Reli

Mutual Fund

Key Information Memorandum Reliance US Equity Opportunities Fund (An Open Ended Diversified Equity Scheme)



Offer for Sale of Units at Rs.10/- per unit during the new fund offer period and Continuous offer for Units at NAV based prices.

SPONSOR	REGISTRAR
Corporate Office:	Karvy Computershare Pvt. Ltd.
Reliance Capital Limited	
H Block, 1st Floor,	Karvy Selenium Tower B, Plot number 31 & 32, Financial District,
Dhirubhai Ambani Knowledge City,	Nanakramguda, Serilingampally Mandal, Hyderabad - 500032, India
Koparkhairne, Navi Mumbai - 400 710.	AUDITORS TO THE SCHEME
Tel : 022 - 30327000, Fax. 022 - 30327202	Haribhakti & Co. LLP
	Chartered Accountants
TRUSTEE	705, Leela Business Park, Andheri Kurla Road, Andheri (E),
Corporate Office:	Mumbai – 400 059, INDIA.
Reliance Capital Trustee Co. Limited	REGISTERED OFFICE
CIN: U65910MH1995PLC220528	
12th floor, One Indiabulls Centre, Tower 1, Jupiter Mills Compound,	Reliance Capital Asset Management Limited/
841, Senapati Bapat Marg, Elphinstone Road, Mumbai - 400 013.	Reliance Capital Trustee Co. Limited
Tel No 022-30994600, Fax No 022-30994699	'H' Block,1st Floor, Dhirubhai Ambani Knowledge City, Koparkhairne, Navi Mumbai - 400 710, Maharashtra.
INVESTMENT MANAGER	Roparkhaime, Navi Mumbai - 400 710, Manarashira.
Corporate Office:	E-mail : customer care@reliancemutual.com
Reliance Capital Asset Management Limited	'Touchbase' [Customer Helpline] 3030 1111
CIN : U65910MH1995PLC220793,	Investors using mobile phones need to prefix
12th floor, One Indiabulls Centre,	STD Code of their respective city before 3030 1111.
Tower 1, Jupiter Mills Compound,	MTNL/BSNL subscribers need to dial 022 - 3030 1111.
841, Senapati Bapat Marg, Elphinstone Road, Mumbai - 400 013.	Overseas callers need
Tel No 022-30994600 Fax No 022-30994699	to dial 91 - 22 - 3030 1111.
	Website: www.reliancemutual.com
CUSTODIAN	
Deutsche Bank A.G.	
Deutsche Bank House, Hazarimal Somani Marg	
Fort, Mumbai 400 001, INDIA	

New Fund Offer Opens	New Fund Offer Closes	Scheme re-opens for continuous sale & repurchase not later than
July 03, 2015	July 17, 2015	July 30, 2015

This Key Information Memorandum (KIM) sets forth the information, which a prospective investor ought to know before investing. For further details of the scheme/Mutual Fund, due diligence certificate by the AMC, Key Personnel, investors' rights & services, risk factors, penalties & pending litigations, associate transactions etc. investors should, before investment, refer to the 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.reliancemutual.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 KIM is dated 22nd June 2015.

INVESTMENT OBJECTIVE:

The primary investment objective of Reliance US Equity Opportunities Fund is to provide long term capital appreciation to investors by primarily investing in equity and equity related securities of companies listed on the recognized stock exchanges in the of US and the secondary objective is to generate consistent returns by investing in debt and money market securities in India. However, there can be no assurance or guarantee that the investment objective of the scheme will be achieved.

ASSET ALLOCATION PATTERN OF THE SCHEME?

Under normal circumstances, the anticipated asset allocation would be:

Instruments	Indicative ass (% of tota	Risk Profile	
	Maximum	Minimum	
Equity and Equity related Instruments listed on recognized stock exchanges in the US *	100%	80%	High to Medium
Fixed income securities, including money market in- struments, cash and equivalent, Treasury bills and fixed deposits in India	20%	0%	Medium to Low

The Scheme will not invest in securitized debt & the scheme will not participate in short selling and securities lending. The scheme would not participate in repo in corporate bonds.

*Includes ADRs/GDRs issued by Indian companies or foreign companies, equity of overseas companies listed on recognized stock exchanges of US, units/securities issued by overseas mutual funds or unit trusts which are registered with US regulators and overseas exchange traded funds (ETFs) which invest in the securities as permitted by SEBI/RBI from time to time. The fund will also invest in initial and follow on public offerings to be listed at recognized stock exchanges of US.

Gross investments in securities under the Scheme which includes equities, equity related instruments/securities, debt securities, money market instruments and derivatives will not exceed 100% of the net assets of the Scheme or such other limits as may be prescribed by SEBI from time to time. The sum total of derivative contracts outstanding shall not exceed 50% of the net asset of the scheme.

The Scheme may take derivatives position based on the opportunities available subject to the guidelines issued by SEBI from time to time and in line with the overall investment objective of the Scheme. These may be taken to hedge the portfolio, rebalance the same or to undertake any other strategy as permitted under the SEBI Regulations.

The securities mentioned in the asset allocation pattern could be listed, unlisted, privately placed or unsecured. The securities may be acquired through secondary market purchases, Initial Public Offering (IPO), other public offers, Private Placement, right offers (including renunciation) and negotiated deals.

The AMC reserves the right to change the above asset allocation pattern in the interest of the investors depending on the market conditions for a short term period of defensive consideration. In case any deviation from the asset allocation, the AMC shall rebalance within a period of 30 days. However, if the same has not been rebalanced the details of same shall be placed before the Board of Reliance Capital Trustee Co. Limited

WHERE WILL THE SCHEME INVEST?

The Scheme will invest predominantly in equity and equity related securities of companies listed on recognized US stock exchanges. The Scheme may also invest a certain proportion of its corpus in fixed income securities, including money market instruments, cash and equivalent, Treasury bills and fixed deposits in India.

The corpus of the Scheme may also be invested in ADRs/GDRs issued by Indian companies or foreign companies, equity of overseas companies listed on recognized stock exchanges of US, units/securities issued by overseas mutual funds or unit trusts which are registered with US regulators and Overseas exchange traded funds (ETFs) which invest in the securities as permitted by SEBI/RBI from time to time. The fund will also invest in initial and follow on public offerings to be listed at recognized stock exchanges of US.

Subject to the Regulations, the securities mentioned above could be listed, unlisted, privately placed, unsecured, rated or unrated and of varying maturity. The securities may be acquired through Initial Public Offerings (IPOs), secondary market operations, private placement, rights offers or negotiated deals.

Gross investments in securities under the Scheme which includes equities, equity related instruments/securities, debt securities, money market instruments and derivatives will not exceed 100% of the net assets of the Scheme. The scheme may also invest in the liquid schemes launched by SEBI registered Mutual Fund or schemes that invest predominantly in money market instruments / securities.

For debt asset allocation, income may be generated through the receipt of coupon payments, the amortization of the discount on debt instruments, receipt of dividends or the purchase and sale of securities in the underlying portfolio.

Fixed income securities includes, but is not confined to debt obligations of the Government of India, state and local governments, government agencies, statutory bodies, public sector undertakings, Financial Institutions, public and private sector banks and corporate entities.

Investments in fixed income securities will be in securities rated by at least one recognized rating agency. Investments in unrated securities will be made as per the parameters specified by the Board of Directors of the AMC &/or the Trustee. Money market securities includes but are not limited to treasury bills, commercial paper of public sector undertakings and private sector corporate entities, interbank call and notice money, certificates of deposit of scheduled commercial banks and Financial Institutions, securitized debt, bills of exchange/promissory notes of public and private sector entities (co-accepted by banks) and any other money market securities as may be permitted by SEBI/RBI. From time to time, it is possible that the portfolio may hold cash.

It may be noted the scheme would not participate in repo in corporate bonds.

Subject to the Regulations, the corpus of the Schemes /Plans can be invested in any (but not exclusively) of the following securities:

Permissible Investments in overseas securities:

SEBI Regulations permit mutual funds to invest in ADRs/GDRs and notified foreign securities subject to certain prescribed limits. In line with the objective of the Scheme and SEBI Circular No. SEBI/IMD/CIR No.7/104753/07 dated September 26, 2007 & SEBI/IMD/CIR No.2/122577/08 dated April 8, 2008 and such other circular which shall be issued by SEBI in this regard from time to time, the Scheme shall make investments in the following -

- ADRs/ GDRs issued by Indian or foreign companies
- Equity of overseas companies listed on recognized stock exchanges overseas
- Initial and follow on public offerings for listing at recognized stock exchanges overseas.
- Repos in form of investment, where the counterparty is rated not below investment grade; repo shall not however involve any borrowing of funds by Mutual Funds.
- Derivatives traded on recognized stock exchanges overseas only for hedging and portfolio balancing with underlying as securities.

In addition to aforesaid permissible overseas investments, compliance with following Regulations shall be ensured by the AMC:

- The said investments shall be made subject to the compliances as specified by SEBI and / or RBI from time to time. As of June 2013, RMF's 1. limit to invest in foreign securities is US\$600 mn and the ceiling for investments in overseas ETF is US\$ 100 mn.
- The boards of the Asset Management Company (AMC) and the Trustee Company shall exercise due diligence in making investment decisions 2. as required under Regulation 25(2). They shall make a detailed analysis of risks and returns of overseas investment and how these investments would be in the interest of investors. Investment must be made in liquid actively traded securities/instruments.
- The boards of the AMC and the Trustee Company may prescribe detailed parameters for making such investments which may include identi-3. fication of countries, country rating, country limits, etc.

They shall satisfy themselves that the AMC has experienced key personnel, research facilities and infrastructure for making such investments. Other specialised agencies and service providers associated with such investments e.g. custodian, bank, advisors, etc should also have adequate expertise and infrastructure facilities. Their past track record of performance and regulatory compliance record, if they are registered with foreign regulators, may also be considered. Necessary agreements may be entered into with them as considered necessary. All investment decisions shall be recorded in accordance with SEBI circular dated July 27, 2000.

- The AMC shall send detailed periodical reports to the Trustees which shall include the performance of overseas investments and amount 4. invested in various Schemes and any breach of the exposure limit laid down in the Scheme Information documents. The boards of AMC and Trustees shall review the performance of Schemes making overseas investments with appropriate benchmark(s) as disclosed in the Scheme Information Document
- Half yearly portfolio shall also disclose the ADRs / GDRs / Foreign Securities by making a separate heading 'Foreign Securities' and Scheme 5. wise investments made in such securities shall also be disclosed in the Half yearly results as a foot note. The AMC and Trustees shall offer their comments on the compliance of these guidelines in the half-yearly reports filed with SEBI.
- 6. The Mutual Fund shall appoint a dedicated Fund Manager for making investments in ADRs/GDRs/Foreign Securities and shall disclose the name of the dedicated Fund Manager.

Following debt securities in domestic market would be allowed:

- Securities created and issued by the Central and State Governments and/or repos/reverse repos in such Government Securities as may be 1. permitted by RBI (including but not limited to coupon bearing bonds, zero coupon bonds and treasury bills)
- 2. Securities guaranteed by the Central and State Governments (including but not limited to coupon bearing bonds, zero coupon bonds and treasury bills)
- 3. Pending deployment of funds of the scheme in securities in terms of the investment objectives and policies of the scheme, the Mutual Fund can invest the fund of the scheme in short term deposits of scheduled commercial banks subject to the guidelines as applicable from time to time.
- Debt securities issued by domestic Government agencies and statutory bodies, which may or may not carry a Central/State Government guar-4. antee
- Corporate debt securities (of both public and private sector undertakings) 5.
- Securities issued by banks (both public and private sector) as permitted by SEBI from time to time and development financial institutions 6.
- Money market instruments permitted by SEBI, having maturities of up to one year, or in alternative investment for the call money market. 7.
- 8. Certificate of Deposits (CDs)
- Commercial Paper (CPs) 9.
- 10. The non-convertible part of convertible securities
- Derivative instruments like Interest Rate Swaps, Forward Rate Agreements and such other derivative instruments permitted by SEBI. 11.
- 12. Liquid Schemes launched by SEBI registered Mutual Fund or schemes that invest predominantly in money market instruments / securities 13. Any other domestic fixed income securities.
- **INVESTMENT STRATEGY**

The investment strategy of the fund would be to create a portfolio of high guality - high growth stocks listed on recognized stock exchanges of US. The investment philosophy would be a blend of top down and bottom up approach without any sector or market capitalization bias. All companies selected will be analyzed taking into account the business fundamentals like nature and stability of business, prospects of future growth and scalability, financial discipline and returns, valuations in relation to broad market and expected growth in earnings, the company's financial strength and track record. The stock selection would be done on the following parameters:

- 1. Good Management
- 2. Established Companies with a track record
- 3. Strong Cash flows
- 4. Leaders/ Potential leaders
- 5. Niche Companies

The investments in debt instruments carry various risks like interest rate risk, liquidity risk, default risk, purchasing power risk etc. While they cannot be done away with, they can be minimized by diversification and effective use of hedging techniques. Investment views / decisions will be taken on the basis of the following parameters:

- 1. Prevailing interest rate scenario
- 2. Quality of the security / instrument (including the financial health of the issuer)
- 3. Liquidity/Maturity profile of the instrument
- 4. Any other factors in the opinion of the fund management team

The Fund may, where necessary, appoint advisor(s) for providing advisory services for such Scheme's investments. The appointment of such advisor(s) shall be in accordance with the applicable requirements of SEBI and within the permissible ceilings of expenses. The fees and expenses would illustratively include, besides the investment management fees, custody fees and costs, transaction costs and overseas regulatory costs, the fees of appointed advisor(s). The fees related to these services would be borne by the AMC and would not be charged to the Scheme.

HOW THE SCHEME IS DIFFERENT FROM THE EXISTING OPEN ENDED SCHEMES OF THE MUTUAL FUND

Reliance Growth Fund

Asset Allocation Pattern: Equity & Equity Related Instruments - 65% -100%, Debt Instruments & Money Market Instruments - 0% - 35%, Pri-mary Investment Pattern: The primary investment objective of the Scheme is to achieve long term growth of capital by investing in equity and equity related securities through a research based investment approach. However, there can be no assurance that the investment objective of the Scheme will be realized, as actual market movements may be at variance with anticipated trends. Investment Strategy: The portfolio shall be structured so as to keep risk at acceptable levels. This shall be done through various measures including: 1. Broad diversification of portfolio 2. Ongoing review of relevant market, industry, sector and economic parameters 3. Investing in companies which have been researched 4. Investments in debentures and bonds (where the tenure exceeds 18 months) will usually be in instruments which have been assigned investment grade ratings by any approved rating agency, Differentiation: The core philosophy of the fund is to focus on high quality mid cap stocks while having a small exposure to large cap stocks. Quarterly AAUM as on 31st March 2015: 5,681.51 Crs, No. of Folios as on 31st May 2015: 533582

Reliance Vision Fund (Reliance Natural Resources Fund has been merged into Reliance Vision Fund) Asset Allocation Pattern: Equity & Equity Related Instruments - 60-100%, Debt Instruments 0-30% & Money Market Instrument 0-10%., Primary Investment Pattern: The primary investment objective of the scheme is to achieve long-term growth of capital by investment in equity and equity related securities through a research based investment approach, Investment Strategy: The portfolioshall be structured so as to keep risk at acceptable levels. This shall be done through various measures including: 1. Broad diversification of portfolio 2. Ongoing review of relevant market, industry, sector and economic parameters 3. Investing in companies which have been researched 4. Investments in debentures and bonds (where the tenure exceeds 18 months) will usually be in instruments which have been assigned investment grade ratings by any approved rating agency, Differentiation: The fund aims to achieve long term capital appreciation through investment in high quality large size capitalization stocks with a small exposure in mid size capitalization stocks. Quarterly AAUM as on 31st March 2015: 3,662.17 Crs, No. of Folios as on 31st May 2015: 625805

Reliance Top 200 Fund (Formerly as Reliance Equity Advantage Fund)

Asset Allocation Pattern: Equity & Equity Related Instruments-65-100%, Debt Instruments & Money Market Instruments (including investments in Securitised Debt) 0 - 35% (including up to 25% of the corpus in securitised Debt) Primary Investment Pattern: The primary investment objective of the scheme is to seek to generate long term capital appreciation by investing in equity and equity related instruments of companies whose market capitalization is within the range of highest & lowest market capitalization of BSE 200 Index. The secondary objective is to generate consistent returns by investing in debt and money market securities. Investment Strategy: The Scheme will invest in equity or equity related instruments of companies whose market capitalization is within the range of highest & lowest market capitalization of BSE 200 Index. The Scheme may also invest in large IPO's where the market capitalization of the Company making the IPO based on the Issue price will be within the range of highest & lowest market capitalization of BSE 200 Index. The fund will have the flexibility to invest in a broad range of companies with an objective to maximize the returns, at the same time trying to minimize the risk by reasonable diversification. However there can be no assurance that the investment objective of the scheme will be realized, as actual market movements may be at variance with anticipated trends. The selection of the companies will be done so as to capture the growth in the Indian economy. The fund will be focusing on companies having good liquidity in the stock market. Investment in overseas securities shall be made in accordance with the requirements stipulated by SEBI and RBI from time to time. Gross investments in securities under the Scheme which includes equities, equity related instruments/securities, debt securities, money market instruments and derivatives will not exceed 100% of the net assets of the Scheme., Differentiation: The Scheme will invest in equity or equity related instruments of companies whose market capitalization is within the range of highest & lowest market capitalization of BSE 200 Index. Quarterly AAUM as on 31st March 2015: 1,146.35 Crs, No. of Folios as on 31st May 2015: 176396

Reliance Equity Opportunities Fund

Asset Allocation Pattern: Equity & Equity Related Instruments-75-100%, Debt Instruments & Money Market Securities (including investments in Securitised Debt) 0- 25%. (25% of the Corpus in Securitised Debt), Primary Investment Pattern: The primary investment objective of the scheme is to seek to generate capital appreciation & provide long-term growth opportunities by investing in a portfolio constituted of equity securities & equity related securities and the secondary objective is to generate consistent returns by investing in debt and money market securities., Investment Strategy: The Fund will endeavor to continuously analyze the performance of economy and industry, which would be reflected in the investment pattern of the fund. The Fund would seek both value & growth, which are likely to commence from the ongoing structural changes in the government policies, infrastructure spending and continuous global economic reforms which tries to integrate different economies across the globe. The primary approach to stock selection will be through the Top down approach i.e Sector -- Industry-- Company., Differentiation: The fund has the mandate to invest across companies(belonging to different sectors) with different market caps; be it large, mid or small. The fund manager would have the flexibility to be overweight in a particular sector or market caps depending on the potential & opportunities as they arise. The investment horizon of the fund is minimum 2 yrs. Quarterly AAUM as on 31st March 2015: 11,269.15 Crs, No. of Folios as on 31st May 2015: 681165

Reliance Quant Plus Fund

Asset Allocation Pattern: Equity & Equity Related Instruments-90%-100% & Debt & Money Market Instruments - 0%-10%, Primary Investment Pattern: The investment objective of the scheme is to generate capital appreciation through investment in equity and equity related instruments. The scheme will seek to generate capital appreciation by investing in an active portfolio of stocks selected from S&P CNX Nifty on the basis of a mathematical model. Investment Strategy: The Fund will focus on large cap/liquid stocks and use stocks designated by NSE as members of Nifty Index. The fund will have a significant concentration of stocks in the portfolio while making active selective decision in stocks/sectors of S&P CNX Nifty. Quantitative methods will be used for (i) screening mechanism to choose best picks and make the stock selection universe smaller, (ii) Deciding on the portfolio weightage for better return as the investment will focus on company's size and liquidity., The quantitative model which will be used for stock selection will be based on two broad parameters viz., Stock Price movement & Financial/ valuation aspects. The model will shortlist between 15-20 stocks (out of the resulting list) and the investments will be made in them on weightages defined by the fund manager., **Differen-tiation:** An investment fund which focuses on stocks from constituents of S&P CNX Nifty. The stock selection process is based on quantitaive analysis, and the proprietary system-based model will shortlist between 15-20 stocks from screening mechanism at pre-determined intervals i.e. on weekly basis based on quantitative techniques. Quarterly AAUM as on 31st March 2015: 38.80 Crs, No. of Folios as on 31st May 2015: 5096

Reliance Focused Large Cap Fund (Formerly, Reliance Equity Fund) Asset Allocation Pattern: Equity and Equity related Instruments 80-100% and Debt Instruments and Money Market Instrument 0- 20% The portfolio will consist up to 25 companies which will be among the top 100 companies by market capitalization and/or leaders in their respective segments. The scheme will not invest in securitized debt. Primary Investment Pattern: The primary investment objective of the scheme is to generate longterm capital growth by predominantly investing in an active and concentrated portfolio of equity & equity related instruments up to 25 companies belonging to the top 100 companies by market capitalization and/or leaders in their respective segments. The secondary objective of of the fund will be to create a portfolio that will consist up to 25 companies which will be among the top 100 companies by market capitalization and/or leaders in their respective segments. Companies having large market capitalization (are referred as Large Cap Companies) offer excellent investment opportunities. Such companies which tend to be leaders in their respective fields with having strong financials, vast experience and robust management. Differentiation: The fund will consist up to 25 companies which will be among the top 100 companies by market capitalization and/ or leaders in their respective segments. The Scheme may also invest in large IPO's where the market capitalization of the Company making the IPO based on the Issue price will be within the range of top 100 companies by market capitalization, **Quarterly AAUM as on 31st March 2015:** 1,155.09 Crs, **No. of Folios as on 31st May 2015:** 220978

Reliance Tax Saver (ELSS) Fund

Asset Allocation Pattern: Equity and Equity related securities 80%-100% and Debt and Money Market Instrument 0% - 20%, Primary Investment Pattern: The primary objective of the scheme is to generate long-term capital appreciation from a portfolio that is invested predominantly in equity and equity related instruments, Investment Strategy: The investments in the Scheme shall be in accordance with SEBI (Mutual Funds) Regulations, 1996 and Equity Linked Saving Scheme, 2005 notified by Ministry of Finance (Department of Economic Affairs) vide Notifications dated November 3, 2005 and December 13, 2005. The fund managers will follow an active investment strategy taking defensive / aggressive postures depending on opportunities available at various points of time., Differentiation: The fund is an open ended equity linked savings scheme which gives dual advantage of tax savings & growth potential. It is a large cap orientation fund which aim to have minimum 50% exposure to top 100 companies by market capitalization. Quarterly AAUM as on 31st March 2015: 4,202.18 Crs, No. of Folios as on 31st May 2015: 678901

Reliance Banking Fund

Asset Allocation Pattern: Equity & Equity Related Instruments-80%-100% (Companies defined in the Banking Regulation Act, 1949 & Reserve Bank of India Act, 1934 as amended from time to time 80%-100% & Financial services companies which provide non banking financial services like housing finance, stock broking, wealth management, insurance companies and holding companies of insurance companies.*0%-20%) Debt Instruments & Money Market Instruments : 20%-0% In the total equity allocation, the fund will invest minimum 80% in companies defined in Banking Regulation Act, 1949 & Reserve Bank of India Act, 1934 as amended from time to time. In addition, maximum 20% of the equity allocation can be invested in financial services companies which provide non banking financial services like housing finance, stock broking, wealth management, insurance companies and holding companies of insurance companies. The fund will not invest in securitized debt. * The companies which will be included in financial service sector will be those companies which will provide non banking financial services like housing finance, stock broking, wealth management, insurance and other related financial services. Primary Investment Pattern: The primary investment objective of the Scheme is to seek to generate continuous returns by actively investing in equity and equity related securities of companies in the Banking Sector and companies engaged in allied activities related to Banking Sector. The AMC will have the discretion to completely or partially invest in any of the type of securities stated above with a view to maximize the returns or on defensive considerations. However, there can be no assurance that the investment objective of the Scheme will be realized, as actual market movements may be at variance with anticipated trends Investment Strategy: To achieve its primary objective, the fund could invest in equity securities of companies in Banking Sector and companies engaged in allied activities related to Banking Sector. Differentiation: The fund aims to generate consistent returns by investing in equity / equity related securities of Banking and companies engaged in allied activities related to Banking Sector. The fund follows an active strategy of management with endeavor to generate alpha and outperform the Banking Index. Quarterly AAUM as on 31st March 2015: 2,272.09 Crs, No. of Folios as on 31st May 2015: 159870

Reliance Pharma Fund

Asset Allocation Pattern: Equity & Equity Related Instruments-0-100% & Debt Instruments & Money Market Instruments with Average Maturity of 5-10 years-0-100% (including upto 100% of the corpus in securitised Debt), Primary Investment Pattern: The primary investment objective of the scheme is to seek to generate consistent returns by investing in equity and equity related or fixed income securities of Pharma and other associated companies., Investment Strategy: The fund under normal circumstances shall invest at least 65% of the value of its total net assets either debt or equity securities in the Pharma Sector and associated companies of said sector. The proportion of investment between equity and debt will be decided based on the view of the fund manager on anticipated movement in both debt as well as equity markets. The Fund manager can also take aggressive calls on the market by going upto 100% in equity or 100% in debt at any point of time or any other appropriate ratio depending upon his view. The allocation between debt and equity will be decided based upon the prevailing market conditions, macroeconomic environment, the performance of the corporate sector, the equity market and other considerations., Differentiation: A dynamic asset allocation sector fund which aims to generate consistent returns by investing in large and mid cap companies spread across all important segments of the pharmaceutical industry. Quarterly AAUM as on 31st March 2015: 1,199.98 Crs, No. of Folios as on 31st May 2015: 94410

Reliance Diversified Power Sector Fund (Reliance Infrastructure Fund has been merged into Reliance Diversified Power Sector Fund)

Asset Allocation Pattern: Equity & Equity Related Instruments of companies in power scetor-80% - 100% & Equity and equity related instruments of companies engaged in allied activities related to power sector & Debt and Money Market Instruments - 0% - 20%, Primary Investment Pattern: The primary investment objective of the scheme is to generate long term capital appreciation by investing predominantly in equity and equity related securities of companies in the power sector. Investment Strategy: Reliance Diversified Power Sector Fund proposes to invest primarily in various segments of Indian power sector. Broadly, power sector companies can be segregated into those operating in the following genres: 1. Power Generation, including those companies that are engaged in renovation and modernization of existing plants'. 2. Power Transmission 3. Power Distribution, including retail supply of power 4. Power Trading, 5. Primarily financing / funding power projects, 6. Power Equipment, 7. Power Technology, 8. Emerging genres that will evolve as the Indian power sector develops. The Fund would identify companies for investment, based on the following criteria amongst others: 1. Sound Management, 2. Good track record of the company, 3. Potential for future growth 4. Industry economic scenario, 5. Strong Cashflows. Risk will be managed through adequate diversification by spreading investments over a wide range of companies. This shall be done through various measures including: 1. Broad diversification of portfolio, 2. Ongoing review of relevant market, industry, sector and economic parameters 3. Investing in companies which have been researched RCAM may, from time to time, review and modify the Scheme's investment strategy if such changes are considered to be in the best interests of the unit holders and if market conditions warrant it. Differentiation: The fund focuses on companies related to power sector. It provides opportunity to diversify within the sector, with focused approach and flexibility to invest in power distribution, transmission and generation related companies. Quarterly AAUM as on 31st March 2015: 2,136.17 Crs, No. of Folios as on 31st May 2015: 494639

Reliance Media & Entertainment Fund

Asset Allocation Pattern: Equity & Equity Related Instruments-0-100% & Debt & Money Market Instruments with Average Maturity of 5-10 years-0-100% (including upto 100% of the corpus in securitised Debt), Primary Investment Pattern: The primary investment objective of the scheme is to generate continuous returns by investing in equity and equity related or fixed income securities of Media & Entertainment and other associated companies., Investment Strategy: The Fund will invest in equity securities whenever the equity market and shares from the media sector are expected to do well. However, whenever the equity market is not expected to do well, the Fund will shift its focus in debt, which in extreme cases of bearish equity market can go upto 100%., The proportion of investment between equity and debt will be decided based on the view of the fund manager on anticipated movement in both debt as well as equity markets. The allocation between debt and equity will be decided based upon the prevailing market conditions, macroeconomic environment, the performance of the corporate sector, the equity market and other considerations., Differentiation: A sector specific fund which focuses on investing in companies related to media & entertainment sector. Quarterly AAUM as on 31st March 2015: 94.91 Crs, No. of Folios as on 31st May 2015: 11669

Reliance Regular Savings Fund - Equity Option

Asset Allocation Pattern: Equity and Equity related securities 80%-100% and Debt and Money Market Instruments with an average maturity of 5-10 years -0%-20%, Primary Investment Pattern: The primary investment objective of this option is to seek capital appreciation and/ or to generate consistent returns by actively investing in Equity & Equity-related Securities. Investment Strategy: Investment may be made in listed or unlisted securities. Listed securities refer to securities listed on any of the recognized Stock Exchanges. Investments may be made as secondary market purchases, initial public offer, rights offers private placement etc. The Fund would identify companies for investment, based on the following criteria amongst others: 1. Sound Management 2. Good track record of the company 3. Potential for future growth 4. Industry economic scenario, Differentiation: Reliance Regular Savings Fund has been launched as an asset-allocator fund which gives investor an option to invest either in equity,debt or both. RRSF-Equity option is a growth oriented aggressive equity fund which adopts a multi cap strategy to capitalize on market trends especially in volatile markets. Quarterly AAUM as on 31st March 2015: 2,792.52 Crs, No. of Folios as on 31st May 2015: 346011

Reliance Regular Savings Fund - Balanced Option

Asset Allocation Pattern: Equity and Equity Related securities-50%-75%, Debt & Money Market instruments-25%-50%, Primary Investment Pattern: The primary investment objective of this option is to generate consistent return and appreciation of capital by investing in a mix of securities comprising of equity, equity related instruments and fixed income instruments., Investment Strategy: The Scheme will, under normal market conditions, invest its net assets primarily in Equity and equity related instruments and balance in fixedincome securities, money market instruments and cash equivalents. For investments in equity and equity related securities, the Fund would identify companies for investment, based on the following criteria amongst others: a. Sound Management b. Good track record of the company c. Potential for future growth. Industry economic scenario, Differentiation: The fund focuses on reducing volatility of returns by increasing / decreasing equity exposure based on the market outlook and using a core debt portfolio to do the rebalancing The fund can invest 50%-75% of its corpus in equity & 25%-50% in debt related instruments. Quarterly AAUM as on 31st March 2015: 1,022.63 Crs, No. of Folios as on 31st May 2015: 56529

Reliance Mid & Small Cap Fund (Formerly, Reliance Long Term Equity Fund)

Asset Allocation Pattern: Equity and equity related securities 80% -100%, Debt instruments and money market instruments (including investments in securitised debt) 0%-20%., Primary Investment Pattern: The primary investment objective of the scheme is to seek to generate long term capital appreciation & provide long-term growth opportunities by investing in a portfolio constituted of equity & equity related securities and Derivatives and the secondary objective is to generate consistent returns by investing in debt and money market securities., Investment Strategy: The investment strategy of the Scheme is to build and maintain a diversifi ed portfolio of equity stocks that have the potential to appreciate. The aim will be to build a portfolio that adequately reflects a cross-section of the growth areas of the economy from time to time. While the portfolio focuses primarily on a buy and hold strategy at most times, it will balance the same with a rational approach to selling when the valuations become too demanding even in the face of reasonable growth prospects in the long run. Differentiation: The fund is an open ended diversified equity scheme which focuses on small & mid cap stocks with long term investment horizon. Quarterly AAUM as on 31st March 2015: 2,340.95 Crs, No. of Folios as on 31st May 2015: 207540

