

ACE LANSDOWNE INVESTMENTS SERVICES LLP

Portfolio Management Services SEBI Registration No. INP000007492

PMS DISCLOSURE DOCUMENT



DISCLOSURE DOCUMENT OF ACE LANSDOWNE INVESTMENTS SERVICES LLP

(SEBI Registration No. INP000007492)

[As per the requirement of the Fifth Schedule under Regulation 22(3) and Schedule V of SEBI (Portfolio Managers) Regulations, 2020]

- (i) The Document has been prepared in accordance with the Securities and Exchange Board of India (Portfolio Managers) Regulations, 2020, as amended from time to time and filed with SEBI.
- (ii) The Document has been filed with the Board (SEBI) along with the certificate in the prescribed format in terms of regulation 22 (3) of SEBI (Portfolio Managers) Regulation 2020.
- (iii) The purpose of the Document is to provide essential information about the Portfolio Management Services (PMS) in a manner to assist and enable the investors in making an informed decision for engaging a Portfolio Manager.
- (iv) The document contains necessary information about the Portfolio Manager required by an investor before investing, and the investor may also be advised to retain the document for future reference.
- (v) This Disclosure Document is dated August 09, 2024

[Note: Audited Financial data considered up to March 31, 2024]

Details of the Portfolio Manager

Name of Portfolio Manager : Ace Lansdowne Investments Services LLP

SEBI Registration Number : INP000007492

Registered Office Address : 6, Divya Swapna Co-op. Ho. So., Dr. C. Gidwani Road,

Near Natraj Lawns, Chembur East, Mumbai, MH

400074 IN

Corporate Office Address : 111 Maker Chambers IV 11th Floor Nariman Point,

Mumbai 400021

Phone No(s)/E-mail Id : 022-46131300

E-mail address : pmsoperations@acelansdowne.com

Website : <u>www.acelansdowne.com</u>

Details of Principal Officer

Name of Principal Officer : Ruchita Maheshwari

Phone No(s) : 022-46131304

Corporate Office Address : 111 Maker Chambers IV 11th Floor Nariman Point

Mumbai 400021

E-mail address : popms@acelansdowne.com



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1. DISCLAIMER CLAUSE:

The particulars given in this document have been prepared in accordance with the Securities and Exchange Board of India (Portfolio Managers) Regulations, 2020 as amended till date and filed with Securities and Exchange Board of India (herein after referred to as 'SEBI'). This Document has neither been approved nor disapproved by SEBI nor has SEBI certified the accuracy or adequacy of the contents of the document. You are requested to retain the document for future reference. This document is not for public distribution and has been furnished to you solely for your information and may not be reproduced or redistributed to any other person.

Notwithstanding anything contained in the Disclosure Document, the provisions of SEBI (Portfolio Managers) Regulations, 2020 as amended from time to time and the circulars/guidelines issued from time to time thereunder shall be applicable.

This Disclosure Document along with a certificate in '**Form C**' is required to be provided to the Client, prior to entering into an agreement with the Client.

2. **DEFINITIONS**:

Unless the context or meaning thereof otherwise requires, the following expressions shall have the meaning assigned to them respectively:

1.	Act	means the Securities and Exchange Board of India Act,		
		1992 (15 of 1992) as amended from time to time.		
2.	Accounting Year	shall mean the financial year of Ace Lansdowne		
	_	Investment Services LLP (ALIS) which is reckoned from		
		April 1st of a year to March 31st of the next year.		
3.	Accreditation	means a subsidiary of a recognized stock exchange or a		
Э.				
	Agency	subsidiary of a depository or any other entity as may be		
		specified by the Board from time to time.		
4.	Accredited	means any person who has been granted a certificate by		
	Investor	the accreditation agency who:		
		, ,		
		a. in the case of an individual, HUF, family trust, or		
		a. in the case of an individual, HUF, family trust, or		
		a. in the case of an individual, HUF, family trust, or sole proprietorship has:		
		sole proprietorship has:i. the annual income of at least two crore rupees; or		
		sole proprietorship has:i. the annual income of at least two crore rupees; orii. the net worth of at least seven crore fifty lakh		
		sole proprietorship has:i. the annual income of at least two crore rupees; orii. the net worth of at least seven crore fifty lakh rupees, out of which not less than three crores		
		 sole proprietorship has: i. the annual income of at least two crore rupees; or ii. the net worth of at least seven crore fifty lakh rupees, out of which not less than three crores seventy-five lakh rupees are in the form of 		
		 sole proprietorship has: i. the annual income of at least two crore rupees; or ii. the net worth of at least seven crore fifty lakh rupees, out of which not less than three crores seventy-five lakh rupees are in the form of financial assets or 		
		 sole proprietorship has: i. the annual income of at least two crore rupees; or ii. the net worth of at least seven crore fifty lakh rupees, out of which not less than three crores seventy-five lakh rupees are in the form of 		
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		 sole proprietorship has: i. the annual income of at least two crore rupees; or ii. the net worth of at least seven crore fifty lakh rupees, out of which not less than three crores seventy-five lakh rupees are in the form of financial assets or iii. the annual income of at least one crore rupees and minimum net worth of five crore rupees, out 		
		 sole proprietorship has: i. the annual income of at least two crore rupees; or ii. the net worth of at least seven crore fifty lakh rupees, out of which not less than three crores seventy-five lakh rupees are in the form of financial assets or iii. the annual income of at least one crore rupees 		

		 iv. in case of a body corporate, has a net worth of at least fifty crore rupees. v. in case of a trust other than family trust, has a net worth of at least fifty crore rupees. vi. in the case of a partnership firm set up under the Indian Partnership Act, 1932, each partner independently meets the eligibility criteria for accreditation.
		Provided that the Central Government and the State Government/s, developmental agencies set up under the aegis of the Central Government or the State Government/s, funds set up by the Central Government or the State Government/s, qualified institutional buyers as defined under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, Category I foreign portfolio investors, sovereign wealth funds and multilateral agencies and any other entity as may be specified by the Board from time to time, shall be deemed to be an accredited investor and may not be required to obtain a certificate of accreditation.
5.	Advisory Services	includes the services provided by the Portfolio Manager but not limiting to advising Clients on purchase or sale of securities and/or review, evaluate, structure, monitor the Portfolio of a Client at an agreed fee so as to achieve Client's objectives.
6.	Agreement	means the agreement between Portfolio Manager and its Client/s in terms of Regulation 22 of SEBI (Portfolio Managers) Regulations, 2020 issued by Securities and Exchange Board of India and shall include all recitals, schedules, exhibits and annexure attached thereto and any amendments made to this Agreement by the Parties in writing.
7.	Application	means the application made by the Client to the Portfolio Manager to place the monies and/ or securities therein mentioned with the Portfolio Manager for Portfolio Management Services. Upon execution of the Agreement by the Portfolio Manager, the Application shall be deemed to form an integral part of the Agreement. Provided that in case of any conflict between the contents of the Application and the provisions of the Agreement, the provisions of the Agreement shall prevail.
8.	Asset	means (i) the Portfolio and/or (ii) the Funds and includes all accruals, benefits, allotments, calls, refunds, returns, privileges, entitlements, substitutions, and/or replacements or any other beneficial interest, including

		dividend, interest, rights, bonus as well as residual cash	
		balances, if any (represented both by quantity and in	
9.	Board or SEBI	monetary value), in relation to or arising out of Assets. means the Securities and Exchange Board of India	
).	Doard of SEDI	established under sub-section (1) of Section 3 of the	
		Securities and Exchange Board of India Act, 1992 and as	
		amended from time to time.	
10.	Bank Account	means one or more accounts opened, maintained and	
		operated by the Portfolio Manager with any of the	
		Scheduled Commercial Banks in the name of the Client	
		or a pool account in the name of the Portfolio Manager to	
4.4		keep the Funds of all clients.	
11.	Body Corporate	shall have the meaning assigned to it under clause (11)	
		of section 2 of the Companies Act, 2013 (18 of 2013) as	
12.	Rucinoss Day	amended from time to time.	
14.	Business Day	means a day other than a day on which the principal stock exchange(s) with reference to which the valuation	
		of securities under the Strategy/s is done is closed, or (ii)	
		the Reserve Bank of India or banks in Mumbai, India is	
		closed for business, or (iii) a day on which the office in	
		Mumbai, India is closed for business.	
13.	Certificate	means a certificate of registration issued by the Board	
14.	Change of status or	in relation to the Portfolio Manager-	
	constitution	(i) means any change in its status or constitution of	
		whatsoever nature; and	
		(ii) without prejudice to the generality of sub-clause	
		(i), includes-	
		A. amalgamation, demerger, consolidation or any other kind of corporate restructuring falling	
		within the scope of section 230 of the Companies	
		Act, 2013 (18 of 2013) or the corresponding	
		provision of any other law for the time being in	
		force;	
		B. change in its managing director or whole-time	
		director;	
		C. (C) any change in control over the body	
4 =		corporate.	
15.	Change in control	in relation to the Portfolio Manager:	
		(a) being a body corporate:	
		1. if its shares are listed on any recognized stock	
		exchange, shall be construed with reference to the	
		definition of control in terms of Regulation 2(e) of	
		SEBI (Substantial Acquisition of Shares and	
		Takeovers) Regulations, 2011 as amended from time	
		to time;	
		2. in any other case, change in the controlling interest in	
		the body corporate; Explanation. — For the purpose of	

		sub-clause ii., the expression "controlling interest"
		means, i. an interest, whether direct or indirect, to the
		extent of at least fifty one percent of voting rights
		in the body corporate; ii. right to appoint majority of the directors or to
		control the management directly or indirectly.
16.	Chartered	means a Chartered Accountant as defined in clause (b) of
	Accountant	sub-section (1) of section 2 of the Chartered Accountants
		Act, 1949 (38 to 1949) and who has obtained a certificate of practice under sub-section (1) of section 6 of that Act
17.	Client or Investor	means any person who registers and executes an
		Agreement with the Portfolio Manager for availing the
		Portfolio Management Services.
18.	Custodian	means a Custodian registered under the SEBI (Custodian
		of Securities) Regulation, 1996 and appointed by the Portfolio Manager for maintaining custody of funds and
		securities of the clients.
19.	Depository	means Depository as defined in the Depositories Act,
		1996 (22 of 1996) and includes National Securities
		Depository Ltd. (NSDL) and Central Depository Services (India) Ltd. (CDSL).
20.	Depository	means one or more accounts opened, maintained and
	Account	operated by the Portfolio Manager in the name of the
		Client, with any Depository registered under the SEBI
21.	Direct Onboarding	(Depositories and Participants) Regulations 1996. means an option provided to Clients to be on-boarded
21.	Direct Olibbaruing	directly with the Portfolio Manager without the
		intermediation of persons engaged in distribution
20	D.	services.
22.	Discretionary Portfolio	means the portfolio management services rendered to the Client, by the Portfolio Manager on the terms and
	Management	conditions contained in this Agreement, where under the
	Services	Portfolio Manager exercises any degree of discretion in
		investments or management of assets of the Client.
23.	Discretionary	means a portfolio manager who exercises or may, under
	Portfolio Manager	a contract relating to portfolio management, exercise any degree of discretion as to the investments or
		management of the portfolio of securities or the funds of
		the client, as the case may be.
24.	Disclosure	mean the Disclosure Document issued by the Portfolio
	Document	Manager and as specified in Regulations 22(3) of the Regulations and Schedule V of the Regulations and made
		available to the Client in accordance with the
		Regulations.
25.	Financial year	means the year starting from April 1st and ending on
		March 31st of the following year.

