to use the common KYC Application Form and carry out the KYC process including IPV with any SEBI registered intermediaries including mutual funds. The KYC Application Forms are also available on our website www. edelweissmf.com.
- The Fund shall perform the initial KYC of its new investors and may undertake
 enhanced KYC measures commensurate with the risk profile of its investors in line
 with the aforementioned circulars/circulars issued by SEBI in this regard from time
 to time. The Fund shall upload the details of the investors on the system of the KYC
 Registration Agency ("KRA"). The Registrar & Transfer Agent of the Fund viz. KFin
 Technologies Private Limited ("Kfintech") may also undertake the KYC of the investors
 on behalf of the Fund. On receipt of the KYC documents from the Fund, the KRA shall
 send a letter to the investor within SEBI stipulated timelines, confirming the details
 thereof
- Once the investor has done KYC with a SEBI registered intermediary, the investor need not undergo the same process again with another intermediary but can submit the letter/acknowledgment issued by the KRA.
- It is mandatory for intermediaries including mutual funds to carry out IPV of
 its new investors. The IPV carried out by any SEBI registered intermediary can be
 relied upon by the Fund. Edelweiss Asset Management Limited and NISM/AMFI
 certified distributors who are Know Your Distributor (KYD) compliant are authorized
 to undertake the IPV for mutual fund investors. Further, in case of any applications
 received directly (i.e. without being routed through the distributors) from the
 investors, the Fund may rely upon the IPV (on the KYC Application Form) performed
 by the scheduled commercial banks.
- Existing KYC compliant investors of the Fund can continue to invest as per the current practice. However, existing investors are also urged to comply with the new KYC requirements including IPV as mandated by SEBI.
- Application Form not accompanied by KYC Application Form or letter / acknowledgment issued by KRA may be rejected by the Fund. The KYC compliance status will be validated with the records of the KRA.AMC reserves the right to call for any additional information from the investors/applicant/reject applications/ subsequent application in order to fulfill the requirements of PMLA norms prescribed by SEBI/PMLA Regulation from time to time.

XI. PURCHASE/REDEMPTION OF UNITS THROUGH STOCK EXCHANGE INFRASTRUCTURE

Investors can purchase and redeem units of the schemes on Mutual Fund Services System (MFSS) of the National Stock Exchange of India Ltd. (NSE) and on the BSE Stock Exchange Platform for Allotment and Repurchase of Mutual Funds (BSE StAR MF System) of Bombay Stock Exchange Ltd. (BSE).

Please refer Scheme Information Document(s) of the Scheme(s) for further details

XII. INVESTMENTS UNDER THE ZERO BALANCE FOLIO

For Investments under the zero balance folio, signatures on the transaction slip would be required as per the mode of holding.

ZERO balance folio is for opening folio only.

XIII. Investors already holding a folio in Edelweiss Mutual Fund can provide their existing Folio Number and Name of applicants(s) corresponding to the said folio. It is the responsibility of the Investor to ensure correctness of such details provided. The personal details and Bank Account details as registered in the existing folio number as provided would apply to the said investment and the registered details would prevail over any conflicting information furnished in this form. Edelweiss Asset Management Limited reserves the right to assign any of the existing Folio Number of the investor against multiple applications and / or subsequent purchases under this new application form lodged, with identical mode of holding and address and such other criterions and integrity checks as may be determined by the Edelweiss Asset Management Limited from time to time.

XIV. EMPLOYEE UNIQUE IDENTIFICATION NUMBER (EUIN):

SEBI has made it compulsory for every employee/ relationship manager/ sales person of the distributor of Mutual Fund products to quote the EUIN obtained by him/her from AMFI in the Application Form. EUIN, particularly in advisory transactions, would assist addressing any instance of mis-selling even if the employee/relationship manager/sales person later leaves the employment of the distributor. Individual ARN holders including senior citizens distributing Mutual Fund products are also required to obtain and quote

EUIN in the Application Form. Hence, if your investments are routed through a distributor please ensure that the EUIN is correctly filled up in the Application Form.