Reliance NRI Equity Fund

Asset Allocation Pattern: Equity & Equity Related Instruments# -65-100% & Debt Instruments & Money Market Instruments * 0-35% (*including upto 35% of the corpus in securitised Debt # primarily drawn from the S&P BSE 200 Index), Primary Investment Pattern: The primary investment objective of the scheme is to generate optimal returns by investing in equity and equity related instruments primarily drawn from the Companies in the BSE 200 Index., Investment Strategy: The fund will, in general invest a significant part of its corpus in equities however pending investments in equities, the surplus amount of the fund should be invested in debt and money market instruments. Also whenever good investment opportunity are not available, or the equity market is not likely to perform in the view of the Fund manager the Fund will reduce its exposure to equity and during that period the surplus asset of the Fund shall be invested in debt and money market instruments. The fund will in general follow a strategy of higher portfolio reshuffling with a view to capture the short term movements in the markets as well as to encash the opportunity arising due to various events., Differentiation: The fund is an ideal & exclusive offering for NRI investors who are seeking exposure to equity to participate in the Indian markets in the diversified equity space. The fund primarily aims to invest in top 200 companies by market capitalization. Quarterly AAUM as on 31st March 2015: 94.62 Crs, No. of Folios as on 31st May 2015: 2193

Reliance Small Cap Fund

Asset Allocation Pattern: Equity & Equity Related Securites of small cap companies including derivatives - 65% - 100%, Equity & Equity Related Securites of any other companies including derivatives - 0% - 35%, debt & money market securities (including investments in securitized debt upto 30%) - 0% - 35%, Primary Investment Pattern: The primary investment objective of the scheme is to generate long term capital appreciation by investing predominantly in equity and equity related instruments of small cap companies and the secondary objective is to generate consistent returns by investing in debt and money market securities., Investment Strategy: The investment strategy of the Scheme is to build and maintain a diversified portfolio of equity stocks that have the potential to appreciate. The aim will be to build a portfolio that adequately reflects a cross-section of the growth areas of the economy from time to time. The fund shall primarily focus on the small cap stocks. However depending on the views of the fund manager and market conditions in the interest of the investors, the fund manager will have the flexibility to select stocks which he feels are best suited to achieve the stated objective. The fund will have the flexibility to invest predominantly in a range of Small Cap companies/stocks with an objective to maximize the returns, at the same time trying to minimize the risk by reasonable diversification. Differentiation: The fund shall predominantly invest in small cap stocks for the purpose of the Fund, are stocks whose market capitalization is in between the highest and lowest market capitalization of companies on BSE Small Cap Index at the time of investment., Quarterly AAUM as on 31st March 2015: 1,561.55 Crs, No. of Folios as on 31st May 2015: 202460

Reliance Index Fund - Nifty Plan

Asset Allocation Pattern: Equities and equity related securities covered by Nifty - 95% - 100%, Cash/CBLO/Repo & Reverse Repo & Money Market instruments (CPs, CDs, Tbills, Mibor linked instruments with daily Put/Call options & overnight Interest rate Reset Linked Instruments)but excluding Subscription and Redemption Cash Flow# - 0% - 5%. (# Subscription Cash Flow is the subscription money in transit before deployment and Redemption Cash Flow is the money kept aside for meeting redemptions.) Primary Investment Pattern: The primary investment objective of the scheme is to replicate the composition of the NIFTY, with a view to generate returns that are commensurate with the performance of the NIFTY, subject to tracking errors. Investment Strategy: The Scheme will be managed passively with investments in stocks in a proportion that it is as close as possible to the weightages of these stocks in the S&P CNX Nifty Index. The investment strategy would revolve around reducing the tracking error to the least possible through rebalancing of the portfolio, taking into account the change in weights of stocks in the index as well as the incremental collections/redemptions from the Scheme. The fund will, in general invest a significant part of its corpus in equities however pending investments in equities; the surplus amount of the fund should be invested in Cash/CBLO/Repo & Reverse Repo & Money Market instruments. Also whenever good investment opportunity are not available, or the equity market is not likely to perform in the view of the Fund manager the Fund will reduce its exposure to equity and during that period the surplus asset of the Fund shall be invested in Cash/CBLO/Repo & Reverse Repo & Money Market instruments. However there is no assurance that all such buying and selling activities would necessarily result in benefit for the Fund. The allocation between money market instruments and equity will be decided based upon the prevailing market conditions, macroeconomic environment, and the performance of the corporate sector, the equity market and other considerations. At time such churning could lead to higher brokerage and transaction costs. Differentiation: The fund is an open ended index linked scheme which will be passively managed with investments in stocks in a proportion that it is as close as possible to the weightages of these stocks in the S&P CNX Nifty Index. Quarterly AAUM as on 31st March 2015: 36.01 Crs, No. of Folios as on 31st May 2015: 7069

Reliance Index Fund - Sensex Plan

Asset Allocation Pattern: Equities and equity related securities covered by Sensex - 95% - 100%, Cash/CBLO/Repo & Reverse Repo & Money Market instruments (CPs, CDs, Tbills, Mibor linked instruments with daily Put/Call options & overnight Interest rate Reset Linked Instruments)but excluding Subscription and Redemption Cash Flow# - 0% - 5%. (# Subscription Cash Flow is the subscription money in transit before deployment and Redemption Cash Flow is the money kept aside for meeting redemptions.) Primary Investment Pattern: The primary investment objective of the scheme is to replicate the composition of the SENSEX, with a view to generate returns that are commensurate with the performance of the Sensex, subject to tracking errors. Investment Strategy: The Scheme will be managed passively with investments in stocks in a proportion that it is as close as possible to the weightages of these stocks in the BSE SENSEX Index. The investment strategy would revolve around reducing the tracking error to the least possible through rebalancing of the portfolio, taking into account the change in weights of stocks in the index as well as the incremental collections/redemptions from the Scheme. It is proposed to manage the risks by placing limit orders for basket trades and other trades, proactive follow-up with the service providers for daily change in weights in the BSE SENSEX as well as monitor daily inflows and outflows to and from the Fund closely. While these measures are expected to mitigate the above risks to a large extent, there can be no assurance that these risks would be completely eliminated. The fund will, in general invest a significant part of its corpus in equities however pending investments in equities; the surplus amount of the fund should be invested in Cash/CBLO/Repo & Reverse Repo & Money Market instruments. Also whenever good investment opportunity are not available, or the equity market is not likely to perform in the view of the Fund manager the Fund will reduce its exposure to equity and during that period the surplus asset of the Fund shall be invested in Cash/CBLO/Repo & Reverse Repo & Money Market instruments. However there is no assurance that all such buying and selling activities would necessarily result in benefit for the Fund. The allocation between money market instruments and equity will be decided based upon the prevailing market conditions, macro economic environment, and the performance of the corporate sector, the equity market and other considerations. At time such churning could lead to higher brokerage and transaction costs. Differentiation: The fund is an open ended index linked scheme which will be passively managed with investments in stocks in a proportion that it is as close as possible to the weightages of these stocks in the Sensex Index Quarterly AAUM as on 31st March 2015: 4.44 Crs, No. of Folios as on 31st May 2015: 749

Reliance Arbitrage Advantage Fund

Asset Allocation Pattern: Under normal circumstances, the anticipated asset allocation would be: Equities and equity related instruments, Derivatives including index futures, stock futures, index options, & stock options, etc. – 65%-90%, Debt and Money market instruments(including investments in securitized debt upto 30%) -10%-35%. When adequate arbitrage opportunities are not available in the Derivative and Equity markets, the anticipated alternate asset allocation on defensive considerations would be: Equities and equity related instruments, Derivatives including index futures, stock futures, index options, & stock options, etc. (Only arbitrage opportunities) -0%-65%, Debt and Money market instruments(including investments in securitized debt upto 30%) -35%-100% **Primary Investment Pattern:** The investment objective of the scheme is to generate income by taking advantage of the arbitrage opportunities that potentially exists between cash and derivative market and within the derivative segment along with investments in debt securities & money market instruments. **Investment Strategy:** The scheme will seek to achieve its investment objective primarily by employing various strategies which seek to exploit available arbitrage opportunities in markets. The scheme will seek to achieve analyzed taking into account the business fundamentals like nature and stability of business, prospects of future growth and scalability, financial discipline and returns, valuations in relation to broad market and expected growth in earnings, the company's financial strength and track record. **Differentiation:** The fund is an open ended arbitrage scheme which will seek to exploit available arbitrage opportunities in the markets to achieve its investment objective. **Quarterly AAUM as on 31st March 2015:** 433.35 Crs, **No. of Folios as on 31st May 2015:** 8042

Reliance Japan Equity Fund

Asset Allocation Pattern: Under normal circumstances, the anticipated asset allocation would be: Equity and Equity related Instruments listed on the recognized stock exchanges of Japan* - 80%-100%, Fixed income securities including money market instruments, cash and equivalent, Treasury bills and fixed deposits of India.- 0%-20%, *Includes ADRs/GDRs issued by Indian companies or foreign companies, equity of overseas companies listed on recognized stock exchanges of Japan, units/securities issued by overseas mutual funds or unit trusts which are registered with Japan regulators and overseas exchange traded funds (ETFs) which invest in the securities as permitted by SEBI/RBI from time to time. The fund will also invest in initial and follow on public offerings to be listed at recognized stock exchanges of Japan. (The Scheme will not invest in securitized debt & the scheme will not participate in short selling and securities lending). Primary Investment Pattern: The primary investment objective of Reliance Japan Equity Fund is to provide long term capital appreciation to investors by primarily investing in equity and equity related securities of companies listed on the recognized stock exchanges of of Japan and the secondary objective is to generate consistent returns by investing in debt and money market securities of India. However, there can be no assurance or guarantee that the investment objective of the scheme will be achieved. Investment Strategy: The investment strategy of the fund would be to create a portfolio of companies which are leaders or potential leaders in the growth oriented sectors of Japan and are listed on recognized stock exchanges of Japan. The investment philosophy would be a blend of top down and bottom up approach without any extreme sector bias. The sectors would be mainly assessed on their growth potential in the mid and long term. On the other hand, companies within the selected sectors would be analyzed taking into account the business fundamentals like nature and stability of business, potential for future growth and scalability, sales volume, earning performance, corporate image, company's financial strength and track record etc. The fund will endeavor to follow a disciplined investment approach and the portfolio will be reviewed & rebalanced at regular intervals, whenever deemed necessary. Differentiation: The fund will endeavor to invest in companies which are leaders orpotential leaders in the growth oriented sectors of Japan and are listed on recognized stock exchanges of Japan. The fund will provide exposure to the growth story of Japan Economy along with the benefit of country diversification to the investor. Quarterly AAUM as on 31st March 2015: 23.80 crs, No. of Folios as on 31st May 2015: 1450

Reliance Retirement Fund - Wealth Creation Scheme

Asset Allocation Pattern: Under normal circumstances, the anticipated asset allocation would be: Diversified Equity and equity related securities – 65%-100%, Debt and Money market securities - 0%-35%. Primary Investment Pattern: The scheme endeavors to provide capital appreciation and consistent income to the investors which will be in line with their retirement goals by investing in a mix of securities comprising of equity, equity related instruments and fixed income securities. Investment Strategy: For investments in equity and equity related securities, the Wealth Creation Scheme would identify companies for investment, based on the following criteria amongst others: a. Sound Management b. Good track record of the company c. Potential for future growth d. Industry economic scenario Besides, it is expected that a portion of the funds will also be invested in initial offerings and other primary market offerings. Risk will be managed through adequate diversification by spreading investments over a wide range of companies across sectors and market capitalization. For investments in Debt Securities, income may be generated through the receipt of coupon payments, the amortization of the discounts on debt instruments or the purchase and sale of securities in the underlying portfolio. The Fund Manager may adopt a different strategy considering the market scenario, opportunities available in different sectors and market capitalization. Differentiation: Wealth creation scheme is one of the plans of Reliance Retirement Fund which aims to provide long term growth & capital appreciation by investing primarily in Diversified Equity and equity related instruments and balance in fixed income securities, money market instruments and cash equivalents, so as to help the investor in achieving the retirement goals. Quarterly AAUM as on 31st March 2015: 48.28 Crs, No. of Folios as on 31st March 2015:

Reliance Equity Savings Fund

Asset Allocation Pattern: Under normal circumstances, the anticipated asset allocation would be: Equities and equity related instruments: 65 90% of which: - Derivatives including index futures, stock futures, index options, & stock options, etc. backed by underlying equity (only arbitrage opportunities)*: 25 -70%, Unhedged Equity Position#: 20 -40%, Debt and Money market instruments** (including investments in securitized debt & margin for derivatives): 10 - 35% When adequate arbitrage opportunities are not available in the Derivative and Equity markets, the anticipated alternate asset allocation on defensive considerations would be: Equities and equity related instruments: 20 - 65% of which: - Derivatives including index futures, stock futures, index options, & stock options, etc. backed by underlying equity (only arbitrage opportunities)*: 0 -45%, Unhedged Equity Position#: 20 -40%, Debt and Money market instruments** (including investments in securitized debt & margin for derivatives): 35-80%. #Denote the directional equity exposure which is not hedged. *This denotes only hedged equity positions by investing in arbitrage opportunities in the equity market. The fund manager in the above case can therefore take exposure to equivalent stock/ index futures & create completely covered positions. The margin money deployed on these positions would be included in Money Market category.. ** including securitized debt up to 30%. Primary Investment Pattern: The primary investment objective of this fund is to generate income and capital appreciation by investing in arbitrage opportunities & pure equity investments along with investments in debt securities & money market instruments. However, there can be no assurance or guarantee that the investment objective of the scheme will be achieved. Investment Strategy: The scheme will seek to achieve its investment objective primarily by employing various strategies which seek to exploit available arbitrage opportunities in markets along with pure equity investments. The stock selection strategy would be a blend of top down and bottom up approach without any sector or market capitalization bias. All companies selected will be analyzed taking into account the business fundamentals like nature and stability of business, prospects of future growth and scalability, financial discipline and returns, valuations in relation to broad market and expected growth in earnings, the company's financial strength and track record. The percentage allocation to un-hedged equity will be done on the basis of an internal model with Price/ Book Value of CNX Nifty as the primary factor for deciding the allocation. This model will proportionately re-adjust the unhedged Equity Position weight within the asset allocation limits stated above based on over/under valuation of the equity markets. Differentiation: The fund invests predominantly invests in arbitrage opportunities along with moderate exposure to unhedged equity exposure. Quarterly AAUM as on 31st March 2015: N.A., No. of Folios as on 31st May 2015: 14379

Reliance US Equity Opportunities Fund:

Asset Allocation Pattern: Under normal circumstances, the anticipated asset allocation would be: Equity and Equity related Instruments listed on the recognized stock exchanges of US – 80%-100%, Fixed income securities of India as well as U.S including money market instruments, cash and equivalent, Treasury bills and fixed deposits.- 0%-20%. Primary Investment Pattern: The primary investment objective of Reliance US Equity Opportunities Fund is to provide long term capital appreciation to investors by primarily investing in equity and equity related securities of companies listed on the recognized stock exchanges of US and the secondary objective is to generate consistent returns by investing in debt and money market securities of India.. Investment Strategy: The investment strategy of the fund would be to create a portfolio of high quality – high growth stocks listed on recognized stock exchanges of US. The investment philosophy would be a blend of top down and bottom up approach without any sector or market capitalization bias. All companies selected will be analyzed taking into account the business fundamentals like nature and stability of business, prospects of future growth and scalability, financial discipline and returns, valuations in relation to broad market and expected growth in earnings, the company's financial strength and track record. Differentiation: The fund will provide exposure to US securities to an investor which will provide him with country diversification. Quarterly AAUM as on 31st March 2015: N.A., No. of Folios as on 31st May 2015: N.A.

Risk Mitigation Factors for all the above mentioned Schemes - Applicable for all the above mentioned Schemes .Robust measures

implemented to mitigate Risk include, adoption of internal policies on investments and valuations, rigorous procedures for monitoring investment restrictions and effective implementation of various norms prescribed by SEBI from time to time.

RISK MITIGATION FACTORS / RISK CONTROL

It is AMC's belief that the investment in ADRs/GDRs/overseas securities offer new investment and portfolio diversification opportunities into multimarket and multi-currency products. However, such investments also entail additional risks. Such investment opportunities may be pursued by the AMC provided they are considered appropriate in terms of the overall investment objectives of the Scheme. Since the Scheme invests in ADRs/

GDRs/overseas securities, there may not be readily available and widely accepted benchmarks to measure performance of the Scheme. To the extent that the assets of the Scheme will be invested in securities denominated in foreign currencies, the Indian Rupee equivalent of the net assets, distributions and income may be adversely affected by the changes in the value of certain foreign currencies relative to the Indian Rupee.

The repatriation of capital also may be hampered by changes in regulations concerning exchange controls or political circumstances as well as the application to it of the other restrictions on investment.

Overseas investments will be made subject to any/all approvals, conditions thereof as may be stipulated by SEBI/RBI and provided such investments do not result in expenses to the Scheme in excess of the ceiling on expenses prescribed by and consistent with costs and expenses attributed to international investing.

Investments made, and investment income earned from the US will also be subject to US tax laws. They may also entail additional disclosure / reporting obligations under the US Foreign Account Tax Compliance Act (FATCA)

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:

Scheme specific Risk: The scheme carries risk associated with investing in foreign equities, fixed income, and derivatives. Trading volumes and settlement periods may restrict liquidity in equity and debt investments. Investment in Debt is subject to price, credit, and interest rate risk. The scheme has risks associated with currency movements, taxation, market, ADR/GDR, reinvestment etc. The NAV of the Scheme may be affected, inter alia, by changes in currency, market conditions, interest rates, trading volumes, settlement periods and transfer procedures. The NAV may also be subjected to risk associated with investment in derivatives and foreign securities as may be permissible by the Scheme Information Document. Please refer to the Scheme Information Document for details.

Scheme Specific Risk Factors

1. Currency movements:

Since these investments will be made and held in a different currency (the US Dollar), their value will be dependent on currency movements of the USD vis-à-vis the INR, which in turn may be determined or influenced by a host of factors like inflow and outflow of foreign investments to and from India, the relative strength of the USD vis-a-vis other currencies, relative current and future interest rates, domestic economic and political developments and government actions both in the United States (US) and in India, and given that the USD is a currency used in international trade, by factors not relating directly to either country (like international prices of commodities like oil and gold, trade flows and conflicts in other regions), among other things. These currency movements may reduce or even wipe out gains made on the market in the US as investments would be denominated in USD whereas Net Asset Values would be denominated in INR and purchases and redemptions of units would also take place in INR. Generally, a strengthening of the INR vis-à-vis the USD (i.e. less INR per USD) would lead to reduction in NAV in INR terms, other things remaining the same.

To manage risks associated with the portfolio, foreign currency and interest rate exposure, the Fund may use / invest in derivatives for efficient portfolio management including hedging and in accordance with the conditions as may be stipulated by SEBI / RBI. The Fund also hereby avers that offshore investments shall be made subject to any / all approvals, as well as the conditions thereof as may be stipulated by SEBI / RBI and provided such investments do not result in expenses to the fund in excess of the ceiling, if any, on the expenses prescribed by SEBI. However, no assurance can be given that the hedging objectives will be achieved. The hedging strategy may also substantially limit Unit holders from benefiting if the currencies move in the opposite direction. Additionally, Unit holders may be exposed to fluctuations in the NAV caused by fluctuations in the mark-to-market value of derivative instruments, in the rare event where such instruments do not move in tandem to underlying USD-INR rates (known as 'basis' risk).

The Fund may, where necessary, appoint other intermediaries of repute such as advisors, sub-managers, sub-custodian etc. for managing and administering such investments. The appointment of such intermediaries shall be in accordance with the applicable requirements of SEBI and within the permissible ceilings of expenses. The fees and expenses would illustratively include, besides the investment management fee, custody fees and costs, fees of appointed overseas advisors and sub-managers, transaction costs, and overseas regulatory costs.

2. Risks related to Taxation

Since these investments will be made in the US, they will be subject to taxation laws of the US and changes therein. Hence, the taxation rules that apply at the time of making the investment may change when investments are exited and the scheme may be subject to a higher level of taxes than originally anticipated. The continuance of assessments may also impact the AMC's ability to repatriate funds relating to the scheme from the US to India.

POSSIBLE DIRECT TAX BENEFITS / IMPLICATIONS FOR A MUTUAL FUND (INVESTING MAINLY IN US EQUITY SHARES) AND UNIT HOLDERS

I. INCOME-TAX IMPLICATIONS FOR THE MUTUAL FUND

1. General US Taxation Rules with Respect to Foreign Persons

In general, foreign persons can be subject to US taxation either on a gross basis or on a net basis. Foreign persons who are not engaged in a trade or business in the US are subject to US gross withholding tax on items of US source income which are fixed determinable annual or periodical (so-called FDAP income). A foreign person that is engaged in a US trade or business will be subject to US taxation on effectively connected taxable income (ECTI). In addition to the income tax imposed on ECTI, the US also imposes a secondary branch profits tax on foreign corporations on deemed remittances of after-tax effectively connected earnings and profits. A branch-level interest tax may also be imposed on interest allocable to effectively connected income. These taxes may be eligible for reduction or exemption under a U.S. income tax treaty. The discussion below is predicated on the understanding that the Scheme would be treated as a corporation for US tax

purposes. Thus, as long as the Scheme is treated as a corporation for US tax purposes, the investors in the Scheme should not directly be subject to US tax. For purposes of this discussion, a foreign person is a person who is not a US citizen or US resident for tax purposes and includes a foreign entity that is classified as a corporation for US tax purposes.

2. US Taxation on Disposition of Shares of US Companies

Subject to the discussion below concerning the taxation of ECTI, generally income from the sale of personal property by a foreign person is not US source income and should not be subject to US taxation. Thus, capital gains received by the Scheme on the disposition of US listed and unlisted shares, ADR/ GDR units, interests in mutual funds and exchange traded funds (ETF), should not be subject to taxation in the US.

However, there is an exception for gains derived by a foreign person from the disposition of a US Real Property Interest (USRPI) under the Foreign Investment in Real Property Tax Act (FIRPTA). A USRPI includes an interest in a US Real Property Holding Company (USRPHC) which generally is defined as a US company whose assets, measured by fair market value, consist of 50% or more of USRPIs at any time during a five-year period. Such income is considered to be ECTI with the conduct of a U.S trade of business and is subject to US taxation. A foreign person who disposes of a USRPI will be subject to a 10% withholding tax on the gross proceeds received and will be required to file a US federal income tax return. The final taxation generally will be 35% of the gain recognized with respect to the disposition of the USRPI, with the 10% withholding tax on gross proceeds functioning as a prepayment of the tax at the time of disposition. There is an exception that applies to FIRPTA for publicly traded shares of a corporation. The exception provides that if the stock of a corporation is regularly traded on an established securities market (e.g., the NYSE), the stock will be treated as a USRPI only in the case of a more than 5% holder (over the course of a 5 year look-back period). Such exception also applies to the disposition of an interest in a publicly traded partnership (PTP).

Thus, capital gains derived by the Scheme from the sale of regularly traded listed US equities should not be subject to tax in the US provided the Scheme holds an interest of 5% or less of any class of stock. In cases where the Scheme has held, at any time within the 5-year period ending on the date of disposition, more than 5% of the shares of a publicly-traded company that is also a USRPHC, gain from disposition of such interest is subject to US federal corporate income tax generally at the rate of 35%.

Special rules apply for investment in Real Estate Investment Trust (REITs). In general, the rules discussed above for US taxation of dispositions of USRPIs apply to REITs, however, domestically controlled REITs generally are not subject to US tax under the FIRPTA rules. In addition, a REIT must withhold on distributions of USRPIs to foreign persons at the rate of 35%. Generally, any distribution from a REIT attributable to gain from the sale or exchange of a USRPI is treated as such gain by the foreign person receiving the distribution. Any distribution by a REIT on shares regularly traded on an established securities market in the United States is not treated as gain from the sale or exchange of a USRPI if the shareholder did not own more than 5% of that stock at any time during the REIT's tax year. These distributions are included in the shareholder's gross income as a dividend from the REIT, not as long-term capital gain.

3. US Gross Basis Taxation (i.e., FDAP Income)

A. Dividend income

US source non-effectively connected dividend income (including income distributed by US funds) received by a foreign person is subject to a 30% withholding tax. Thus US source dividends received by the Scheme from investments in US listed and non-listed equities and units of a mutual fund should be subject to withholding tax of 30%. Such dividend withholding tax can be reduced pursuant to a double tax treaty as discussed further below. US withholding tax should not apply with respect to distributions from Indian companies which issue ADRs/ GDRs in the US.

B. Interest income

US source non-effectively connected interest income received by a foreign person is subject to a 30% withholding tax. There are certain exceptions under US internal law, for interest on bank deposits, and short-term obligations (with terms to maturity of 183 days or less). There are also exceptions for certain longer term debt under the portfolio interest exception which applies to interest income on certain registered obligations as long as the recipient is not a 10% or greater shareholder of the issuer. In addition, interest generated from US Treasury Securities should not be subject to US withholding tax. If income is characterized as interest, for instance income from a repurchase agreement with a term that exceeds 183 days, such income could be subject to a 30% withholding tax unless the repurchase agreement is with respect to qualifying registered portfolio interest indebtedness (e.g. U.S. Treasury securities). Certain contingent indebtedness does not qualify for the portfolio interest exception and is subject to 30% withholding tax on all U.S. source non-ECI contingent interest paid.

C. Income from Notional Principal Contracts

In general, income generated from notional principal contracts is characterized as foreign source income to a nonresident owner and not subject to US withholding tax. Special rules apply to certain so-called dividend equivalent payments which may be subject to 30% US withholding tax.

4. US Net Basis Taxation (i.e., ECTI)

If the Scheme is engaged in a US trade or business, it will be subject to US taxation on its ECTI generally at the rate of 35%. In addition, US branch profits tax of 30% will apply to any profits deemed to be distributed by the US trade or business to the Scheme. An analysis will need to be undertaken to determine the income that is considered to be effectively connected with the US trade or business. In general, US source non-FDAP ordinary income automatically will be effectively connected with a US trade or business under a so-called force of attraction rule. Capital gains are generally residence based sourced unless ECI to a U.S. trade or business under an asset use or business activities test. FDAP income is not automatically considered to be effectively connected with a US trade or business, but generally must be analyzed also under an asset use or business activity test to determine if it is effectively connected income. Foreign source FDAP income may also be ECI if attributable to a U.S. office or fixed place of business. The U.S. rules treat ECI FDAP income as wholly ECI and with limited exception applicable to securities dealers, do not apportion such income under transfer pricing principles among multiple locations where material functions may be performed.

In general, there is a trading safe harbor for foreign persons who are trading in shares, securities, commodities or derivatives for their own account, such that the foreign person should not be considered engaged in a US trade or business as long as that person is not considered a dealer or such proprietary trading is effected only through an independent agent. U.S. proposed regulations prohibit foreign dealers from safe-harbor trading in derivatives. In addition, certain investments and activities do not qualify for the trading safe harbor. If a foreign person invests in a partnership, US or foreign, that is engaged in a US trade or business, then the foreign person will be considered to be engaged in a US trade or business. Examples of partnership investments include US master limited partnerships and PTPs that are classified as partnerships for US tax purposes. Thus, if the Scheme invests in a partnership that is engaged in a US trade or business and will need to evaluate all of its income to determine the income that is ECTI. In general, gain on the disposition of a partnership interest is treated by the IRS as ECTI to the extent that the partnership has assets which generate ECTI.

5.Treaty Benefits to the Mutual Fund

It is likely that the Scheme should be considered as a Person under Indian tax laws and so a tax resident of India and so is likely to be eligible to claim the Double Taxation Avoidance Agreement ('the DTAA' or 'the Treaty') benefits between India and the US on the income earned and tax, if any, payable in the US subject to completion of necessary documentations and the Scheme obtaining a tax residence certificate form the Indian tax authorities. As long as the Scheme is treated as a corporation for US tax purposes, the investors in the Scheme should not directly be subject to US tax. The main benefit of the DTAA is that it reduces the US withholding tax amount with respect to certain U.S. source FDAP payments and may exempt ECTI if it is not attributable to a U.S. permanent establishment. As per the Treaty:

(i) The Business income earned by the Scheme in the US should not be taxable in the US if the Fund does not have a permanent establishment in the US; If the Scheme has a permanent establishment in the US, then it will be subject to US tax on profits that are attributable to that permanent establishment. The United States attributes business profits to U.S. permanent establishments of Indian resident corporations under the same ECTI rules applicable to non-treaty residents with respect to the assets and activities conducted in the permanent establishment. A more limited force of attraction rule is also applicable.; The Scheme could be considered to have a permanent establishment in the US if it invests in a partnership that is engaged in a trade or business in the US;

- (ii) Capital gains arising on transfer of securities in the US should be taxable in the US as per the US tax laws; There is no exception in the DTAA for US taxation of disposition of USRPIs under the FIRPTA rules;
- (iii) In general, dividend income beneficially earned by the Scheme in the US should be taxable at the rate of 25% for portfolio ownership interests below 10%;
- (iv) Interest income beneficially earned by the Scheme in the US should be taxable at the rate of 15% (to the extent not otherwise exempt under US internal rules such as the portfolio interest exception discussed above); and
- (v) Any other income should be taxable in the US as per US tax laws.
- 6. FATCA Tax

The Foreign Account Tax Compliance Act (FATCA) is a new chapter included in Chapter 4 of the Code. It refers to provisions included in the Hiring Incentives to Restore Employment Act signed into law on March 18, 2010.

Under FATCA, Foreign Financial Institutions (FFIs) like Reliance Capital Asset Management have to register with the US Internal Revenue Service (IRS) and would have certain reporting obligations with relation to US Reportable Accounts which would be made either directly or through their respective government agency, as per the terms of the Inter Governmental Agreement (IGA) signed between that government and the United States. Non-compliance may lead to a withholding tax imposed at the rate of 30% on all US sourced income (i.e., dividends, interest and the gross proceeds from the sale of shares of US equities).

At the time of issue of this document, the Government of India has stated its intent to sign the IGA (but it has not signed it as yet), as stated in the website of the US Department of Treasury. Detailed guidelines are also awaited on identification and reporting rules in relation to US Reportable Accounts from the Central Board of Direct Taxes (Government of India).

II. INCOME-TAX IMPLICATIONS FOR THE UNIT HOLDERS

US Internal Revenue Code

As long as the Scheme is treated as a corporation for US tax purposes, the unit holders in the Scheme should not be liable to income-tax in the US on the income earned by the Fund in the US.

Risks associated with investment in ADR/GDR

Investments in ADRs/GDRs/overseas securities offer new investment and portfolio diversification opportunities into multi-market and multicurrency products. However, such investments also entail additional risks. They may not reflect the market / intrinsic value of their underlying shares and may become illiquid because of restrictions on conversion to the underlying shares (fungibility).

Regulatory Restriction:

In terms of prevailing SEBI guidelines on overseas investment, each mutual fund is currently permitted to invest in foreign securities up to US\$300 million irrespective of the size of the assets. The ceiling for investment in overseas ETFs that invest in securities is US\$ 50 million per mutual fund. The investments shall be made in line with the said limits or any modified limits as specified by SEBI from time to time. If these limits are exhausted, then further subscriptions will not be accepted into this Scheme.

However, basis the permission received from SEBI, RMF's limit to invest in foreign securities is US\$600 mn and the ceiling for investments in overseas ETF is US\$ 100 mn. The said limit is subject to modifications from time to time.

PLANS & OPTIONS:

The Scheme offers following Plans/Options under the Direct Plan and Other than Direct Plan:

•Growth Plan : Growth Option

• Dividend Plan : Dividend Payout Option & Dividend Reinvestment Option

Direct Plan is only for investors who purchase /subscribe Units in a Scheme directly with the Fund (i.e. investments not routed through an AMFI Registration Number (ARN) Holder).