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26.	Funds	means the monies placed by the Client or Investor with the Portfolio Manager and any accretions or decretions thereto.
27.	Fund Manager (FM)	means the individual/s appointed by the Portfolio Manager who manages, advise or directs or undertakes on behalf of the Client (whether as a Discretionary Portfolio Manager or otherwise) the management or administration of a Portfolio of Securities or the Funds of the Clients, as the case may be.
28.	Goods	means the goods notified by the Central Government under clause (bc) of section 2 of the Securities Contracts (Regulation) Act, 1956 and forming the underlying of any commodity derivative.
29.	High Water Mark	means the value of the highest Closing NAV achieved by the Portfolio in any year during the subsistence of this Agreement (adjusted for any additional funds/withdrawals by the Client in that year) and net of Portfolio Management Fees, expenses and other charges / liabilities for that year.
30.	Initial Corpus	means the value of the Funds and the market value of Securities brought in by the Client and accepted by the Portfolio Manager at the time of entering into an Agreement with the Portfolio Manager to avail its Portfolio Management Services.
31.	Inspecting Authority	means one or more persons appointed by the Board to exercise powers conferred under Chapter V of the Regulation.
32.	Investment Advice	means advice relating to investing in, purchasing, selling, or otherwise dealing in securities or investment products, and advice on investment portfolio containing securities or investment products, whether written or through any other means of communication for the benefit of the client and shall include financial planning.
33.	Investment Approach/Strategy	shall mean a broad outlay of the type of Securities and permissible instruments to be invested in by the Portfolio Manager for the Client, taking into account factors specific to Clients and Securities.
34.	Intermediaries	means custodians, bankers to an issue, trustee, registrar to an issue, merchant banker, depositories, depository participants, transfer and pricing agents, accountants, investee companies, investment advisors, consultants, attorneys, printers, underwriters, brokers, and dealers, insurers and any other persons in any capacity.
35.	Large Value Accredited Investor	means an accredited investor who has entered into an Agreement with the Portfolio Manager for a minimum investment amount of Indian Rupees ten (10) crore.
36.	Net Asset Value (NAV)	is the market value of Assets in the Portfolio consisting of Securities and Funds.

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37.	Non-Discretionary	means the Portfolio Management Services rendered to	
	Portfolio	the Client, by the Portfolio Manager on the terms and	
	Management	conditions contained in the Agreement with respect to	
	Services	the Assets (including the Portfolio and Funds) of the	
		Client, where the Portfolio Manager shall provide advice	
		in relation to the Assets but does not exercise any	
		discretion with respect to investments or management	
		of the Assets of the Client, and invests and manage the	
		Assets only after seeking and taking approval from the	
		Client, entirely at the Client's risk.	
38.	NRI	means Non-Resident Indian or Persons of Indian Origin.	
39.	NRO	means Non-Resident Ordinary Account.	
40.	NRE	means Non- Resident External Account.	
41.	Parties	means and includes the Portfolio Manager and the Client,	
		and "Party" shall be construed accordingly	
42.	Person	includes any individual, partners in a partnership,	
		limited liability partnership, central or state	
		government, company, limited liability partnership,	
		partnership firm, cooperative society, corporation, trust,	
		society, Hindu Undivided Family, or any other body of	
		individuals or association of persons, whether	
		incorporated or not.	
43.	Portfolio	means the total holdings of Securities and Goods	
15.	1 of tions	belonging to a Client.	
		belonging to a Chefft.	
44.	Portfolio Manager	means Ace Lansdowne Investments Services LLP, a	
* * * * * * * * * * * * * * * * * * *	(PM)	limited liability partnership, who has obtained a	
	(1 1-1)	certificate from SEBI to act as a Portfolio Manager under	
1		_	
		Securities and Exchange Roard of India (Portfolio	
		Securities and Exchange Board of India (Portfolio	
		Managers) Regulations, 2020, vide Registration No.	
45	Portfolio	Managers) Regulations, 2020, vide Registration No. INP000007492.	
45.	Portfolio Management Fees	Managers) Regulations, 2020, vide Registration No. INP000007492. means the fees payable by the Client to the Portfolio	
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46.	Management Fees Portfolio Management Services	Managers) Regulations, 2020, vide Registration No. INP00007492. means the fees payable by the Client to the Portfolio Manager as specified in the Agreement, for the Portfolio Management Services. means the Portfolio Management Services rendered to the Client by the Portfolio Manager, on the term and conditions contained in the Agreement and in accordance with the rules and regulations (whether as a Discretionary Portfolio Manager or otherwise), with respect to investments or management of the Portfolio of Securities and the Funds of the Client. means an employee of the Portfolio Manager who has been designated as such by the Portfolio Manager and is responsible for: - i. the decisions made by the Portfolio Manager for the	

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48.	RBI	means the Reserve Bank of India established under the	
		Reserve Bank of India Act, 1934.	
49.	Regulation	means the Securities and Exchange Board of India	
		(Portfolio Managers) Regulation, 2020 and as may be	
		amended by SEBI from time to time.	
50 .	Securities	includes : "Securities" as defined under the Securities	
		Contracts (Regulations) Act, 1956; shares, scrips, stocks,	
		bonds, warrants, convertible and non-convertible	
		debentures, fixed return investments, equity linked	
		instruments, negotiable instruments, deposits, money	
		market instruments, commercial paper, units issued by	
		Unit Trust of India and / or by any mutual funds, units or	
		any other instrument issued by any collective	
		investment scheme to the investors in such schemes,	
		mortgage backed or other asset backed securities,	
		derivative, derivatives instrument, options, futures,	
		foreign currency commitments, hedged, swaps or	
		netting of any other securities issued by any company or	
		other body corporate, any trust, any entity, the Central	
		Government, the State Government or the local or	
		statutory authority and all money rights or property that	
		may at any time be offered or accrue (whether by right,	
		may at any time be offered or accrue (whether by right, bonus, redemption, preference, option or otherwise) and	
		whether in physical and in dematerialized form in	
		respect of any of the foregoing or evidencing or	
		representing rights or interest therein; any other	
		instrument or investments as may be permitted by	
		applicable law from time to time.	
51.	Securities Lending	means the securities lending as per the Securities	
	Joeur Menung	Lending Scheme, 1997 specified by the Board.	
52.	Term	means the Agreement shall commence from the date of	
J 2.		execution of the Agreement and shall continue on the	
		same terms and conditions set out in the Agreement	
		unless terminated. Hence, there is no fixed term for the	
		Agreement and the Agreement shall be in force till its	
		termination by either Parties.	
		ternination by either Parties.	

INTERPRETATION:

- Any words used in this disclosure document but not defined herein shall have the same meaning prescribed to it in the Securities and Exchange Board of India Act, 1992, as amended, or rules and regulations made thereunder including the SEBI (Portfolio Managers) Regulations, 2020 or any other relevant legislation / law applicable to the Portfolio Manager.
- Words and expressions used in this disclosure document and not expressly defined shall be interpreted according to their general meaning and usage. The definitions are not exhaustive.

- They have been included only for the purpose of clarity and shall, in addition, be interpreted according to their general meaning and usage and shall also carry meanings assigned to them in regulations governing Portfolio Management Services.
- All references to the masculine shall include the feminine and all references, to the singular shall include the plural and *vice-versa*.
- All references "Rs." refer to Indian Rupees. A "crore" means "ten million" and a "lakh" means a "hundred thousand".

3. DESCRIPTION ABOUT PORTFOLIO MANAGER:

i. HISTORY, PRESENT BUSINESS AND BACKGROUND OF THE PORTFOLIO MANAGER:

I. History of the Portfolio Manager:

Ace Lansdowne Investments Services LLP (<u>www.acelansdowne.com</u>), a premier investment management services firm, is a joint venture between Ace Partners LLP and Lansdowne Partners Cyprus Limited (www.lansdownepartners.com) with Ace Partners LLP holding 51% and the Lansdowne Partners Cyprus Limited holding 49%.

Ace Partners LLP was Co-founded by Mr. Vikram Kotak to build an asset management business. Ace Lansdowne Investments Services LLP is co-promoted by Ace Partners and Lansdowne Partners, one of the largest European Hedge Funds to start an AIF and offshore funds, as well as Asset Management Business in India. Mr. Kotak in his previous roles was a CIO of Birla Sun Life Insurance as well as CIO of Deutsche Asset Management India. He is a qualified Chartered Accountant and has also completed the Senior Management Program from Wharton Public School. He has over 29 years of experience in financial markets across segments that include Fund Management, Fixed Income Trading, and Corporate Finance. He has successfully set up businesses and teams in Equity and Fixed Income segments. A key erstwhile member at Deutsche Asset Management Company, Mr. Kotak served as a Chief Investment Officer - Equities, responsible for advising over \$1.2 bn assets in Equity through Indian Domestic Funds, India Dedicated Offshore Funds, and Allocation Funds. With an experience spanning seven years beginning in 2005, Mr. Kotak as a Chief Investment Officer at Birla Sun Life Insurance Ltd. grew the AUM from around \$220 Million to \$4 Billion in Equity and Fixed Income. He has also served Birla Sun Life Securities Ltd from the year 1996 to 2003 as the Head of Fixed Income business which focused on Fixed Income trading and Distribution. He has served on various committees such as IRDA (Insurance Regulatory and Development Authority of India), Bombay Chamber of Commerce, SEBI, Bombay Stock Exchange, FIBA, and Indian Merchant Chambers between the years 2000 to 2013. Mr. Kotak recently co-authored a book, "NextGen C.A. – Getting Future Ready".

Lansdowne Partners is one of the leading fund houses in Europe with several billions of USD (United States Dollars) of assets under management. Lansdowne Partners Group was founded in the UK in 1998 by Sir Paul Ruddock and Steven Heinz. It was established with the objective of building a leading investment management partnership focused on delivering superior long-term investment returns and exceptional client service. It is headquartered in London, UK and also has a presence in Austria and US. The firm manages assets for a diversified client base that includes some of the world's largest and most sophisticated investors. The Lansdowne Partner Group has been the recipient of multiple industry awards over the years, both for outstanding performance and operational infrastructure.

II. Present Business and Background:

Alternate Investments Services LLP:

Ace Lansdowne Investments Services LLP (ALIS) act as an investment manager to SEBI registered Category III Alternate Investment Fund (AIF) named Ace Lansdowne India Investment Fund.

Under which, in the year 2020 it had launched Ace Lansdowne India Equity Fund (Absolute Return Fund) with an aim to generate positive absolute return in all market conditions across the time cycle of the fund. It has generated 59.80% absolute returns as on March 31, 2024, in last 3 years.

In the year 2021, ALIS has launched Ace Lansdowne India Large Cap Fund which is benchmarked against Nifty-50. It has generated 43.70% returns as on March 31, 2024, since its inception on July 06, 2021.