However, if your distributor has not given you any advice pertaining to the investment, the EUIN box may be left blank. In this case, you are required to provide a duly signed to the control of this effect. Distributors are advised to ensure that the sub broker affixes his/her ARN code in the column separately provided in addition to the current practice of affixing the internal code issued by the main ARN holder and the EUIN of the Sales Person (if any) in the EUIN space.

XV. FATCA DETAILS:

The Foreign Account Tax Compliance Act is a United States (US) federal law, aimed at prevention of tax evasion by US Citizens and Residents ("US Persons") through use of offshore accounts. The FATCA provisions were included in the HIRE Act enacted by the US eigislature. FATCA is designed to increase compliance by US taxpayers and is intended to bolster efforts to prevent tax evasion by the US taxpayers with offshore investments.

As per SEBI circular no. CIR/MIRSD/2/2014 dated June 30, 2014, the Government of India and the US have reached an agreement in substance on the terms of an Inter-Governmental Agreement ("IGA") to implement the FATCA provisions, which have become globally applicable from July 1, 2014. FATCA requires enhancement of due diligence processes by the Foreign Financial Institutions ("FFI") so as to enable identification of US reportable accounts.

The Fund/ Edelweiss Asset Management Limited ("the AMC") are likely to be classified as a FFI under the FATCA provisions, in which case the Fund /the AMC would be required, from time to time, to (i) undertake necessary due diligence process by collecting information/documentary evidence of the US/non US status of the investors; (ii) disclose/report information as far as may be legally permitted about the holdings/investment returns pertaining to reportable accounts to the US Internal Revenue Service and/or such Indian authorities as may be specified under FATCA or other applicable laws and (iii) carry out such other activities as prescribed under the FATCA provisions, as amended from time to time

FATCA due diligence will have to be directed at each investor/unit holder (including joint investors) and on being identified as a reportable person/specified US person, all the folios will be reported. Further, in case of folio with joint investors, the entire account value of investment portfolio will be attributable under each such reportable person. Investors/Unit holders would therefore be required to furnish such information to the Fund/AMC, from time to time, in order to comply with the reporting requirements stated in the IGA and or circulars/guidelines issued by SEBI/AMFI in this regard.

The impact of FATCA is relevant not only at the point of on-boarding of the investors but also throughout the life cycle of the investor account / folio with the Fund. Hence investor(s) should immediately intimate the Fund/AMC, in case of any change in the FATCA related information provided by them at the time of initial subscription.

The Fund/AMC reserves the right to reject any application or compulsorily redeem the units held directly or beneficially in case the applicant/investor fails to furnish the relevant information and/or documentation or is found to be holding units in contravention of the FATCA provisions.

Investors are advised to consult their tax advisors to understand the FATCA requirements and its implications in relation to their investment.

XVI. CENTRAL KYC RECORDS REGISTRY (CKYCR):

The Government of India vide their Notification dated November 26, 2015 authorised the Central Registry of Securitisation Asset Reconstruction and Security Interest of India (CERSAI) to act as and to perform the functions of the Central KYC Records Registry under the said rules, including receiving, storing, safeguarding and retrieving the KYC records under the Prevention of MoneyLaundering Act, 2002. SEBI required all the market intermediaries to update/upload KYC details of the new customer/investors (not KYC-KRA compliant) on CERSAI's online platform. CERSAI is a centralized repository of KYC records of customers/investors in the financial sector with uniform KYC norms and interusability of the KYC records across the sector with an objective to reduce the burden of producing KYC documents and getting those verified every time when the customer/investors creates a new relationship with a financial entity. Central KYC (CKYC) will store all the customer/investor information at one central server that is accessible to all the financial institutions. After opening a KYC account under the CKYC, customer/investor will get a 14-digit identification number ("KYC Number") and that the same may be quoted by the investor wanting to invest in mutual funds. Further, the Mutual Fund/AMC is required to check whether the PAN of the investor has been updated in CKYCR. In case the PAN has not been updated, the Mutual Fund/AMC shall collect a self certified copy of the investor's PAN corm for updating of any KYC information, such investor shall be required to provide additional/missing information only by using the supplementary CKYC form or fill the new "CKYC form".