However distribution of dividends will be subject to the availability of distributable surplus. Trustees reserve the right to declare a Dividend during the interim period. Trustee reserves the right to introduce additional plans under the scheme.

APPLICABLE NET ASSET VALUE (AFTER SCHEME OPENS FOR REPURCHASE & SALE)

During NFO The Units are being offered at Rs.10 per Unit

On an ongoing basis upon re-opening

Cut-off timings with respect to Subscriptions/Purchases including switch - ins:

1. Purchases for an amount of Rs 2 lakh and above:

In respect of valid application received before 3.00 p.m. and funds for the entire amount of subscription / purchase as per the application are credited to the bank account of the scheme and are available for utilization before the cut-off time of 3.00 p.m., the closing NAV of the day shall be applicable;

In respect of valid application received after 3.00 p.m. and funds for the entire amount of subscription / purchase as per the application are credited to the bank account of the scheme and available for utilization 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, the closing NAV of the day on which the funds are credited to the bank account of the scheme and available for utilization before the cut-off time on any subsequent business day, the closing NAV of such subsequent business day shall be applicable.

2. For switch-in of Rs 2 lakh and above

- a. Application for switch-in is received before the applicable cut-off time of 3.00 p.m.
- b. Funds for the entire amount of subscription/purchase as per the switch-in request are credited to the bank account of the respective switchin schemes before the cut-off time;
- c. The funds are available for utilization before the cut-off time, by the respective switch-in schemes

3. Purchases/switch-in for amount of less than Rs 2 lakh:

- a. where the application is received upto 3.00 pm with a local cheque or demand draft payable at par at the place where it is received closing NAV of the day of receipt of application;
- b. where the application is received after 3.00 pm with a local cheque or demand draft payable at par at the place where it is received closing NAV of the next business day and;
- c. where the application is received with an outstation cheque or demand draft which is not payable on par at the place where it is received closing NAV of day on which the cheque or demand draft is credited

Uniform process for aggregating split transactions for NAV applicability:

Pursuant to AMFI circular no. 135/BP/35/2012-13 dated February 18, 2013, the following practice of aggregating split transactions shall be followed

and accordingly the closing NAV of the day on which the funds are available for utilization shall be applied where the aggregated amount of investments is Rs. 2 lacs and above:

a. All transactions received on the same day (as per Time stamp rule).

- b. Transactions shall include purchases, additional purchases, excluding Switches, SIP/STP/ triggered transactions and various other eligible systematic transactions as mentioned in the para titled "Special Products" of respective SIDs
- c. Aggregations shall be done on the basis of investor's PAN. In case of joint holding, transactions with similar holding structures shall be aggregated.
 d. All transactions shall be aggregated where investor holding pattern is same as stated above, irrespective of whether the amount of the individual transaction is above or below Rs 2 lacs.
- e. Only transactions in the same scheme shall be clubbed. This will include transactions at plan/ option level (Dividend, Growth, Direct).
- f. Transactions in the name of minor, received through guardian should not be aggregated with the transaction in the name of same guardian.

Further, investors may please note that the said process is being followed in line with the directives specified by Association of Mutual Funds in India ("AMFI"). RMF / RCAM shall reserve the right to change / modify any of the terms with respect to processing of transaction in line with directives specified by Securities & Exchange of Board of India and / or AMFI from time to time

Redemptions including switch - outs

In respect of valid applications received upto 3 p.m. by the Mutual Fund, closing NAV of the day of receipt of application, shall be applicable. In respect of valid applications received after 3 p.m. by the Mutual Fund, the closing NAV of the next business day shall be applicable

MINIMUM APPLICATION AMOUNT: Rs. 5000 and in multiples of Re.1 thereafter

MINIMUM ADDITIONAL APPLICATION AMOUNT: Rs. 1,000 (plus in the multiple of Re.1)

REPURCHASE (Redemption):

The redemption or repurchase proceeds shall be dispatched to the unitholders within 10 Business Days from the date of redemption or repurchase. The Scheme will offer for Subscription/ Switch-in and Redemption / Switch-out of Units on every Business Day on an ongoing basis.

DESPATCH OF REPURCHASE (REDEMPTION) REQUEST:

The redemption or repurchase proceeds shall be dispatched to the unitholders within 10 Business Days from the date of redemption or repurchase.

BENCHMARK: S&P 500 Index

The S&P 500 focuses on the large cap segment of the market, with approximately 75% coverage of U.S. equities. S&P 500 is also a leading indicator of U.S. equities, reflecting the risk and return characteristics of the broader universe on an on-going basis. Thus, S&P 500 is an ideal representation of US equity markets.

S&P 500 is widely regarded as the best single gauge of the U.S. equities market; this world-renowned index includes 500 leading companies in leading industries of the U.S. economy. Although the S&P 500® focuses on the large -cap segment of the market, with approximately 75% coverage of U.S. equities, it is also an ideal proxy for the total market. The S&P 500 is part of a series of S&P U.S. indices that can be used as building blocks for portfolio construction. S&P Dow Jones' U.S. Indices are designed to be liquid, so as to support investment products such as index mutual funds, exchange traded funds, index portfolios, index futures and options.

The following is the selection Criteria for S&P 500 Index :-

- Companies with market cap in excess of USD 4 billion, it is reviewed from time to time to ensure consistency with market conditions.
- There must be public float of at least 50%.
- · Companies should have four consecutive quarters of positive as reported earnings
- Adequate Liquidity and Reasonable Price. The ratio of annual dollar value traded to float adjusted market capitalization for the company should be 1.0 or greater.
- All U.S. common equities listed on the NYSE (including NYSE Arca and NYSE Amex) and the NASDAQ stock market. REITs (excluding mortgage REITs) and business development companies (BDCs) are also eligible for inclusion

S&P 500 is maintained by the Index Committee, a team of S&P Dow Jones Indices economists and index analysts, who meet on a regular basis. The goal of the Index Committee is to ensure that the S&P 500 remains a leading indicator of U.S. equities, reflecting the risk and return characteristics of the broader large-cap universe on an ongoing basis. The Index Committee also monitors constituent liquidity to ensure efficient portfolio trading while keeping index turnover to a minimum.

DIVIDEND POLICY:

When dividends are declared with respect to the Scheme, the net assets attributable to Unitholders in the respective Plan/option will stand reduced by an amount equivalent to the product of the number of units eligible for dividend and the gross amount of dividend per unit declared on the record date. The NAV of the Unitholders in the Growth option will remain unaffected by the payment of dividends.

Process for declaration of dividend in Unlisted Schemes/Plans

- 1. Quantum of dividend and the record date shall be fixed by the trustees in their meeting. Dividend so decided shall be paid, subject to availability of distributable surplus.
- 2. Record date shall be the date which will be considered for the purpose of determining the eligibility of investors whose names appear on the register of unit holders for receiving dividends. Further, the NAV shall be adjusted to the extent of dividend distribution and statutory levy, if any, at the close of business hours on record date.
- 3. Within one calendar day of the decision by the trustees, AMC shall issue notice to the public communicating the decision including the record date. The record date shall be 5 calendar days from the issue of notice.
- 4. Such notice shall be given in one English daily newspaper having nationwide circulation as well as in a newspaper published in the language of the region where the head office of the mutual fund is situated.
- 5. Before the issue of such notice, no communication indicating the probable date of dividend declaration in any manner whatsoever may be issued by any mutual fund or distributors of its products.

The dividend warrants shall be dispatched to the unitholders within 30 days of the date of declaration of the dividend.

There is no assurance or guarantee to the Unit holders as to the rate of Dividend distribution nor that will the Dividend be paid regularly. If the Fund declares Dividend, the NAV of the respective Schemes will stand reduced by the amount of Dividend and Dividend distribution tax (if applicable) paid. All the Dividend payments shall be in accordance and compliance with SEBI Regulations, as applicable from time to time. Please refer to the SID.

FUND MANAGER: Ms. Jahnvee Shah, Ms. Anju Chhajer

NAME OF TRUSTEE COMPANY: Reliance Capital Trustee Co. Limited

PERFORMANCE OF THE SCHEME: This scheme being a new offering does not have any performance track record.

EXPENSES OF THE SCHEME

Load Structure: The following Load Structure is applicable during the new fund offer and continuous offer including SIP installments in the scheme till further notice

Entry Load: Not Applicable

Exit Load:

- 1% if redeemed or switched out on or before completion of 1 year from the date of allotment of units.
- Nil if redeemed or switched out after the completion of 1 year from the date of allotment of units
- W.E.F. October 01, 2012, Exit Load If charged to the scheme shall be credited to the scheme immediately net of service tax, if any.

Inter scheme Switch:

At the applicable loads in the respective schemes.

Inter Plan Switch:

a) Switch of investments made with ARN code, from Other than Direct Plan to Direct Plan of a Scheme shall be subject to applicable exit load, if any. b) No Exit Load shall be levied for switch of investments made without ARN code, from other than Plan to Direct Plan of the Scheme or vice versa.

Inter Option Switch:

No load shall be applicable for inter option Switch within the same plan under the scheme.

In accordance with the requirements specified by the SEBI circular no. SEBI/IMD/CIR No.4/168230/09 dated June 30, 2009 no entry load will be charged for purchase / additional purchase / switch-in accepted by the Fund with effect from August 01, 2009. Similarly, no entry load will be charged with respect to applications for registrations under systematic investment plans/ systematic transfer plans (including Salary AddVantage and Dividend Transfer Plan) accepted by the Fund with effect from August 01, 2009.

The upfront commission on investment made by the investor, if any, shall be paid to the ARN Holder directly by the investor, based on the investor's assessment of various factors including service rendered by the ARN Holder.

Pursuant to SEBI circular No. SEBI/IMD/CIR No. 14/120784/08 dated March 18, 2008, with effect from April 1, 2008, no entry load or exit load shall be charged in respect of units allotted on reinvestment of dividend

For any change in load structure RCAM will issue an addendum and display it on the website and on i.e. www.reliancemutual.com and Investor Service Centers.

WAIVER OF LOAD FOR DIRECT APPLICATIONS

Pursuant to SEBI circular No. SEBI/IMD/CIR No. 4/ 168230/09 dated June 30, 2009, no entry load shall be charged for all the mutual fund schemes. Therefore the procedure for the waiver of load for direct application is no longer applicable.

TAX TREATMENT FOR THE INVESTORS (UNITHOLDERS):

Investors are advised to refer to the details in the Statement of Additional Information and also independently refer to his tax advisor.

NEW FUND OFFER (NFO) EXPENSES:

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

As per SEBI Circular SEBI/IMD/Cir No. 1/64057/06 dated April 04, 2006, open ended schemes are not permitted to charge NFO Expenses to the scheme, the same shall be borne by the AMC.

ANNUAL SCHEME RECURRING EXPENSES:

These are the fees and expenses for operating the scheme. These expenses include Investment Management and Advisory Fee charged by the AMC and other expenses as given in the table below:

The AMC has estimated that following % of the daily net assets of the scheme will be charged to the scheme as expenses. For the actual current expenses being charged, the investor should refer to the website of the mutual fund.

Particulars	For Growth Plan/Dividend Plan	
	% of Net Assets	
Investment Management and Advisory Fees		
Trustee fee]	
Audit fees		
Custodian fees]	
RTA Fees]	
Marketing & Selling expense incl. agent commission]	
Cost related to investor communications]	
Cost of fund transfer from location to location	Upto 2.50%	
Cost of providing account statements and dividend redemption cheques and warrants		
Costs of statutory Advertisements		
Cost towards investor education & awareness (at least 2 bps)		
Brokerage & transaction cost over and above 12 bps and 5 bps for cash and derivative market trades resp.		
Service tax on expenses other than investment and advisory fees]	
Service tax on brokerage and transaction cost]	
Other Expenses #		
Maximum total expense ratio (TER) permissible under Regulation 52 (6) (c) (i) and (6) (a)	Upto 2.50%	
Additional expenses under regulation 52 (6A) (c)#	Upto 0.20%	
Additional expenses for gross new inflows from specified cities	Upto 0.30%	

(# Expenses charged under the said parameters shall be in line with the Regulation 52 of SEBI (MF) Regulations or such other basis as specified by SEBI from time to time)

These estimates have been made in good faith as per the information available to the Investment Manager based on past experience and are subject to change inter-se as per actual but the total expenses shall not exceed the limits permitted by SEBI. Types of expenses charged shall be as per the SEBI (MF) Regulations. The purpose of the above table is to assist the investor in understanding the various costs and expenses that an investor in the scheme will bear directly or indirectly.

Mutual funds /AMCs may charge service tax on investment and advisory fees to the scheme in addition to the maximum limit as prescribed in regula-

tion 52 of the SEBI Regulations.

Service tax on other than investment and advisory fees, if any, shall be borne by the scheme within the maximum limit as per regulation 52 of the SEBI Regulations.

Mutual Funds/AMCs will annually set apart at least 2 basis points on daily net assets within the maximum limit as per regulation 52 of the SEBI Regulations for investor education and awareness initiatives.

"Direct Plan - Growth Plan" and "Direct Plan - Dividend Plan" shall have a lower expense ratio excluding distribution expenses, commission, and no commission shall be paid from such plan.

However, no Investment Management fees would be charged on RCAM's investment in the Scheme. The Trustee Company, shall be entitled to receive a sum computed @ 0.05% of the Unit Capital of all the Schemes of RMF on 1st April each year or a sum of Rs.5,00,000/- which ever is lower or such other sum as may be agreed from time to time in accordance with the SEBI Regulations or any other authority, from time to time.

The total expenses of the scheme including the investment management and advisory fee shall not exceed the limits stated in Regulation 52(6) which are as follows:

(i) On the first Rs. 100 crore of the daily net assets 2.50%;

(ii) On the next Rs. 300 crore of the daily net assets 2.25%;

(iii) On the next Rs. 300 crore of the daily net assets 2.00%;

(iv) On the balance of the assets 1.75%;

The above expenses are fungible within the overall maximum limit prescribed under SEBI (Mutual Funds) Regulations, which means there will be no internal sub-limits on expenses and AMC is free to allocate them within the overall Total Expense Ratio (TER).

In addition to the limits specified in regulation 52(6), the following costs or expenses may be charged to the scheme as per new sub regulation 6A, namely-

(a) Brokerage and Transaction costs incurred for the execution of trades may be capitalized to the extent of 0.12 per cent of the value of trades in case of cash market transactions and 0.05 per cent of the value of trades in case of derivatives transactions. Any payment towards brokerage and transaction costs incurred for the execution of trades, over and above the said 0.12 per cent and 0.05 per cent for cash market transactions and derivatives transactions respectively may be charged to the scheme within the maximum limit of Total Expense Ratio (TER) as prescribed under Regulation 52 of the SEBI (Mutual Funds) Regulations, 1996. Any expenditure in excess of the said prescribed limit (including brokerage and transaction costs, if any) shall be borne by the AMC or by the Trustee or Sponsors;

(b) expenses not exceeding of 0.30 per cent of daily net assets, if the new inflows from such cities as specified by the Board from time to time are at least -

(i) 30 per cent of gross new inflows in the scheme, or;

(ii) 15 per cent of the average assets under management (year to date) of the scheme, whichever is higher:

Provided that if inflows from such cities is less than the higher of sub-clause (i) or sub- clause (ii), such expenses on daily net assets of the scheme shall be charged on proportionate basis:

Provided further that expenses charged under this clause shall be utilized for distribution expenses incurred for bringing inflows from such cities. Provided further that amount incurred as expense on account of inflows from such cities shall be credited back to the scheme in case the said inflows

are redeemed within a period of one year from the date of investment; (c) additional expenses, incurred towards different heads mentioned under sub-regulations (2) and (4), not exceeding 0.20 per cent of daily net assets of the scheme.

The Fund will strive to reduce the level of these expenses so as to keep them well within the maximum limits allowed by SEBI. Expenses on an ongoing basis will not exceed the following percentage of the daily net assets or such maximum limits as may be specified by SEBI Regulations from time to time.

The recurring expenses incurred in excess of the limits specified by SEBI (MF) Regulations will be borne by the AMC or by the Trustee or the Sponsor

DAILY NET ASSET VALUE (NAV) PUBLICATION:

The AMC will calculate and disclose the first NAV within 5 working days from the date of allotment. Subsequently, the NAV will be calculated and disclosed by 11.00 a.m. on the next Business Day. NAV shall be published atleast in two daily newspapers on daily basis (on the next business day). In addition, the AMC will disclose details of the portfolio at least on a half-yearly basis. The Mutual Fund shall disclose the full portfolio of the Scheme atleast on a half-yearly basis on the website of AMC and AMFI.

AMC shall update the NAVs on the website of Association of Mutual Funds in India – AMFI (www.amfiindia.com) by 11.00 a.m. on the next Business Day, due to differences in the time zones. In case of any delay, the reasons for such delay would be explained to AMFI and SEBI by the next day. If the NAVs are not available before commencement of business hours on the following day of next business day due to any reason, the Fund shall issue a press release providing reasons and explaining when the Fund would be able to publish the NAVs.

FOR INVESTOR GRIEVANCES, PLEASE CONTACT:

Karvy Computershare Pvt. Ltd.

Karvy Selenium Tower B, Plot number 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad - 500032, India

Reliance Mutual Fund :- 12th floor, One Indiabulls Centre, Tower 1, Jupiter Mills Compound, 841, Senapati Bapat Marg, Elphinstone Road, Mumbai- 400 013. Tel No. - 022-30994600 Fax No. - 022-30994699, Customer Care - 3030 1111. Toll free No. 1800-300-11111 Email - customer_care@ reliancemutual.com

UNITHOLDERS' INFORMATION:

Accounts statement (on each transaction), Annual financial results and Half yearly portfolio disclosure shall be provided to investors by post or published as per SEBI Regulations or as may be prescribed under the regulations from time to time.

Applications Supported by Blocked Amount (ASBA) facility:

Investors are provided with ASBA facility. ASBA is an application containing an authorization to a Self Certified Syndicate Bank (SCSB) to block the application money in the bank account maintained with the SCSB for subscribing to the New Fund Offer. An ASBA investor shall submit an ASBA physically or electronically through the internet banking facility, to the Self Certified Syndicate Banks (SCSBs) authorized by SEBI for this purpose, with whom, the bank account to be blocked, is maintained. The SCSB shall then block the application money in the bank account specified in the ASBA, on the basis of an authorisation to this effect given by the account holder in the ASBA. The application money shall remain blocked in the bank account till the allotment of the units or till withdrawal/ rejection of the application, as the case may be. ASBA facility will be available for investors willing to hold the units in electronic mode only. An investor, who is eligible for ASBA facility, has the option of making application through ASBA or through the existing facility of applying with cheque / demand draft as mentioned in the SID. An acknowledgement will be given by the SCSB in the form of the counter foil or specifying the application number for reference. Such acknowledgement does not guarantee, in any manner that the investors will be allotted the Units applied for. The list of SCSBs and their designated branches where ASBA application form can be submitted is available on the websites of BSE (www.bseindia.com), NSE (www.nseindia.com) and SEBI (www.sebi.gov.in).

Place : Mumbai Date : June 22, 2015

Reliance	Re	liance US Equity Oppor Application For (An Open Ended Diversified Equ	'n	
Mutual Fund		NFO Opening Date : July (03, 2015	
To be filled in Capital letters & in Blue	ue/Black ink only.	NFO Closing Date : July 1	7, 2015	App No.
1. DISTRIBUTOR / BROKER	INFORMATION (Refer Inst	ruction No. 34)		
Name & Broker Code / ARN	Sub Broker / Sub Agent ARN Code	*Employee Unique Identification Number	Sub Broker / Sub Agent Code	Eirst / Sala Applicant /
				SIGN HERE First / Sole Applicant / Guardian
*Please sign alongside in case the	EUIN is left blank/not provided.	1	1	SIGN HERE Second Applicant
advice by the employee/relationsh	nip manager/sales person of the	ank by me/us as this transaction is e e above distributor/sub broker or iger/sales person of the distributor/s	notwithstanding the advice of in-	SIGN HERE Third Applicant
		istered distributor based on the investo e invested through a distributor)	or's assessment of various factors inc	cluding the service rendered by the distributor.
(Please tick (✓)any one) □ I a	im a First time investor acros	s Mutual Funds OR	I am an existing investor in	Mutual Funds
	and payable to the Distributor. Units OLIO NUMBER MODE OF HOLDING :	: will be issued against the balance amou	Intinvested. (If you have an existing folio nur Folio number, Date of birth details be as per existing folio number.) or Survivor EKRN^ (Guardian)	existing investor) are deductible as applicable mber with KYC validated, please mention the and proceed to section 9. Mode of holding will dian's Relationship with Minor#
	Da	ate of Birth t Applicant		ssport Others (please specify)
OCCUPATION*** : Professiona		udent Private Sector		rvice/Public Sector
STATUS [^] : Resident Individu Society PIO			ugh Guardian HUF /Body Corporate Sole Prop ent Body Partnersh	
COUNTRY OF BIRTH***	cc	OUNTRY OF NATIONALITY/CITI	ZENSHIP**^	
COUNTRY OF TAX RESIDENCI	**^ India U.S.A. 0	Others	(please specify)	
FOREIGN TAX ID NO*** GROSS ANNUAL INCOME DETAI	LS**^ Please tick (✓) Below 1	Lac 1-5 Lacs 5-10 Lacs		nce please specify the details of all the countries] >1 Crore

NET-WORTH**^ in ₹____ _as on (Date) D D M M Y Y Y Y (Mandatory for Non-Individuals) Yes No Are you a Politically Exposed Person (PEP)*** Ves No Are you related to a Politically Exposed Person (PEP)

Mandatory to be filled	l by Non-Individuals Only	
A. FOREIGN ACCOUNT TAX COMPLIANCE ACT (FATCA) Form W8 BEN-E / Declaration by FI/FFI/NFFE enclosed (Refer Ins No. 40)	C. Is the entity involved in / providing any or the following services	
OR Unable to Provide FATCA status (Refer Ins No. 40) (Where no box is ticked it will be understood by default that the applicant is	- Foreign Exchange / Money Changer Services	s 🗌 No
unable to confirm the FATCA Status as of now and will confirm in future. For such cases AMC will contact the investor in due course of time)	- Gaming / Gambling / Lottery Services (e.g. casinos, betting syndicates)	s 🗌 No
B. ULTIMATE BENEFICIARY OWNER DETAILS (Not applicable in case the investor or owner of the controlling interest is a company listed on a stock exchange or is a majority owned subsidiary of such a company)	- Money Lending / Pawning	s 🗌 No
Applicant is the Ultimate Beneficial Owner(s) of this investment (Refer Ins No. 39)	Any other information:	
OR		
Applicant is not the Ultimate Beneficial Owner(s) of this investment (Please submit the Declaration for 'Ultimate Beneficial Ownership' along with this form) (Refer Ins No. 39)		

(Where no box is ticked applicant will be treated as the Ultimate Beneficial Owner(s) of this investment by default)

**In case First applicant is minor then details for Guardian will be required ^Mandatory for all type of Investors. It is mandatory for investors to be KYC compliant through a Key Registered Agency (KRA) appointed by SEBI prior to investing in Reliance Mutual Fund. Refer instruction no.17, 18 & 38

ACK	App. No.		
Received from Reliance US Equity Opportunities Fund	Growth Plan	Growth Option	
An application for allotment of Units under Reliance US Equity Opportunities Fund - Direct Plan	Dividend Plan	Dividend Payout Dividend Reinvestment	
	ed / /		
Switch Over From (Scheme) Amount : Rs. Or Units		Plan:Option:	Signature, Date & Stamp

5. SECOND APPLICANT DETAILS
OCCUPATION^: Professional Agriculturist Housewife Retired Government Service/Public Sector Business Forex Dealer Student Private Sector Service Others Date of Birth# D M M Y Y
COUNTRY OF BIRTH^ COUNTRY OF NATIONALITY/CITIZENSHIP^
COUNTRY OF TAX RESIDENCE^ India U.S.A. Others (please specify)
If you have more than one country of tax residence please specify the names of all the countries separated by commas
FOREIGN TAX ID NO^ STATUS^: NRI Resident Individual
GROSS ANNUAL INCOME DETAILS Please tick (1) Below 1 Lac 1-5 Lacs 5-10 Lacs 10-25 Lacs 25 Lacs-1 Crore >1 Crore
NET-WORTH^ in ₹(Net worth should not be older than 1 year) as on (Date) D D M M Y Y Y Y
Are you a Politically Exposed Person (PEP)^ 🗌 Yes 🗌 No Are you related to a Politically Exposed Person (PEP) 🗌 Yes 🗌 No
[^] Mandatory for all type of Investors. It is mandatory for investors to be KYC compliant through a Key Registered Agency (KRA) appointed by SEBI prior to investing in Reliance Mutual Fund. Refer instruction no.17,18 & 38
6. THIRD APPLICANT DETAILS
OCCUPATION^: Professional Agriculturist Housewife Retired Government Service/Public Sector Business Forex Dealer Student Private Sector Service Others Date of Birth# D M M Y Y
COUNTRY OF BIRTH^ COUNTRY OF NATIONALITY/CITIZENSHIP^
COUNTRY OF TAX RESIDENCE^ India U.S.A. Others (please specify)
If you have more than one country of tax residence please specify the names of all the countries separated by commas
FOREIGN TAX ID NO^ STATUS^: NRI Resident Individual
GROSS ANNUAL INCOME DETAILS [^] Please tick () Below 1 Lac 1-5 Lacs 5-10 Lacs 10-25 Lacs 25 Lacs-1 Crore 1 Crore
NET-WORTH^ in ₹ (Net worth should not be older than 1 year) as on (Date) D D M M Y Y Y Y
Are you a Politically Exposed Person (PEP)^ 🗌 Yes 🗌 No 🛛 Are you related to a Politically Exposed Person (PEP) 🗌 Yes 🗌 No
7. CONTACT DETAILS OF SOLE / FIRST APPLICANT (Refer Instruction No. 6 & 27)
Please note that your address details will be updated as per your KYC records with CVL / KRA
City Pin Code State Overseas Address (Mandatory for FIIs/NRIs/PIOs)
City Pin Code State
Email ID
Mobile + (Country Code) Tel. No. \$TD Code Office Residence
Please register your Mobile No & Email Id with us to get instant transaction alerts via SMS & Email. Investors providing Email Id would mandatorily receive only E - Statement of Accounts in lieu of physical Statement of Accounts 8. BANK ACCOUNT DETAILS MANDATORY for Redemption/Dividend/Refunds, if any (Refer Instruction No. 23-25)
Bank Name M a n d a r y
Account No. M a n d a t o r y A/c. Type (<) SB Current NRO NRE FCNR
Branch Address Branch City
PIN IFSC Code For Credit Via RTGS 9 Digit MICR Code* For Credit Via EFT
Please ensure the name in this application form and in your bank account are the same. Please update your IFSC and MICR Code in order to get payouts via electronic mode in to your bank account.

Simply send **SMS to 966 400 1111 to avail below facilities Types of Facilities Multiple Folio Single Folio SMS NAV SMS mynav SMS mynav <space> last 6 digits of folio SMS balance <space> last 6 digits of folio Balance SMS Balance Last 3 Transaction SMS txn SMS txn <space> last 6 digits of folio SMS ESOA SMS ESOA <space> last 6 digits of folio Statement thru mail **SMS charges apply

Add convenience to your life with our value added service

Investor Desk. A RMF Virtual Branch Experience.

For more details : Visit : www.reliancemutual.com

You can also follow us on

Corporate Office Address: 12th floor, One Indiabulls Centre, Tower 1, Jupiter Mills Compound, 841, Senapati Bapat Marg, Elphinstone Road, Mumbai - 400 013.