Further, ALIS on January 29, 2024 has launched Ace Focused 15 Fund which is benchmarked against BSE 500 TRI with an aim to generate capital appreciation from a maximum of 15 high conviction stock portfolio of mid and small cap companies through contrarian investing.

Investment Advisory:

ALIS has obtained registration with SEBI as an Investment Adviser under the SEBI (Investment Advisers) Regulations 2013. However, ALIS is not yet operational for the Investment Advisory business.

Portfolio Manager:

ALIS has obtained registration as a Portfolio Manager from SEBI on August 02, 2022, having registration no. INP000007492.

The investment philosophy of ALIS endeavors to generate superior returns consistently, with the constant eye on managing and mitigating risk. The investment approach/ strategy revolves around identifying companies with high quality management and sustainable and scalable business models in sectors that benefit from macro socio-economic trends.

ALIS also has low fixed management fees and expense ratios with no charging of entry load and/or exit load fees, which helps in generating better net returns to Investors.

ii. PROMOTERS AND DESIGNATED PARTNERS OF THE PORTFOLIO MANAGER:

Promoters:

Sr.	Name of the	Address	E-mail
No.	Promoter		
1.	Ace Partners LLP	Dr, C. Gidwani Road, Near Natraj Lawns, Chembur (E), Mumbai-	acepartners2021@gmail.com
2.	Lansdowne Partners Cyprus Ltd	Themistokli Dervi, 48, Centennial Building, Flat/Office 206, 1066 Nicosia, Cyprus.	sheinz@lansdownepartners.com

Partners and Designated Partners:

The Partners of the LLP are as under:

Sr. No.	Name of the Partner	(%) of Holding
1	Ace Partners LLP	51
2	Lansdowne Partners Cyprus Limited	49



The Designated Partners of the LLP are as under:

Name	Mr. Vikram Pratapbhai Kotak
Designation	Designated Partner
Date of	September 30, 2021
Appointment	
Brief Profile	Mr. Vikram Kotak is the Co-Founder & Managing Partner of Ace Lansdowne Investments. Ace Lansdowne Investments is co- promoted by Ace Partners and Lansdowne Partners, one of the largest European Hedge Funds to start an AIF and offshore funds, as well as Asset Management Business in India.
	Mr. Kotak in his previous roles was a CIO of Birla Sun Life Insurance as well as CIO of Deutsche Asset Management India.
	Mr. Kotak is a qualified Chartered Accountant and has also completed the Senior Management Program from Wharton Public School. He has over 29 years of experience in financial markets across segments that include Fund Management, Fixed Income Trading, and Corporate Finance. He has successfully set up businesses and teams in Equity and Fixed Income segments.
	A key erstwhile member at Deutsche Asset Management Company, Mr. Kotak served as a Chief Investment Officer – Equities, responsible for advising over \$1.2 bn assets in Equity through Indian Domestic Funds, India Dedicated Offshore Funds, and Allocation Funds.
	With an experience spanning seven years beginning in 2005, Mr. Kotak as a Chief Investment Officer at Birla Sun Life Insurance Ltd. grew the AUM from around \$220 Million to \$4 Billion in Equity and Fixed Income. He has also served Birla Sun Life Securities Ltd from the year 1996 to 2003 as the Head of Fixed Income business which focused on Fixed Income trading and Distribution.
	Mr. Kotak has served on various committees such as IRDA (Insurance Regulatory and Development Authority of India), Bombay Chamber of Commerce, SEBI, Bombay Stock Exchange,

	FIBA, and Indian Merchant Chambers between the years 2000 to 2013.	
	Mr. Kotak recently co-authored a book, "NextGen C.A. – Getting Future Ready".	
Disclosure of	Crest Partners LLP	
Directorship	Ace Partners LLP	
in other	Lansdowne Ace India Capital & Investment Advisors LLP	
Company/LLP	Pragun Ventures Limited Liability Partnership	

Name	Mr. Nimesh Shantilal Salot			
Designation	Designated Partner			
Date of	April 27, 2022			
Appointment				
Brief Profile	Mr. Nimesh Salot is the President of Ace Lansdowne Investments Services LLP Mr. Salot has over 29 years of experience in the field of Equity Research, Private Equity Investments, Investment Banking, Corporate Finance and Family Office Investments. In his previous role as Vice President Business Development, Family Office for Famy Finvest Private Limited (Part of Famy Care Group Family Office) – Nimesh managed investments and acquisitions for the Family Office and played a key role in leading all new strategic initiatives. Prior to that, during his tenure as a Partner with Ladderup Corporate Advisory Private Limited. He played a key role and advised companies across varied sectors covering engineering, consumer products, retail, renewable energy, agrochem and NBFC to raise PE funds and provide strategic advisory including Mergers & Acquisitions. He has also worked with Ernst & Young and Rabobank India.			
	He is a qualified Chartered Accountant and Cost & Works Accountant.			
Disclosure of	Lansdowne Ace India Capital & Investment Advisors LLP			
Directorship				
in other				
Company/LLP				

iii. TOP 10 GROUP COMPANIES / LLPS UNDER THE SAME MANAGEMENT:

The details of group companies / firms of the LLP as on 31/03/2024 reckoned on the basis of their total turnover as per the latest audited financial statements as on 31/03/2024 are given below:

Sr. No.	Name of the Entity	Turnover (INR)
1	Lansdowne Ace India Capital & Investment	NIL
	Advisors LLP	
2	Ace Partners LLP	NIL

iv. DETAILS OF SERVICES OFFERED:

The Portfolio Manager have received Portfolio Management license to offer Discretionary, Non-Discretionary, and Advisory categories to its prospective clients.

a. <u>Discretionary Portfolio Management Services:</u>

The Portfolio account of the Client is managed at the full discretion and liberty of the Portfolio Manager. Thus, the choice and timing of investment rest solely with the Portfolio Manager. The Portfolio Managers' decision (taken in good faith) in deployment of the Clients' account is absolute and final and cannot be called in question or be open to review at any time during the tenure of the Agreement or any time thereafter except on the ground of mala fide intentions, fraud, conflict of interest or gross negligence. This right of the Portfolio Manager shall be exercised strictly in accordance with the relevant acts, regulations, guidelines, and notifications in force from time to time. Quarterly statements in respect to the Client's Portfolio shall be sent to the Client.

In the case of client(s) falling under the category of Large Value Accredited Investors, the Portfolio Manager may invest up to 100% of the Assets under management of the Large Value Accredited Investor in unlisted Securities.

b. Advisory Services:

The Client is given purely Advisory Services as stipulated under SEBI PMS Regulations and in accordance with the requirement of the Client. Portfolio Manager shall give advice to the Client regarding investment/disinvestment in Securities. However, discretion lies with the Client whether to act upon it or to ignore the advice. The Portfolio Manager will provide Advisory Services,

in terms of the SEBI (Portfolio Manager) Regulations, 2020 and SEBI (Investment Advisers) Regulations, 2013, which shall be in the nature of investment advice and may include advice relating to investing in, purchasing, selling or otherwise dealing in Securities or investment products, and advice on Portfolio containing Securities or investment products, whether written, oral or through any other means of communication for the benefit of the Client. Investment advice shall be for an agreed fee structure and for a period agreed and entirely at the Client's risk. The Portfolio Manager shall act in a fiduciary capacity towards its Client.

However, for Client(s) other than those falling under the category of Large Value Accredited Investors, the Portfolio Manager may advise investing only up to 25% of the Assets under management in unlisted Securities in addition to the Securities for Discretionary Portfolio Management Services. In case of Client(s) falling under the category of Large Value Accredited Investors, the Portfolio Manager may advise investing up to 100% of the Assets under management in unlisted Securities.

c. <u>Non-Discretionary Portfolio Management Services:</u>

The Portfolio of the Client shall be managed in consultation with the Client. Under this service, the Assets will be managed as per express prior instructions issued by the Client from time to time. The Client will have complete discretion to decide on the investment (stock quantity and price or amount). The Portfolio Manager inter alia manages transaction execution, accounting, recording or corporate benefits, valuation, and reporting aspects on behalf of the Client entirely at the Client's risk.

However, for the Client(s) other than those falling under the category of Large Value Accredited Investors, the Portfolio Manager may advise investing only up to 25% of the Assets under management of such Clients in unlisted Securities in addition to the Securities permitted for Discretionary Portfolio Management Services. In case of Client(s) falling under the category of Large Value Accredited Investors, the Portfolio Manager may advise investing up to 100% of the Assets under management of the Large Value Accredited Investors in unlisted Securities.

d. <u>Direct on-boarding:</u>

Investors should note that pursuant to SEBI Master circular no. SEBI/HO/IMD/IMD-POD-1/P/CIR/2024/80 dated June 07, 2024, an option to invest directly *i.e.* without intermediation of persons engaged in distribution services, is available to the investors". At the time of onboarding no charges, except statutory charges shall be levied. Investor can become a Client by directly contacting us or signing up for our services by writing to us at popms@acelansdowne.com.

Ace Lansdowne Investments Services LLP (ALIS) has received a license from SEBI for Portfolio Management (PMS) which includes Discretionary, Non-Discretionary and Advisory Services. At present ALIS is planning to offer only Discretionary Services to its prospective clients.

4. PENALTIES, PENDING LITIGATION OR PROCEEDINGS, FINDINGS OF INSPECTION OR INVESTIGATIONS FOR WHICH ACTION MAY HAVE BEEN TAKEN OR INITIATED BY ANY REGULATORY AUTHORITY:

Sr.	Particulars	Remarks
No.		
i.	All cases of penalties imposed by the Board or the directions issued	Nil
	by the Board under the Act or Rules or Regulations made	
	thereunder	
ii.	The nature of the penalty/direction	Nil
iii.	Penalties/fines imposed for any economic offense and/or	Nil
	violation of any securities laws	
iv.	Any pending material litigation / legal proceedings against the	Nil
	portfolio manager / key personnel with separate disclosure	
	regarding pending criminal cases, if any:	
v.	Any deficiency in the systems and operations of the portfolio	Nil
	manager observed by the Board or any regulatory agency:	
vi.	Any inquiry/ adjudication proceedings initiated by the Board	Nil
	against the portfolio manager or its directors, principal officer or	
	employee or any person directly or indirectly connected with the	
	portfolio manager or its directors, principal officer or employee	
	under the Act or Rules or Regulations made thereunder:	

5. SERVICES OFFERED

A. <u>Investment Approaches/Strategies:</u>

The Portfolio Manager will manage the following strategies of Discretionary Portfolio of the Client:

Ace Lansdowne Absolute Return Strategy;

Ace Lansdowne Multicap Strategy;

Ace Focused 10 Strategy; and

Ace Lansdowne Liquid Strategy

ACE LANSDOWNE ABSOLUTE RETURN STRATEGY:

• Investment Objective:

The objective is to generate positive absolute returns in all market conditions across time cycle of the investment, while managing portfolio risk.

The strategy is to actively manage a portfolio of well curated approximately 20 companies with strong corporate governance, high quality management pedigree and superior execution capabilities filtered through well-defined Investment Process. Strategy offers a unique advantage to capture opportunities across the market to maximize the returns with better stock picking, timely entry, disciplined profit booking and dynamic allocation of portfolio between equities and debt or money fund market instruments.