XVII. BENEFICIAL OWNERSHIP DETAILS (UBO):

Under the Prevention of Money Laundering Act, 2005 ("PMLA"), all intermediaries including mutual funds are required to obtain sufficient information from their clients in order to identify and verify the persons who beneficially own or control the account. SEBI circular dated January 24, 2013 on identification of Beneficial Ownership has prescribed a uniform approach to be followed for determination of beneficial owners. A 'Beneficial owner' is defined as a natural person/s who ultimately own, control or influence a client and/or persons on whose behalf a transaction is being conducted, which includes persons who exercise ultimate effective control over a legal person or arrangement.

All categories of investors except individuals, company listed on a stock exchange or majority owned subsidiary of such company, are requested to provide details about beneficial ownership in the Application Forms for all their investments. The Fund reserves the right to reject applications/restrict further investments or seek additional information from investors who have not provided the requisite information on beneficial ownership. In the event of change in beneficial ownership, investors are requested to immediately update the details with the Fund/Registrar.

XVIII. NPO INSTRUCTIONS:

- a) As per Prevention of Money-laundering (Maintenance of Records) Amendment Rules, 2023 dated Mar 07, 2023,
 - i. Definition of Non-Profit Organization (NPO) has been revised. "Non-profit organization" means any entity or organization, constituted for religious or charitable purposes referred to in clause (15) of section 2 of the Income-tax Act, 1961 (43 of 1961), that is registered as a trust or a society under the Societies Registration Act, 1860 (21 of 1860) or any similar State legislation or a Company registered under the section 8 of the Companies Act, 2013 (18 of 2013).
 - Controlling ownership interest % has been revised from 25%/15% to 10% for Corporate/ Trust respectively to consider as an Ultimate Beneficiary Owner (UBO).
- a) As per new PML amendment, every Banking Company or Financial Institution or intermediary has to ensure that the NPO, it is servicing gets registered on the DARPAN Portal, if not already registered. New accounts / folios will not be created for NPOs by the Mutual Funds, without such registration. Visit NGO Darpan website - https://ngodarpan.gov.in/ for DARPAN registration.

SIP ENROLLMENT CUM ONE TIME DEBIT MANDATE FORM

(New Investors subscribing to the scheme through SIP must submit this form along with Common Application Form) (all points marked * are mandatory)



APPLICATION NO.

Sponsor: Edelweiss Financial Services Limited | Trustee Company: Edelweiss Trusteeship Company Limited | Investment Manager: Edelweiss Asset Management Limited Edelweiss Mutual Fund, Edelweiss House, Off. C.S.T Road, Kalina, Mumbai - 400 098, Maharashtra.

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Instructions

- 1. Investors who have already submitted a One Time Mandate (OTM) form or already registered for OTM facility should not submit OTM form again unless there is change in either of bank account details, maximum amount or maximum period. New OTM will replace existing OTM.
- 2. Investors, who have not registered for OTM facility, may fill the OTM form and submit duly signed form with their name mentioned.
- 3. Mobile Number and Email Id: Unit holder(s) should mandatorily provide their mobile number and email id on the mandate form. Where the mobile number and email id mentioned on the mandate form differs from the ones as already existing in the folio, the details provided on the mandate will be updated in the folio. All future communication whatsoever would be, thereafter sent to the updated mobile number and email id.
- 4. Unit holder(s) need to provide along with the mandate form an original cancelled cheque (or a copy) with name and account number pre-printed of the bank account to be registered or bank account verification letter for registration of the mandate failing which registration may not be accepted. The Unit holder(s) cheque/bank account details are subject to third party verification.
- 5. Investors are deemed to have read and understood the terms and conditions of OTM Facility, SIP registration through OTM facility, the Scheme Information Document, Statement of Additional Information, Key Information Memorandum, Instructions and Addenda issued from time to time of the respective Scheme(s) of Edelweiss Mutual Fund.
- 6. Date and the validity of the mandate should be mentioned in DD/MM/YYYY format. Mandate period should not exceed 40 years from start date.
- 7. Tick on the respective option to select your choice of action and instruction.
- 8. The numeric data like Bank account number, Investors account number should be left padded with zeroes.
- 9. Please mention the Name of Bank and Branch, IFSC/ MICR Code and also provide an original cancelled copy of the cheque of the same bank account registered in One Time Mandate.
- 10. Amount payable for service or maximum amount per transaction that could be processed in words. The amount in figures should be same as the amount mentioned in words, in case of ambiguity the mandate will be rejected.
- 11. Maximum duration for enrollment is 40 years. An investor has option to choose the "End Date" of the SIP for maximum of 40 years from the start date.
- 12. Please affix the Names of customers/and signatures as well as seal of Company (where required) and sign the undertaking.
- 13. Name should be as per PAN Card only.