	OF A CALL OF A C			nt in each Pla	an/Option.	muniple chec	ues not pern	
	Reliance US Equity Opportunities Fund	Growth Plan	Growth Option					
Scheme	Reliance US Equity Opportunities Fund - Direct Plan	Dividend Plan	Dividend Pa	yout 🗌 D	ividend Reir	nvestment		Product Labeling se refer Ins No. 42)
Payment Details (Please issue cheque favouring scheme name)								
Mode of Payment Cheque DD Funds Transfer RTGS / NEFT Investment Amount (Rs.)								
Instrument	No Dated		Y Y Drawnor	Bank				
Bank Branc			City	Dunk				
	e allotted for the net amount minus the transaction cha	rges if applicable.	Oity					
10 NOMIN	NATION (Refer to Instruction No.26) (M	andatory if mode	of holding is	single)				
	existing investor, nomination details mentio				g details	registered i	n the folio	
Nomination Required	Nominee Name		dian Name ominee is Minor)	Date of Birth of Minor	Allocation (%)	Sign of Nominee	Sign of Guardian	Signature of Applicants
Yes								1st App.
No No								2nd App.
								3rd App.
11. UNITH		PHYSICAL	MODE					
	CCOUNT DETAILS - These details are			s to hold t	he unite i	in DEMAT n	node Ref	Instruction No. 30
	that the sequence of names as mentioned in the applica							monuolion no. oo.
National	Depository		Central	Depository	/			
Securities Depository	DP ID No.		Depository Securities	participant	Name			
Limited	Beneficiary Account No.		Limited	Target ID I	No.			
Enclosures (Please tick any one box) : Client Maste	er List (CML)	Transaction cum	Holding Stat	ement	Cano	elled Delivery	/ Instruction Slip (DIS)
12. FOR \$	SWITCH							
Part	tial Switch			[]	Full Sw	itch		
Amount		its:		OR				
From Se	cheme			Plan			Optior	n
To Sche		Fund		-				
		Fund		rowth Plan			Growth Opt	lion
							Dividen	nd Payout
	Reliance US Equity Opportunities	Fund - Direct Plan		ividend Pla	n	Г	Divider	nd Reinvestment
Switch over application needs to be submitted only at Designated Investor Service Centre (DISC) of RMF								
13 J wish	to opt for SIP 🔲 Yes 🔲 No 🕧	The first SIP Debit d	irectly from you	r hank acco	unt shoul	ld be on or a	fter August	28 2015)
		P: Normal SI					inter August	20,2010)
	mandatory to submit SIP Enrolment Cum Auto Debit / E							
	•							
	H TO APPLY FOR TRANSACT ONLIN		No					
	a have opted for Transact Online facility IPI	N will be issued to	you which can	be used fo	r transact	ing seamles	ssly throug	h Online Mode.
15. DECL	ARATION AND SIGNATURE							
I/We would lik Document (S	ke to invest in Reliance US Equity Opportunities F ID), Key Information Memorandum (KIM) and subs	Fund	hereto. I/We have	subject to ter read, under	rms of the S stood (befo	Statement of A pre filling appli	Additional Info	ormation (SAI), Scheme Information and is/are bound by the details of the
SAI, SID & KI	M including details relating to various services. I/We ted in the Scheme is through legitimate sources on	have not received nor	been induced by	any rebate or	gifts, direc	tly or indirectly	, in making th	his investment. I / We declare that the
any other App	blicable Laws enacted by the Government of India c	or any Statutory Author	rity. I accept and	agree to be b	ound by the	e said Terms a	and Conditio	ns including those excluding/ limiting
	Capital Asset Management Limited (RCAM) liability me. I agree RCAM can debit from my folio for the s							
commission o	or any other mode), payable to him for the differen	t competing Schemes	of various Mutua	al Funds from	n amongst	which the Scl	heme is bein	ig recommended to me/us. I hereby
deducted fron	he above information is given by the undersigned n the subscription amount and the said charges sha	all be paid to the distrib	utors. I/We hereb	y confirm that	t I /We are r	not United Sta	ates persons	within the meaning of Regulation (S)
_	ted States Securities Act of 1933, or as defined by th that I am resident of India.	e U.S. Commodity Fut	ures Trading Con	mission, as a	amended fr	om time to tim	e or resident	s of Canada.
I/We conf	irm that I am/We are Non-Resident of Indian Nat	tionality/Origin and I/	We hereby confi	rm that the fu	unds for su	bscription ha	ave been rer	nitted from abroad through normal
banking char from funds re	nnels or from funds in my/our Non-Resident Exte ceived from abroad through approved banking c	ernal /Ordinary Accou channels or from fund	unt/FCNR Accou s in my/ our NRE	int. I/We und /FCNR Acco	dertake tha bunt.	at all addition	al purchase	s made under this folio will also be
	First / Solo Applicant /							
\mathbf{X}	First / Sole Applicant /	Se Se				×		rd Applicant

Reliance

Reliance Capital Asset Management Limited A Reliance Capital Company

8.4.			E	
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1 4 14	JUL	101		

Bank use Mandate Ref. No.__

APP No.:

DISTRIBUTOR / BROKER INFORMATION (Refer Instruction No.18)			
Name & Broker Code / ARN Sub Broker / Sub Agent ARN Code *Employee Unique lo	Intification Number St	ub Broker / Sub Agent Code	
Name & Broker Code / ARN Sub Broker / Sub Agent ARN Code *Employee Unique Is		ab blokel / Sub Agent Code	SIGN HERE FIRST / Sole Applicant / Guardian
*Please sign alongside in case the EUIN is left blank/not provided.	attact to a second a the second	and the second second state for the	SIGN HERE Second Applicant
I/We hereby confirm that the EUIN box has been intentionally left blank by me/us as this transa employee/relationship manager/sales person of the above distributor/sub broker or notwithstandii			SIGN HERE Third Applicant
employee/relationship manager/sales person of the distributor/sub broker.			
Upfront commission shall be paid directly by the investor to the AMFI registered distributor based on t	he investor's assessment of		rice rendered by the distributor.
APPLICANT DETAILS		Folio No.	
Name of Sole/1st holder	PAN No / PEKRN.	MANDAIORY	KYC Acknowledgement Copy
Name of 2nd holder	PAN No / PEKRN.	MANDATORY	KYC Acknowledgement Copy
Name of 3rd holder	PAN No / PEKRN.	MANDATORY	KYC Acknowledgement Copy
Unitholding Option - Demat Mode Physical Mode			
DEMAT ACCOUNT DETAILS - (Please ensure that the sequence of names as mentioned in t	he application form match	es with that of the account held	with any one of the Depository Participant.
Demat Account details are compulsory if demat mode is opted above. National Depository	Central	Depository	
Securities participant Name	Depository	participant Name	
Depository DP ID No. I N	Securities	Target ID No.	
Limited Beneficiary Account No.	Limited		
	tion cum Holding State	ment Cancelled Delive	ery Instruction Slip (DIS)
INITIAL INVESTMENT DETAILS (Refer Instruction No.12)			
Cheque/ DD No Cheque / DD			Charge Rs
Net Amount Rs Bank Name:		Branch:	City
SCHEME DETAILS (Please refer SID / KIM for product labeling. Refer Instru-	uction No. 19)		
SCHEME NAME: Reliance US Equity Opportunities Fund	Plan		Option
SIP DETAILS (The first SIP Debit directly from your bank account should be on	or after August 28, 201	5)	
Frequency Enrollment Period: (Please √ any one)	SIP Date	· · · · · · · · · · · · · · · · · · ·	P Amount
Monthly (default) REGULAR From: M M Y Y To: M M Y Y] 2 🔲 10 (default)	(in figuro)	2)
	18 28	(in figures	5)
	elect any one SIP Date)		(in words)
BANK ACCOUNT DETAILS			
1st/Sole Accountholder Name as in Bank Records			
2nd Accountholder Name as in Bank Records			
3rd Accountholder Name as in Bank Records			
A/c. Type ✓ SB Current NRO NRE FCNR			
Bank Name Mandanda torry			
Account No. Mandattor	(Core Banking Accou		
Branch		City	
Address PIN 9 Digit MICR Code		IFSC Code	
*Mandatory: Please enter the 9 digit number that appears after your cheque number.		Mandatory Enc	losures:
MICR code starting and / or ending with 000 are not valid for ECS.		Blank cancelled	cheque Copy of cheque
DECLARATION	d Que ins Due ide (c) and		and the state of the
livve wish to inform you that live have registered with Reliance Mutual Fund through their authorise	our above mentioned accou	representative for my/our payme	nt to the above mentioned beneficiary by debit to authorize you to honor all such requests received
hy our above memore drank account. For this purpose rive needs approve to raise a debit to my in through to debit my/our account with the amount requested, for due remittance of the proceeds to the	beneticiary, I/We undertake	e to keep sufficient funds in the fun	ding account on the date of execution of standing
Inform to debit my/our account with the amount requested, for due remedy approve to the account with the amount requested, for due remittance of the proceeds to the instruction. I hereby declare that the particulars given above are correct and complete. If the transa Mutual Fund or the responsible. If the date of debit to my/our account happens to be a non business	beneficiary. I/We undertake action is delayed or not effe _day as_per the Mutual Fun	to keep sufficient funds in the fun ccted at all for reasons of incomp d.or a Bank holiday, execution of	ding account on the date of execution of standing ete or incorrect information, I would not hold the the transaction will happen next working day and
Infough to depit myloure dank account with the amount requested, for due remittance of the proceeds to the instruction. I hereby declare that the particulars given above are correct and complete. If the trans Mutual Fund or the responsible. If the date of debit to mylour account happens to be a non business allotment of units will happen as per the terms and Conditions listed in the Document of the Mutual completion of this service, where your failure or delay is caused, in whole or in part, by any acts of GC and the service of the ser	beneficiary. I/We undertake action is delayed or not effe day as per the Mutual Fun- Fund. The above mentione id, civil war, civil commotion ar cause of peril which is be	to keep sufficient funds in the fur seted at all for reasons of incomp d or a Bank holiday, execution of ad Bank shall not be liable for, nor n, riot, strike, mutiny, revolution, fir over the above mostioned Bank	Iding account on the date of execution of standing lete or incorrect information, I would not hold the the transaction will happen next working day and be in default by reason of, any failure or defay in e, flood, log, war, lightening, earthquake, change
In youd, above intentioned batic account with the amount requested, for due remisely approve of classe a deedlu to infyr intrough to debit my/our account with the amount requested, for due remittance of the proceeds to the natruction. I her they declare that the particulars given above are correct and complete. If the transs alludater run of this will propen as the run of the declared to the transmission of the transmission of the transmission of the transmission of the service, where such failure or to declare that the Do to the Mutual completion of this service, where such failure or delay is caused, in whole or in part, by any acts of Go of Government policies, Unavailability of Bank's computer system, force majeure events, or any ofth preventing the performance this service by the above mentioned Bank. I/We shall not dispute or cha the Bank in respect of the amount so debited pursuant to the mandate submitted by me.u.s. I/We shall	beneficiary. I/We undertake action is delayed or not effe day as per the Mutual Fun- Fund. The above mentione d, civil war, civil commotion er cause of peril which is b llenge any debit, raised unc I keep the Bank and. jointiv	It will your brains. If we need you want we need you want to be eep sufficient funds in the fur scted at all for reasons of incompi d or a Bank shall not be liable for, nor ad Bank shall not be liable for, nor t, not, strike, mutiny, revolution, fir eyond the above mentioned Banh fer this mandate, on any ground w and or severally indemnified from the strike mentioned bank the strike strike the s	Iding account on the date of execution of standing lete or incorrect information, I would not hold the the transaction will happen next working day and be in default by reason of, any failure or delay in e, flood, fog, war, lightening, earthquake, change s reasonable control and which has the effect of hatsoever. I/We shall not have any claim against time to time, against all claims, actions, suits, for
Involut above meniorited batic account, with the amount requested, for due remittance of the proceeds to the instruction. I hereby declare that the particulars given above are correct and complete. If the transa Mutual Fund or the responsible. If the date of debit to my/our account happens to be a non business allotment of units will happen as per the Terms and Conditions listed in the Document of the Mutual completion of this service, where such failure or delay is caused, in whole or in part, by any acts of Co of Government policies, Unavailability of Bank's computer system, force majeure events, or any oth preventing the performance this service by the above mentioned Bank. I/We shall not dispute or cha the Bank in respect of the amount so debited pursuant to the mandate submitted by melus. I/We shall any loss, damage, costs, charges and expenses incurred by the Bank and, by reason of their acting mandate is valid, and may be revoked only through a written letter withdrawing the mandate signed b	beneticiary. I/We undertake cation is delayed or not effe day as per the Mutual Fun Fund. The above mentione d, civil war, civil commotion er cause of peril which is b llenge any debit, raised unc I keep the Bank and, jointly upon the instructions issignatories	It win your brack. I we rierby so keep sufficient funds in the fur cted at all for reasons of incompi d Bank shall not be liable for, nor i, riot, strike, mutiny, revolution, fir eyond the above mentioned Bank ler this mandate, on any ground w and or severally indemnified from ss by the above named authorize obeneficiaries and acknowledge	Iding account on the date of execution of standing lete or incorrect information, I would not hold the the transaction will happen next working day and be in default by reason of, any failure or defay in e, flood, fog, war, lightening, earthquake, change s reasonable control and which has the effect of hatsoever. I/We shall not have any claim against time to time, against all claims, actions, suits, for d signatories/beneficiaries. This request for debit at your counters and giving reasonable notice to
Infound above meninoled data account with the amount requested, for due remited approve of the proceeds to the instruction. I hereby declare that the particulars given above are correct and complete. If the transa Mutual Fund or the responsible. If the date of debit to my/our account happens to be a non business allotment of units will happen as per the Terms and Conditions listed in the Document of the Mutual completion of this service, where such failure or delay is caused, in whole or in part, by any acts of Go of Government policies, Unavailability of Bank's computer system, force majoure events, or any oth preventing the performance this service by the above mentioned Bank. If We shall not dispute or chan the Bank in respect of the amount so debited pursuant to the mandate submitted by me/us. If We shall any loss, damage, costs, charges and expenses incurred by the Bank and, by reason of their acting mandate is valid and may be revoked only through a written letter withdrawing the mandate signed b effect such withdrawal.	beneticiary. I/We undertake action is delayed or not effe day as per the Mutual Fun- Fund. The above mentione d, civil war, civil commotion er cause of peril which is b llenge any debit, raised unc lkeep the Bank and, jointly upon the instructions issue y the authorized signatories t of Additional Information (It will your brack. I we interby so keep sufficient funds in the fur soled at all for reasons of incompl d an a Bank shall not be liable for, nor , rict, strike, mutiny, revolution, fir eyond the above mentioned Bank for this mandate, on any ground w and or severally indemnified from so by the above named authorize s/beneficiaries and acknowledgec (SAI), Scheme Information Docur	ding account on the date of execution of standing lete or incorrect information, I would not hold the the transaction will happen next working day and be in default by reason of, any failure or delay in e, flood, fog, war, lightening, earthquake, change cs reasonable control and which has the effect of hatsoever. IWe shall not have any claim against time to time, against all claims, actions, suits, for signatories/beneficiaries. This request for debit I at your counters and giving reasonable notice to ment (SID), Key Information Memorandum (KIM)
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DECLARATION IWe wish to inform you that I/we have registered with Reliance Mutual Fund through their authorise my/our above mentioned bank account. For this purpose I/We hereby approve to raise a debit to my/ through to debit my/our account with the amount requested, for due remittance of the proceeds to the instruction. I hereby declare that the particulars given above are correct and complete. If the transe Mutual Fund or the responsible. If the date of debit to my/our account happens to be a non business allotment of units will happen as per the Terms and Conditions listed in the Document of the Mutual completion of this service, where such failure or delay is caused, in whole or in part, by any acts of Ge of Government policies, Unavailability of Bank's computer system, force majeure events, or any oth preventing the performance this service by the above mentioned Bank. I/We shall not dispute or chan any loss, damage, costs, charges and expenses incurred by the Bank and, by reason of their acting mandate is valid and may be revoked only through a written letter withdrawing the mandate signed biffect such withdrawan. I Reliance US Equity Opportunities Fund subject to terms of the Statemer and subsequent amendments therei. I/We have read, understood (before filling application form) and received nor been induced by any rebate or gifts, directly or indirectly, in making this investment. I /W purpose of contravention or evasion of any Act / Regulations / Rules/ Notifications/ Directions or any bund by the said Terms and Conditions including those excluding/ limiting the Reliance Capital discontinue any othe revices completely or partially without any prior notice to me. I agree RCAM co me/cus all the commissions (in the form of trail commission or any other mode), payable to him recommend to remise. Securities are on the said charges shall be paid to the distributors United States Securities Securities are on the said charges shall be paid to the distributors Inteles the securities Securiti	beneticiary. I/We undertake sction is delayed or not effe day as per the Mutual Fun Fund. The above mentione d, civil war, civil commotion er cause of peril which is b lenge any debit, raised unc keep the Bank and, jointly upon the instructions issue y the authorized signatories t to f Additional Information n disfare bound by the detail a declare that the amount in other Applicable tamount in other Applicable tamount in a debit frinn my folio for the for the different Limit an debit frinn my folio for the for the different competing . I/We hereby confirm that I . I/We hereby confirm that I	In twin your brack, in we needy to keep sufficient funds in the fur- scied at all for reasons of incompl d gank shall not be lable for neft incord the abovery, resolution by and or severally indemmified from and or severally indemmified from s by the above named authorizers (SAI), Scheme Information Docur Is of the SAI, SID & KIM including vested in the Scheme is through its of the SAI, SID & KIM including e service charges as applicable fr g Schemes of various Mutual Fu are correct and complete. Further, IWE are not funded States person to time or residents of Canada.	Iding account on the date of execution of standing lete or incorrect information, I would not hold the the transaction will happen next working day and be in default by reason of, any failure or defay in e, flood, fog, war, lightening, earthquake, change is reasonable control and which has the effect of hatsoever. I/We shall not have any claim against time to time, against all claims, actions, suits, for d signatories/beneficiaries. This request for debit at your counters and giving reasonable notice to ment (SID), Key Information Memorandum (KIM) details relating to various services. I/We have not egitimate sources only and is not designed for the any Statutory Authority. I accept and agree to be that the RCAM may, at its absolute discretion, not lime to time. The ARN holder has disclosed to inds from amongst which the Scheme is being lagree that the transaction charge (If applicable) is within the meaning of Regulation (S) under the Splicable for NRI Investors ; I confirm that I an
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And subset line to amergin here in the link web View Pool unlines - to mode Augreck ultimost in the or farm an received noise to them induced by any rebatic or gifts, directly or indirectly formatilling this presented in the pounde set of contravention or evasion of any Act / Regulations / Rules / Notifications is Directions or any bound by the said Terms and Conditions including those excluding/ limiting the Reliance Capital discontinue any of the services completely or partially without any prior notice to me. Lagree RCAM c me/us all the commissions (in the form of trail commission or any other mode), payable to him recommended to me/us, I hereby declare that the above information is given by the undersigned and shall be deducted from the subscription amount and the said charges shall be paid to the distributors United States Securities Act of 1933, or as defined by the U.S. Commodity Futures Trading Commiss resident of India. I/We confirm that I am/We are Non-Resident of Indian Nationality/Origin and I/We he or from funds in my/our Non-Resident External / Ordinary Account/FCNR Account. I/We undertal approved banking channels or from funds in my/ our NRE/FCNR Account.	Indie/area bound by the deteil a declare thound by the deteil other Applicable Laws enact Asset Management Limit an debit from my folio for thi for the different competing particulars given by melus . (We hereby confirm that I sion, as amended from time reby confirm that the funds the that all additional purche se that all additional purche Sole/ ¹¹ Sole/ ¹¹	Le of the SAI, SID & KIM including vested in the Scheme is through the Dy the Government of India or ad (RCAM) liability. I understand e service charges as applicable fr g Schemes of various Mutual F. Are correct and complete. Further, We are not United States persor to time or residents of Canada. J for subscription have been remitt asses made under this folio will al ATURE/S AS PER BANK applicant/ n ed Signatory	details relating to various services. If We have not egitimate sources only and is not designed for the any Statutory Authority. I accept and agree to be that the RCAM may, at its absolute discretion, not time to time. The ARN holder has disclosed to inds from amongst which the Scheme is being I agree that the transaction charge (if applicable) is within the meaning of Regulation (S) under the Applicable for NRI Investors : I contirm that I am ed from abroad through normal banking channels so be from funds received from abroad through
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Customer Ref. No.

INSTRUCTIONS cum TERMS AND CONDITIONS

SIP payment through Auto Debit via Standing Instruction and Electronic Clearing Service (Debit Clearing) of the Reserve Bank of India (RBI)

LIST OF CITIES FOR SIP FACILITY VIA ECS (DEBIT CLEARING) (87 CENTERS)

AGRA, AHMEDABAD, ALLAHABAD, AMRITSAR, ANAND, AURANGABAD, ASANSOL, BANGALORE, BARDWAN, BARODA, BELGAUM, BHAVNAGAR, BHILWARA, BHOPAL, BHUBANESHWAR, BIJAPUR, BIKANER, CALICUT, CHANDIGARH, CHENNAI, COCHIN, COIMBATORE, CUTTAK, DAVANGERE, DEHRADUN, DELHI, DHANBAD, DURGAPUR, ERODE, GADAG, GANGTOK, GORAKHPUR, GUWAHATI, GULBARGA, GWALIOR, HASAN, HUBLI, HYDERABAD, INDORE, JABALPUR, JAIPUR, JALANDHARJ, JAMMAGAR, JAMSHEDUR, JODHPUR, KANPUR, KAKINADA, KOLHAPUR, KOLKATA, KOTA, LUCKNOW, LUDHIANA, MADURAI, MANDYA, MANGALORE, MUMBAI, MYSORE, NAGPUR, NASIK, NELLORE, PANJIM, PATNA, PONDICHERRY, PUNE, RAIPUR, RAICHUR, RAJNCH, RANCT, RANCH, SALEM, SHIMLA, SHIMOGA, SHOLAPUR, SILIGURI, SURAT, THIRUPUR, TIRUPATI, TIRUNELVELI, TRICHUR, TRICHY, TRIVANDRUM, TUMKUR, UDAIPUR, UDUPI, VARANASI, VIJAYWADA, VIZAG,

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3)

(26

- Auto Debit facility is offered only to the investors maintaining their bank accounts with Bank of Baroda / Bank of India / Andhra Bank / Kotak Mahindra Bank / ING Vysya Bank / HDFC Bank / ICICI Bank/ AXIS Bank / HSBC / IDBI Bank / State Bank of India / Union Bank Of India / Corporation Bank / Allahabad Bank / Federal Bank / Oriental Bank of Commerce. The above list is subject to change from time to time. The (1)
- / Federal Bank / Oriental Bank of Commerce. The above list is subject to change from time to time. The list may undergo changes from time to time. Electronic Clearing System (ECS) facility will be available in the selected cities. A city where ECS facility is available presently is mentioned above. The list may be modified/updated/ changed/ removed at any time in future entirely at the discretion of Reliance Capital Asset Management Limited (RCAM) without assigning any reasons or prior notice. If any city is removed, SIP instructions for investors in such cities via ECS (Debit) route will be discortinued without prior notice. In such a case, the RCAM at its sole discretion may accept Post Dated Cheques (PDC's) from the investors for the balance period. The bank account provided for ECS should participate in local MICR clearing. Incase MICR code is not provided or incorrect code is mentioned on the application form, the application for SIP will be liable to be rejected. (2)
- (3)
- provided of Incorrect code is meninomed on the opparations of ECS/Auto Debit facility of Reserve Bank of India/Banks. Reliance Mutual Fund (RMF) / RCAM, its registrars and other service providers shall not be held responsible or will not be liable for any damages and will not compensate for any loss, damage etc. incurred to the investor. The investor assumes the entire risk of using this facility and takes full responsibility. Investor will not hold RMF / RCAM, its registrars and other service providers responsible if the transaction is delayed or not effected or the investor bank account is debited in advance or after the specific SIP date due to various clearing cycles of Auto Debit /ECS / local holidays. Please read the Key Information Memorandum, Statement of Additional Information (SAI) and Scheme Information Document (SID) carefully before investing. Investors are required to submit following documents atleast 21 working days before the first SIP Installment date for Auto Debit & ECS Clearing : (4) (5)
- (6)

 - Investors are required to source to be advanted and accuments atteast 21 working days before the first SP Installment date for Auto Debit & ECS Clearing.: New Investors are required to submit the following documents: (a) Common Application Form with SIP Enrolment & Auto Debit/ECS Mandate Form. (b) The Initial investment amount cheque should be issued from the same bank account which is to be debited under ECS/Auto Debit for SIP installments (c) A photo copy/cancelled cheque from ECS Debit Account (as mentioned on the application form (c)
- (7)
- (c) A photo copy/cancelled cheque from ECS Debit Account (as mentioned on the application form should be submitted along with other requirements. Existing Investors are required to submit SIP Errolment cum Auto Debit/ECS Mandate Form. An investor can option Monthly, Quarterly or Yearly frequency. In case the investor has not specified the frequency then by default the frequency will be treated as Monthly. Minimum Amount for SIP : A) Monthly Frequency: Rs. 500 & in multiples of Re 500 thereafter. B) Quarterly Frequency: Rs. 1,500 & in multiples of Re.500 thereafter. C) Annual Frequency: Rs.5,000 & in multiples of Re.500 thereafter. An investor shall have the option of choosing for 1 or more than 1 SIP in the same scheme same plan and in the same month. SIP debit dates shall be 2nd, 10th, 18th or 28th. More than one SIP for the same debit date shall be acceptable. To register multiple SIPs in the same scheme /same month, please submit separate Auto Debit and ECS Mandate Form. If an investor does not mention SIP Date in the application form or multiple SIP date shall be 2nd. If Mandate or the SIP Date is unclear in the application form / SIP Mandate, the default SIP date shall be treated as 10th as per the frequency defined by the investor. (8)
- application for the second sec (9)
- the same at the Designated Invotor Starton the same date norm the heat month in resolution in the date on the cheque / draft / ECS / Auto Debit Transactions is a non Business Day for the scheme, then the units shall be alloted on the next Business Day. Investors can also start an SIP directly without any initial investment. In this option the Investors can submit the application for SIP on any working day but the subsequent installment date of SIP shall be 2nd / 10th / 18th / 28th with a minimum gap of at least 21 working days between the date of SIP shall be 2nd NFO and the 1st SIP debit directly from the investor account, as may be specified by RCAM from time to time.
- 82
- For O and use its our desk density indicate investor account, as may be specified by NGAM from time to time. For MICRO SIP maximum SIP amount can be Rs.4000/- Per Month or Rs. 12000/- Per Quarter. SIP is available to investors in "Reliance US Equity Opportunities Fund". The initial cheque should be drawn in favour of "Reliance US Equity Opportunities Fund" and marked "Account Payee" payable locally in the city where the application is submitted. Post dated or outstation cheques / draft are not permitted. Application received with outstation cheque / demand draft shall be rejected. If an investor does not mention SIP start date or the SIP start date is unclear in the application form/SIP Mandate, the SIP date will by default start from the next subsequent month after meeting the minimum registration requirement of 21 working days. If an investor does not mention SIP end date or the SIP and date is not expressly mentioned? Unclear in the application form/SIP Mandate, the tenure of SIP will be treated as perpetual i.e. the end date shall be considered as December 2099. In case an investor, who has opted for Perpetual SIP, subsequently intends to discontinue the same, a written communication three of will be required to be furnished. In case of three consecutive failures due to insufficient balance in bank account while processing request for SIP, RCAM shall reserve the right to terminate the SIP without any written request from the investor. The provisions mentioned in the SID regarding Applicable NAV, Risk Factors, Load etc. shall be applicable. (13)
- (14)(15)
- The provisions menutred in the SE and Section of credit. Allotment of units would be subject to realisation of credit. If the date of the subsequent SIP installment is a non-transaction day for the scheme, then the units shall be allotted on the next/ following transaction day. For Direct Interset menu Pease Mention Direct in the Column "Name & Broker Code/ARN. Investors are required to clearly indicate the plansloptions in the application form of the scheme. (16)
- $\binom{18}{19}$

Scenario	Broker Code mentioned by the investor	Plan mentioned by the investor	Default Plan to be captured
1	Not mentioned	Not mentioned	Direct Plan
2	Not mentioned	Direct Plan	Direct Plan
3	Not mentioned	Other Then Direct Plan	Direct Plan
4	Mentioned	Direct Plan	Direct Plan
5	Direct Plan	Not mentioned	Direct Plan
6	Direct Plan	Other Then Direct Plan	Direct Plan
7	Mentioned	Other Then Direct Plan	Other Then Direct Plan
8	Mentioned	Not mentioned	Other Then Direct Plan

In cases of wrong/ invalid/ incomplete ARN codes mentioned on the application form, the application shall be processed under Other than Direct Plan. The AMC shall contact and obtain the correct ARN code within 30 calendar days of the receipt of the application form from the investor/distributor. In case, the correct code is not received within 30 calendar days, the AMC shall contact and obtain the correct and the correct code is not received within 30 calendar days, the AMC shall reprocess the transaction under Direct Plan from the date of application without any exit load. Similarly, in the absence of clear indication as to the choice of option (Growth or Dividend Payout), by default, the units will be allotted under the Growth Origin of the default leader date of date of the default. Growth Option of the default /selected plan of the scheme

- The ECS Mandate Form along with common Application Form in all respects should be submitted at any of the Designated Investor Service Centre (DISCs) of RCAM or Karvy Computershare Pvt. Ltd. Existing unit holders should note that unit holders' details and mode of holding (single, jointly, anyone or (20)
- (21)
- Existing drift holders should not erat unit routers details and indeed in holding (englise, party, anyone or survivor) will be as per the existing Account. RCAM reserves the right to reject any application without assigning any reason thereof. RCAM in consultation with Trustees reserves the right to withdraw these offerings, modify the procedure, frequency, dates, load structure in accordance with the SEBI Regulations and any such change will be (22)
- (23)
- frequency, dates, load structure in accordance with the SEBI Regulations and any such change will be applicable only to units transacted pursuant to such change on a prospective basis. In accordance with the requirements specified by the SEBI circular no. SEBI/IMD/CIR No.4/168230/09 dated June 30, 2009 no entry load will be charged with effect from August 1, 2009. Exit Load as applicable in the respective Scheme at the time of enrolment of SIP will be applicable. **Permanent Account Number (PAN)** SEBI has made it mandatory for all applicants (in the case of application in joint names, each of the applicable in the respective of the permanent account number (PAN) irrespective of the amount of purchase. "Where the applicant is a minor, and does not possess his / her own PAN, he / she shall quote the PAN of his/her father or the querifies istinging on behalf of the case may be lorder to his/her father or the case is stored. *Where the applicant is a minor, and does not possess his / her own PAN, he / she shall quote the PAN of his/ her father or mother or the guardian, signing on behalf of the minor, as the case may be. In order to verify that the PAN of the applicants (in case of application in joint names, each of the applicants) has been duly and correctly quoted therein, the applicants shall attach along with the purchase application, a photocopy of the PAN card duly self-cortified along with the original PAN Card. The original PAN Card Card will be returned immediately across the counter after verification *includes fresh/ additional purchase, Systematic Investment. Micro SIP & Investors residing in the state of Sikkim are exempt from the mandatory requirement of PAN prof submission however they are required to mandatorily submit KYC Acknowledgement copy to Reliance Mutual Fund. Applications not complying with the above subsequently rejected for mismatch / non-verification of applicant's PAN details with the details on the

website of the Income Tax Department, the investment transaction will be cancelled and the amount may be redeemed at the applicable NAV, subject to payment of exit load, if any. Please contact any of the Investor Service Centres/ Karvy/ Distributors or visit our website www.reliancemutual.com for further details. **Prevention of Money Laundering and Know Your Client (KYC)** In order to reduce hardship and help investors dealing with SEBI intermediaries, SEBI issued three circulars - MIRSD/SE/Cir-21/2011 dated October 05, 2011, MIRSD/Cir-23/2011 dated December 02, 2011 and MIRSD/Cir-26/2011 dated December 23, 2011 informing SEBI registered intermediaries as mentioned therein to follow, with effect from January 01, 2012, a uniform KYC compliance procedure for all the investors dealing with them on or after that date. SEBI also issued KYC Registration Agency ("KRA") Regulations 2011 and the guidelines in pursuance of the said Regulations and for In-Person Verification (IPV). All investors (individual and non- individual) are required for KYC compliance. However, applications should note that minors cannot apply for KYC compliance and any investment in the name of minors should

All investors (individual and non- individual) are required for KYC compliance. However, applications should note that minors cannot apply for KYC compliance and any investment in the name of minors should be through a Guardian, who should be KYC compliant for the purpose of investing with a Mutual Fund. Also applicants/ unit holders intending, to apply for units currently holding units and operating their Mutual Fund folios through a Power of Attorney (PoA) must ensure that the issue of PoA and the holder of the PoA must mention their KYC compliance status at the time of investment. PoA holders are not permitted to apply for KYC compliance on behalf of the issuer of the PoA. Separate procedures are prescribed for change in name, address, and other KYC related details, should the applicant desire to change such information,POS will evtend the sencires of effection such changes

will extend the services of effecting such changes. In line with the SEBI circular No. MIRSD/Cir5/2012 dated April 13, 2012 and various other guidelines issued by SEBI on the procedural matters for KYC Compliances, the Investors are requested to note the following additional provisions shall be applicable for "KYC Compliances" with effect from December 1,

following additional provisions shall be appricable for the outpressed and the establish of the establish of

mandatory at the time of KYC Submission. This uniform KYO submission would a uneurine submission of documentation. Investors who have complied with KYC process before December 31, 2011 (KYC status with CVL-KRA as "MF - VERIFIED BY CVLMF") and not invested in the schemes of Reliance Mutual Fund i.e not opened a folio earlier, and wishes to invest on or after December 01, 2012, such investors will be required to submit 'missing/not available' KYC information and complete the IPV requirements. Updation of 'missing / not available' KYC information along with IPV is currently a one-time requirment and needs to be completed with any one of the mutual funds i.e. need not be done with all the mutual funds where investors have existing investments. Once the same is done then the KYC status at CVL-KRA will change to 'Verified by CVL-KRA' after due verification. In such a scenario, where the KYC status changes to Verified by CVL KRA', investors need not submit the 'missing/not available' KYC information to mutual funds again.

funds again. Individual Investors are required to submit 'KYC Details Change Form' issued by CVL-KRA available on

In cloudar investors are required to submit first Defaults charge form issued by OPAN & available of their website www.cvikra.com. In case of Non Individual investors, complied with KYC process before December 31, 2011, KYC needs to be done afresh due to significant and major changes in KYC requirements. Investors to provide the complete details in the KYC application form along with the required documents (for individual investors or non-individual investors as appropriate). The said form is available on RMFs website i.e. www.reliancemutual.com or on the website of Association of Mutual Funds In India i.e.

www.amfinia.com or on the website of any authorised KRA's. Communication for the investors.: In accordance with SEBI Circular No. Cir/ IMD/ DF/16/ 2011 dated September 8, 2011 and SEBI Circular no. CIR/MRD/DP/31/2014 dated November 12, 2014 the investor whose transaction has been accepted by the RCAM/RMF shall receive a confirmation by way of email and/or SMS within 5 Business Days from the date of receipt of transaction request, same will be sent to the Unit holders registered e-mail address reformed to the confirmation by the SCAM set of the set o