• **Strategy:** Equity

• Types of securities:

Consistent with the investment objective and subject to Regulations, the corpus will be invested in any of (but not exclusively) the following securities:

- Equity and equity-related securities including convertible bonds (including equity-linked debentures) and debentures and warrants carrying the right to obtain equity shares;
- Securities issued/guaranteed by the Central, State Governments and local governments (including but not limited to coupon bearing bonds, zero coupon bonds, and treasury bills);
- iii. Obligations of Banks (both public and private sector) and Development Financial Institutions like, Coupon bearing Bonds, Zero Coupon Bonds;
- iv. Money Market instruments permitted by SEBI/RBI;
- v. Mutual Fund units, Fixed Deposits, Bonds, debentures *etc.*;
- vi. Any other securities and instruments as permitted by the Regulations from time to time.

The securities mentioned above could be listed, secured, unsecured, only rated and of any maturity. The securities may be acquired through Initial Public Offerings (IPOs), secondary market operations, private placement, rights offer or negotiated deals.

Basis of selection of securities:

Across long term, the absolute return strategy work towards generating positive returns, but in years of corrections and consolidations it preserves capital. In order to achieve the investment objective and policy, the Portfolio Manager will invest in equity securities and equity related securities of issuers domiciled in India. For defensive considerations, while waiting for expected investment opportunities or to meet the liquidity requirements from time to time, the Approach/ Strategy may invest in debt and money market instruments or units of debt and money market mutual fund schemes. The total gross equity exposure in the scheme cannot exceed 100% of the net assets measured at the time of any new investment.

Portfolio Manager will follow a well-defined investment approach/ strategy to seek and generate positive returns across all market conditions. The Portfolio Manager will adopt a blended approach/ strategy of top down and bottom-up stock picking to construct the portfolio. Each portfolio stock will have a disciplined profit booking approach/ strategy with well-planned entry and exit approach/ strategy. The portfolio construction approach/strategy will be to take advantage of market imperfections and to follow pre planned investment criteria.

Allocation of portfolio across types of securities:

Largely allocation will be in multicap equity or equity related securities but there can be dynamic allocation between equities and debt/liquid instruments/cash to generate absolute positive returns over the time cycle for defensive considerations or while waiting for expected investment opportunities, considering the view on the equity markets.

Appropriate benchmark to compare performance and basis for choice of benchmark:

Nifty 50 Total Return Index (TRI) (effective April 01, 2023)

• Basis for selection of Benchmark:

In order to comply with the APMI circular of choosing only one out of three alternative benchmarks for Equity Strategy *i.e.* Nifty 50 TRI or S&P BSE 500 TRI or MSEI SX 40 TRI. After due review and deliberations, Nifty 50 TRI was considered the most appropriate benchmark and the same is utilized for investment performance comparison purposes effective April 01, 2023.



• Indicative tenure or investment horizon:

Preferred time horizon to stay invested is 3 to 5 Years

• Risks associated with the investment Approach/Strategy:

Please refer to section: Risk Factors of this document

• <u>Investments in Group/Associate Companies of the Portfolio Manager:</u> NIL

• Other salient features, if any:

No entry and exit load to be charged to the clients anytime during the tenure which gives flexibility and liquidity to investors.

ACE LANSDOWNE MULTICAP STRATEGY:

• Investment Objective:

The objective is to generate sustained capital appreciation through superior riskadjusted returns across the time cycle of investments

The approach is to build a high-quality multi-cap portfolio by investing in companies with strong corporate governance, high quality management pedigree and superior execution capabilities to generate better return than the benchmark.

• **Strategy:** Equity

Types of securities:

Consistent with the investment objective and subject to Regulations, the corpus in the be invested in any of (but not exclusively) the following securities:

- Equity and equity-related securities including convertible bonds (including equity-linked debentures) and debentures and warrants carrying the right to obtain equity shares;
- Securities issued/guaranteed by the Central, State Governments and local governments (including but not limited to coupon bearing bonds, zero coupon bonds, and treasury bills);
- iii. Obligations of Banks (both public and private sector) and Development Financial Institutions like, Coupon bearing Bonds, Zero Coupon Bonds;
- iv. Money Market instruments permitted by SEBI/RBI;
- v. Mutual Fund units, Fixed Deposits, Bonds, debentures etc.;
- vi. Any other securities and instruments as permitted by the Regulations from time to time.

The securities mentioned above could be listed, secured, unsecured, only rated and of any maturity. The securities may be acquired through Initial Public Offerings (IPOs), secondary market operations, private placement, rights offers or negotiated deals.

Basis of selection of securities:

The Strategy may look to invest in companies which are fundamentally strong and companies with strong corporate governance, high quality management pedigree and superior execution capabilities. Multicap strategy involves portfolio construction with an appropriate balance of exposure to stocks across various market capitalization. Designed to limit the portfolio drawdowns during market corrections and earn outsized returns during bull markets. The strategy is aimed at investment in small/mid-cap companies which have the potential to be future large cap

Allocation of portfolio across types of securities:

Largely allocation will be in multi cap equity or equity related securities. Portfolio's exposure to Large Cap equity stocks would be minimum 50% and maximum allocation to liquid instruments/funds will be 20%.

Appropriate benchmark to compare performance and basis for choice of benchmark;

S & P BSE 500 Total Return Index (TRI) (effective April 01, 2023)

• Basis for selection of Benchmark:

In order to comply with the APMI circular of choosing only one out of three alternative benchmarks for Equity Strategy *i.e.* Nifty 50 TRI or S&P BSE 500 TRI or MSEI SX 40 TRI. After due review and deliberations, S&P BSE 500 TRI was considered the most appropriate benchmark and the same is utilized for investment performance comparison purposes effective April 01, 2023.

• Indicative tenure or investment horizon:

Preferred time horizon to stay invested is 3 to 5 Years

• Risks associated with the investment Approach/ Strategy:

Please refer to section: Risk Factors of this document

• Investments in Group/Associate Companies of the Portfolio Manager:

NIL

• Other salient features, if any.

No entry and exit load anytime during the tenure which gives flexibility & liquidity to investors

ACE FOCUSED 10 STRATEGY:

• Investment Objective:

The objective is to generate long term returns across market cycle by investing in maximum 10 high conviction stocks across sectors and market cap

• **Strategy:** Equity

• Types of Securities:

Consistent with the investment objective and subject to Regulations, the corpus will be invested in any of (but not exclusively) the following securities:

- Equity and equity-related securities including convertible bonds (including equity-linked debentures) and debentures and warrants carrying the right to obtain equity shares;
- ii. Securities issued/guaranteed by the Central, State Governments and local governments (including but not limited to coupon bearing bonds, zero coupon bonds, and treasury bills);
- iii. Obligations of Banks (both public and private sector) and Development Financial Institutions like, Coupon bearing Bonds, Zero Coupon Bonds;
- iv. Money Market instruments permitted by SEBI/RBI;
- v. Mutual Fund units, Fixed Deposits, Bonds, debentures etc.;
- vi. Any other securities and instruments as permitted by the Regulations from time to time.

The securities mentioned above could be listed, secured, unsecured, only rated and of any maturity. The securities may be acquired through Initial Public Offerings (IPOs), secondary market operations, private placement, rights offer or negotiated deals.

Basis of selection of Securities:

The Strategy is to invest in 10 high-conviction ideas, which are market cap agnostic, sector agnostic and more liquid, by filtering companies with high industry growth along with strong corporate governance, high quality management pedigree and superior execution capabilities. Aim is to have concentrated strategy, better stock picking through solid research & rational thinking, timely entry depending on valuation and constant monitoring can help to generate outsized returns over the time cycle.



• Allocation of portfolio across types of securities:

Strategy will have exposure across the market cap & sectors but portfolio's exposure to liquid instruments/funds will be maximum 20%

Appropriate benchmark to compare performance and basis for choice of benchmark:

Nifty 50 Total Return Index (TRI) (effective April 01, 2023)

• Basis for selection of Benchmark:

In order to comply with the APMI circular of choosing only one out of three alternative benchmarks for Equity Strategy *i.e.* Nifty 50 TRI or S&P BSE 500 TRI or MSEI SX 40 TRI. After due review and deliberations, Nifty 50 TRI was considered the most appropriate benchmark and the same is utilized for investment performance comparison purposes effective April 01, 2023.

Indicative tenure or investment horizon:

Preferred time horizon to stay invested is 3 to 5 Years

• Risks associated with the investment Approach/ Strategy:

Please refer to section: Risk Factors of this document

• Investments in Group/Associate Companies of the Portfolio Manager: NIL

• Other salient features, if any.

No entry and exit load to be charged to the clients anytime during the tenure which gives flexibility & liquidity to investors.

❖ ACE LANSDOWNE LIQUID STRATEGY

• Investment Objective:

The objective is to facilitate the investors by deploying their money in short term in liquid Mutual Fund Scheme with intention of preserving capital & invest the same in intended Investment Approach (as per client mandate) under Systematic Transfer Plan (STP).

The Strategy is to deploy Client's money for short term & preserve the Client's capital by investing in liquid mutual funds filtered through well-defined checklist which includes vintage of AMC & fund, expense ratio, duration of the fund, credit rating of the fund, track record of fund manager/AMC.

• **Strategy:** Debt

• Types of Securities:

Consistent with the investment objective and subject to Regulations, the corpus will be invested in any of (but not exclusively) the following securities:

- i. Money Market instruments permitted by SEBI/RBI;
- ii. Liquid Mutual Fund units, Fixed Deposits, Bonds, debt funds etc.
- iii. Any other securities and instruments as permitted by the Regulations from time to time.

Basis of selection of Securities / Mutual funds:

Aim to invest in mutual funds / debt instruments to preserve client's capital, generate optimal returns consistent with lower levels of risk and easy liquidity by investing in short term debt securities, money market securities and liquid mutual funds.

• Allocation of portfolio across types of securities:

The scheme seeks to invest in debt instruments including Government Securities, Corporate Debt, Other debt instruments, Term Deposits and Money Market Instruments with maturity lower than one (1) year in all case depending upon STP tenure selected by investors

Appropriate benchmark to compare performance and basis for choice of benchmark:

CRISIL COMPOSITE BOND FUND

• Basis for selection of Benchmark:

Ace Lansdowne Liquid Strategy is a strategy which is not comparable to any specific benchmarks as this strategy is purely for the purposes of facilitation to the clients who are opting for Systematic Transfer Plan (STP) wherein the funds are invested for temporary period in liquid mutual funds and on a defined periodic basis is being seamlessly transferred to the respective strategy chosen by the investor. Hence, there was no benchmark mentioned earlier for the Ace Lansdowne Liquid Strategy.

In order to comply with the APMI circular of choosing only one out of three alternative benchmarks for Debt Strategy i.e. Nifty Medium to Long Duration Debt Index or CRISIL Credit Index \$ or CRISIL Composite Bond Fund Index. After due review and deliberations, CRISIL Composite Bond Fund Index was considered the most appropriate benchmark and the same is utilized for investment performance comparison purposes effective April 01, 2023.