Declaration: 1/We hereby declare that the particulars provided in this mandate are correct and complete and hereby agree to participate in the NACH/Direct Debit/Standing Instructions (SI) and make payments through the NACH platform according to the terms and conditions thereof. I/We further hereby agree and acknowledge that I/we will not hold the AMC and/or responsible for any delay and/or failure in debiting my bank account for reasons not attributable to the negligence and/or misconduct on the part of the AMC I/We hereby declare and confirm that, irrespective of my/our registration of the above mobile number in the 'DO NOT DISTURB (DND)', 'or in any similar register maintained under applicable laws, now or subsequent to the date hereof, I/We hereby consent to the Bank communicating with me/us in any manner whatsoever on the said mobile number with respect to the transactions carried out in my/our afore mentioned bank account(s). I/We hereby agree to abide by the terms and conditions that may be intimated to me/us by the AMC/Bank with respect to the NACH/Direct Debit/SI from time to time.

Authorisation to Bank: This is to inform that I/We have registered for NACH (Debit Clearing)/Direct Debit/SI facility and that the payment towards my/our investments in the Schemes of Edelweiss Mutual Fund shall be made from my/our above mentioned bank account with your Bank. I/We hereby authorize the representatives of Edelweiss Asset Management Company Limited, Investment Manager to Edelweiss Mutual Fund carrying this mandate form to get it verified and executed. I/We authorize the Bank to debit my/our above-mentioned bank account for any charges towards mandate verification, registration, transactions, returns, etc, as applicable for my/our participation in NACH/Direct Debit/SI.