- and/or mobile number. Thereafter, a Consolidated Account Statement ("CAS") shall be issued in line with the following procedure: 1. Consolidation of account statement shall be done on the basis of PAN. In case of multiple holding, it
- Shall be PAN of the first holder and pattern of holding. The CAS shall be generated on a monthly basis and shall be issued on or before 10th of the immediately succeeding month to the unit holder(s) in whose folio(s) transaction(s) has/have taken
- Immediately succeeding month to the unit houser(s) in whose long(s) ransaction(s) has have taken place during the month. In case there is no transaction in any of the mutual fund folios then CAS detailing holding of investments across all schemes of all Mutual Funds will be issued on half yearly basis [at the end of
- investments across all schemes of all Mutual Funds will be issued on nan yearly basis tat the end of every six months (i.e. September/March)) Investors having MF investments and holding securities in Demat account shall receive a Consolidated Account Statement containing details of transactions across all Mutual Fund schemes and securities from the Depository by email / physical mode. Investors having MF investments and not having Demat account shall receive a Consolidated Account Statement from the MF Industry containing details of transactions across all Mutual Fund control word / chevieral mode. 4.

schemes by email / physical mode. The word 'transaction' shall include purchase, redemption, switch, dividend payout, dividend reinvestment, systematic investment plan, systematic withdrawal plan, and systematic transfer plan and bonus

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- and Sikkim based investors whose PAN details are not mandatorily required to be updated Account Statement will be dispatched by RCAM/RMF for each calendar month on or before 10th of the immediately succeeding month.
 Units held in the dematerialised form
 1. With effect from October 1, 2011, in accordance with SEBI Circular No. IMD/DF/9/2011 dated May 19, 2011, an option to subscribe/hold the units of the Scheme(s)/Plan(s) of RMF in dematerialized (demat) form is being provided to the investors in terms of the guidelines / procedural requirements as laid by the Depositories (NSL/DCSL) / Stock Exchange (NSE / BSE) from time to time.
 2. The Unit holders are given an Option to hold the units by way of an Account Statement (Physical form) or in Dematerialized (Date) / Date) / Date Int holders or guidelines / procedural requirements as laid by the Depositories (NSL/DCSL) / Stock Exchange (NSE / ASE) from time to time.
 2. The Unit holders are given an Option to hold the units by way of an Account Statement (Physical form) or in Dematerialized (Date) have a required to have a beneficiary account with the Depository Participant (DP) (registered with NSDL / CDSL as may be indicated by RMF) and will be required to indicate in the application the DP's name, DP ID Number and the beneficiary account number of the application with the DP Applicant must ensure that the sequence of names and other details like Client ID, Address and PAN details as mentioned in the application form matches that of the applicant incorrect, not matched with the Depository Participant. Only those applications. He details mentioned in the application are incomplete/incorrect, not matched with the depository data. then units will be allotted in the physical mode and an Account Statement shall be sent to them. Such investors will not be able to trade on the stock exchange ill the holdings are converted in to demat form. In case the investor has optied for the physical mode and have also provided the Demat de
- or through stock exchange platform. In case, the Unit holder desires to hold the Units in a Dematerialized / Rematerialized form at a later date, the equest for conversion of units held in non-demat form into Demat (electronic) form or vice-versa should be submitted alongwith a Demat / Remat Request Form to their Depository
- (28)
- date, the request for controllar all angwith a Demat / Remat Request Form to their Depository Participants.
 5. Units held in demat form will be transferable (except in case of Equity linked Savings Schemes).
 Employee Unique Identification Number (EUIN) would assist in tackling the problem of mis-selling even if the employee/erleationship manager/sales person leave the employment of the distributor.
 In line with SEBI letter no. OW/16541/2012 dated July 24, 2012 addressed to AMFI, Investments in the mutual fund schemes (including investments through Systematic Investment Plans (SIPs)) up to Rs. 50,000/. per investor per year shall be exempted from the requirement of PAN. Investor seeking exemption of PAN will need to submit the PAN Exempt KYC Reference No (PEKRN) acknowledgement issued by KRA along with the application Form. This exemption is applicable only for individuals including NRs, minors acting through guardian, Sole proprietorship firms and joint holders. In case of joint holders, first holder must not possess a PAN. Other categories of investors e.g. PIOs, HUFs, QFIs, non individuals, etc. are not eligible for such exemption.
 The first Account Statement for the Scheme will be despatched to the unitholder stating the number of Units held etc. within a maximum of five Business Days from the date of allotment of units. (30)

Reliance Capital Asset Management Limited A Reliance Capital Company

& Signature

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From Scheme

to Scheme

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*Please sign below in case the EUIN is left blank/r	not provided.					
/We hereby confirm that the EUIN box has been of the above distributor/sub broker or notwithstan	intentionally left blank by n					
SIGN HERE First / Sole Unit Ho	older / Guardian	Se	cond Unit Holde	r	Th	ird Unit Holder
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pfront commission shall be paid directly by the 2. EXISTING UNIT HOLDER INFO		1	ed on the investors			he service rendered by the distribut
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B. PARTICULARS OF APPLICANT Name of Sole / 1st applicant/Minor	r/Karta of HUE/ No	n-Individual Mr	/ Miss / Maste	or / M/s		Date of Birth **
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PAN/PEKRN 2nd applicant				AN Proof	Attached	KYC Acknowledgement Copy
PAN/PEKRN 3rd applicant				AN Proof	Attached	KYC Acknowledgement Copy
5. AUTO SWITCH FACILITY (Ref	er Instruction No	3 Please refer r	espective SID/	(IM for produc	t labelling)	
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/ We would like to Auto Switch Rs.		OR				Units. On
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lame of 'Transferee' Scheme/Plan/Op		e US Equity Opportuni	ities Fund -			
	Direct F	lan		Dividend Plan	Dividend Payou	Dividend Reinvestment
8. DECLARATION & SIGNATURE/S						
/We would like to invest in Reliance US Equity Opp ubsequent amendments thereto. I/We have read, ur	ortunities Fund subject to ten Inderstood (before filling appli	ns of the Statement of a cation form) and is/are b	Additional Information	SAI), Scheme Informa ne SAI. SID & KIM inclu	ition Document (SID)	Key Information Memorandum (KIM)
Reliance Any Time Money Card. I/We have not receiv ources only and is not designed for the purpose of co uthority. I accept and agree to be bound by the said T	ved nor been induced by any r	ebate or gifts directly or i	ndirectly in making this	investment I / We der	lare that the amount	invested in the Scheme is through legitin
uthority. I accept and agree to be bound by the said T iscretion, discontinue any of the services completely ne/us all the commissions (in the form of trail commis:	Terms and Conditions including or partially without any prior r	those excluding/ limiting otice to me. I agree RCA	g the Reliance Capital As M can debit from my fol	set Management Limit io for the service charge	ed (RCAM) liability. I un es as applicable from t	nderstand that the RCAM may, at its abso me to time. The ARN holder has disclose
ereby declare that the above information is given by the mount and the said charges shall be paid to the distrib	the undersigned and particular.	s given by me/us are corre	ect and complete. Furthe	er, I agree that the trans	action charge (if applic	able) shall be deducted from the subscrip
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Option

Option

INSTRUCTIONS FOR AUTO SWITCH

- (1) Auto Switch facility is a Special facility available to the existing investors having investments in Specified Schemes of Reliance Mutual Fund (RMF) only during the New Fund Offering (NFO) period whereby investors can switch their units from such Specified Schemes at the specified date during the NFO Period.
- (2) Unit holders are advised to read the Statement of Additional Information (SAI), Scheme Information Document (SID) and Key Information Memorandum (KIM) of the Scheme which is available at all the Designated Investor Service Centers (DISC), brokers / distributors and on our website www.reliancemutual.com carefully before investing.
- (3) This Auto Switch Form can be used only by Existing Unit holders having investments in Specified Schemes of Reliance Mutual Fund to switch their units. RCAM reserves the right to extend or limit the said facility on such terms and conditions as may be decided from time to time. For eligible/specified transferor scheme please refer to SID.
- (4) Existing unit holders having investments in Schemes other than Specified Schemes and wish to switch their investments have to fill up Switch Section of the Application Form.
- (5) The application for Auto Switch will be processed on the closing day of the NFO.
- (6) All valid Auto Switch request would be treated as switch-out / redemption for the Transferor Scheme.
- (7) The units from the Specified Transferor Scheme will be switched, subject to provisions mentioned in the Scheme Information Document of the Transferor Scheme. The units in the Transferee Scheme will be allotted at the NFO Price of the Scheme on the allotment date.
- (8) Unit holder are required to maintain clear balance in accordance with amount specified in the Auto Switch Application Form on the execution date. In case of insufficient balance in the account / folio, the application for Auto Switch will be rejected.
- (9) Unit holders should note that Unit holders' details and mode of holding (single, joint, anyone or survivor) in the Transferee Scheme will be as per the existing folio number of the Transferor Scheme. Units will be allotted under the same folio number.
- (10) The Unit holders are given an Option to hold the units by way of an Account Statement or in Dematerialized ('Demat') form. Unit holders opting to hold the units in demat form must provide their Demat Account details in the specified section of the application form. The Unit holder intending to hold the units in Demat form are required to have a beneficiary account with the DP (registered with NSDL / CDSL as may be indicated by the Fund at the time of launch of the Plan) and will be required to indicate in the application the DP's name, DP ID Number and the beneficiary account number of the applicant with the DP. In case Unit holders do not provide their Demat Account details, an Account Statement shall be sent to them. Such investors will not be able to trade on the stock exchange till the holdings are converted in to demat form.
- (11) In case the existing investor has opted to hold the units in Dematerialized ('Demat') form in the transferor scheme then the Auto Switch request will be rejected.
- (12) For Direct Investments, please mention "Direct" in the column "Name & Broker Code / ARN".
- (13) This facility will not be available for units which are under any Lien/Pledged or any lock-in period.
- (14) The application is subject to detailed scrutiny and verification. Applications which are not complete in all respect are liable for rejection either at the collection point itself or subsequently after detailed scrutiny / verification at the back office of the Registrar.
- (15) RCAM reserves the right to withdraw this amend or withdraw this facility or change the procedures from time to time.
- (16) Investors are requested to clearly mention the Plan and the Option in which investment is to be made. Incase of any ambuigity, the application will be liable to to rejected. In the absence of clear indication as to the choice of Option (Growth or Dividend Payout), by default, the units will be allotted under the Growth Option of the Plan.
- (17) Investors are required to clearly indicate the plans/options in the application form of the scheme.

Investor may note that following shall be applicable for default plan

Scenario	Broker Code mentioned by the investor	Plan mentioned by the investor	Default Plan to be captured
1	Not mentioned	Not mentioned	Direct Plan
2	Not mentioned	Direct Plan	Direct Plan
3	Not mentioned	Other Then Direct Plan	Direct Plan
4	Mentioned	Direct Plan	Direct Plan
5	Direct Plan	Not mentioned	Direct Plan
6	Direct Plan	Other Then Direct Plan	Direct Plan
7	Mentioned	Other Then Direct Plan	Other Then Direct Plan
8	Mentioned	Not mentioned	Other Then Direct Plan

In cases of wrong/ invalid/ incomplete ARN codes mentioned on the application form, the application shall be processed under Other than Direct Plan. The AMC shall contact and obtain the correct ARN code within 30 calendar days of the receipt of the application form from the investor/distributor. In case, the correct code is not received within 30 calendar days, the AMC shall reprocess the transaction under Direct Plan from the date of application without any exit load. Similarly, in the absence of clear indication as to the choice of option (Growth or Dividend Payout), by default, the units will be allotted under the Growth Option of the default /selected plan of the scheme.

(18) Employee Unique Identification Number (EUIN) would assist in tackling the problem of mis-selling even if the employee / relationship manager / sales person leave the employment of the distributor.

(19) Allotment of units in Demat mode is not available in case of switch transaction.



ACKNOWLEDGEMENT SLIP

12th Floor, One Indiabuls Centre, Tower 1, Jupiter Mill Compound, 841, Senapati BapatMarg Elphinstone Road, Mumbai-400 013

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Key Information Memorandum Cum Application Form for APPLICATION SUPPORTED BY BLOCKED AMOUNT (ASBA) FORM

1 . 100.017

Reliance Us Equity Opportunities Fund (An Open Ended Diversified Equity Scheme) NFO Opening Date : 3rd July 2015 NFO Closing Date : 17th July 2015

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Money: Card. I/We have not received nor been induced by any rebate or gifts, directly or indirectly or indirectly in making this investment. I / We declare that the amount invested in the Scheme is through legitimate sources only and is not designed for the purpose of contravention or evasion of any Art / Regulations / Rules / Notifications / Directions or any other Applicable Laws enacted by the Government of India or any Statutory Authority. I accept and agree to be bound by the said Terms and Conditions including those excluding / limiting the Reliance Capital Asset Management Limited (RCAM) liability. I understand that the RCAM may, at its absolute discretion, discontinue any of the services completely or partially without any prior notice to me. I agree RCAM can debit from my folio for the service charges as applicable from time to time. The ARN holder has disclosed to me/us. I hereby declare that the above information is given by the fundersigned and particulars given by me/us are correct and complete. Further, I agree that the transaction charge (if applicable) shall be deducted from the subscription amount and the said charges shall be paid to the distributors. I/We hereby confirm that I /We are not United States persons within the meaning of Regulation (S) under the 'United States Securities Act of 1933, or as defined by the U.S. Commodity rutures Trading, a amended from that I am/We are Non-Resident of India. I confirm that I am/We are Non-Resident of Indian Nationality/Origin and I/We hereby confirm that the funds for absocription have been remitted from abroad through normal banking channels or from funds in my/our Non-Resident External / Ordinary Account./FCNR Account. I/We undertake that all additional purchases made under this folio will also be from funds received from abroad through paproved banking channels or from funds in my/our Non-Resident External / Ordinary Account./FCNR Account.

SIGNATURE	OF BANI	K ACCOUNT	r holder

	App. No.					
Received from						
An application for	Reliance US Equity Opportunities Fund	Growth Plan	Growth Option			
allotment of Units under	Reliance US Equity Opportunities Fund-Direct Plan	Dividend Plan	Dividend Payout DividendReinvestment			
SCSB A/C Details						
Bank Account No	Bank Name & Branch	n where Account is he	eld			
	Amount Blocked Rs.(in figures)			SCSB Signature, Date & Stamp		
Rs. (in words)				Sess Signature, pate & Stamp		
	LL duture communication in connection with applications made in this Issue should be addressed to the SCSB quoting the full name of the Sole/First Applicant, Application number, Investors Depository Account Details, Investment Amount applied for, date of application form, and the account number from where investment amount was blocked. Acceptance of the Application is subject to the application being complete in all respects and submission of the relevant required documents					

#### Instructions

- 1. Investor needs to submit a duly filled ASBA Application Formto the SCSB with whom the bank account to be blocked is maintained.
- 2. The Investor shall submit the ASBA Form for subscribing units of Mutual Fund scheme authorising SCSB to block the subscription money in a bank account
- 3. All Bank Account details need to be correctly mentioned 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.
- 4. On submission of the ASBA Application Form with the SCSB 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.
- The SCSB shall block the investment money in the bank account number mentioned in the ASBA Application Form. The investment amount shall remian blocked in the Bank Account till the
  allotment of units under the schemeor till the application is rejected, as the case may be.
- 6. The ASBA Application shall be rejected by SCSB if the bank account specified in the ASBA Application Form does not have sufficient balance required to meet the investment amount.
- 7. 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, Applicant Address, Investment Amount to be blocked, Investors Bank Account number and the designated branch of the SCSB where the ASBA Application Forms are to be submitted.
- 8. ASBA facility extended to the investors shall operate in accordance with the SEBI Guidelines in force from time to time..
- RMF will endeavour to provide payment of Dividend / Redemption / Refund(If any) through ECS,NEFT, Cheque, Demand Draft or Direct Credit into investors bank account wherever possible.
   Investor Category

Investor Shall tick Applicable Category in the form. please note the various categories below:

Code	Category	Code	Category	Code	Category
IND	Individuals	HUF	Hindu Undivided Family*	со	Bodies Corporate
FI	Banks & Financial Institutions	MF	Mutual Funds	IC	Insurance Companies
NIF	National Investment Fund	IF	Insurance Funds	FII	Foreign Institutional Investors
VC	Venture Capital Funds	NRI	Non Resident Individuals	DIR	Director
FIISA	FII or Sub-Account not a Corporate Individual	EMP	Eligble Employee		
OTHER					

#### * HUF should apply only through karta

- 11. Investors are requested to clearly mention the Plan and the Option in which investment is to be made. Incase of any ambuigity, the application will be liable to to rejected. In the absence of clear indication as to the choice of Option (Growth or Dividend Payout), by default, the units will be allotted under the Growth Option of the Plan.
- 12. Investors are required to clearly indicate the plans/options in the application form of the scheme.

Investor may note that following shall be applicable for default plan

Scenario	Broker Code mentioned by the investor	Plan mentioned by the investor	Default Plan to be captured
1	Not mentioned	Not mentioned	Direct Plan
2	Not mentioned	Direct Plan	Direct Plan
3	Not mentioned	Other than Direct Plan	Direct Plan
4	Mentioned	Direct Plan	Direct Plan
5	Direct Plan	Not Mentioned	Direct Plan
6	Direct Plan	Other than Direct Plan	Direct Plan
7	Mentioned	Other than Direct Plan	Other than Direct Plan
8	Mentioned	Not Mentioned	Other than Direct Plan

In cases of wrong/ invalid/ incomplete ARN codes mentioned on the application form, the application shall be processed under Other than Direct Plan. The AMC shall contact and obtain the correct ARN code within 30 calendar days of the receipt of the application form from the investor/ distributor. In case, the correct code is not received within 30 calendar days, the AMC shall reprocess the transaction under Direct Plan from the date of application without any exit load. Similarly, in the absence of clear indication as to the choice of option (Growth or DividendPayout), by default, the units will be allotted under the Growth Option of the default / selected plan of the scheme.

13. For Direct Investments, please mention "Direct" in the column "Broker / Agent Information".

#### 14. TRANSACTION CHARGES

1) In accordance with SEBI Circular No. IMD/ DF/13/ 2011 dated August 22, 2011, with effect from November 1, 2011, Reliance Capital Asset Management Limited (RCAM)/ RMF shall deduct a Transaction Charge on per purchase / subscription of Rs. 10,000/- and above, as may be received from new investors (an investor who investors for the first time in any mutual fund schemes) and existing investors. The distributors shall have an option to either "Opt-in / Opt-out" from levying transaction charge based on the type of product. Therefore, the "Opt-in/ Opt-in" for the distributor level, basis the product selected by the distributor at the Mutual Fund industry level. Such charges shall be deducted if the investments are being made through the distributor/agent and that distributor / agent has opted to receive the transaction charges as mentioned below:

# • For the new investor a transaction charge of Rs 150/- shall be levied for per purchase / subscription of Rs 10,000 and above; and

- For the existing investor a transaction charge of Rs 100/- shall be levied for per purchase / subscription of Rs 10,000 and above.
   The transaction charge shall be deducted from the subscription amount and paid to the distributor/agent, as the case may be and the balance shall be invested. The statement of account shall clearly state that the net investment as gross subscription less transaction charge and give the number of units allotted against the net investment.
   In case of investments through Systematic Investment Plan (SIP) the transaction charges shall be deducted only if the total commitment through SIP (i.e. amount per SIP installments) amounts to Rs. 10,000/- and above. In such cases, the transaction charges shall be deducted in 3-4 installments.
   Transaction charges shall not be deducted if:
- (a) The amount per purchases /subscriptions is less than Rs. 10,000/-;
- (b) The transaction pertains to other than purchases/ subscriptions relating to new inflows such as Switch/ STP/ /DTP/, etc.
- (c) Purchases/Subscriptions made directly with the Fund through any mode (i.e. not through any distributor/agent).
- (d) Subscription made through Exchange Platform irrespective of investment amount.
- RCAM will endeavor to check if the investor is an existing or a new investor to Mutual Fund. In case the investor is found to be an existing investor then transaction charges of Rs 100 will be applicable else the investor declaration will be considered and transaction charges will be levied accordingly.
- 3) If the investor has not ticked / not signed the declaration then by default investor will be treated as an existing investor and transaction charges of Rs 100 will be deducted for investment of Rs 10000 and above.
- 15. Employee Unique Identification Number (EUIN) would assist in tackling the problem of mis-selling even if the employee/relationship manager/sales person leave the employment of the distributor.

#### INSTRUCTIONS TO HELP YOU COMPLETE THE MAIN APPLICATION FORM

- Please read the Key Information Memorandum and the Scheme Information Document of Reliance US Equity Opportunities Fund carefully before investing. All applicants are deemed to have read, understood and accepted the terms subject to which this offer is being made and bind themselves to the terms upon signing the Application Form and tendering payment.
- The application form must be filled in English in BLOCK letters using Black or Dark Blue Colored ink. Incomplete applications are liable to be rejected. Please refer to the checklist at the bottom of the application form to ensure that the requisite details and attachments have been provided. This will help in avoiding processing delays and / or rejection of your Application Form.
- The Applicants' name and address must be given in full (P.O. Box No. alone is not sufficient). In case of multiple applicants, all communication and payments towards dividend / redemption will be made in the name of / favoring first applicant only. If the first applicant is a minor, the name of the Guardian who will sign on behalf of the minor should be filled in the space provided. Please fill in your date of birth as this may be required for validating your identity for certain transactions/communication. Also, please provide Telephone No./E-mail Id. of the first applicant, so as to facilitate faster and efficient communication. The Minimum investment amount for Reliance US Equity Opportunities Fund under all Plan is Rs. 5,000 per option and in multiples of Re. 1 thereafter. 4
- As per the SEBI guidelines, it is mandatory for investors to mention their bank account details in the application form. In the absence of the bank details the application form will be rejected.
- RCAM / RMF is also providing a facility to the investors to register multiple bank accounts. By registering multiple bank accounts, the investors can use any of the registered bank accounts to receive redemption dividend proceeds. These account details will be used by the RCAM / RMF for verification of instrument used for subscription to ensure that third party payments are not used for mutual fund subscription, except as permitted. Investors are requested to avail the facility of registering multiple bank accounts by filling in the Application Form for Registration of Multiple Bank Accounts available at our DISC or on our website at www.reliancemutual. com
- In case of non-individual applicants, i.e. HUF / Companies / AOP / BOI / Trusts / Societies / FIIs etc. the name, email-ID and telephone number of the contact person to whom the correspondence should be addressed to should be provided.
- In accordance with SEBI Circular No. Cir/ IMD/ DF/16/ 2011 dated September 8, 2011 and SEBI Circular no. CIR/MRD/DP/31/2014 dated November 12, 2014 the investor whose transaction has been accepted by the RCAM/RMF shall receive a confirmation by way of email and/or SMS within 5 Business Days from the date of receipt of transaction request, same will be sent to the Unit holders registered e-mail address and/or mobile number.
  - Thereafter, a Consolidated Account Statement ("CAS") shall be issued in line with the following procedure:
  - Consolidation of account statement shall be done on the basis of PAN. In case of multiple holding, it shall be PAN of the first holder and pattern of holding.
  - The CAS shall be generated on a monthly basis and shall be issued on or before 10th of the immediately succeeding month to the unit holder(s) in whose folio(s) transaction(s) has/have taken place 2. during the month
  - 3. In case there is no transaction in any of the mutual fund folios then CAS detailing holding of investments across all schemes of all Mutual Funds will be issued on half yearly basis [at the end of every six months (i.e. September/ March)
  - Investors having MF investments and holding securities in Demat account shall receive a Consolidated Account Statement containing details of transactions across all Mutual Fund schemes and securities 4 from the Depository by email / physical mode
  - 5. Investors having MF investments and not having Demat account shall receive a Consolidated Account Statement from the MF Industry containing details of transactions across all Mutual Fund schemes by email / physical mode

The word 'transaction' shall include purchase, redemption, switch, dividend payout, dividend reinvestment, systematic investment plan, systematic withdrawal plan, and systematic transfer plan and bonus transactions.

CAS shall not be received by the Unit holders for the folio(s) wherein the PAN details are not updated. The Unit holders are therefore requested to ensure that the folio(s) are updated with their PAN. For Micro SIP and Sikkim based investors whose PAN details are not mandatorily required to be updated Account Statement will be dispatched by RCAM/RMF for each calendar month on or before 10th of the immediately succeeding month.

In case of a specific request received from the Unit holders, RCAM / RMF will provide the account statement to the investors within 5 Business Days from the receipt of such request.

- Signatures should be in English or in any other Indian language. Thumb impressions must be attested by a Judicial Magistrate/Notary Public under his/her official seal. In case of HUF, the Karta should sign on 8 behalf of the HUF. Authorised signatories, signing on behalf of a Co./Body Corp./ Society/Trust etc. should sign under their official designation. A list of Authorised Signatories with their names & designations duly certified /attested by the bankers should be attached with the application form.
- 9 In case the application is made under a Power of Attorney (PoA), a duly certified copy thereof duly notarised should be submitted with the application. The POA document should contain the signatures of both the Applicant & the constituted Attorney.
- Application made by a Limited Company or by a Body Corporate or a registered Society or a Trust, should be accompanied by a copy of the relevant resolution or authority to make the application, as the case 10 may be, alongwith a certified copy of the Memorandum and Articles of Association or Trust Deed / Bye Laws / Partnership Deed, whichever is applicable.
- In case Mode of Holding is not mentioned for Joint Holders, the default mode of holding would be Joint. 11.
- 12. If the investment is done on behalf of the minor then the minor shall be the sole holder in the folio /account. Joint holding will not be allowed in the folio/account opened on behalf of the minor.
- 13. Guardian in the folio on behalf of the minor should either be a Natural guardian (i.e. father or mother) or a court appointed Guardian. Date of Birth of the minor is mandatory while opening the account / folio. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior 14.
- Government/judicial/military officers, senior executives of state owned corporations, important political party officials, etc. "If the Scheme name on the application form and on the payment instrument are different, the application may be processed and units allotted at applicable NAV of the scheme mentioned in the application 15.
- / transaction slip duly signed by investor(s), given that the same constitutes a valid legal document between the investor and the AMC. 16. In case the investment is done on behalf of the minor, the relationship/status of the guardian as father, mother or legal guardian and Date of birth of the minor shall be specified in the application form and
- following documents shall be submitted alongwith the application form as evidence:
  - Birth certificate of the minor, or i.
  - ii. School leaving certificate / Mark sheet issued by Higher Secondary Board of respective states, ICSE, CBSE etc., or
  - iii. Passport of the minor, or

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- iv. Any other suitable proof evidencing the date of birth of the minor.
  - In case of court appointed legal guardian, supporting documentary evidence shall be provided.
- vi. In case of natural guardian a document evidencing the relationship if the same is not available as part of the documents submitted as per point. i - iv above.

#### 17 Permanent Account Number (PAN)

SEBI has made it mandatory for all applicants (in the case of application in joint names, each of the applicants) to mention his/her permanent account number (PAN) irrespective of the amount of purchase. *Where the applicant is a minor, and does not possess his / her own PAN, he / she shall quote the PAN of his/ her father or mother or the guardian, signing on behalf of the minor, as the case may be. In order to verify that the PAN of the applicants (in case of applicants) into initiation in joint names, each of the applicants) has been duly and correctly quoted therein, the applicants shall case of applicants application, a photocopy of the PAN card duly self-certified along with the original PAN Card. The original PAN Card will be returned immediately across the counter after verification *includes fresh/ additional purchase, Systematic Investment. Micro investment (including lumpsum & Micro SIP) & Investors residing in the state of Sikkim are exempt from the mandatory requirement of PAN proof submission however they are required to mandatorily submit PAN Exempt KYC Reference No (PEKRN) to Reliance Mutual Fund. Applications not complying with the above requirement may not be accepted/ processed. Additionally, in the event of any Application Form being subsequently rejected for mismatch / non-verification of applicant's PAN details with the details on the website of the Income Tax Department, the investment transaction will be cancelled and the amount may be redeemed at the applicable NAV, subject to payment of exit load, if any.

Please contact any of the Investor Service Centres/ Karvy/ Distributors or visit our website www.reliancemutual.com for further details.

#### 18. Prevention of Money Laundering and Know Your Client (KYC)

In order to reduce hardship and help investors dealing with SEBI intermediaries, SEBI issued three circulars - MIRSD/SE/Cir-21/2011 dated October 05, 2011, MIRSD/Cir-23/2011 dated December 02, 2011 and MIRSD/Cir-26/2011 dated December 23, 2011 informing SEBI registered intermediaries as mentioned therein to follow, with effect from January 01, 2012, a uniform KYC compliance procedure for all the investors dealing with them on or after that date. SEBI also issued KYC Registration Agency ("KRA") Regulations 2011 and the guidelines in pursuance of the said Regulations and for In-Person Verification ("IPV").

All investors (individual and non- individual) are required for KYC compliance. However, applications should note that minors cannot apply for KYC compliance and any investment in the name of minors should be through a Guardian, who should be KYC compliant for the purpose of investing with a Mutual Fund. Also applicants/ unit holders intending, to apply for units currently holding units and operating their Mutual Fund folios through a Power of Attorney (PoA) must ensure that the issue of PoA and the holder of the PoA must mention their KYC compliance status at the time of investment. PoA holders are not permitted to apply for KYC compliance on behalf of the issuer of the PoA, Separate procedures are prescribed for change in name, address, and other KYC related details, should the applicant desire to change such information, POS will extend the services of effecting such changes.

In line with the SEBI circular No. MIRSD/Cir-5/2012 dated April 13, 2012 and various other guidelines issued by SEBI on the procedural matters for KYC Compliances, the Investors are requested to note the following additional provisions shall be applicable for "KYC Compliances" with effect from December 1, 2012: 1) In case of an existing investor of RMF and who is already KYC Compliant under the erstwhile centralized KYC with CVL (CVLMF) then there will be no effect on subsequent Purchase/Additional Purchase

- (or ongoing SIPs/STPs,etc) in the existing folios/accounts which are KYC compliant. Existing Folio holder can also open a new folio with Reliance Mutual Fund with the erstwhile centralized KYC
- In case of an existing investor of Reliance Mutual Fund and who is not KYC Compliant as per our records, the investor will have to submit the standard KYC Application forms available in the website www. cvlkra.com along with supporting documents at any of the SEBI registered intermediaries at the time of purchase / additional purchase / new registration of SIP/STP etc. In Person Verification (IPV) will be mandatory at the time of KYC Submission. This uniform KYC submission would a onetime submission of documentation. 2)
- 3) Investors who have complied with KYC process before December 31, 2011 (KYC status with CVL-KRA as "MF VERIFIED BY CVLMF") and not invested in the schemes of Reliance Mutual Fund i.e not opened a folio earlier, and wishes to invest on or after December 01, 2012, such investors will be required to submit 'missing/not available' KYC information and complete the IPV requirements. Updation of 'missing / not available' KYC information along with IPV is currently a one-time requirment and needs to be completed with any one of the mutual funds i.e. need not be done with all the mutual
- funds where investors have existing investments. Once the same is done then the KYC status at CVL-KRA will change to 'Verified by CVL KRA' after due verification. In such a scenario, where the KYC status changes to 'Verified by CVL KRA', investors need not submit the 'missing/not available' KYC information to mutual funds again. Individual Investors are required to submit 'KYC Details Change Form' issued by CVL-KRA available on their website www.cvlkra.com.

In case of Non Individual investors, complied with KYC process before December 31, 2011, KYC needs to be done afresh due to significant and major changes in KYC requirements.