Indicative tenure or investment horizon:

Time horizon to deploy their money for STP for a period of 5 or 10 months or at the investor's discretion.

• Risks associated with the investment approach/ strategy:

Please refer to section: Risk Factors of this document

Investments in Group/Associate Companies of the Portfolio Manager: NIL

• Other salient features, if any.

- No exit load to be charged to the Clients anytime during the tenure which gives flexibility & liquidity to Clients.
- o No management fees will be charged under this Strategy.
- Management Fees will be charged only on the amount transferred from Liquid Strategy to any other Strategy as selected by Clients under STP as per the Fees schedule of that Strategy in which money transferred.
- O Under STP facility Client would have an option to deploy the funds in either 5 or 10 installments or in such installments at their discretion with the predetermined amount and date from the Liquid Strategy to the other Strategy as may be selected by the Client.

B. Minimum Investment Amount:

<u>Strategy Name</u>	Minimum investment	
	<u>Amount</u>	
Ace Lansdowne Absolute Return Strategy	INR 50 Lakh	
Ace Lansdowne Multicap Strategy	INR 50 Lakh	
Ace Focused 10 Strategy	INR 50 Lakh	
Ace Lansdowne Liquid Strategy	INR 50 Lakh	

The Client may on one or more instances or on a continual basis, make placements of funds/securities under the services. The uninvested amounts forming part of the Client's Assets may be at the discretion of the Portfolio Manager held in cash or deployed in liquid fund approach of the Portfolio Manager which consists of money market instruments, exchange traded index funds, debt-oriented schemes of mutual funds, gilt schemes, bank deposits and other short-term avenues for investment.

C. Investment in Multiple Strategies:

The Minimum Investment Amount criteria shall be applicable as minimum value of Funds of Client to be offered to Portfolio Manager for Portfolio Management Services as per the Regulations. Kindly note in case if a Client wishes, one can split the minimum amount of INR 50 Lakhs across two Strategies, more specifically, Ace Lansdowne Absolute Return Strategy and Ace Lansdowne Multicap Strategy. Thus, for example INR 25 Lakhs in Ace Lansdowne Absolute Return Strategy and INR 25 Lakhs in Ace Lansdowne Multicap Strategy.

D. Policy for investment in group/associate companies:

The Portfolio Manager does not intend to make investments on behalf of Clients in any of its associate or group companies.

6. RISK FACTORS:

- Investments in securities are subject to market risks and include price fluctuation risks. There are no assurances or guarantees that the objectives of investments in securities will be achieved. These investments may not be suited to all categories of investors.
- ii. The value of the Portfolio may increase or decrease depending upon various market forces and factors affecting the capital markets such as de-listing of Securities, market closure, the relatively small number of scrips accounting for the large proportion of trading volume. Consequently, the Portfolio Manager provides no assurance of any guaranteed returns on the Portfolio.
- iii. The past performance of the Portfolio Manager is not indicative of future performance. Investors are not being offered any guaranteed or indicative returns.
- iv. The Client stands a risk of loss due to lack of adequate external systems for transferring, pricing, accounting, and safekeeping or record keeping of Securities. Transfer risk may arise due to the process involved in registering the shares, physical and Demat, in the Portfolio Manager's name, while price risk may arise on account of availability of share price from stock exchanges during the day and at the close of the day.
- v. Investment decisions made by the Portfolio Manager may not always be profitable.
- vi. Investments made by the Portfolio Manager are subject to risks arising from the investment objective, investment approach, and asset allocation.
- vii. Not meeting the obligation to make Capital Contributions in terms of the Agreement may have implications as set out in the Agreement and may also impact the profitability of the Portfolio.

- viii. Equity and Equity Related Risks: Equity instruments carry both company specific and market risks and hence no assurance of returns can be made for these investments. While the Portfolio Manager shall take all reasonable steps to invest the Funds in a prudent manner in such instruments, such decisions may not always prove to be profitable or correct. Consequently, the Client shall assume any loss arising from such decisions made by the Portfolio Manager.
- ix. <u>Macro-Economic risks</u>: Overall economic slowdown, unanticipated corporate performance, environmental or political problems, changes to monitory or fiscal policies, changes in government policies and regulations with regard to industry and exports may have a direct or indirect impact on the investments, and consequently the growth of the Portfolio.
- Liquidity Risk: Liquidity of investments in equity and equity-related securities are X. often restricted by factors such as trading volumes, settlement periods and transfer procedures. If particular security does not have a market at the time of sale, then the Portfolio may have to bear an impact depending on its exposure to that particular security. While Securities that are listed on a stock exchange generally carry a lower liquidity risk, the ability to sell these investments is limited by overall trading volume on the stock exchange. Money market securities, while fairly liquid, lack a well develop the secondary market, which may restrict the selling ability of such securities thereby resulting in a loss to the Portfolio until such securities are finally sold. Even upon termination of the Agreement, the Client may receive illiquid securities and finding a buyer for such Securities may be difficult. Further, different segments of the Indian financial markets have different settlement periods and such periods may be extended significantly by unforeseen circumstances. Delays or other problems in settlement of transactions could result in temporary periods when the assets of the plan are un-invested and no return is earned thereon. The inability of the Portfolio Manager to make intended Securities purchases, due to settlement problems, could cause the Portfolio to miss certain investment opportunities.
- xi. <u>Credit Risk:</u> Debt securities are subject to the risk of the issuer's inability to meet the principal and interest payments on the obligations and may also be subject to the price volatility due to such factors as interest sensitivity, market perception, or the creditworthiness of the issuer and general market risk.
- xii. <u>Interest Rate Risk:</u> Is associated with movements in interest rates, which depend on various factors such as government borrowing, inflation, economic performance etc. The value of investments will appreciate/ depreciate if the interest rates fall/rise. Fixed income investments are subject to the risk of interest rate fluctuations, which may accordingly increase or decrease the rate of return thereon. When interest rates decline, the value of a portfolio of fixed income securities can be expected to rise. Conversely, when the interest rate rises, the value of a portfolio of fixed income securities can be expected to decline.

- xiii. Acts of State, or sovereign action, acts of nature, acts of war, civil disturbance are extraneous factors which can impact the Portfolio.
- xiv. The Client stands the risk of total loss of value of an asset which forms part of the Portfolio or its recovery only through an expensive legal process due to various factors which by way of illustration include default or non-performance of a third party, investee company's refusal to register a Security due to legal stay or otherwise, disputes raised by third parties.
- xv. Reinvestment Risk: This risk arises from the uncertainty in the rate at which cash flows from an investment may be reinvested. This is because the bond will pay coupons, which will have to be reinvested. The rate at which the coupons will be reinvested will depend upon prevailing market rates at the time the coupons are received.
- xvi. <u>Non-Diversification Risk:</u> This risk arises when the Portfolio is not sufficiently diversified by investing in a wide variety of instruments. As mentioned above, the Portfolio Manager will attempt to maintain a diversified Portfolio in order to minimize this risk.
- xvii. Mutual Fund Risk: This risk arises from investing in units of Mutual funds. Risk factors inherent to equities and debt securities are also applicable to investments in mutual fund units. Further, scheme specific risk factors of each such underlying scheme, including the performance of their underlying stocks, derivatives instruments, stock lending, off-shore investments etc., will be applicable in the case of investments in mutual fund units. In addition, events like a change in fund manager of the scheme, take over, mergers and other changes in status and constitution of mutual funds, foreclosure of schemes or plans, change in government policies could affect the performance of the investment in mutual fund units
- xviii. The Portfolio Manager is neither responsible nor liable for any losses resulting from the Services.
- xix. Clients are not being offered any guaranteed/assured returns.
- xx. The investments under the Portfolio may be concentrated towards equity/equity related instruments of companies primarily belonging to a single or few sectors and hence shall be affected by risks associated with those sectors.
- xxi. The Clients may not be able to avail of securities transaction tax credit benefit and/or tax deduction at source (TDS) credit and this may result in an increased incidence of tax on the Clients. The Client may incur a higher rate of TDS/ Dividend Distribution Tax in case the investments are aggregated in the name of the Portfolio Management Portfolio/Investment Approach.
- xxii. The arrangement of pooling of funds from various Clients and investing them in Securities could be construed as an 'Association of Persons' (AOP) in India under the provisions of the Income-tax Act, 1961and taxed accordingly.
- xxiii. In case of investments in Mutual Fund units, the Client shall bear the recurring expenses of the Portfolio Management Services in addition to the expenses of the

- underlying mutual fund schemes. Hence, the Client may receive lower pre-tax returns compared to what he may receive had he invested directly in the underlying mutual fund schemes in the same proportions.
- xxiv. After accepting the corpus for management, the Portfolio Manager may not get an opportunity to deploy the same or there may be a delay in deployment. In such a situation the Clients may suffer opportunity loss.
- xxv. Clients will not be permitted to withdraw the funds/Portfolio (unless in accordance with the terms agreed with the Client). In addition, they are not allowed to transfer any of the interests, rights or obligations with regard to the Portfolio except as may be provided in the Agreement and in the Regulations.
- xxvi. In case of early termination of the Agreement, where Client Securities are reverted to the Client, additional rights available while the Securities were held as part of the Portfolio that was negotiated by the Portfolio Manager with an investee company or its shareholders may no longer be available to the Client.

xxvii. Changes in Applicable Law may impact the performance of the Portfolio.

xxviii. Risk arising out of non-diversification, if any.

- xxix. Specific Risk Disclosures associated with investments in Securitised Debt Instruments:
 - a) Presently, the secondary market for such securitized papers is not very liquid. This could limit the ability of the portfolio manager to resell them. Even if sales were to take place, these secondary transactions may be at a discount to the initial issue price due to changes in the interest rate structure.
 - b) Securitized transactions are normally backed by a pool of receivables and credit enhancement as stipulated by the rating agency, which differs from issue to issue. Delinquencies and credit losses may cause depletion of the amount available under the Credit Enhancement and thereby the Investor Payouts may get affected if the amount available in the Credit Enhancement facility is not enough to cover the shortfall.

xxx. Specific risk and disclosures associated with investment in Structured Products like Index Linked Debentures:

- The Structured Products like Index linked Non-Convertible Debentures may lead to a portion of the funds being deployed in the derivatives markets including in the purchase of options. These investments are high risk, high return as they may be highly leveraged. A small movement in the underlying index could have a large impact on their value and may result in a loss.
- The Issuer of Equity index-linked debentures or any of its Agents, from time to time may have long or short positions or make markets including in indices, futures, and options. The value of these Debentures invested into on behalf of clients could be adversely impacted by a price movement in the above securities.
- The Structured Products, even after being listed, may not have a market at all;

- The returns on the Structured Products, including those linked to the may be lower than prevailing market interest rates or even zero or negative depending entirely on the movement in the underlying index and futures values as also that over the life of the Debentures. Consequently, the Debenture holder may receive no income/return at all or negative income/return on the Debentures, or less income/return than the Debenture holder may have expected, or obtained by investing elsewhere or in similar investments.
- In the case of Equity Index-Linked Debentures, in the event of any discretions need to be exercised, in relation to method and manner of any of the computations including due to any disruptions in any of the financial markets or for any other reason, the calculations cannot be made as per the method and manner originally stipulated or referred to or implied, such alternative methods or approach may be at the discretion of the by the issuer and may include the use of estimates and approximations.
- At any time during the life of such Structured Products, the value of the Debentures may be substantially less than its redemption value. Further, the price of the Debentures may go down in case the credit rating of the Issuer goes down;
- The return and/or maturity proceeds hereon may not be guaranteed or insured in any manner by The Issuer of Structured Products.