TERMS AND CONDITIONS

- Please refer to the Key Information Memorandum (KIM), Statement of Additional Information (SAI) and Scheme Information Document (SID) for Applicable NAV, Risk Factors, Load and other information of the Scheme / Plan before investing.
- 2. Complete Application form and SIP OTM Form along with the first investment cheque should be submitted to the AMC / KfinTech ISC's.
- 3. Investors can give a cheque for the first Installment. The first cheque should be drawn on the same bank account which is to be registered for NACH. Alternatively, the cheque may be drawn on any bank, for which investor should provide a photocopy of the cheque or cancelled cheque of the bank/branch for which NACH is to be registered.
- 4. First SIP cheque and subsequent SIP installments via NACH should be of the same amount.
- 5. If any chosen day falls on a non business day, unit allotment is subject to credit realization of funds.
- 6. Incorrect / Incomplete applications are liable to be rejected.
- 7. Investors OTM will get registered at Folio level only.
- 8. Investors SIP/Purchase transactions are liable to get rejected if the purchase amount exceeds the maximum amount limit mentioned on the OTM mandate. New OTM will be replaced only if mandate amount and/or period is higher than existing OTM.
- 9. SIP request under existing registered OTM will start within 12 calendar days.
- 10. OTM instructions will take a minimum of one month for registration with the bank and hence the first debit will be carried out only after one month, on the SIP date mentioned on the form. The AMC reserves the right to modify the SIP period depending on the one month period for registration to ensure minimum number of installments as mentioned in Scheme Information Document (SID).
- $11. \ \ You can choose to discontinue this facility by giving 10 days written notice to any of AMC/Registrar Investor Service centers.$
- 12. Top-up: After completion of the tenure, in case the investor wants to continue his SIP investment for another tenure with the existing folio, then the investor has to submit a duly filled & signed SIP through OTM Mandate.
- 13. Request for change in bank mandate to be submitted atleast 30 business days before the due date of next SIP installment.
- 14. The bank account provided for OTM (Debit) should be in the list of banks participating in NACH.
- 15. MICR code or IFSC code should be mandatory filled on OTM mandate, MICR code starting and / or ending with 000 are not valid for OTM.
- 16. The investor agrees to abide by the terms and conditions of NACH facility of NPCI & Auto Debit as applicable at the time of investment and as may be modified from time to time.
- 17. The investor undertakes to keep sufficient funds in the account till the date of execution of the debit. The investor hereby declares that the particulars given overleaf are correct and complete. If the date of debit to the investors account happens to be a non Business day allotment of Units will happen as per the terms and conditions listed in the concerned Scheme Information Document (SID). The Fund, its registrars, Auto Debit Banks and other service providers shall not be liable for, nor be in default by reason of, any failure or delay in completion of its obligation under this agreement, where such failure or delay is caused, in whole or in part, by any acts of God, civil war, civil commotion, riots, strike, mutiny, revolution, fire, flood, fog, war, change of government policies, unavailability of banks computer system, force majeure events or any other cause of peril which is beyond their reasonable control and which has the effect of preventing the performance of contract by them.
- 18. Investors will not hold Edelweiss AMC, its registrars, banks and other service providers responsible if the transaction is delayed or not effected or the investor's bank account is debited in advance or after the specific sip date due to the local holidays or any other reason.
- 19. Edelweiss AMC reserves the right to reject any application without assigning any reason thereof.
- 20. Please refer SID for minimum SIP investment amount under each Schemes.
- 21. Please refer the Key Information Memorandum (KIM) and Scheme Information Document (SID) of the respective Scheme for applicable NAV, risk factors, load (exit/entry) and other information on the respective Scheme before investing.
- 22. Incorrect, incomplete or ambiguous forms will not be accepted and will be returned to the investor within 10 business days via normal post.
- 23. As per Prevention of Money Laundering Act 2002, it is mandatory for all investors to be KYC compliant. For more details please refer point XI on "Instructions to Investor for Filling up the Application Form.

24. Instructions for Systematic Investment Plan (SIP) Top-up

- 1. SIP Top-up Facility is not available under Micro SIPs
- 2. SIP Top-up is a facility wherein an investor who wishes to enrol for SIP, has an option to increase the amount of the SIP installment by a fixed amount at predefined intervals i.e. half yearly and yearly. The SIP Top-up amount should be filled in the SIP Enrolment Form itself.
- 3. Please refer scheme information document of respective scheme for minimum top-up amount.
- 4. The SIP Top-up option is only available for monthly SIP.
- 5. In case the top-up frequency is not indicated under Monthly SIP, it will be considered as half yearly interval.
- 6. Top-up cap is the maximum amount beyond which the Top-up amount is capped.
- 7. The OTM Maximum amount should include the Top Up amount also.







ASBA APPLICATION FORM

Edelweiss Consumption Fund

Total Amount to be blocked ₹ (Words)

NFO Start Date: 31st January, 2025 | NFO Close Date: 14th February, 2025
Please read Product Labelling available on the Front Page and instructions before filling this form (all points marked * are mandatory)



Sponsor: Edelweiss Financial Services Limited. **Trustee Company:** Edelweiss Trusteeship Company Limited. **Investment Manager:** Edelweiss Asset Management Limited. Edelweiss Mutual Fund, Edelweiss House, Off. C.S.T. Road, Kalina, Mumbai-400098, Maharashtra.