- Investors to provide the complete details in the KYC application form along with the required documents (for individual investors or non-individual investors as appropriate). The said form is available on RMF's website i.e. www.reliancemutual.com or on the website of Association of Mutual Funds In India i.e. www.amfiindia.com or on the website of any authorised KRA's. 19. Payment should be made by a single cheque/DD and must be payable locally, in the city where the official collection centre of RMF is located / where the application is submitted. Out station cheques/DDs
- or cash will not be accepted
  - The applications (including Switches/transfers from other eligible Reliance Mutual Fund Schemes / Plans) will be accepted at all the Designated Investor Service Centers of Reliance Mutual Fund (i.e. Branches of Reliance Capital Asset Management Limited & Karvy Computershare Private Limited) mentioned in the KIM.

#### Instructions continued

- The Cheque/DD should be crossed/marked "Account payee" and drawn in favour of "Reliance US Equity Opportunities Fund"
- Reliance Mutual Fund will not accept Third Party Payments for subscriptions. When payment is made from a bank account other than that of the beneficiary investor, the same is referred to as a "Third Party Payment". In case of subscription with joint holders, the first holder is considered as the beneficiary investor.
- 20 Please mention the application serial no. on the reverse of the cheque/demand draft tendered with the application.
- In case payment is made through Demand Draft or Bankers Cheque or Indian Rupee draft purchased abroad or from FCNR / NRE A/c., an Account Debit Certificate from the Bank issuing the draft, confirming the debit should be submitted. For subscription made by NRE / FCNR Account cheques, the application forms must be accompanied with a photocopy of the cheque or Account Debit Letter / Certificate from 21. the bankers
- 22. Payment should be made by crossed cheques, /Demand Draft/payorder, favouring the scheme name and marked "Account Payee" payable locally in the city where the application is submitted. Post dated or make the payment instrument (cheque, demand draft, pay order, etc.) favoring either of the following: (a) "XYZ Scheme A/c Permanent Account Number" (b) "XYZ Scheme A/c First Investor Name" (Investors are urged to follow the order of preference in making the payment instrument).

If the Scheme name on the application form and on the cheque is different, then RCAM will endeavor to reject the application however in case the application gets accepted then the same will be processed as per the scheme name mentioned on the application form.

Investors from such centers, who do not have a facility to pay by local cheque, as there are no Collection Centres of RMF, will be permitted to deduct the actual

DD commission's charges. Documentary proof, thereof is to be attached, if not attached the AMC reserves the right to call for the same at a later date. The amount of the DD commission charges will be limited to the actual charges paid or DD charges of State Bank of India, whichever is lower. (Separate application form is required for investment in each plan/option.)

- Purchase Application requests should necessarily mention the pay-in bank account details i.e bank name, bank account number, bank branch used for issuing the payments to the fund. The first unit holder 23. has to ensure that the subscription payment has to be made through his own bank account or through any of the bank account wherein he is one of the joint bank account holder. If this is not evidenced on the payment cheque/funds transfer/RTGS/NEFT request, demand draft etc given by the investor at the time of subscription then unit holder should attach necessary supporting documents as required by the fund like bank certificate, bank passbook copy, bank statement etc to prove that the funds are from a bank account held by the first unit holder only. If the documents are not submitted with the application the fund reserves the right to reject the application or call for additional details. In specific exceptional situations where Third Party payment is permitted like i.e. (i) Payment by parents/grandparents/ related persons on behalf of the minor (other than the registered guardian) in consideration of natural love and affection or as gift for value not exceeding Rs 50000 for each purchase (ii) Payment by employer on behalf of employee under Systematic Investment Plan (SIP) facility, or lump sum / one time subscription, through payroll deductions or deductions or devices (iii) Payment by Corporate to its Agent/Distributor/Dealer (similar arrangement with principal-agent relationship), on account of commission/incentive payable for sale of its goods/services, in the form of the Mutual Fund Units through Systematic Investment Plans or lump sum / one-time subscription (iv) Custodian on behalf of an FII or a client. For the above mentioned cases KYC of the investor and the KYC of the person making the payment is mandatory irrespective of the amount. Additionally declaration by the person making the payment giving details of the bank account from which the payment is being made and the relationship with the beneficiary is also required to be submitted.
- Direct Credit of Redemption / Dividend Proceeds / Refund if any -RMF will endeavor to provide direct / electronic credit for dividend / redemption payments into the investors bank account directly. In case the direct credit is not affected by the unitholder's banker for any reason then RMF reserves the right to make the payment to the investor by a cheque / DD. If the electronic credit is delayed or not affected or credited to a wrong account, on account of incomplete or incorrect information, RMF will not be held responsible. Please provide the MICR Code/IFSC code on the right bottom of your Cheque for us to help 24. you in future for ECS/NEFT credit of dividend and redemption payout.
- In accordance with the AMFI Best Practice Guideline Circular No. 17/2010-11 dated October 22, 2010 and Circular No. 39/ 2013-14 dated August 23, 2013 and to reduce operational risk, Investor(s) 25. are requested to note that any one of the following documents shall be required to submit as a proof of Bank Account Details (for Redemption/Dividend), in case the cheque provided along with fresh
  - subscription/new folio creation does not belong to the Bank Account Details specified in the application form for redemption / dividend paymentsw.e.f. March 1, 2014.
  - Cancelled original cheque of the Bank Account Details with first unit holdernameand bank account number printed on the face of the cheque; (or) a) b)
    - Self attested copy of bank statement with current entries not older than 3 months; (or)
    - Self attested copy of bank passbook with current entries not older than 3 months; (or)
  - d) Bank Letter duly signed by branch manager/authorized personnel.

#### 26 Nomination:

c)

27.

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#### **(I)** For units held in physical mode:

- Nomination facility is available to individuals applying on their own behalf i.e. singly or jointly. Nomination is mandatory for folios opened by individuals with single mode of holding. (a)
- Multiple nominee (Resident, NRI, Including Minor) can be nominated. Nomination can also be in favour of the Central Government, State Government, a local authority, any person designated by (b) virtue of his office or a religious or charitable trust.
- Nomination of an NRI is subject to requirements, if any, prescribed by RBI and SEBI from time to time. (c)
- (d) Nomination can be changed at any time during the currency of the investment by the same persons who have made the nominations.
- (e) Unitholder being either parent or lawful guardian on behalf of a minor and an eligible institution, societies, bodies corporate, HUF, AoPs, BoIs and partnership firms shall have no right to make any nomination.
- (f) The nominee shall not be a trust (other than a religious or charitable trust), society, body corporate, partnership firm, karta of HUF or power of attorney holder.
- (g) On registration of nomination a suitable endorsement shall be made on the statement of account or in the form of a separate letter.
- The facility of nomination is available to a unitholder under SEBI (MFs) Regulations and guidelines issued by SEBI from time to time. (h)
- (i) Nomination in respect of units stands rescinded, upon the transfer of units.
- (j) On cancellation of nominations, the nomination shall stand rescinded and RMF shall not be under any obligation to transfer the units in favour of the nominee
- Where a nomination in respect of any unit has been made, the units shall, on the death of the single unitholder or all the holders, vest in the nominee and on compliance of necessary formalities (k) the nominee shall be issued a SOA in respect of the units so vested subject to any charge or encumbrance over the said units. Nominee would be able to hold the units provided he is otherwise eligible to become a unitholder of the scheme
- (l) Where there are two or more unitholders one of whom has expired the title to units shall vest in the surviving unitholder(s) who may retain the nomination or change or cancel the same. However, nonexpression of desire to change or substitute the nominee by surviving unitholder shall be deemed to be the consent of surviving unitholder for the existing nomination
- (m) Transmission made by the AMC as aforesaid, shall be a full discharge to the AMC from all liabilities in respect of the said units.
- (n) In case of a Zero Balance Folio Holder, nomination mentioned in Zero Balance Folio form shall be taken as default unless Scheme specific nomination has been made.
- (o) Where a folio has joint holders, all joint holders should sign the request for Nomination/cancellation of nomination, even if the mode of holding is not "joint'
- (p) Power of Attorney (POA) holder cannot sign the Nomination form.
- Nomination is not allowed in a folio held on behalf of a minor. (q)
- (r) If the investor does not fill in the nomination details under nomination section of the Application form then by default it shall be treated as his consent not to register the nomination in the folio/ account.
- (s) Nomination is maintained at the folio level and not at the scheme level. If the investor fills in a fresh application form with new Nominee Name than the same shall supercede the existing nominee details in the folio

#### (II) For units held in Electronic mode:

- (a) The nomination facility will not be provided for the units held in Electronic Form with the Depository. The nomination details provided by the Unit holder to the depository will be applicable to the Units of the Scheme. Such nomination including any variation, cancellation or substitution of Nominee(s) shall be governed by the rules and bye-laws of the Depository.
- In case of NRI/FII investors the Account Statements and other correspondence will be sent to the mailing address mentioned. The Redemption cheques and dividend warrants will be sent to the bankers directly. All applications are accepted subject to detailed scrutiny and verification. Applications which are not complete in all respects are liable for rejection, either at the collection point itself or subsequently after details scrutiny/verification at the back office of the registrars.
- 29 Please contact your nearest Investor Service Centre or write to the Registrars, Ms. Karvy Computershare Pvt. Ltd., Madhura Estate, Municipal No.1-9/13/C, Plot No.13 & 13C, Survey No.74 & 75, Madhapur Village, Serlingampally Mandal & Municipality, R.R.District, Hyderabad - 500 081. or send an email to customer_care@reliancemutual.com.
- The Unit holders are given an Option to hold the units by way of an Account Statement or in Dematerialized ('Demat') form. Unit holders opting to hold the units in demat form must provide their Demat 30. Account details in the specified section of the application form. The Unit holder intending to hold the units in Demat form are required to have a beneficiary account with the Depository Participant (DP) (registered with NSDL / CDSL as may be indicated by the Fund at the time of launch of the Plan) and will be required to indicate in the application the DP's name, DP ID Number and the beneficiary account number of the applicant with the DP. Applicants must ensure that the sequence of names and other details like Client ID, Address and PAN details as mentioned in the application form matches that of the account held with the Depository Participant. Only those applications where the details are matched with the depository data will be treated as valid applications. If the details mentioned in the application are incomplete/incorrect, not matched with the depository data, the application shall be treated as invalid and shall be liable to be rejected. In case Unit holders do not provide their Demat Account details, an Account Statement shall be sent to them. Such investors will not be able to trade on the stock exchange till the holdings are converted in to demat form. Unit Holders opting the units in the demat mode , can submit redemption/switch only through DP or through stock exchange platform.
- The units from the Transferor Scheme will be switched in to the Reliance US Equity Opportunities Fund subject to provisions mentioned in the Scheme Information Document of the Transferor Scheme. The units in the Transferee Scheme i.e. Reliance US Equity Opportunities Fund will be allotted at the New Fund Offer Price of the Scheme on the allotment date. 31.
- Investors are requested to clearly mention the Plan and the Option in which investment is to be made. Incase of any ambuigity, the application will be liable to to rejected. In the absence of clear indication 32 as to the choice of Option (Growth or Dividend Payout), by default, the units will be allotted under the Growth Option of the Plan
- 33. Investors are required to clearly indicate the plans/options in the application form of the scheme.
  - Investor may note that following shall be applicable for default plan

Scenario	Broker Code mentioned by the investor	Plan mentioned by the investor	Default Plan to be captured
1	Not mentioned	Not mentioned	Direct Plan
2	Not mentioned	Direct Plan	Direct Plan
3	Not mentioned	Other than Direct Plan	Direct Plan
4	Mentioned	Direct Plan	Direct Plan
5	Direct Plan	Not Mentioned	Direct Plan
6	Direct Plan	Other than Direct Plan	Direct Plan
7	Mentioned	Other than Direct Plan	Other than Direct Plan
8	Mentioned	Not Mentioned	Other than Direct Plan

In cases of wrong/ invalid/ incomplete ARN codes mentioned on the application form, the application shall be processed under Other than Direct Plan. The AMC shall contact and obtain the correct ARN code within 30 calendar days of the receipt of the application form from the investor/ distributor. In case, the correct code is not received within 30 calendar days, the AMC shall reprocess the transaction under Direct Plan from the date of application without any exit load. Similarly, in the absence of clear indication as to the choice of option (Growth or DividendPayout), by default, the units will be allotted under the Growth Option of the default / selected plan of the scheme.

34. For Direct Investments, please mention "Direct" in the column "Broker / Agent Code".

#### 35. TRANSACTION CHARGES

- 1) In accordance with SEBI Circular No. IMD/ DF/13/ 2011 dated August 22, 2011, with effect from November 1, 2011, Reliance Capital Asset Management Limited (RCAM)/ RMF shall deduct a Transaction Charge on per purchase / subscription of Rs. 10,000/- and above, as may be received from new investors (an investor who invests for the first time in any mutual fund schemes) and existing investors. The distributors shall have an option to either "Opt-in / Opt-out" from levying transaction charge based on the type of product. Therefore, the "Opt-in / Opt-out" status shall be at distributor level, basis the product selected by the distributor at the Mutual Fund industry level. Such charges shall be deducted if the investments are being made through the distributor/agent and that distributor / agent has opted to receive the transaction charges as mentioned below:
- For the new investor a transaction charge of Rs 150/- shall be levied for per purchase / subscription of Rs 10,000 and above; and

• For the existing investor a transaction charge of Rs 100/- shall be levied for per purchase / subscription of Rs 10,000 and above.

The transaction charge shall be deducted from the subscription amount and paid to the distributor/agent, as the case may be and the balance shall be invested. The statement of account shall clearly state that the net investment as gross subscription less transaction charge and give the number of units allotted against the net investment. In case of investments through Systematic Investment Plan (SIP) the transaction charges shall be deducted only if the total commitment through SIP (i.e. amount per SIP installment x No. of installments) amounts to Rs. 10,000/- and above. In such cases, the transaction charges shall be deducted in 3-4 installments.

- Transaction charges shall not be deducted if:
- (a) The amount per purchases /subscriptions is less than Rs. 10,000/-;
- (b) The transaction pertains to other than purchases/ subscriptions relating to new inflows such as Switch/ STP/ /DTP/, etc.
- (c) Purchases/Subscriptions made directly with the Fund through any mode (i.e. not through any distributor/agent).
- (d) Subscription made through Exchange Platform irrespective of investment amount
- 2) RCAM will endeavor to check if the investor is an existing or a new investor to Mutual Fund. In case the investor is found to be an existing investor then transaction charges of Rs 100 will be applicable else the investor declaration will be considered and transaction charges will be levied accordingly.
- 3) If the investor has not ticked / not signed the declaration then by default investor will be treated as an existing investor and transaction charges of Rs 100 will be deducted for investment of Rs 10000 and above.
- 36. Employee Unique Identification Number (EUIN) would assist in tackling the problem of mis-selling even if the employee/relationship manager/sales person leave the employment of the distributor
- 37. It is mandatory for NRI Investors to provide a valid email id and or mobile number. The same shall be required for opening a new folio / zero balance folio. In absence of valid email id and /or mobile number, RCAM reserves the right to reject the application.
- 38. MICRO SYSTEMATIC INVESTMENT PLAN ("MICRO SIP") / PAN EXEMPT INVESTMENTS

In line with SEBI letter no. 0W/16541/2012 dated July 24, 2012 addressed to AMFI, Investments in the mutual fund schemes [including investments through Systematic Investment Plans (SIPs)] up to Rs. 50,000/- per investor per year shall be exempted from the requirement of PAN. Accordingly, for considering the investments made by an investor up to Rs. 50,000/-, an aggregate of all investments including SIPs made by an investor in a Financial Year i.e. from April to March, shall be considered and such investors shall be exempted from the requirement of PAN. However, requirements of Know Your Customer (KYC) shall be mandatory and investors seeking the above exemption of PAN will need to submit the PAN Exempt KYC Reference No (PEKRN) acknowledgement issued by KRA along with the application form. This exemption is applicable only for individuals including NRIs, minors acting through guardian, Sole proprietorship firms and joint holders*. Other categories of investors e.g. PIOs, HUFs, QFIs, non - individuals, etc. are not eligible for such exemption. * In case of joint holders, first holder must not possess a PAN. Lumpsum Investments / Systematic Investments PIAN Signed by considered to tracking the above exemption limit. Investors are requested to note that, incase where a lump sum investment is made during the financial year and subsequently a fresh SIP mandate request is given where the total investments for that financial year exceeds Rs. 50,000/-, such SIP application shall be rejected. In case where a SIP mandate is submitted during the financial year and subsequently of restors Investor and subsequently of present for application of back financial year consolidation of followed only if the PEKRN in all folios is same along with other investor details. Post Dated Cheques will not be accepted as a mode of payment for application of MICRO SIP. Reliance SIP Insure facility will not be extended to investors applying under the category of Micro SIPs. However, Special features such as Systematic Investment PIAn (includ

- 39. Ultimate Beneficial Owners(s): Pursuant to SEBI Master Circular No. CIR/ISD/AML/3/2010 dated December 31, 2010 on Anti Money Laundering Standards and Guidelines on identification of Beneficial Ownership issued by SEBI vide its Circular No. CIR/MIRSD/2/2013 dated January 24, 2013, investors (other than Individuals) are required to provide details of 'Ultimate Beneficial Owners(s) (UBO(s))' and submit proof of identity (viz. PAN with photograph or any other acceptable proof of identity prescribed in common KYC form) of UBO(s). Further, the Prevention of Money Laundering Rules, 2005 also require that every banking company, financial institution (including Mutual Funds) and intermediary, as the case may be, shall identify the beneficial owners. In case the investor or owner of the controlling interest is a company listed on a stock exchange or is a majority owned subsidiary of such a company, the details of shareholders or beneficial owners are not required to be provided. Non-individual applicants/investors are mandated to provide the details on 'Ultimate Beneficial Owner(s) (UBO(s))' by filing up the declaration form for 'Ultimate Beneficial Ownership'. Providing information about beneficial ownership will be applicable to the subscriptions received from all categories of investors except Individuals and a Company listed on a stock exchange or is a majority owned subsidiary of fuentity of the UBO such as Name/s. Address & PAN/Passport together with self attested copy* alongwith the declaration form for 'Ultimate Beneficial Ownership'. Providing information admited to Reliance AMC/its RTA. (*Original to be shown for verification and immediate return). In case of any change in the beneficial ownership, the investor should immediately intimate Reliance AMC / its Registrar / KRA, as may be applicable, about such changes. Please contact the nearest Investor Service Centre (ISC) of Reliance Mutual Fund or log on to our website www.reliancemutual.com for the Declaration Form.
- 40. a. Foreign Account Tax Compliance Act ("FATCA"): In accordance with the relevant provisions of the Foreign Account Tax Compliance Act ("FATCA") as contained in the United States Hiring Incentives to Restore Employment ("HIRE") Act, 2010, there is a likelihood of withholding tax being levied on certain income/ receipt sourced from the subjects of United States of America ("US") with respect to the schemes, unless such schemes are FATCA compliant. In this regard, the respective governments of India and US have agreed on the principal terms of a proposed Inter-Governmental Agreement (IGA) and the same is likely to be executed in near future. In terms of this proposed IGA, Reliance Mutual Fund ("RMF") and/ or Reliance Capital Asset Management Limited ("RCAM"/ "AMC") are likely to be classified as a "Foreign Financial Institution" and in which case RMF and/ or RCAM would be required, from time to time, to (a) undertake the necessary due-diligence process; (b) identify US reportable accounts; (c) collect certain required information // documentary evidence ("information") with respect to the residential status of the unit holders; and (d) directly or indirectly disclose/report/ submit such or other relevant information to the appropriate US and Indian authorities. Such information may include (without limitation) the unit holder's folio detail, identity of the unit holder, details of the beneficial owners and controlling persons etc. In this regard and in order to comply with the relevant provisions under FATCA, the unit holders would be required to fully cooperate & furnish the required information to the AMC, as and when deemed necessary by the latter in accordance with IGA and/ or relevant circulars or guidelines etc, which may be issued from time to time by SEBI/AMFI or any other relevant & appropriate authorities. The applications which do not provide the necessary information are liable to be rejected. The applicatins/ unit holders/ prospective investors are advised to seek independent advice from their

b. Details under FATCA/Foreign Tax Laws: Tax Regulations require us to collect information about each investor's tax residency. In certain circumstances (including if we do not recive a valid self-certification from you) we may be obliged to share information on your account with relevant tax authorities. If you have any questions about your tax residency, please contact your tax advisor. Should there be any change in information provided, please ensure you advise us promptly, i.e., within 30 days. If you are a US citizen or resident or greencard holder, please include United States in the foreign country information field along with your US Tax Iednification Number. Foreign Account Tax compliance provisions (commonly known as FATCA) are contained in the US Hire Act 2010.

c. If you are classified as a passive NFFE for FATCA purpose, please include in the section relating to Ultimate beneficial Owner (UBO), details of any specified US person having controlling interest in the foreign country information field along with your US Tax Identification Number for FATCA purposes. Foreign Account Tax Compliance provisions (commonly known as FATCA) are contained in the US Hire Act 2010.
 Product Label : Investors are requested to review product label for the scheme which is provided below at the time of investments.
 Reliance US Equity Opportunities Fund

This product is suitable for investors who are seeking*				
Long term capital growth	Riskometer			
<ul> <li>Investment in equity and equity related securities of companies listed on recognized stock exchanges in the US.</li> </ul>	Woderate Alexandre			
*Investors should consult their financial advisers if in doubt about whether the product is suitable for them.	LOW HIGH			

Reliance Capital Asset Management Limited
A Reliance Capital Company

Reliance

Mutual Fund

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	To be filled	in BLOCK LETTER	S (Ple	ease strike off section(s) that is	s/are not applicable)		
Part I: A	Applicant/Investor details:						
Investor I	Name:						
PAN							
Part II:	Listed Company / its subsidiary co	npany (Part III De	etails	s NOT APPLICABLE)			
	nereby declare that -						
	Our company is a Listed Company listed on	recognized stock ex	chan	ge in India			
	Our company is a subsidiary of the Listed C	ompany					
	Our company is controlled by a Listed Comp	bany					
	s of Listed Company [^] Exchange on which listed			Security IS	SIN		
	ails of holding/parent company to be provide				у.		
	Non-individuals other than Listed ( egory [ü applicable category]:	company / its su	osia	lary company			
	Unlisted Company Partners	hip Firm	Lir	nited Liability Partnership Con	npany		
	Unincorporated association / body of indiv	viduals	   Pi	blic Charitable Trust	Religious Trust		
	Private Trust Trust cre	ated by a Will	Ot	hers			[please specify]
	tails of Ultimate Beneficiary Owners: case the space provided is insufficient, plea	an provide the inform	ootio	a hu attaching concrete dealer	ration forma)		
Sr.	Name of UBO	PAN or any othe		Position / Designation	Applicable Period	UBO Code	KYC (Yes/No)
No.	(Mandatory)	valid ID proof		(to be provided wherever	Applicable r enou	(Mandatory)	(Please attach
		for those where PAN is not applicat		applicable)		(Refer instruction 3)	KYC acknowledgement
		(Mandatory)					copy) (Refer instruction 2)
#4#20	hed documents should be self - certified by	the LIBO and certifie	d by	the Applicant/Investor Authori	zed Signatony/jes		
	V: Declaration	the OBO and certine	u by	the Application Autom	zed Signatorynes.		
	cknowledge and confirm that the information						
applic	ation is/are found to be false/incorrect ar ation and/or reverse the allotment of unit	s and the AMC/Mu	tual I	Fund/Trustee shall not be lia	able for the same. I/W	le hereby auth	orize sharing of the
presu	ation furnished in this form with all SEBI R med that applicant is the ultimate benefi	cial owner, with no	dec	aration to submit. I/We also	o undertake to keep	you informed i	n writing about any
chang	es/modification to the above information in	future and also unde	rtake	to provide any other additiona	al information as may b	e required at yo	our end.
Autho	rized Signatories [with Company/Trust/Firn	n/Body Corporate se	al]				
							Applicant
Date:	D D M M Y Y Place:						

As per SEBI Master Circular No. CIR/ISD/AML/3/2010 dated December 31, 2010 regarding Client Due Diligence policy, related circulars on anti-money laundering and SEBI circular No.CIR/MIRSD/2/2013 dated January 24, 2013, non-individuals and trusts are required to provide details of ultimate beneficiary owner [UBO] and submit appropriate proof of identity of such UBOs. The beneficial owner has been defined in the circular as the natural person or persons, who ultimately own, control or influence a client and/or persons on whose behalf a transaction is being conducted, and includes a person who exercises ultimate effective control over a legal person or arrangement.

## 1. Ultimate Beneficiary Owner [UBO]:

#### A. For Investors other than individuals or trusts:

- (I) The identity of the natural person, who, whether acting alone or together, or through one or more juridical person, exercises control through ownership or who ultimately has a controlling ownership interest. Controlling ownership interest means ownership of/entitlement to:
  - more than 25% of shares or capital or profits of the juridical person, where the juridical person is a company;
  - more than 15% of the capital or profits of the juridical person, where the juridical person is a partnership;

- more than 15% of the property or capital or profits of the juridical person, where the juridical person is an unincorporated association or body of individuals.

- (ii) In cases where there exists doubt under clause (i) above as to whether the person with the controlling ownership interest is the beneficial owner or where no natural person exerts control through ownership interests, the identity of the natural person exercising control over the juridical person through other means like through voting rights, agreement, arrangements or in any other manner.
- (iii) Where no natural person is identified under clauses (i) or (ii) above, the identity of the relevant natural person who holds the position of senior managing official.

#### B. For Investors which is a trust:

The identity of the settler of the trust, the trustee, the protector, the beneficiaries with 15% or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

#### C. Exemption in case of listed companies / foreign investors

The client or the owner of the controlling interest is a company listed on a stock exchange, or is a majority-owned subsidiary of such a company, it is not necessary to identify and verify the identity of any shareholder or beneficial owner of such companies. Intermediaries dealing with foreign investors' viz., Foreign Institutional Investors, Sub Accounts and Qualified Foreign Investors, may be guided by the clarifications issued vide SEBI circular CIR/MIRSD/11/2012 dated September 5, 2012, for the purpose of identification of beneficial ownership of the client.

#### 2. KYC requirements

Beneficial Owner(s) is/are required to comply with the prescribed KYC process as stipulated by SEBI from time to time with any one of the KRA & submit the same to AMC. KYC acknowledgement proof is to be submitted for all the listed Beneficial Owner(s).

## 3. UBO Codes:

UBO Code	Description
UBO-1	Controlling ownership interest of more than 25% of shares or capital or profits of the juridical person [Investor], where the juridical person is a company
UBO-2	Controlling ownership interest of more than 15% of the capital or profits of the juridical person [Investor], where the juridical person is a partnership
UBO-3	Controlling ownership interest of more than 15% of the property or capital or profits of the juridical person [Investor], where the juridical person is an unincorporated association or body of individuals
UBO-4	Natural person exercising control over the juridical person through other means exercised through voting rights, agreement, arrangements or in any other manner [In cases where there exists doubt under UBO-1 to UBO - 3 above as to whether the person with the controlling ownership interest is the beneficial owner or where no natural person exerts control through ownership interests]
UBO-5	Natural person who holds the position of senior managing official [In case no natural person cannot be identified as above]
UBO-6	The settlor(s) of the trust
UBO-7	Trustee(s) of the Trust
UBO-8	The Protector(s) of the Trust [if applicable].
UBO-9	The beneficiaries with 15% or more interest in the trust if they are natural person(s)
UBO-10	Natural person(s) exercising ultimate effective control over the Trust through a chain of control or ownership.

For any queries / clarifications, Please contact the nearest Investor Service Centres (ISCs) of the AMC or call at toll free number 1800 300 11111 or log on to our website www.reliancemutual.com

# **Mutual Fund**

Date: D D M

MYY

Place:

Reliance

	I	Declaration by Financi (Eqເ	ial Institution vivalent to Form			tity		
Folio N	lumber:		t PAN					
First A	pplicant Name:							
lf y lf y a. / 2. Arc	rou have ticked "Yes" rou do not have a GIN Applied for b. N e you a Non-financial	tution (including a Foreign Fir then please provide your Glo N then please specify the state ot required to apply for c foreign entity (NFFE).	bal Intermediary lo us as either of the . Not obtained Yes 🗌 No	dentificatio				
Part	1 (Please tick wherev	er applicable)						
1	Are you a listed company (that is, a company whose shares are regularly traded on a recognized stock exchange)?			Yes No Name of the stock exchange (Please specify any one stock exchange upon which the stock is regularly traded)				
2	Are you a related entity of a listed company?			Yes       No         Name of the company, the stock of which is regularly traded				
3	Are you an active NFFE?			(Please specify any one stock exchange upon which the stock is regularly traded)          Yes       No         Yes, Nature of business       :         No				
4	Are you a passive NFFE? If you have ticked "Yes" then please fill Part 2 given below				Yes, Nature of business:			
Part	<b>2</b> (In case the space provid	ded is insufficient, please provide the	information by attach	ing separate o	leclaration forms)			
Name (Controlling person)		Country of tax residency	Country of tax citizenship		Address	Tax identification num (or functional equivale for each country identi in relation to each inve	ent) ified	
/We ackr and/or the he same. presumed undertake	e declaration is not provided, the . I/We hereby authorize sharing I that applicant is the ultimate be		ve the right to reject the ap ith all SEBI Registered In	plication and/or termediaries and	reverse the allotment of units and the A d they can rely on the same. In case t	MC/Mutual Fund/Trustee shall not be he above information is not provided	e liable for I, it will be	

# ReliAnce

# **Mutual Fund**

# **TERMS AND CONDITIONS FOR TRANSACTING OVER INTERNET & TELEPHONE**

These Terms and Conditions for Transacting Over Internet and Telephone ("Terms and Conditions") are a binding contract between yourself and Reliance Capital Asset Management Limited ('RCAM') (as asset manager of Reliance Mutual Fund ('RMF')) for use of Personal Identification Number ('PIN') for transacting through Internet on Website & through telephone at call centre, using the PIN facility offered by RCAM.

Please read these Terms and Conditions carefully. By signing these Terms and Conditions you acknowledge that you have read, understood and agree to be legally bound by them.

[DETAILS OF THE UNITHOLDER TO BE INSERTED AS EARLIER CONTAINED IN THE PIN AGREEMENT FORMAT]

These Terms and Conditions are agreed on this..... ...day of... 201..... by the abovementioned persons, hereinafter referred to as the "Unitholder", for availing the Online Facility and Call Center Facility (as hereinafter defined) from Reliance Capital Asset Management Limited (as asset manager of Reliance Mutual Fund), a company incorporated under the Companies Act,1956, having its registered office at 'Reliance House', Near Mardia Plaza, Off C. G. Road, Ahmedabad 380006 and corporate of-fice at One Indiabulls Centre, Tower One, 12th Floor, Jupiter Mill Compound, 841 Senapati Bapat Marg, Elphinstone Road, Mumbai - 400013 (hereinafter referred to as, "RCAM", which expression shall unless repugnant to the context or meaning thereof, mean and include its successors, administrators, executors and permitted assigns).

(The Unitholder and RCAM are hereinafter individually referred to as 'Party' and collectively as 'Parties') WHEREAS:

- RCAM is constituted as an asset management company and has obtained approval from the Se-curities and Exchange Board of India ("SEBI") to act as an asset manager of Reliance Mutual Fund a) (hereinafter referred to as "RMF / Fund"), a mutual fund set up and existing under the laws of India and registered with SEBI;
- RCAM has website(s) hosted on various domains, which contains various information and data relating to RCAM and the Fund and its various schemes; and provide online facility to the investors b) of undertaking various types of transactions including subscription / redemptions of units of various schemes of the Fund and various other services/ facilities as are detailed hereinafter ('Online Facility') and such other services as may be introduced from time to time. RCAM also has a call which provides information and various customer support services to the investors over the telephone and also enables the customer to undertake various types of transactions including subscription / redemptions of units of various schemes over the telephone ("Call Center Facility") and such other services as may be introduced from time to time.
- RCAM offers its investors the Online Facility and Call Center Facility for their convenience, to help C) them gain access to their portfolio of investments in the Fund, for administering, managing and transacting the same effectively and efficiently, using a unique Personal Identification Number (hereinafter referred to as "PIN");
- The Unitholder is desirous of using the Online Facility and Call Center Facility for availing the serd) vices / facilities available through the Website and call centre and RCAM is willing to provide such services/ facilities to the Unitholders subject to the following terms and conditions.