7. CLIENT REPRESENTATION:

i. Details of Client's accounts active:

Category of clients as on March 31, 2024

Sr.	Category of clients	No. of	Funds managed	Discretionary/ Non-
No.		clients	(amt in Rs. Crore)	Discretionary
i)	Associates/group			
	companies			
	Individual	0	0	N.A.
	Corporate	0	0	N.A.
	Subtotal (i)	0	0	
ii)	Others:			
	Corporates			
	As on March 31, 2024	35	73.47	Discretionary
	Non-Corporates			
	As on March 31, 2024	115	130.13	Discretionary
	Non-Residents			
	As on March 31, 2024	1	0.50	Discretionary
	Subtotal (ii)	151	204.10	
	TOTAL (i) + (ii)	151	204.10	

ii. Complete Disclosure in respect of transactions with related parties as per the accounting standards specified by the Institute of Chartered Accountants of India:

The details of related parties' transaction of Ace Lansdowne Investments Services LLP based on audited accounts for the financial year ended March 31, 2024, are as below:

List of Related Parties

- Ace Partners LLP (51.00%)
- Lansdowne Partners Cyprus Limited (49.00%)

Transactions with related parties during the period:

Description	Year Ended
	March 31, 2024
(i) Share of Profit / (Loss)	
Ace Partners LLP	1,05,142
Lansdowne Partners Cyprus Limited	1,01,019
(ii) Contribution by Partners	
Ace Partners LLP	Nil
Lansdowne Partners Cyprus Limited	Nil
(iii) Balance as at the year end	
Partner's Contribution Account	
Ace Partners LLP	2,55,000
Lansdowne Partners Cyprus Limited	2,45,000
Partner's Current Account	
Ace Partners LLP	3,48,53,707
Lansdowne Partners Cyprus Limited	3,34,86,896

8. THE FINANCIAL PERFORMANCE OF PORTFOLIO MANAGER:

Capital Structure (Rs. in lakhs)

Particulars		As on	As on	As on	
		31-Mar-2022	31- Mar-2023	31- Mar-2024	
		(Audited)	(Audited)	(Audited)	
a.	Partner's Fixed Capital	5.00	5.00	5.00	
b.	Partner's Current Capital	537.77	681.34	683.41	
c) Total (a) + (b)		542.77	686.34	688.41	

Deployment of Resources (Rs. in lakhs)

Particulars		As on	As on	As on	
		31-Mar-	31- Mar-	31- Mar-	
		2022	2023	2024	
		(Audited)	(Audited)	(Audited)	
(a)	Fixed Assets	0.00	0.00	0.00	
(b)	Plant & Machinery & Office	5.84	8.68	7.08	
Equip	oment's				
(c)	Investments	513.57	649.61	483.83	
(d)	Others	23.36	28.05	197.50	
	Total	542.77	686.34	688.41	

Major Sources of Income: (Rs. in lakhs)

Particulars	As on	As on	As on
	31-Mar-	31- Mar-	31- Mar-
	2022	2023	2024
	(Audited)	(Audited)	(Audited)
Revenue from Operations	95.03	150.35	501.33
Other Income	5.00	26.49	38.75
Total	100.03	176.84	540.08

Net Profit / (loss) (Rs. In lakhs)

Particulars	As on As on		As on	
	31-Mar-2022	31- Mar-2023	31- Mar-2024	
	(Audited)	(Audited)	(Audited)	
Profit /(loss) Before Tax	(161.67)	(228.46)	2.06	
Profit / (loss) After Tax	(161.67)	(228.46)	2.06	

9. PERFORMANCE OF THE PORTFOLIO MANAGER FOR THE LAST 3 YEARS:

In the performance/returns table below, please note the following:

- Performance/returns are calculated using the "Time Weighted Rate of Return" method in terms of Regulation 22 of SEBI (Portfolio Managers) Regulations 2020.
- Returns are net of all fees and expenses.

The business commenced in the month of October 2022 and the performance calculated using the "Time Weighted Rate of Return" for the FY 2021-22, FY 2022-23 and FY 2023-24 are as under:

Particulars	Year	Year	Year
	Ended	Ended	Ended
	(2023-24)	(2022-23)	(2021-22)
Portfolio Performance (%), Net of all fees			
and Charges levied by the Portfolio			
Manager			
Ace Lansdowne Absolute Return Strategy	21.35	-1.12	
Ace Lansdowne Multicap Strategy	20.52	-2.76	N.A.
Ace Focused 10 Strategy	27.57	0.44	IV.A.
Ace Lansdowne Liquid Strategy	6.93	2.71	
Benchmark Performance			
Ace Lansdowne Absolute Return Strategy	20.30	0.93	
Ace Lansdowne Multicap Strategy	22.95	-3.06	N.A.
Ace Focused 10 Strategy	19.71	0.40	
Ace Lansdowne Liquid Strategy	8.42	3.57	

Disclaimer:

Performance data for the Portfolio Manager and Investment Strategy provided hereabove is not verified by any regulatory authorities.

10. AUDIT OBSERVATION:

There are no observations made by the statutory auditor of the Portfolio Manager for the preceding three financial years *i.e.* FY 2023-24, FY 2022-23 and FY 2021-22.

11. FEES AND SERVICES CHARGED (TO BE BASED ON ACTUALS):

i. **Investment Management Fee:**

Investment Management Fees (Fees) charged may be a fixed fee or a return-based fee or a combination of both as detailed in the schedule to the Portfolio Management Services Agreement (Agreement). The Fees may be charged as agreed between the Client and the Portfolio Manager. The return-based fees or performance fees will be charged on the performance over the hurdle rate after reducing the Investment Management Fees and all operating costs and charges, as applicable under the Regulations. It shall be computed on the basis of highwater mark principle over the life of the investment for charging of performance based or return-based sharing fees.



Notwithstanding anything written herein in this Disclosure Document, the different type of management fees is as under:

- Fixed Management Fee: Up to 2% p.a.
- Return Based (Variable) Fees or Performance Based Fees: Up to 25% p.a. over the Hurdle Rate
- Hurdle Rate: Up to 15% p.a.

High Water Mark Principle: High Water Mark shall be the highest value that the Portfolio has reached. The value of the Portfolio for computation of high watermark shall be taken to be the value on the date when Performance Fees are charged.

The Portfolio Manager shall charge a Performance-based Fee only on an increase in Portfolio value in excess of the previously achieved high water mark.

ii. Exit Load:

The Portfolio Manager has decided not to charge any Exit Load for its clients while redeeming the portfolio in part or full.

iii. Custodian fee / Depository Charges & Fund Accounting Charges:

Charges relating to custody and transfer of shares, bonds, and units, opening and operation of Demat account, dematerialization and rematerialization, and/or any other charges in respect of the investment etc. The actual fees levied by the custodian for custody, Demat charges and fund accounting shall be charged to the Client as mentioned in the Agreement with the Client and as agreed between the Portfolio Manager and the Custodian from time to time.

iv. Registration and transfer agents' fees:

Fees payable for the Registrars and Transfer Agents in connection with effecting the transfer of any or all of the Securities and bonds including stamp duty, cost of affidavits, notary charges, postage stamps, and courier charges.

v. Brokerage, transaction costs, and other services:

The brokerage and other charges like stamp duty, transaction cost and statutory levies such as GST, securities transaction tax, turnover fees, and such other levies as may be imposed upon from time to time.



vi. Fees and charges in respect of investment in mutual funds:

Mutual Funds shall be recovering expenses or management fees and other incidental expenses (including stamp duty) and such fees and charges shall be paid to the asset management company of the mutual funds on behalf of the Client. Such fees and charges are in addition to the Portfolio Management Fees (or Investment Management Fees) described above.

vii. Certification charges or legal or professional charges:

The charges are payable to professional services like accounting, audit, taxation, certification and any other legal services, etc.

viii. Securities lending and borrowing charges:

The charges pertaining to the lending of Securities, costs of borrowings and costs associated with the transfer of Securities connected with the lending and borrowing transfer operations.

ix. Any incidental and ancillary out of pocket expenses:

All incidental and ancillary expenses not recovered above but incurred by the Portfolio Manager on behalf of the Client shall be charged to the Client.

x. The Portfolio Manager shall deduct directly from the Bank Account of the Client all the fees/costs/charges specified above. Other expenses, not covered otherwise, which could be attributable to the Portfolio Management, would also be directly deducted along with other costs / fees/ charges and the Client would be sent a statement about the same.

Note:

All the operating expenses excluding brokerage, over and above the fees charged for Portfolio Management Service, shall not exceed 0.50% per annum of the Client's average daily Assets Under Management (AUM). It shall include charges payable for outsourced professional services like accounting, auditing, taxation and legal services etc. for documentation, notarizations, certifications, attestations required by bankers or regulatory authorities including legal fees and day-to-day operations charges etc. Further, the Portfolio Manager shall ensure that any charges to self/associate shall not be at rates more than that paid to the non-associates providing the same service and capped at 20% by value per associate (including self) per service shall be maintained by the Portfolio Manager in a Financial Year.

12. TAXATION:

The following information is based on the law in force in India at the date hereof. This information is neither a complete disclosure of every material fact of the Income-tax Act, 1961 nor does constitute tax or legal advice. This information is based on the Portfolio Manager's understanding of the Tax Laws as of this date of Disclosure Document. Investors / Clients should be aware that the fiscal rules / tax laws may change and there can be no guarantee that the current tax position may continue indefinitely. In view of the individual nature of the tax consequences, each investor / Client is advised to consult his / her / its own professional tax advisor. The information / data herein alone is not sufficient and shouldn't be used for the development or implementation of an investment approach and should not be construed as investment advice.

Income on Investment in Securities is subject to tax including surcharges and cess, at the prevailing rates, in the following manner:

- a) Dividends declared by Indian companies will be taxed at the applicable income slab rate from FY 2020-21 onwards. Further, such dividend received by a recipient will also attract tax deduction at source (TDS) at 10* per cent, if it exceeds INR 5,000 in a financial year Further, dividends declared by all mutual funds are also taxable in the hands of Investors in the same manner.
- b) Interests on Investment are taxable except in certain cases where it is exempted from tax under Income Tax Act 1961.
- c) Section 2(42A) is amended changing the period of holding of a capital asset for it to be classified as a short-term capital asset. Now, only 12 and 24 months are prescribed.

Sr.	Capital Assets	Before	On and from
No.		23.07.2024	23.07.2024
a.	A Security (other than a Unit) Listed	Not More than 12	Not More than 12
	in a recognized stock exchange in	months	months
	India or a unit of the Unit Trust of		
	India established under the Unit		
	Trust of India Act, 1963(52 of 1963)		
	or a unit of an equity – oriented fund		
	or Zero- coupon bond		
b.	Units listed in a recognised stock	Not more than 36	Not more than 12
	exchange	Months.	months.
C.	Unlisted shares and immovable	Not more than 24	Not more than 24
	property	Months.	months.
d.	Other Capital Assets	Not more than 36	Not more than 24
		Months.	months.