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Requirements), Regulations 2009 ('SEBI R disclosed in this application, I/We authorischeme, to the extent mentioned above i application form, transfer of funds to the lithe allotment of the Units entitling me/us the block on the funds in the bank account account of Edelweiss Mutual Fund. 3) In cito the application money towards the Subthe application is incorrect or incomplete	y undertake that I/We am/are an ASBA Investigued in the SCSB to do all necessary acts ince in the "SCSB/ASBA Account details" or unbloom account of the Scheme / Edelweiss Must be receive Units on such transfer of funds, on the specified in the application, upon allotments asset he amount available in the bank account of Units, the SCSB shall reject the appropriate or not matching with the depository records adelweiss Trusteeship Company Limited or SC	. 2) In accordance with ASBA process publing blocking of application money to ocking of funds in the bank account ma itual Fund on receipt of instructions fror etc. (b) Registrar and Transfer Agent to isn to f Units and to transfer the requisite nt specified in the application is insufficipplication. 4) If the DP ID, Beneficiary Acs, the application shall be rejected and to	rovided in the SEBI Regulations and as owards the Subscription of Units of the intained with the SCSB specified in this in the Registrar and Transfer Agent after usue instructions to the SCSB to remove money to the Scheme's account / Bank ent for blocking the amount equivalent count No. or PAN furnished by me/us in
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ASBA Forms should be submitted only with an authorized branch of designated SCSBs. Copy of acknowledgement receipt of the ASBA form issued by SCSB should be submitted with the NFO form to Edelweiss Mutual Fund or its Registrar, Karvy.

INSTRUCTIONS FOR FILLING ASBA APPLICATION FORM

- Please visit <u>www.sebi.gov.in/cms/sebi data/attachdocs/1365051213899.html</u> or www.nseindia.com for list of currently available Self Certified Syndicate Banks (SCSB) offering ASBA facility with their designated branches.
- 2. The investor shall submit the ASBA Form at the Bank branch of SCSB, which is designated for the purpose and the investor must be holding a bank account with such SCSB. Investors should check with their bank branch to confirm whether the branch is offering ASBA facility.
- 3. ASBA Application Form will not be accepted by any of the offices of Edelweiss Mutual Fund or its Registrar & Transfer Agent, i.e. KFin Technologies Pvt. Ltd.
- An ASBA investor shall submit a duly filled up ASBA Application form, physically or electronically, to the SCSB with whom the bank account to be blocked, is maintained.
 - In case of ASBA application in physical mode, the investor shall submit the ASBA Form at the Bank branch of SCSB, which is designated for the
 purpose and the investor must be holding a bank account with such SCSB.
 - In case of **ASBA application in electronic form,** the investor shall submit the ASBA Form either through the internet banking facility available with the SCSB, or such other electronically enabled mechanism for subscribing to units of Mutual Fund Scheme authorising SCSB to block the subscription money in a bank account.
- 5. Investors shall correctly mention the Bank Account number in the ASBA Application Form and ensure that funds equal to the subscription amount are available in the bank account maintained with the SCSB before submitting the same to the designated branch.
- 6. Upon submission of an ASBA Form with the SCSB, whether in physical or electronic mode, investor shall be deemed to have agreed to block the entire subscription amount specified and authorized the Designated Branch to block such amount in the Bank Account.
- 7. On the basis of an authorisation given by the account holder in the ASBA application, the SCSB shall block the subscription money in the Bank Account specified in the ASBA application. The subscription money shall remain blocked in the Bank Account till allotment of units under the scheme or till rejection of the application or incase of winding up of scheme, as the case may be.
- 8. If the Bank Account specified in the ASBA application does not have sufficient credit balance to meet the subscription money, the ASBA application shall be rejected by the SCSB.
- The ASBA Form should not be accompanied by cheque, demand draft or any mode of payment other than authorisation to block subscription amount in the Bank Account.
- 10. Investor is required to submit a copy of the acknowledgement receipt of the ASBA Form (as submitted with SCSB) along with the NFO Application Form to Edelweiss Mutual Fund or any of its official point of acceptance.
- 11. Edelweiss Mutual Fund or its Registrar, Karvy shall not be liable for any negligence or mistake committed by the SCSBs.
- 12. All grievances relating to the ASBA facility may be addressed to the AMC/RTA to the issue, with a copy to the SCSB, giving full details such as name, address of the applicant, subscription amount blocked on application, bank account number and the designated Branch or the collection centre of the SCSB where the ASBA Form was submitted by the Investor.
- 13. ASBA facility extended to investors shall operate in accordance with the SEBI guidelines in force from time to time.