# NOW FOR GOOD AND VALUABLE CONSIDERATION, THE RECEIPT AND SUFFICIENCY OF WHICH IS HEREBY ACKNOWLEDGED, THE UNITHOLDER(s) HERETO AGREE AS UNDER:

#### 1. **DEFINITION:**

"Call Center Facility" means the facility made available by RCAM to the Unitholder whereby the Unitholder can gain access to various information and other customer support services over the telephone and also enables the customer to undertake various types of transactions including subscription / redemptions of units of various schemes over the telephone, through the call center of RCAM, at 30301111 or toll free number 1800-300-11111 or such other telephone number(s), as RCAM may specify / intimate from time to time.

#### "Designated Account(s)" or "Folio Number" or "Master Account" means the account number allocated to the Unitholder by RCAM, under which the units held by the Unitholder are held and maintained.

"Online Facility" means the facility provided by RCAM to the Unitholder of undertaking various types of transactions including subscription / redemptions of units of various schemes of the Fund and various other services / facilities of non-commercial in nature, through its Website on the internet:

"PIN Facility" means the facility being offered by RCAM to the Unitholder whereby the Unitholder can gain access to and / or undertake various types of commercial transactions including subscription / redemptions of units of various schemes of the Fund and various other services / facilities of non-commercial in nature, through the Online Facility or the Call Center Facility, using the Personal Identification Number issued by RCAM to the Unitholder or through such other authentication means, as may be specified by RCAM from time to time.

"Unitholder" means a person which holds unit(s) in any of the scheme(s) of Reliance Mutual Fund. "Website" shall mean the website(s) of RCAM hosted on various domains including but not limiting to www.reliancemutual.com, www.reliancemf.com, http://m.reliancemf.com or such other website(s) as may be specified / notified by RCAM from time to time.

#### TERMS OF SERVICES:

The Unitholder hereby authorises RCAM to extend the PIN Facility for the Designated Account(s) of the Unitholder and irrevocably authorises RCAM to act upon any electronic or telephonic instruc-tions received by RCAM, in respect of the Designated Account(s), through the use of the PIN Facility, in connection with the online transactions, including undertaking any commercial or non commercial transactions in respect of the Designated Account(s) through Website or over telephone through the call centre, and as may be permitted by RCAM under the PIN Facility from time to time and the Unitholder hereby agrees and consents that all acts done by RCAM on the basis of such instructions received by RCAM shall be irrevocably binding upon the Unitholder.

Usage of, or subscription to, the said PIN Facility shall be in addition to, and not in substitution of, the existing procedure for conducting the various transactions, the services of which are available through various other modes as well.

RCAM shall not be responsible for any errors in the process of conducting any transaction using the Online Facility or the Call Center Facility or for error or failure of the transaction over internet / telephone due to any network problems. The Unitholder shall make only one application for each transaction, either in physical or electronic form using the Online Facility / the Call Center Facility.

#### 3. PROCEDURE:

A Unitholder registering for the Online Facility / Call Center Facility shall be issued a PIN against each Folio Number, subject to necessary verification / validation processes / procedures as may be prescribed by RCAM from time to time. A Unitholder having multiple Folios with the Fund shall be issued a separate PIN for each Folio Number.

If a Folio Number is held by more than one Unitholder, separate PINs shall be issued to the each joint Unitholder under the Folio Number. If the basis for undertaking the transactions in the Folio Numb is "joint", PIN of each joint Unitholder will be required to be entered for undertaking any transaction.

If the basis for undertaking any transaction in the Folio Number is "anyone or survivor", PIN of any one joint Unitholder will be sufficient for undertaking any transaction in such Folio Numb

The Unitholder agrees that pursuant to these Terms and Conditions, RCAM will dispatch the PIN allotted to the Unitholder(s), by courier or post or through such other mean(s) as may be deemed appropriate by RCAM, entirely and solely at the risk of the Unitholder(s). An email will be sent on the registered email-id within 7 working days.

The Unitholder(s) will be responsible to confirm receipt of the PIN to RCAM and forthwith notify RCAM, in the event of any evidence of tampering with the PIN in the course of post, or non-receipt of the PIN, as the case may be. In any such event or in the event of loss of PIN by the Unitholder or due to Unitholder having forgotten the PIN, a request for issuance of a duplicate PIN shall be considered only on receipt of a request from the Unitholder(s), subject to necessary verification / validation processes / procedures as may be prescribed by RCAM from time to time

The Unitholder shall use the PIN at the time of first logging in on the Website with his email id (as registered with RCAM) (hereinafter referred to as "Username") and will himself generate his password, with which he will log in the Website and shall keep the PIN, Username and password confidential at all times. The Unitholder shall use the PIN to carry out various transactions, using the services provided by RCAM, through the Website as well as through telephone by calling the Call Center Facility, in respect of his Folio Numbers. After the first logging, the Unitholder can access his Folio Number by entering his Username and password on the Website / Telephone and carry out the transaction thereafter by using his PIN.

Upon receipt of the PIN from RCAM, the Unitholder shall have a facility / choice to change the PIN allotted by RCAM to a PIN of his choice

It shall be the sole responsibility of the Unitholder to ensure adequate protection, confidentiality and secrecy of the Username and password as well as the PIN and any disclosure thereof to any other person shall be entirely at the Unitholder's sole risk. RCAM neither accepts nor shall be liable for any loss, damage or harm that the Unitholder may suffer and it does not accept any kind of responsibility that may arise out of the loss / disclosure of the Username, password and the PIN of the Unitholder.

#### SERVICES AVAILABLE: 4.

The Unitholder may avail the following services using the PIN Facility, after entering the Username and password and the PIN, as and when required,

- Subscription and Additional Subscription to various schemes of the Fund, including any new Schemes launched by the Fund from time to time and which are tagged with the existing Schemes by the Fund for the purpose of conducting such online transactions
- Switching units from one scheme to another
- Redemption of units.
- Change of password
- Viewing Portfolio and transaction history
- Printing of account statements, including facility to request for email / Fax back thereof.
- Systematic transfer plan
- Systematic withdrawal plan
- Account balance & current portfolio value
- Details of past transactions
- Changing Unitholder's PIN

The Unitholder hereby agrees and confirms that the list of services mentioned hereinabove is only indicative in nature, and RCAM may introduce or withdraw any services at any time, with or without notice to the Unitholder, as it may deem fit in its absolute discretion. As and when any new service(s) are introduced by RCAM, the Unitholder shall be entitled to and can use the PIN Facility to access and avail of any such services through the Website or by telephone through the Call Center.

The Unitholder shall be required to furnish his Username, password, PIN and various other transaction specific details before any transaction request is accepted by RCAM.

RCAM may, at its absolute discretion and in the interest of the Unitholder, request a fax confirmation of the instructions and any additional information as it may require. In such an event, RCAM shall not be bound to act on request received by it from the Unitholder until the aforesaid fax confirmation and additional information is received from the Unitholder, in a form and manner acceptable to RCAM.

RCAM may at any time, in its sole and absolute discretion, decide not to act on any transaction request of the Unitholder, where it has reason to believe that the instructions are not genuine, are unclear, are such as to raise a doubt, are otherwise improper or there is reason to believe that the same is in contravention of any statute/laws in India and cannot be put into effect.

RCAM shall make efforts to keep the Website updated so as to provide most current information to the Unitholder. The Unitholder acknowledges that the look and feel of the web screen and output(s) there from may differ based on the nature of the software used by the Unitholder to access the Website

RCAM shall make efforts to protect security and privacy of the data provided by the Unitholder(s) in accordance with its privacy policy.

RCAM may at any time, in its sole and absolute discretion, amend or supplement any of the terms and conditions contained herein and will endeavor to give prior notice of the same to the Unitholder on the Website / through email / through any other means deemed appropriate by RCAM, wherever feasible. The Unitholder agrees to be bound by such amendment(s) or supplement(s), as and when made by RCAM.

#### 5. RCAM DISCLAIMERS:

RCAM presupposes, and the same is acknowledged by the Unitholder, that log-in using appropriate user-id and password is a valid session initiated by none other than the Unitholder. RCAM shall rely solely upon all electronic communications, orders or messages received by RCAM through the Websites/Call Centre and RCAM shall take it for granted that the originator of the communication is the Unitholder

RMF/ RCAM shall not be liable, in any manner whatsoever, for any direct, indirect, incidental, special or consequential damages arising out of or in any way connected with the availing of the Online Facility / Call Center Facility using the PIN Facility or the usage of the PIN or due to the delay or inability to use the PIN Facility, or otherwise arising out of the use of the PIN Facility.

RCAM shall not be liable for any direct, indirect, special, incidental or consequential loss or damage sustained by the Unitholder by any direct or indirect use of the Online Facility / Call Centre Facility sustained by the orithoder by any direct or indirect use of the Online Facility. Call Centre Facility or the usage of the PIN Facility or RCAM shall not be liable for any direct, indirect, special, incidental or consequential loss or damage sustained by the Unitholder on account of reliance by RCAM on the electronic communication, orders or messages received by it through the Online Facility / Call Centre Facility. RCAM shall also not be liable to the Unitholder for any loss or damage caused to or arising in connection with the Online Facility / Call Centre Facility and/or these Terms and Condi-

#### **TERMS AND CONDITIONS FOR TRANSACTING OVER INTERNET & TELEPHONE**

tions, on any account whatsoever, including but not limiting to interruption or stoppage of the access to and/or use of this Online Facility / Call Centre Facility.

Without prejudice to any other provisions of these Terms and Conditions, RCAM shall not be liable for any loss or damage whatsoever caused arising directly or indirectly in connection with availing the services using the Online Facility / Call Centre Facility and/or these Terms and Conditions, including without limitation:

(a) Loss of data;

(b) Interruption or stoppage to the Unitholder's access to and/or use of the Call Center

Without prejudice to any other provision of this Agreement, RCAM / RMF do not warrant to the Unitholder that the Online Facility / Call Centre Facility will be provided uninterrupted or free from errors or that any identified defect will be corrected; or the Online Facility / Call Centre Facility shall provide any function not set out or described in any associated documentation provided by the RCAM.

Though RCAM shall strive to maintain the quality of service, timely delivery and execution of the instructions by the Unitholder, the same is not guaranteed by RCAM and RCAM does not accept any responsibility for not effecting or not completing any transaction entered into through the Online Facility / Call Centre Facility due to any break-down in computer hardware or software systems including any break-down of internet or telephone services or any delay or default of service providers from whom RCAM has availed of the services for providing the Online Facility / Call Centre Facility.

To the maximum extent permitted by applicable law, RCAM disclaims all warranties, express or implied, including but not limited to implied warranties and representations.

Further, RCAM does not undertakes any liability whatsoever, in contract or tort (including liability for negligence) or otherwise, towards and / or for the acts or omissions of any third party equipment and service providers or for faults or failures of such third party provider's, equipment and/or services.

RCAM shall not be responsible for any failure on part of the Unitholder to utilize the Online Facility / Call Centre Facility, including but not limiting to, the Unitholder not being within the geographical limits within which Online Facility / Call Centre Facility is offered.

The rules, regulations and conventions applicable to the Mutual Fund transactions in the physical channel will be applicable mutatis mutandis for the transactions done through the Invest Easy Online Transaction service and RMF may for valid reasons refuse to execute any instructions placed by the Unitholder.

Notwithstanding anything contained herein, where RCAM has reason to believe that any transaction(s) to be fraudulent (hereinafter referred to as a "suspect transaction"), RCAM shall be entitled to withhold execution of such suspect transaction.

#### UNITHOLDER'S COVENANTS AND UNDERTAKINGS:

Unit holder hereby agrees to fully indemnify and hold RCAM, its officers, employees, successors and assigns indemnified and harmless against any action, suit, proceedings, demand and claims, of whatsoever nature, initiated against it or any loss, cost, charge or damage incurred by it as a result of usage of Online Facility and / or Call Center Facility using the PIN Facility or the PIN by the Unitholder. Further, neither the Fund nor RCAM shall be liable at all for any misuse, if any, of any data of the Unitholder.

The Unitholder hereby agrees that access of any facility by use of the PIN Facility will be deemed acceptance by the Unitholder of the all terms and conditions, including any modifications / variations thereof, as posted on the Website and the Unitholder unequivocally agrees to be bound by such terms and conditions.

The Unitholder agrees and authorises RCAM to execute, comply with all or any instruction(s) given to RCAM through the PIN Facility, either through the Online Facility or through the Call Center Facility. Any instruction given to RCAM and RCAM shall be entitled to assume that the said instructions are given by the Unitholder/s to RCAM and RCAM shall be entitled to assume that the said instructions are given by the Unitholder/s and RCAM shall be entitled to assume that the said instructions are given by the Unitholder/s and RCAM shall be entitled to assume that the said instructions are given by the Unitholder/s and RCAM shall at all time be protected from acting thereon. The Unitholder agrees that if any unauthorized person gains access to the Unitholder's PIN. Username or password and issues any instructions to RCAM using the PIN Facility and RCAM, its officers, employees, successors and assigns from and against all actions, proceedings, claims and demands of whatsever nature, for or on account of or in relation to any unauthorized use of the PIN, Username, password, PIN Facility and from and against all damages, costs, charges and expenses in respect thereof.

It shall be the sole responsibility of the Unitholder to ensure adequate protection, confidentiality and secrecy of the PIN, Username and password and all of its personal information and any disclosure thereof to any other person shall be entirely at the sole risk of the Unitholder. The Unitholder shall take all possible care to prevent discovery of the PIN, Username and password and all of its personal information by any other person. RCAM does not accept any kind of responsibility or liability for any loss, damage or harm that the Unitholder might suffer in such cases. The Unitholder must change his PIN and password after the disclosure of the same to any third party. The PIN, Username and password shall be kept secret/ safe and the Unitholder shall ensure that the joint Unitholders do not disclose their PIN, Username or password to any unauthorized person(s).

RCAM should be immediately notified, if a record of the PIN, Username or password, is lost or stolen or if the Unitholder is aware or suspects that any unauthorized person has come to know of or has used his PIN, Username or password. Upon receiving a written request from the Unitholder in such an event, RCAM will cancel / block the PIN, Username or password and arrange to generate and issue a new PIN, in the interest of the Unitholder.

The Unitholder hereby absolves RCAM, its officers, directors, agents, employees, etc from any liability, of whatsoever nature, against misuse of the PIN, Username or password. Further, RCAM shall never be liable for any misuse of any data placed on the Website or communicated through the Call Center, by third party activities like hacking or unauthorized accessing the server. RCAM will not be liable for any failure to act upon instructions or to provide any facility for any cause that is beyond RCAM's control.

The Unitholder hereby takes responsibility for all the transactions undertaken by using the PIN Facility and will abide by the record of the transactions generated by RCAM. Further such records generated by RCAM shall be conclusive proof and binding for all purposes and may be used as conclusive evidence in any proceedings.

The Unitholder shall be fully liable to RCAM for every transaction entered into using the PIN Facility, whether with or without the knowledge of the Unitholder. In no event will RCAM be liable to the Unitholder for any special, direct, indirect, consequential or incidental loss or damages even if the Unitholder has advised RCAM of such possibility.

The Unitholder shall be solely responsible for ensuring adequate security measures to help prevent unauthorized access or use of the PIN Facility, their transactions and bank accounts, and RCAM shall not be liable of any such unauthorized access and protection of his computer against any computer virus.

The Unitholder undertakes to comply with all applicable laws and statutory requirements and agrees to be bound by and to diligently follow and ensure compliance with the applicable rules, regulations of RMF and the SEBI.

RCAM may not acknowledge receipt of any instructions nor shall be responsible to verify any instructions. RCAM shall endeavor to give effect to instructions on a best effort basis and as soon as practically possible, as permitted by the regulations from time to time. In the event of any instructions being capable of execution in two or more ways, RCAM may execute the instructions in the way as it may, in its sole judgment decide. The Unitholder agrees that the use of the PIN Facility is prone to risk of any loss of or interception of information over internet / telephone, notwithstanding the secure method of transmitting information adopted by RCAM, and that such a risk will be borne by the Unitholder and that RCAM shall not be liable for the same.

RCAM, alongwith its directors, employees, agents, executors, successors and assigns shall not be liable for any damages or injuries arising out of or in connection with the use of the Online Facility and Call Centre Facility or its non-use including non-availability or failure of performance, loss or corruption of data, loss of or damage to property (including profit and goodwill), work stoppage, computer failure or malfunctioning, or interruption of business; error, omission, interruption, deletion, defect, delay in operation or transmission, communication line failure or for any failure to act upon electronic or telephonic instructions or to provide any facility for any cause.

All records of RCAM, whether in electronic form, magnetic medium, documents or any other with respect to instructions received pursuant to the use of the PIN Facility or instructions received through use of the PIN Facility shall be conclusive evidence of such instructions and shall be binding on the Unitholder.

Should any Unitholder notice that any information relating to the Unitholder's account(s) appearing on Website is incorrect or discrepant; the same should be immediately brought to the notice of RCAM.

In case of any discrepancy in the details of any transaction carried out in respect of the Unitholders' account, the Unitholder shall intimate the RCAM within ten days of receipt of the statement of account or information thereof, failing which the transaction will be deemed to be correct and accepted by the Unitholder.

#### 7. NO WAIVER:

No forbearance, delay or failure on part of RCAM to exercise any power or right shall operate as a waiver of such power or right, nor shall any single or partial exercise of such power or right preclude any further exercise of that or any other power or right.

#### 8. DISCLAIMER:

The Scheme Information Documents ("SID") made available by RCAM set forth concisely, the information about the Schemes that an investor should know before investing. The particulars of the Schemes have been prepared in accordance with the Securities and Exchange Board of India (Mutual Funds) Regulations, 1996 as amended till date and filed with Securities and Exchange Board of India ("SEBI") and the Units being offered for public subscription have not been approved or disapproved by SEBI nor has SEBI certified the accuracy and adequacy of the SID. The SIDs shall remain effective till a "Material Change" (other than a change in the fundamental attributes and within the purview of the SIDs) occurs and thereafter the changes shall be filed with the SEBI and circulated to the Unitholders alongwith the quarterly / half-yearly reports. All Unitholders using the Online Facility / Call Center Facility are notified that any information made available by RCAM should be used in conjunction with traditional investment techniques, which may include obtaining applicable legal, accounting, tax or other professional advice or services. RCAM excludes any liability arising out of any omissions, errors or investment consequences arising from the use of the PIN Facility on the Website by any Unitholder.

#### 9. CONFIDENTIALITY:

RCAM shall keep the information relating to the transactions of the Unitholder confidential. Provided however that RCAM is entitled to disclose any information or particulars pertaining to the Unitholder to any authority, statutory or otherwise as may be required by law or to its service providers / agents for the discharge of its obligations.

#### 10. PRIVACY:

RCAM shall not sell or market any personal information or personalized data of the Unitholder to unaffiliated organizations. RCAM shall maintain the Unitholder's personal information and data according to strict standards of security and confidentiality, in accordance with it's privacy policy.

#### 11. TERMINATION:

The Unitholder may terminate the PIN Facility by making an application to RCAM in writing and signed by him along with other joint Unitholders and disable the PIN. RCAM shall disable the Username and the PIN provided to the Unitholder (including joint Unitholders) within a period of ten (10) business days from the date of receipt of the said request. RCAM may terminate the PIN Facility of the Unitholder without prior notice on the occurrence of any event, which in the sole opinion of RCAM, may have a material adverse impact (as may be solely determined by RCAM) on the Designated Account or on RCAM / RMF, including but not limited to:

- (a) non-compliance of these Terms and Conditions;
- (b) death, insolvency, bankruptcy or liquidation of the Unitholder(s).
- (c) any other cause arising out of operation of law.
- (d) closing of Unitholder's Designated Account.
- (e) such other reason(s) as RCAM may, in its sole and absolute discretion deem proper.
- (f) receipt of a written application from a joint Unitholder for termination.

#### 12. GOVERNING LAW AND JURISDICTION:

These Terms and Conditions are governed by and construed in accordance with the laws of India. The Courts of Mumbai shall have exclusive jurisdiction over any disputes arising out of or in connection with these terms and conditions. All the transactions carried out through the PIN Facility are subject to the terms and conditions of the SID of the relevant schemes of Reliance Mutual Fund, as amended from time to time.

Any dispute arising out of or in connection with these Terms and Conditions will be referred to the arbitration of a sole arbitrator to be appointed by RCAM, in accordance with the Arbitration & Conciliation Act, 1996.

These Terms and Conditions are subject to Securities and Exchange Board of India (Mutual Funds) Regulations, 1996 and guidelines issued there under as amended from time to time and other laws, rules and regulations issued by the Government of India relating to mutual funds and provision of the PIN Facility.

#### 13. NOTICE:

Any notice, communication or other documents required to be given by either Party to the other under the terms of these Terms and Conditions, may be given by personal delivery, registered post, by fax, or by other electronic medium as agreed by both Parties from time to time, at the following addresses:

#### a) If to RCAM:

Reliance Capital Asset Management Limited,

One Indiabulls Centre, Tower 1, 12th Floor, Jupiter Mill Compound,

841, Senapati Bapat Marg Elphinstone Road, Mumbai - 400 013

Telephone: +91 22 30994600. Fax: + 91 22 30994699

#### b) If to the Unitholder: At the address of the Unitholder as recorded with RCAM.

The notice, communication or document shall be deemed to be effective if given by personal delivery when so delivered, if given by post on expiration of seven days after the notice, communication or document is delivered to the post office for onward dispatch, if given by fax or telex upon transmission thereof. Provided that any notice, communication or document given by fax, shall be followed by a confirmation in writing.

#### DESIGNATED INVESTOR SERVICE CENTRES RELIANCE CAPITAL ASSET MANAGEMENT LTD.

Agra: Block No. 50, Anupam Plaza, Opp FCI, Sanjay Place, Agra - 282002. Ahmedabad: 4th Floor, Megha House, Mithakhali, Law Garden Road, Ellis Bridge, Ahmedabad - 380006. Ahmednagar: Office No 101, 1st Floor, Gajanan Apartment, Opposite Zopadi Canteen, Savedi Road, Ahmednagar - 414001. Ajmer: 2nd Floor, India Heights, India Motor Circle, Kutchery Road, Ajmer - 305001. Aligarh: 1st Floor, B - 101, Center Point Market, Samad Road, Aligarh - 202001. Allahabad: 2nd floor, House No. 31/59, Shiv Mahima Complex, Civil Lines, Allahabad - 211001. Alwar: Office No 137, 1st Floor, Jai Complex, Plot No. 1, Road No. 2, Alwar - 301001. Ambala: Shanti Complex, 4307/12, 2nd Floor, Opp. Civil Hospital Jagadhari Road, Ambala - 133001. Amravati: Vinaco Towers, C Wing 4,5,6, Amravati - 444601. Amritsar: SF-1, 4th Floor, 10, Eminent Mall, The Mall, Amritsar - 143001. Anand: 2nd Floor, 204, Maruti Sharnam, Anand Vidhyanagar Road, Anand -388001. Asansol: 4th Floor, Chatterjee Plaza, 69 (101) G T Road, Rambandhu Tala, Asansol - 713303. Aurangabad: C-8,2nd floor, Aurangabad, Business center, Adalat Road, Aurangabad -431001. Bangalore: N-111-112-114, 1st floor, north block, Manipal centre, Dickenson Road, Banglore - 560042. Bardoli: 1st Floor, Office No 68,69,70, Mudit Palace, Station Road, Bardoli -394601. Bareilly: 1st Floor, 54, Civil Lines, Ayub Khan Chauraha, Bareily - 243001. Belgaum: 1st Floor, Shree Krishna Towers, RPD Cross No 14, Khanapur Road, Tilakwadi, Belgaum - 560009. Bharuch: Bluechip, 1st Floor, Shevashram Road, Panch Batti, Bharuch - 392001. Bhatinda: Jindal Complex, 2nd Floor, G T Road, Bathinda - 151001. Bhavnagar: 3rd Floor, Corporate House, Plot No. 11B, Waghawadi Road, Bhavnagar - 364004. Bhilai: 2nd Floor, Priyadarshani Panisar, above dominos pizza, Nehru Nagar, Near Railway Crossing, Bhilai - 490020. Bhilwara: 1st Floor, B Block, Shop No 21, S K Plaza, Pur road, Bhilwara - 311001. Bhopal: Kartar towers, 2nd floor, E2/20, Arera Colony, Opp Habibganj railway station, next to hotel sangeet, Bhopal - 462016. Bhubaneswar: 2nd Floor, Near Kalsi Petrol Pump, 5 - Janpath Karvil Nagar, Bhubaneshwar - 751001. Bhuj: 1st Floor, Shah Commercial Complex, 214 & 215, Near SBI Bank, Station Road, Bhuj - 370001. Bikaner: 1st Floor, Shop No 26 & 27, Silver Square, Rani Bazar, Bikaner - 334001. Bilaspur: 1st Floor, Krishna, Sonchhatra Compound, Shiv Talkies – Tarbahar Road, Near RNT Square, Bilaspur - 495004. Bokaro: GB-20, City Center, Sector - 4, Bokaro - 827004. Calicut: 6/1002M, 4th Floor, City Mall, Kannur Road (Opp Y.M.C.A), Calicut - 673001. Chandigarh: 1st Floor, SCO No. 449-450, Sector 35-C, Chandigarh - 160034. Chennai: 2nd Floor, No.50, N.B Road (North Boag Road), T. Nagar, Chennai - 600017. Chennai: Shop No. 3, Ground Floor, Anu Arcade, No. 1, 15th Cross Street, Shashtri Nagar, Adyar, Chennai - 600020. Chennai: No. 338/7, First Floor, New Sunshine Apartment, Second Avenue, Anna Nagar, Chennai - 600040. Cochin: 3rd Floor, Chicago Plaza, Rajaji Road, Ernakulam, Cochin - 682035. Coimbatore: Ahuja Towers, 2nd Floor, 42/15, T.V.Swamy Road (West), R.S. Puram, Coimbatore - 641002. Cuttack: 3rd Floor, City Mart, B.K.Road, Cuttack - 753001. Dehradun: 2nd Floor, NCR Corporate Plaza, New Cantt Road, Dehradun - 248001. Dhanbad: 4th Floor, Shree Laxmi Complex, Bank Mode, Dhanbad - 826001. Dindigul: 2/2, 1st Floor, Surya Tower, Above ICICI Bank, Salai Road, Dindigul - 624001. Durgapur: Plot No 848, City Centre, Near Rose Valley Hotel, 2nd Floor, Durgapur - 713216. Faridabad: Reliance General Insurance, SCO 2nd Floor, Near HDFC Bank, Sector -16, Faridabad - 121002. Firozabad: 1st Floor, Plot No 9/1, Raniwala Market, Agra Road, Above UCO Bank, Firozabad -283203. Gandhinagar: Office No 302, Meghmalhar, Sector 11, Ch Road, Gandhinagar - 382017. Ghaziabad: Reliance Life Insurance, J-1, Second Floor, RDC, Raj Nagar, Ghaziabad - 201001. Gorakhpur: 4th Floor, Cross Road Mall, Bank Road, Gorakhpur - 273001. Guntur: Pranavam Plaza, Door No. 5-35-69, 4/9, Brodipet, Guntur - 522002. Gurgaon: Palm Court Building, 7th Floor, Sector 14, Gurgaon - 122001. Guwahati: 2E, 2nd Floor, Dihang Arcade, ABC, Rajiv Bhavan, G S Road, Guwahati - 781005. Gwalior: 3rd Floor, Alaknanda Tower, City Centre, Gwalior - 474002. Haldwani: 2nd Floor, Block B, Durga City Centre, Haldwani - 263139. Himmatnagar: Office No 1, Ground Floor, Rajkamal Chambers, Near LIC, Highway Road, Polo Ground, Vistar, Himmatnagar - 383001. Howrah: Jai Mata Di Tower, 4th Floor, 21, Dobson Road, Howrah - 711101. Hubli: No. 6, Upper Ground Floor, Aalishan, Travellers Bungalow Road, Deshpande Nagar, Hubli - 580029. Hyderabad: Second Floor, Gowra Klassic, 1-11-252/6&7/A&B, behind Shoppers Stop, Begumpet - 500016. Ichalkaranji: 2nd Floor, Suyog Chambers, Ward No 16, H No 1545, Ichalkaranji -Kolhapur Main Road, Near Central Bus Stand, Ichalkaranji - 416115. Indore: 303 & 304, D M Towers, 21/1 Race Course Road, Near Janjirwala Square, Indore - 452001. Jabalpur: 1st Floor, Raj Leela Tower, 1276 Wight Town, Allahabad Bank, Jabalpur - 482001. Jaipur: 1st Floor, Ambition Tower, Above SBBJ Kohinoor Branch, D-46, Agrasen Circle, Subhash Marg, C Scheme, Jaipur -302001. Jalandhar: 2nd Floor, Shanti Tower, SCO no.37, PUDA Complex, Opposite Tehsil Complex, Jalandhar - 144001. Jalgaon: Ground Floor, Shop No 3, Laxmi Plaza, Gujarathi Lane, Visanji Nagar, Jalgaon - 425001. Jammu: Banu Plaza, B-2, 206, South Block, Railway Head, Jammu - 180001. Jamnagar: Shop no. 2, 3, 4 & 5, Ground Floor, Shilp, Indira Nagar, Jamnagar - 361140. Jamshedpur: Office No. 310 ,3rd Floor, Yashkamal Complex, Bistupur , Jamshedpur - 831001. Janakpuri: Ground Floor, Shop No 31, B Block, Community Centre, Janakpuri - 110058. Jayanagar: 118/1, First Floor, Venkat Elegance, 6th C Main Road, 4th Block, Jayanagar, Bangalore - 560011. Jhansi: 1st Floor, DP Complex, Elite, Sipri Road, Jhansi - 284001. Jodhpur: Dhir Jhanka, 3rd Floor, Illrd B Road, Sardarpura, Jodhpur - 342003. Junagarh: Shop No 10, Raiji Nagar, Shopping Complex, Opposite Moti Palace, Junagarh - 362001. Kalyan: Shop No 4, Gr Floor, Santoshi Mata road, Mahavir Complex, Kalyan (W) - 421301. Kalyani: 1st Floor, B-8/25 (CA), Nadia, Kalyani - 741235. Kangra: Ground Floor, Shop No 3018, War No 9, Above SBI, Kangra -177103. Kanpur: 6th Floor, Office No-3, KAN Chambers, 14/113, Civil Lines, Kanpur - 208001. Kharagpur: Atwal Real Estate, M S Towers, O T Road, INDA, Kharagpur - 721305. Kolhapur: Upper Ground Floor, Gemstone - RD Vichare Complex, Near Central ST stand, New Shahupuri, Kolhapur - 416001. Kolkata: Unit no. 10,11 & 12, 5th floor, FMC Fortuna, A J C Bose, Kolkata - 700020. Kolkata: 14B, 18, British Indian Street, GF Shop No. 14, Kolkata - 700001. Kolkata: B D 25, Salt Lake, Sector - 1, Kolkata - 700064. Kota: 1st Floor, Office No 1 & 2, Mehta Complex, Near Grain Mandi, 26, Jhalawar Road, Kota - 324007. Kottayam: Shop No. IV 278,1st Floor, Vetteel Estate, Kanjikuzhy, Kottayam - 686004. Lajpat Nagar: 1st Floor, E-100, (Above Corporation Bank), Lajpat Nagar - II - 110024. Lucknow: Ground Floor, Aslam Agha Complex, 5, Park Road, Thapper House, Hazaratganj, Lucknow - 226001. Ludhiana: 1st Floor, SCO 10-11, Feroze Gandhi Market, Ludhiana - 141001. Madurai: 1st Floor, Suriya Towers, 272, 273, Goods Shed Street, Madurai - 625001. Malleswaram: Door No.89 (Old no.36), Ground Floor, 3rd Cross, Sampige Road, Malleswaram, Banglore - 560003. Mangalore: 4th Floor, Maximus Commercial Complex, LHH Road, Opp KMC, Mangalore - 575001. Margao: Shop No. 3, Mira Building, Pajifond, Near Jain Mandir, Margao, Goa - 403601. Meerut: Ground Floor, G-14, Rama Plaza, Bachha Park, WK Road, Meerut - 250001. Mehsana: F - 9, F - 10, 1st Floor, Wide Angle, Mehsana Highway, Near Khari Bridge, Mehsana - 384002. Moradabad: Reliance Mutual fund, 8/8/49A, Near Raj Mahal Hotel, Civil lines, Moradabad, UP, Pin - 244001. Mumbai: Office No 304, Kshitij Building, 3rd Floor, Veera Desai Road, Opposite Andheri Sports Complex, Andheri (W), Mumbai - 400053. Mumbai: Premise No 101, Vraj Deep, Junction of Chandavarkar Road & Eksar Road, Borivali West, Opp to Megh Mayur Tower, Mumbai - 400091. Mumbai: Office No. 203 & 204, 2nd Floor, Rupa Plaza, Jawahar Road, New BMC Office, Ghatkopar (E), Mumbai - 400077. Mumbai: 12th Floor, Tower 1, One Indiabulls Center, Tower One, Jupiter Mills Compound, 841, Senapati Bapat Marg, Elphinstone Road, Mumbai - 400013. Mumbai: Mittal Chambers, 228, Ground Floor, Nariman Point, Mumbai - 400021. Muzaffarnagar: 1st Floor, 139, Sarvat Gate North, Ansari Road, Muzaffarnagar - 251002. Mysore: Shop No. 1, Ground Floor, Mahindra Arcade, Saraswathipuram, 2nd Main Road, Mysore - 570009. Nagpur: Office No 101, 1st Floor, Ramdaspeth, behind SBI Bank, Thapar Inclave 2, Nagpur - 440010. Nashik: First Floor, Plot No. 5/2, Survey No. 649/A/1/17/2, CTS No.- 6862, Kulkarni Garden, Sharanpur Road, Nashik - 422002. Navsari: Shop No 301, 3rd Floor, Landmark Mall, Sayaji Library, Navsari - 396445. New Delhi: 807, 8th floor, Ashoka Estate, 24, Barakhamba Road, New Delhi - 110001. Noida: Unit no. 101, 1st Floor, Chokhani Square, Plot No. P4, Sector - 18, Noida - 201301. Panaji: 1st Floor, Block "D", Office No F17, F18, F19 & F20, Alfran Plaza, Mahatma Gandhi Road, Panjim - 403001. Panipat: 1st Floor, Royal II, 1181, G T Road, Opposite Railway Road, Panipat - 132103. Pathankot: 2nd Floor, Choudhary Collections, SCO 11, Near ICICI Bank, Patel Chowk, Pathankot - 145001. Patiala: 1st Floor, 95, Chhotti Baradari, Patiala - 147001. Patna: 4th Floor, Shahi Building, Exibilition Road, Opposite Chanakya Cinema Hall, Patna - 800001. Pune: 5th Floor, Guru Krupa, 1179/4, F.P. No. 554/4, Smruti, Modern College Road, Dnyaneshwar Paduka Chowk, Off FC Road, Pune - 411005. Raipur: 1st floor, D M Plaza, Chhotta Para, Fire Brigade chowk, Raipur - 492001. Rajahmundry: D No.6-8-7, First Floor, TNagar, Nidamarthi Vari Veedhi, Rajamundry (above HDFC Bank) - 533101. Rajkot: 2nd Floor, Plus Point, Opp Haribhai Hall, Dr. Yagnik Road, Rajkot - 360001. Ranchi: Office No. 317, 3rd Floor, "Panchwati Plaza", Kutchery Road, Ranchi - 834001. Rohtak: 2nd Floor, Ashoka Plaza, Delhi Road, Rohtak - 124001. Rourkela: 4th Floor, Triveni Complex, Madhusudan Marg, Rourkela - 769001. Sagar: 1st Floor, 10 Civil Lines, Yadav Complex, Sagar - 470002. Saharanpur: 1st Floor, Mission market, court road, Saharanpur - 247001. Salem: 2nd Floor, Kandaswarna Mega Mall, Survey No. 186/2E, Alagapuram, Opp Saradha College, Fairlands, Salem - 636016. Sangli: Ground Floor, Office No G 4, Siddhivinayak Forum Opp. Zilla Parishad, Miraj Road, Sangli - 416416. Satara: Ground Floor, Sai Plaza, Near Powai Naka, Satara - 415001. Shimla: Fourth Floor, Bella Vella, The Mall, Shimla - 171001. Siliguri: Gitanjali Complex, 1st Floor, Sevoke Road, Siliguri - 734001. Solapur: 1st Floor, Office No 6, City Pride, 162, CTS No 8397, Railway Lines, Solapur - 413002. Sreerampore: 2nd Floor, 35, N. S, Avenue, Srerampore, Hooghly - 712201. Surat: No.118, 1st Floor, Jolly Plaza, Opp. Athwagate Police Chowki, Athwagate Circle, Surat - 395001. Thane: Shop No 4, Ground Floor, Satyam Apartment, M G Road, Near Naupada Police Station, Thane - 400602. Thrissur: 4th floor, Pathayapura Building, Round South, Thrissur - 680001. Tinsukia: Albs Commercial Complex, 2nd Floor S R Lohia Road, above ICICI Bank, Tinsukia - 786125. Tirupati: 1st Floor, 20-1-200A, Maruthi Nagar, Korlagunta, Tirumala By Pass Road, Tirupati - 517501. Trichy: Ground Floor, Plot No. D-27, Door No. D-27, 7thCross (East), Thillainagar, Tiruchirappalli - 620018. Trivandrum: 1st flr, Uthradam, Panavila Junction, Trivandrum - 695001. Udaipur: 1st Floor, Ridhi Sidhi Complex, Madhuban, Udaipur - 313001. Ujjain: Office No 304, Shape Arcade, Kalidas Marg, 116, Freeganj, Ujjain - 456001. Vadodara: Office No 304, 3rd Floor, KP Infinity Complex, Opposite Inox, Race Course, Vadodara - 390007. Valsad: Office No 103, 1st Floor, Amar Chamber, Station Raod, Valsad - 396001. Vapi: 1st Floor, Royal Fortune, 102 b/b,102b/c, Daman Chala Road, Opp Upasna School, Vapi - 396191. Varanasi: unit no. 2, 1st floor, Arihant Complex, Sigra, Varanasi - 221010. Vasco: Shop No. S-1, Our Lady of Merces Building, Opp. K.T.C Bus Stand, Mundvel, Vasco Da Gama, Goa - 403802. Vashi: Shop No 8, AJP Building, Near Saraswat Co op Bank, Sector 17, Vashi, Nai Mumbai - 400705. Vijayawada: 3rd floor, Surya tower, Above Icon showroom, M G Road, Labbipet, Vijayawada - 520010. Visakhapatnam: 2nd Floor, VRC Complex, Dwarka Nagar, Vishakhapatnam - 530016. Warangal: 2nd Floor, ABK Mall, 15 & 16, Ram Nagar, Hanamkonda, Warangal - 506002.