Note: These amendments are applicable with effect from 23rd July 2024.



d) Short term gains arising out of transfer of equity shares if the securities are sold on a recognized stock exchange in India and on which securities transaction tax has been paid are taxed at a concessional rate of 15% (as increased by surcharge plus education cess) tax rate up to 22.07.2024 and 20% (as increased by surcharge plus education cess)w.e.f. 23.07.2024, in other cases they would be taxed at the slab rate applicable to the respective PMS client type.

In case the securities are sold after one year (for listed securities) or two years (for unlisted securities) and three years for units other than units of equity oriented mutual funds from the date of purchase till 22.07.2024, for transaction occurred after 23.07.2024 period of holding determined as per aforesaid table, the resultant gains or losses are termed as long term capital gains or losses and the gain is arising out of transfer of equity shares which are sold on a recognized stock exchange in India and on which securities transaction tax has been paid would be taxed at 10% (as increased by surcharge plus education cess) in case of listed securities and 20% (as increased by surcharge plus education cess) in case of unlisted securities and units other than units of equity oriented mutual funds till 22.07.2024. The rate w.e.f. 23.07.2024 rate has increased to 12.5% for listed shares and unlisted shares.

The rate of long-term capital gains is proposed to be 12.5% in respect of all categories of assets. This rate earlier was 10% for STT-paid listed equity shares, units of the equity-oriented fund and business trust under section 112A. However, an exemption of gains up to 1.25 lakh (aggregate) is proposed for long-term capital gains under section 112A on STT-paid equity shares, units of equity-oriented fund and business trust, thus, increasing the previously available exemption which was up to 1 lakh of income from long term capital gains on such assets. These proposals are proposed to be given effect immediately *i.e.* with effect from the July 23, 2024.

Note:

"Listed Securities" as defined under the explanation to section 112(1) of Income Tax Act, means the securities as defined in clause 2(h) of Securities Contract (Regulations) Act, 1956 and listed on any recognized stock exchange in India.

"Unlisted Securities" means securities other than listed securities.

"Units" shall have the meaning assigned to it in clause (b) of explanation to section 115AB of Income Tax Act, 1961.



The following are the tax provisions presently applicable to Clients investing in the Portfolio Management Investment Strategies under the Income Tax Act, 1961:

Tax on Long Term Capital Gain:

Long Term capital gain in case of equity shares or units of equity-oriented mutual fund and where STT is paid in excess of Rs. 1 Lakh will be chargeable at the rate of 10% and on the balance amount of the total income, the tax will be computed as if it were the total income of the assessee. The limit of Rs. 1 lakh is increased to Rs. 1.25 lakh and on the transaction to be entered on or after 23.07.2024 the rate of long-term capital also increased to 12.5%.l

In other cases, the tax will be calculated as follows:

Capital Asset	If it is not subject to Securities Transaction Tax			
		Short		
	Without Indexation		With	Term
	Tax Rate	Tax Rate	Indexation	
	up to	W.E.F.		
	22.07.2024	*23.07.2024		
1.Debenture Listed	10 %	12.5 %	Not Applicable	Normal
2.Debenture Non-listed	20 %	12.5 %	Not Applicable	Normal
3. Government Securities	10 %	12.5 %	20 %	Normal
4. Bonds Listed	10%	12.5 %	Not Applicable	Normal
5. Bonds Non-listed	20%	12.5 %	Not Applicable	Normal

^{*} AS PER THE FINANCE BILL 2024 THE INDEXATION IS REMOVED BY THE FINANCE MINISTRY

TDS:

If any tax is required to be withheld on account of any future legislation, the Portfolio Manager shall be obliged to act in accordance with the regulatory requirements in this regard. Interest would be subject to tax as per prevailing provisions of the Income Tax Act, 1961.

Advance Tax Obligations:

It shall be the client's responsibility to meet the advance tax obligations payable on the due dates as per the Income Tax Act, 1961.

Provisions of Income Tax Act 1961 undergoes change frequently and is also based on the status of the client, thus the Client is advised to consult his/her tax consultant for appropriate advice on the tax treatment of income indicated herein.

The fees charged to the Client for PMS come under the ambit of "fees for technical services" under Section 194J of the Income Tax Act, 1961("the Act"). As the section calls for withholding tax, the client is required to withhold tax @ 10 % excluding service tax, on the fees that the client pays to the Portfolio Manager if he/she falls under the following two categories:

a) Individual / HUF:

An Individual / HUF whose total sales / gross receipt or turnover from business or profession carried on by him exceed the monetary limit specified under clause (a) or clause (b) of Sec. 44AB during the previous year immediately preceding the financial year.

In respect to the above TDS provision please note that in the Act No 23 of Finance Act, 2019 a new section i.e 194M has been inserted with effect from 01.09.2019 which specifies that:

Any Person being individual or a Hindu undivided family other those required to deduct income tax as per the provision of section 194J mentioned in (a) above shall at the time of credit of such sum or at the time of payment of such sum in cash or by issue of cheque or draft or by any other mode whichever is earlier, deduct an amount equal to five percent of such sum as income tax thereon if aggregate of sum, credited or paid to a resident during the financial year exceeds fifty lakh rupees.

b) Corporate/Partnership Firms / LLP:

This implies, the Client (as mentioned in point 'a' and 'b' above) while making payment of the fees would deduct tax at Source. The taxes payable on any transactions entered into or undertaken by the Portfolio Manager on behalf of the Client, whether by way of deduction withholding, payment or other, shall be fully borne by the Client. Payment of the tax shall be the personal responsibility and liability of the Client. In case the client deducts and pay the withholding tax, the Client shall provide Tax Deduction Certificate in Form No. 16A as prescribed under the Income Tax Rules, 1962 to the Portfolio Manager within 30 days from the date of filing return or due date of filing TDS Return for the quarter whichever is earlier. The Portfolio Manager is not by law, contract or otherwise required to discharge any obligation on behalf of the Client to pay any taxes payable by the Clients.

13. ACCOUNTING POLICIES:

i. **Basis of accounting:**

- Books and Records for each Investment Approach/ Strategy will be separately maintained in the Back-office software (with Axis Bank) in the name of the Client to account for the assets and any additions, income, receipts and disbursements in connection therewith, as provided by the SEBI (Portfolio Management) Regulations, 2020, and SEBI (Investment Advisers) Regulations, 2013 as amended from time to time.
- b. Accounting under the respective portfolios will be done in accordance with Generally Accepted Accounting Principles except with Point (a) of Income/Expenses.
- c. Transactions for purchase and sale of investments are recognized as of the trade date. In determining the holding cost of investments and the gain or loss on sale of investment, the first-in-first-out method is followed. The same is done at the Investment Approach/ Strategy level. The cost of the investments acquired or purchased would include brokerage, stamp charges, and any charges customarily included in the broker's contract note or levy by any statue except STT (Securities Transaction Tax). Securities Transaction Tax incurred on buying and selling of securities is charged to revenue account.
- d. Realized Gains/Losses are calculated by applying the First in/ First Out method.
- e. Where eligible securities have been received from the Client towards corpus, the closing market value of the previous day of activation of account/receipt of Securities (in case of the additional corpus) is considered as a capital contribution and deemed to be the cost of investments for the purpose of tracking performance.
- f. Unrealized gains/losses are the differences in between the current market values/NAV and the historical cost of the Securities.

ii. **Income/expenses:**

- a. All investment income and Expenses are accounted on accrual basis except Custodian, Fund Accounting, audit fees & Depository charges which are accounted on cash basis.
- b. The dividend is accrued on the Ex-date of the securities and the same is reflected in the clients' books on the ex-date.
- c. Similarly, bonus shares are accrued on the ex-date of the Securities and the same are reflected in the Clients' books on ex-date.

- d. In case of fixed income instruments, purchased/sold at Cum-interest rates, the interest component up to the date of purchase/sale is taken to interest receivable/payable account.
- e. Further, Mutual Fund dividend shall be accounted on receipt basis.
- iii. Books of accounts would be separately maintained in the name of the Client as are necessary to account for the assets and any additions, income, receipts and disbursements in connection therewith as provided under SEBI (Portfolio Managers) Regulations, 2020.

iv. Audit:

- a. The Portfolio accounts of the Portfolio Manager shall be audited annually by an independent Chartered Accountant and a copy of the certificate issued by the Chartered Accountant shall be given to the Client.
- b. The Client may appoint a Chartered Accountant to audit the books and accounts of the Portfolio Manager relating to his transactions and the Portfolio Manager shall co-operate with such Chartered Accountant in course of the audit.

Note: The Accounting Policies and Standards as outlined above are subject to changes made from time to time by Portfolio Manager. However, such changes would be in conformity with the Regulations.

14. AGREEMENT:

- i. The Portfolio Manager before taking up an assignment of management of funds or portfolio of Securities on behalf of the Client, enters into an agreement in writing with such Client clearly defining the inter se relationship and setting out their mutual rights liabilities and obligations relating to the management of funds or Portfolio of Securities, containing such details as per the Regulations.
- ii. The money or Securities accepted by the Portfolio Manager shall not be invested or managed by the Portfolio Manager except as mentioned in terms of the Agreement between the Portfolio Manager and the Client.
- iii. The Portfolio Manager shall not change any terms of the Agreement without prior written consent of the Client.

15. DISCLAIMER BY PORTFOLIO MANAGER:

Prospective investors should review / study this Disclosure Document carefully and in its entirety and shall not construe the contents hereof or regard the summaries contained herein as advice relating to legal, taxation, or financial / investment matters and are advised to consult their own professional advisor(s) as to the legal, tax, financial or any other requirements or restrictions relating to the subscription, gifting, acquisition, holding, disposal (sale or conversion into money) of Portfolio and to the treatment of income (if any), capitalization, capital gains, any distribution, and other tax consequences relevant to their portfolio, acquisition, holding, capitalization, disposal (sale, transfer or conversion into money) of portfolio within their jurisdiction of nationality, residence, incorporation, domicile etc. or under the laws of any jurisdiction to which they or any managed funds to be used to purchase/gift portfolio of securities are subject, and also to determine possible legal, tax, financial or other consequences of subscribing / gifting, purchasing or holding portfolio of securities before making an investment.

16. INVESTOR SERVICES:

i. The details of the investor relation officer who shall attend to the investor queries and complaints are mentioned here below:

Name of the person	Mr. Ajay Sharma	
Address	111 Maker Chambers IV 11th Floor Nariman	
	Point Mumbai 400021	
Email	info@acelansdowne.com	
Investor Grievance Email	pmscompliance@acelansdowne.com	
ID		
Telephone	022-46131300	

The official mentioned above will ensure prompt investor services. The Portfolio Manager will ensure that this official is vested with the necessary authority, independence and the means to handle investor complaints.

ii. Grievance's redressal and Dispute settlement mechanism:

Grievances, if any, that may arise pursuant to the Portfolio Management Services Agreement entered into shall as far as possible be redressed through the administrative mechanism by the Portfolio Manager and are subject to SEBI (Portfolio Managers) Regulations 2020 and any amendments made thereto from time to time. However, all the legal actions and proceedings are subject to the jurisdiction of the court in Mumbai only and are governed by Indian laws.