# KARVY COMPUTERSHARE PRIVATE LIMITED

Agartala: Jagannath Bari Road, Bidur Karta Chowmuhani, Agartala - 799001. Agra: Deepak Wasan Plaza, Behind Holiday Inn, Opp Megdoot Furnitures, Sanjay Place, Agra - 282002 (U.P.) Ahmedabad: 201, Shail Building, Opp : Madhusudhan House Nr. Navrangpura Telephone Exchange, Navrangpura, Ahmedabad - 380006. Ajmer: 1-2, II Floor Ajmer Tower, Kutchary Road Ajmer - 305001. Akola: Shop No-30, Ground Floor, Yamuna Tarang Complex, N.H. No. 06, Murtizapur Road, Akola - 444004. Aligarh: 15t Floor, Kumar Plaza, Aligarh - 202001. Allahabad: RSA Towers, 2nd Floor, Savrabh Towers, Opp. UTI, Road No # 2 Bhagat Singh Circle, Alwar - 301001. Almeravathi: Shop No. 13 & 27, First Floor Gulshan Plaza, Raj Peth, Badnera Road, Amaravathi - 444605. Ambala: 6349, Nicholson Road, Adjacent Kos Hospital, Ambala Cantt, Ambala - 133001. Amritsar: 72-A, Taylor'S Road, Aga Heritage, Gandhi Ground, Amritsar - 143001. Anand: F-6, Chitrangana Complex Opp: Motikaka Chawl, V V Nagar, Anand - 388001. Ananthapur: 15-149, 1st Floor, S. R. Towers, Opp: Lalithakala Parishat, Subash Road, Anantapur - 515001. Ankleshwar: L/2, Keval Shopping Center, Old National Highway, Ankleshwar - 393002. Asansol: 114 / 71, G. T. Road Near Sony Centre, Bhanga Pachil, Asansol - 713303. Aurangabad: Ramkunj, Railway Station Road, Near Osmanpura Circle, Aurangabad - 431005. Azamgarh: 1st Floor Alkal Building, Opp. Nagaripalika Civil Line, Azamgarh - 276001. Balasore: M S Das Street, Gopalgaon, Balasore - 756001. Bangalore: No : 51/25, 1st Floor, Surya Building Rana Avenue, Richmond Road, Bangalore - 660025. Bankura: Ambika Market, Natunganj Bankura - 722101. Bareilly : 243001. Berhampore (WB): Thakur Market Complex, 72, Naya Sarak Road, Gorabazar, PO. Berhampore DIST. Murshidabad, Baroda: SB - 4 & 5, Mangaldeep Complex, Opposite Mesonic Hall. Productivity Road, Alkapuri, Vadodara - 390007. Begusarai: Hotel Diamond Surbhi Complex, Near I.O.C

Township Gate, Kapasiya Chowk, Begusarai - 851117. Belgaum: CTS No 3939/ A2 A1, Above Raymonds Show Room, Beside Harsha Appliances Club Road, Belgaum - 590001.Bellary: No.1 Khb Colony, Gandhinagar, Bellary - 583101. Berhampur (OR): Ramlingam Tank Road, Berhampur - 760002. Betul: 107, Hotel Utkarsh, Awasthi Complex, J H College Road, Civil Lines, Beetul - 460001. Bhagalpur: 2nd Floor, Chandralok Complex, Ghantaghar, Radha Rani Sinha Road, Bhagalpur - 812001. Bharuch: 147-148, Aditya Complex Near Kasak Circle Bharuch - 392002. Bhatinda: #2047- A, 2nd Floor, Above Max New York Life Insurance, The Mall Road, Bhatinda - 151001. Bhavnagar: Surabhi Mall 301, 3rd Floor, Waghawadi Road, Bhavnagar - 364001. Bhilai: Shop No-1, First Floor Plot NO-1, Old Sada Office Block Commercial Complex, Near HDFC Atm, Nehru Nagar- East. Bhilwara: 27-28, 1St Floor, Hira-Panna Complex Pur Road, Bhilwara -311001. Bhopal: Kay Kay Busniss Centre 133, Zone I, M P Nagar, Bhopal - 462011. Bhubaneswar: Plot No - 104 / 105 (P), Jaydev Vihar, Besides Hotel Pal Heights, Bhubaneswar - 751013. Bikaner: 2Nd Floor, Plot No 70 & 71, Panchshati Circle, Sardul Gunj Scheme, Bikaner - 334003. Bilaspur: Shop No 201/202, V. R. Plaza, Link Road, Bilaspur - 495001. Bokaro: B-1, 1St Floor, Near Sona Chandi Jewellers, City Centre, Sector - 4, Bokaro Steel City - 827004. Burdwan: 63 G T Road, Birhata, Halder Complex, 1St Floor, Burdwan - 713101. Calicut: Sowbhagya Shoping Complex, Areyadathupalam Mavoor Road, Calicut - 673004. Chandigarh: Sco-371-372; First Floor; Above Hdfc Bank; Sector 35B Chandigarh - 160022. Chandrapur: Shop No.5, Office No.2, 1St Floor, Routs Raghuvanshi Complex, Beside Azad Garden, Main Road, Chandrapur - 442402. Chennai: Flat No F11, First Floor, Akshya Plaza, (Erstwhile Harris Road), Opp Chief City Metropolitan Court, 108, Adhithanar Salai, Egmore. Chinsura: JC Ghosh Sarani, Near Bus Stand, Chinsura - 712101. Cochin: Building Nos. 39, Ali Arcade,1st floor, Near Atlantis Junction, Kizhvana Road, Panampili Nagar, Cochin - 682036. Coimbatore: 1057/1058, Jaya Enclave, Avanashi Road, Coimbatore - 641018. Cuttack: Dargha Bazar, Opp. Dargha Bazar Police Station, Buxibazar, Cuttack - 753001. Darbhanga: Jaya Complex, 2nd Floor, above furniture planet, Donar chowk, Darbanga - 846003. Davangere: 15/9, Sobagu Complex, 1St Floor, 2Nd Main Road, P J Extension, Davangere - 577002. Dehradun: Kaulagarh Road, Near Sirmour Marg, Above Reliance Webworld, Dehradun - 248001. Deoria: 1St Floor, Shanti Niketan Opp. Zila Panchayat, Civil Lines, Deoria - 274001. Dewas: 27 Rmo House, Station Road, Dewas - 455001. Dhanbad: 208, New Market, 2Nd Floor, Katras Road, Bank More, Dhanbad - 826001. Dharwad: G7 & 8, Sri Banashankari Avenue Ramnagar, Opp Nttfpb Road, Dharward - 580001. Dhule: Ashoka Estate, Shop No. 14/A, Upper Ground Floor, Sakri Road, Opp. Santoshi Mata Mandir, Dhule - 424001. Dindigul: No.9, Old No. 4/B, New Agraharam, Palani Road, Dindigul - 624001. Durgapur: MWAV-16 Bengal Ambuja, 2nd Floor, City Centre, Durgapur - 713216. Eluru: D. NO: 23B - 5 - 93 / 1, Savithri Complex, Edaravari Street Near Dr. Prabhavathi Hospital, R. R. Pet, Eluru - 534002. Erode: No. 4, KMY Salai, Veerappan Traders Complex, Opp: Erode Bus Stand, Sathy Road, Erode - 638003. Faridabad: A-2B, 1st Floor, Nehru Ground, Neelam Bata Road, Nit, Faridabad - 121001. Ferozpur: 2nd Floor, Malwal Road, Opp. H.M. School, Ferozpur City -152002. Gandhidham: Office No. 203, Second Floor, Bhagwati Chamber, Plot No. 8 Sector - 1/A, Kutch Kala Road, Gandhidham - 370201. Gandhinagar: Plot No. 945/2, Sector - 7/C, Gandhinagar - 382007. Gaya: 1St Floor, Lal Bhawan, Tower Chowk, Near Kiran Cinema, Gaya - 823001. Ghaziabad: 1st Floor, C-7, Lohia Nagar, Ghaziabad - 201001. Ghazipur: Shubhra Hotel Complex, 2nd Floor, Mahaubagh, Ghazipur - 233001. Gonda: Shree Markit, Sahabgunj, Near Nuramal Mandir, Station Road, Gonda - 271001. Gorakhpur: Above V.I.P. House Ajdacent, A.D. Girls Inter College, Bank Road, Gorakpur - 273001. Gulbarga: CTS No. 2913, First Floor, Asian Tower Next To Hotel Aditya, Jagat Station Main Road, Gulbarga - 585105. Guntur: D No 6-10-27 10/1, Sri Nilayam, Arundelpet, Guntur - 522002. Gurgaon: Shop No. 18, Ground Floor, Sector - 14, Opp. AKD Tower, Near Huda Office, Gurgaon - 122001. Guwahati: 1st Floor, Bajrangbali Building, Near Bora Service Station, GS Road, Guwahati 781007 Gwalior: Shindi Ki Chawani, Nadi Gate Pul, MLB Road, Gwalior - 474001. Haldwani: Above Kapilaz Sweet House, Opp LIC Building, Pilikothi Haldwani - 263139. Haridwar: 8, Govind Puri, Opp. LIC - 2, Above Vijay Bank, Main Road, Ranipur, More, Haridwar - 249401. Hassan: St. Anthony's Complex Ground Floor, H N Pura Road, Hassan - 573201. Hissar: Sco 71, 1st Floor, Red Square Market, Hissar - 125001. Hoshiarpur: Ist Floor, The Mall Tower, Opp Kapila Hospital, Sutheri Road, Near Maharaj Palace, Hoshiarpur -146001. Hubli: 22 & 23, 3rd Floor Eurecka Junction, T B Road, Hubli - 580029. Hyderabad: 'KARVY CENTRE' 8-2-609/K, Avenue 4, Street No. 1, Banjara Hills, Hyderabad - 500 034. Indore: 2nd floor, 203-205 Balaji corporate, Above ICICI bank, 19/1, New Palasia, Indore-452001. Jabalpur: 43, Naya Bazar, opposite shyam talkies, Jabalpur (M.P.) - 482001. Jaipur: S-16 A, 3Rd Floor, Land Mark, Opposite Jaipur Club, Mahavir Marg, C- Scheme, Jaipur - 302001. Jalandhar: Lower Ground Floor, Office No : 3, Arora Prime Tower, Plot No : 28, G T Road, Jalandhar - 144 004. Jalgaon: 148 Navi Peth, Opp. Vijaya Bank Near. Bharat Dudhalay, Jalgaon - 425001. Jalpaiguri: D.B.C. Raod, Near Rupasree Cinema Hall, Beside Kalamandir, Po & Dist, Jalapiguri - 735101. Jammu: 29 D/C, Near Service Selection Commission Office, Gandhi Nagar, Jammu - 180004. Jamnagar: 108, Madhav Plaza, Opp SBI Bank, Near Lal Bangalow, Jamnagar - 361001. Jamshedpur: Kanchan Tower, 3Rd Floor, Chhaganlal Dayalji @ Sons 3-S B Shop Area, (Near Traffic Signal ) Main Road, Bistupur, Jamshedpur - 831001. Jaunpur: 119, R N Complex, 2nd Floor, Near Jay Ceej Crossing, Ummarpur, Jaunpur - 222002. Jhansi: 371/01, Narayan Plaza, Gwalior Road, Near Jeevan Shah Chauraha, Jhansi - 284001. Jodhpur: 203, Modi Arcade, Chupasni Road, Jodhpur - 342001. Junagadh: 124/125, Punit Shopping Center, Ranavat Chowk, Junagadh, Gujarat - 362001. Kannur: 2nd Floor, Prabhat Complex, Fort Road, Kannur - 670001. Kanpur: 15/46, Ground Floor, Opp: Muir Mills, Civil Lines, Kanpur - 208001. Karaikudi: Gopi Arcade, 100 Feet Road, Karaikudi - 630001. Karimnagar: H.No.4-2-130/131, Above Union Bank, Jafri Road, Rajeev Chowk, Karimnagar - 505001. Karnal: 18/369, Char Chaman Kunjpura road, Karnal -132001. Karur: No. 6, Old No.1304, Thiru-Vi-Ka Road, Near G. R. Kalyan Mahal, Karur - 639001. Kharagpur: Malancha Road, Beside Uti Bank, Kharagpur - 721304. Kolhapur: 605/1/4 E Ward, Near Sultane Chambers, Shahupuri, 2nd Lane, Kolhapur - 416001. Kolkata: 166A, Rashbehari Avenue, 2nd Floor, Near Adi Dhakerhwari Bastralaya OPP- Fortis Hospital, Kolkata - 700029. Kollam: Ground floor, Vigneshwara Bhavan, Below Reliance Web World, Kadapakkada Kollam - 691008. Korba: 1St Floor, 35 Indira Complex, T P nagar, Korba (C.G.) - 495677. Kota: H.No. 29, First Floor, Near Lala Lajpat Rai Circle Shopping Centre, Kota - 324007. Kottayam: 1St Floor, Csi Ascension Church Complex, Kottayam - 686001. Kurnool: Shop No. 43, 1St Floor, S V Complex, Railway Station Road, Kurnool - 518 004. Lucknow: Usha Sadan, 24, Prem Nagar, Ashok Marg, Lucknow - 226001. Ludhiana: SCO - 136, First Floor, Above Airtel Show Room, Feroze Gandhi Market, Ludhiana - 141001. Madurai: Rakesh Towers, 30-C, Bye Pass Road, Ist Floor, Opp Nagappa Motors, Madurai - 625010. Malappuram: First Floor, Cholakkal Building, Near A U P School, Up Hill, Malappuram - 676505. Malda: Sahistuli Under Ward No-6, English Bazar Municipality, No-1 Govt Colony, Malda - 732101. Mangalore: Ground Floor, Mahendra Arcade Kodial Bail, Mangalore - 575003. Mandi: House No.149/11, School Bazar, City, Mandi - 175001. Margoa: 2Nd Floor, Dalal Commercial Complex, Opp: Hari Mandir, Pajifond, Margao - Goa - 403601. Mathura: AMBEY Crown, Ilnd Floor, In Front Of BSA College, Gaushala Road, Mathura -281001. Meerut: 1St Floor, Medi Centre Complex, Opp. Icici Bank, Hapur Road, Meerut - 250002. Mehsana: UI - 47, Appolo Enclave, Opp Simandhar Temple, Modhera Char Rasta Highway, Mehsana - 384002. Mirzapur: Girja Sadan, Dankin Gunj, Mirzapur - 231001. Moga: Near Dharamshala Brat Ghar, Civil Line, Dutt Road, Moga - 142001. Moradabad: Om Arcade, Parker Road, Above Syndicate Bank, Tari Khana Chowk, Moradabad - 244001. Morena: Moti Palace, Near Ramjanki Mandir, Jiwaji Ganj, Morena - 476001. Mumbai: Office number: 01/04 24/B, Raja Bahadur Compound, Ambalal Doshi Marg, Behind Bombay Stock Exchange, Fort, Mumbai - 400001. Muzaffarpur: 1St Floor, Uma Market, Near Thana Gumti, Motijheel, Muzaffarpur, Bihar - 842001. Mysore: L - 350, Silver Tower, Clock Tower, Ashoka Road, Mysore - 570001. Nadiad: 105 Gf City Point, Near Paras Cinema, Nadiad - 387001. Nagarkoil: 3A, South Car street, Parfan Complex, Nr The Laxmi Villas Bank, Nagarcoil - 629001. Nagpur: Plot No.2/1, House No. 102/1, Mangaldeep Apartment, Mata Mandir Road, Opp. Khandelwal Jewellers, Dharampeth, Nagpur - 440010. Namakkal: 105/2, Arun Towers, Paramathi Street, Namakkal - 637001. Nanded: Shop No. 4, First Floor, Opp. Bank Of India Santkrupa Market, Gurudwara Road, Nanded - 431602. Nasik: S-12, Second Floor, Suyojit Sankul, Sharanpur Road, Nasik - 422002. Navsari: 1St Floor, Chinmay Arcade Opp. Sattapir, Tower Road, Navsari - 396445. Nellore: 207, II Floor, Kaizen Heights, 16/2/230, Sunday Market Pogathota, Nellore - 524001. New Delhi: 305, 3rd Floor, New Delhi House, Bara Khamba Road, Connaught Place, New Delhi - 110001. Nizamabad: H No. 4-9-55, 1St Floor, Uppala Rameshwara Complex, Jawahar Road, Nizambad - 503001. Noida: 307, Jaipuria Plaza, D 68 A, 2nd Floor, Opp Delhi Public School, Sector 26, Noida - 201301. Palghat: 12/310, (No.20 & 21), Metro Complex, Head Post Office Road, Sultanpet, Palghat - 678001. Panipat: 1St Floor, Krishna Tower, Near Hdfc Bank, Opp. Railway Road, G T Road, Panipat - 132103. Panjim: City Business Centre, Coelho Pereira Building, Room Nos.18,19 & 20, Dada Vaidya Road, Panjim - 403001. Pathankot: I Floor, 9A, Improvement Trust Building, Near HDFC Bank, Patel Chowk, Pathankot - 145001. Patiala: Sco 27 D, Chhoti Baradari, Patiala - 147001. Patna: 3A, 3rd floor, Anand tower, Beside chankya cinema hall, Exhibition road, Patna - 800001. Pollachi: S S Complex, New Scheme Road, Pollachi - 642002. Pondicherry: First Floor No.7, Thiayagaraja Street, Pondicherry - 605001. Proddatur: Beside SBI ATM, Near Syndicate bank, Araveti Complex, Mydukur Road, Kadapa Dist, Proddatur - 516360. Pudukottai: Sundaram Masilamani Towers, Ts No. 5476 - 5479, Pm Road, Old Tirumayam Salai, Near Anna Statue, Jublie Arts, Pudukottai - 622001. Pune: Mozaic Bldg, CTS No.1216/1, Final Plot No.576/1 TP, Scheme No.1, F C Road, Bhamburda, Shivaji Nagar, Pune-411004. Raipur: Room No. TF 31, 3 RD FLOOR, Millennium Plaza, Behind Indian Coffee House, G E Road, Raipur - 492001. Rajahmundry: Dr.No; 6-1-4, first floor, Rangachary street, Tnagar, Rajahmundry - 533101. Rajapalayam: Professional Couriers Building, 40/C (1), Hospital Road, Rajapalayam - 626117. Rajkot: 104, Siddhi Vinayak Complex, Dr Yagnik Road, Opp Ramkrishna Ashram, Rajkot - 360001. Ranchi: Room No. 307, 3Rd Floor, Commerce Towers, Beside Mahabir Towers Main Road, Ranchi - 834001. Ratlam: 1 Nagpal Bhavan, Freeganj Road, Tobatti, Ratlam - 457001. Renukoot: Shop No. 18, Near Complex Birla Market, Renukoot - 231217. Rewa: Ist Floor, Angoori Building, Besides Allahabad Bank Trans University Road, Civil Lines, Rewa - 485001. Rohtak: 1St Floor, Ashoka Plaza, Delhi Road, Rohtak - 124001. Roorkee: Shree Ashadeep Complex, 16 Civil Lines, Near Income Tax Office, Roorkee, Uttaranchal - 247667. Rourkela: 1St Floor, Sandhu Complex, Kanchery Road, Udit Nagar, Rourkela -769012. Sagar: Above Poshak garments, 5 Civil Lines, Opposite Income Tax Office, Sagar - 470002. Saharanpur: 18 Mission Market, Court Road, Saharanpur - 247001. Salem: Door No: 40, Brindavan Road, Near Perumal Koil, Fairlands, Salem - 636016. Sambalpur: Quality Massion, 1St Floor Above Bata Shop / Preeti Auto Combine, Nayapara, Sambalpur - 768001. Satna: 1St Floor, Gopal Complex, Near Busstand Rewa Road, Satna (M.P) - 485001. Shaktinagar: 1st/A-375, V V Colony Dist. Sonebhadra, Shaktinagar - 231222. Shillong: Mani Bhawan, Thana Road, Lower Police Bazar, Shillong - 793001. Shimla: Triveni Building, By Pas Chowk, Khallini, Shimla - 171002. Shimoga: Uday Ravi Complex, LLR Road, Durgi Gudi, Shimoga - 577201. Shivpuri: 1ST Floor, M.P.R.P. Building, Near Bank of India, Shivpuri - 473 551. Sikar: 1St Floor, Super Towers, Behind Ram Mandir, Station Road, Sikar - 332001. Silchar: 1St Floor, Chowchakra Complex, N N Dutta Road, Premtala, Silchar - 788001. Siliguri: Nanak Complex, Near Church Road, Sevoke Road, Siliguri - 734001. Sitapur: 12/12-A, Surya Complex, Arya Nagar, Opp. Mal Godam, Sitapur - 261001. Sivakasi: 363, Thiruthangal Road, Opp: Tneb, Sivakasi - 626123. Solan: Sahni Bhawan, Adjacent Anand Cinema Complex, The Mall, Solan - 173212. Solapur: Siddeshwar Secrurities, No 6, Vaman Road, Vijaypur Road, Vaman Nagar, Solapur - 413004. Sonepat: 205, R Model Town, Above Central Bank Of India, Sonepat - 131001. Sri Ganganagar: 35-E-Block, Opp. Sheetla Mata Vatika, Sri Ganga Nagar - 335001. Srikakulam: 4-1-28/1. Venkateshwara Colony, Day & Night Junction, Srikakulam - 532001. Sultanpur: Rama Shankar Complex Civil Lines, Faizabad Road, Sultanpur - 228001. Surat: G-6 Empire State Building, Near Parag House, Udhna Darwaja Ring Road, Surat - 395002. Thanjavur: Nalliah Complex, No.70, Srinivasam Pillai Road, Thanjavur - 613001. Thodupuzha: First Floor, Pulimoottil Pioneer Pala Road, Thodupuzha - 685584. Tirunelveli: Jeney Building, 55/18, S N Road, Near Arvind Eye Hospital, Tirunelveli - 627001. Tirupathi: Plot No.16 (south part), First Floor, R C Road, Tirupati - 517502. Tirupur: First Floor, 224 A, S Selvakumar Departmental Stores, Ist Floor, Kamaraj Road, Opp To Cotton Market Complex, Tirupur - 641604. Tiruvalla: 2nd Floor, Erinjery Complex, Near Kotak Securites, Ramanchira, Tiruvalla - 689107. Trichur: 2'Nd Floor, Brother'S Complex, Near Dhana Laxmi Bank Head Office, Naikkanal Junction, Trichur - 680001. Trichy: Sri krishna Arcade, 1St Floor, 60 Thennur High Road, Trichy - 620017. Trivandrum: 2Nd Floor, Akshaya Towers, Above Jetairways, Sasthamangalam, Trivandrum - 695010. Tuticorin: 4 B, A34, A37, Mangalmal, Mani Nagar, Opp: Rajaji Park, Palayamkottai Road, Tuticorin - 628003. Udaipur: 201-202, Madhav Chambers, Opp. G.P.O, Chetak Circle, Madhuban, Udaipur - 313001. Ujjain: 101, Aastha Tower, 13/1, Dhanwantri Marg, Free Gunj, Ujjain - 456010. Valsad: Shop No 2, Phiroza Corner Opp Next Showroom, Tithal Road, Valsad - 396001. Vapi: Shop No 5, Phikhaji Residency Opp Dcb Bank, Vapi Silvassa Road, Vapi - 396195. Varanasi: D-64/132, KA 1st Floor, Anant Complex, Sigra, Varanasi - 221010. Vellore: No.1, M.N.R. Arcade, Officer'S Line, Krishna Nagar, Vellore - 632001. Vijayanagaram: "Soubhagya", 19-6-13/1, II nd Floor, Near Sbi Fort Branch, Vijayanagaram - 535002. Vijayawada: 39-10-7 Opp Municipal Water Tank, Labbipet, Vijayawada - 520010. Visakhapatnam: 47-14-5/1 Eswar Paradise Dwaraka Nagar, Main Road, Visakhapatnam - 530016. Warangal: 5-6-95,1 st floor, opp: B.Ed collage, Lashkar Bazar, Chandra Complex, Hanmakonda, Warangal - 506001. Yamunanagar: Jagdhari Road, Above Uco Bank, Near D.A.V. Grils College, Yamuna Nagar-135001.