The Portfolio Manager will endeavor to address all complaints regarding service deficiencies or causes for grievance, for whatever reason, in a reasonable manner and time. If the Client remains dissatisfied with the remedies offered or the stand taken by the Portfolio Manager, the Client, and the Portfolio Manager shall abide by the following mechanisms: -

All disputes, differences, claims and questions whatsoever arising between the Client and the Portfolio Manager and/or their respective representatives shall be settled in accordance with the provision of The Arbitration and Conciliation Act, 1996 or any statutory requirement, modification or re-enactment thereof for the time being in force. Such arbitration proceedings shall be held at Mumbai or such other place as the Portfolio Manager thinks fit.

Alternatively, with effect from September 2011, SEBI has launched a new web-based centralized grievance system called SCORES *i.e.* SEBI Complaints Redressal System, for online filing, forwarding, and tracking of resolution of investor complaints. The Client may also make use of the SCORES facility for any escalations on redressal of their grievances. Following is the link to visit the website and inform their dispute/complaints against the company.

Home - scores.sebi.gov.in

SEBI *vide* press release PR No. 80/2012 dated August 30, 2012 has extended its toll-free helpline service for Investors (1800 22 7575 / 1800 266 7575) to Saturday and Sunday from the existing Monday to Friday. The service on Saturday and Sunday would be available initially to investors from all over India in English, Hindi, Marathi, and Gujarati from 9:30 a.m. to 5:30 p.m. For any queries/ feedback or assistance, the Client may also e-mail to sebi@sebi.gov.in.

Further, in order to strengthen the existing investor grievance handling mechanism through SCORES and to make the entire redressal process of grievances in the securities market comprehensive by providing a solution that makes the process more efficient by reducing timelines and by introducing autorouting and auto-escalation of complaint, SEBI has introduced a new platform for redressal of investor complaints termed as 'Online Dispute Resolution (ODR) Portal'

SEBI *vide* its circular no. SEBI/HO/OIAE/OIAE_IAD-1/P/CIR/2023/131 dated July 31, 2023 read with SEBI/HO/OIAE/OIAE_IAD-1/P/CIR/2023/135 dated August 4, 2023 and SEBI/HO/OIAE/OIAE_IAD-3/P/CIR/2023/191 dated December 20, 2023, had issued guidelines for online resolution of disputes in the Indian securities market through establishment of a common ODR Portal which harnesses online conciliation and online arbitration for resolution of disputes arising

between investors and Ace Lansdowne. These regulatory norms as stated in the aforesaid SEBI circulars are consolidated within the SEBI master circular SEBI/HO/OIAE/OIAE_IAD-3/P/CIR/2023/195 dated December 28, 2023.

Also, SEBI circular SEBI/HO/OIAE/IGRD/CIR/P/2023/156 dated September 20, 2023 explained in detail the mechanism for invoking Redressal of investor grievances through the SEBI SCORES Platform and linking it to ODR Platform *i.e.* https://smartodr.in/login.

The ODR Portal provides investors with an additional mechanism to resolve their grievances. Any unresolved issues pertaining to any service-related complaints between investors and Ace Lansdowne in the securities market, will be resolved in accordance with the abovementioned SEBI Circulars.

In order to make investors aware about the ODR mechanism, the process is given below:

Level 1 - Raise with the Ace Lansdowne:

Initially, all grievances/ disputes/ complaints against the Company are required to be directly lodged with the Ace Lansdowne. Investors may lodge the info or by sending physical correspondence at:

Ace Lansdowne Investments Services LLP

Name: Ms. Ruchita Maheshwari

Corporate address: 111, 11th Floor, Maker Chambers IV, Nariman Point, Mumbai

- 400021.

Phone: 022 46131300

Level 2 - SEBI Complaints Redress Systems:

The grievances/ disputes/ complaints which remain unresolved at Level 1, or if the investor is not satisfied with the resolution provided by Ace Lansdowne, then a complaint may be raised on SCORES platform of SEBI which can be accessed at https://www.scores.gov.in.

Level 3 - ODR Platform:

In case the investor is not satisfied with the resolution provided at Level 1 or 2, then the online dispute resolution process can be initiated through the ODR portal.

Important notes with respect to ODR portal are as under:

- i. The link to access the ODR Portal as well as modalities and operational guidelines / SEBI circulars of the ODR Portal which includes timelines for review / resolution of complaints filed through the portal, manner of proceedings to be conducted by the ODR institutions, roles and responsibilities of Market Infrastructure Intermediaries, Code of conduct for Conciliators and Arbitrators etc. are hosted on our website at https://acelansdowne.com/.
- ii. It may be noted that the dispute resolution through the ODR portal can be initiated only if such complaint / dispute is not pending before any arbitral process, court, tribunal or consumer forum or if the same is non-arbitrable under Indian Law; and

There shall be no fees for registration of a complaint/dispute on the ODR portal, and the fees for conciliation or arbitration process including applicable GST, stamp duty *etc*. shall be borne by the Investor /Ace Lansdowne / other market participant as the case may be.

A register of grievances will be maintained and placed before appropriate committee/Board. Investor Grievance register will be maintained in the below format.

Sr. No.	Name of Complainant	Nature of grievance	Date of resolution	Remarks

Arbitration:

The Agreement with the client shall be governed by construed and enforced in accordance with the laws of India. Any dispute with the client shall at first be settled by mutual discussion, failing which the same will be referred to and settled by arbitration in accordance subject to the provisions of the 1996 Arbitration and Conciliation Act. or anv statutory modification/enactment thereof for the time being in force. A sole arbitrator will be appointed by mutual consent of the Portfolio Manager and the Client. The arbitration shall be held in Mumbai and be conducted in the English language. Any action or suit involving the agreement with a Client or the performance of the Agreement by either party of its obligations will be exclusively in courts located at any place in India subject to the jurisdiction clause in the Portfolio Agreement.

17. FATCA COMPLIANCE:

Foreign Account Tax Compliance Act (FATCA) India has executed an Inter-Governmental Agreement (IGA) with the U.S. and the Portfolio Manager intends to take any measures that may be required to ensure compliance under the terms of the IGA and local implementing regulations. In order to comply with its FATCA obligations, the Portfolio Manager will be required to obtain certain information from its Clients so as to ascertain their U.S. tax status. If the Client is a specified U.S. person, U.S. owned non-U.S. entity, non-participating FFI ("NPFFI") or does not provide the requisite documentation, the Portfolio Manager may need to report information on these Clients to the appropriate tax authority, as far as legally permitted. If Client or an intermediary through which it holds its interest in the Portfolio Manager either fails to provide the Portfolio Manager, its agents or authorized representatives with any correct, complete and accurate information that may be required for the Portfolio Manager to comply with FATCA or is a NPFFI, Portfolio Manager may be required to provide information about payment to NPFFI to upstream pay or to enable them to make the appropriate FATCA withholding on NPFFIs. Further, we may be compelled to sell its interest in the Portfolio or, in certain situations, the Client's interest in the Portfolio may be sold involuntarily. The Portfolio Manager may at its discretion enter into any supplemental agreement without the consent of Client to provide for any measures that the Portfolio Manager deems appropriate or necessary to comply with FATCA, subject to this being legally permitted under the IGA or the Indian laws and regulations. FATCA is globally applicable from July 1, 2014, and in order to comply with 29 PUBLIC FATCA obligations, the Portfolio Manager will, seek additional information from Clients while accepting applications, in order to ascertain their U.S. Person status. The Portfolio Manager will not accept applications which are not accompanied with information / documentation required to establish the U.S. Person status of Client. Clients are therefore requested to ensure that the details provided under Section "Confirmation under Foreign Account Tax Compliance Act (FATCA) for determining US person status" of the application form are complete and accurate to avoid rejection of the application. Clients should consult their own tax advisors regarding the FATCA requirements with respect to their own situation. In the event of any conflict or inconsistency between any of these Terms and Conditions and those in any other service, product, business relationship, account or agreement between Client and Portfolio Manager, these terms shall prevail, to the extent permissible by applicable local law. If all or any part of the provisions of these Terms and Conditions become illegal, invalid or unenforceable in any respect under the law of any jurisdiction, that shall not affect or impair the legality, validity or enforceability of such provision in any other jurisdictions or the remainder of these Terms and Conditions in that jurisdiction. These Terms and Conditions shall continue to apply notwithstanding the death, bankruptcy or incapacity of the Client, the closure of any Client account, the termination of provision of the Services to the Client or the redemption of the Client's investment in the Portfolio.

18. ANTI-MONEY LAUNDERING COMPLIANCES:

The Government of India has put a policy framework to combat money laundering through the Prevention of Money Laundering Act, 2002 (PMLA 2002). PMLA 2002 and the Rules notified there under (PMLA Rules) came into effect from July 1, 2005. Director, FIU-IND, and Director (Enforcement) have been conferred with exclusive and concurrent powers under relevant sections of the Act to implement the provisions of the Act. Consequently, SEBI has mandated that all registered intermediaries formulate and implement a comprehensive policy framework on anti-money laundering and adopt 'Know Your Customer' (KYC) norms.

Further, SEBI vides Circular No. SEBI/HO/MIRSD/DOS3/CIR/P/2018/104 dated 15th October, 2019 (which supersedes all the earlier circular) issued a 'Master Circular for Guidelines on Anti-Money Laundering (AML) Standards and Combating the Financing of Terrorism (CFT) /Obligations of Securities Market Intermediaries under the Prevention of Money Laundering Act, 2002 and Rules frame thereunder' consolidating all the requirements/instructions/obligations of Securities Market Intermediaries.

Accordingly, the Clients should ensure that the amount invested by them is through legitimate sources only and does not involve and are not designed for the purpose of any contravention or evasion of any Act, Rules, Regulations, Notifications or Directions of the provisions of Income Tax Act, Prevention of Money Laundering Act, Anti-Corruption Act and or any other applicable laws enacted by the Government of India from time to time. The Portfolio Manager is committed to complying with all applicable anti-money laundering laws and regulations in all of its operations. Accordingly, the Portfolio Manager reserves the right to reject or refund or freeze the account of the Client if the Client doesn't comply with the internal policies of the Portfolio Manager or any of the Applicable Laws including the KYC requirements.

The Portfolio Manager shall not be held liable in any manner for any claims arising whatsoever on account of freezing the account/rejection or refund of the application etc. due to non-compliance with the provisions of any of the aforesaid Regulations or Applicable Laws.

Clients are requested to note that KYC is mandatory for all investors. SEBI vide circular no. MIRSD/SE/Cir-21/2011 dated October 05, 2011, and CIR/MIRSD/ 11/2012 dated September 5, 2012, has mandated that the uniform KYC form and supporting documents shall be used by all SEBI registered intermediaries in respect of all new Clients from January 1, 2012. Further, SEBI vides circular no. MIRSD/Cir-23/2011 dated December 02, 2011, has developed a mechanism for centralization of the KYC records in the securities market to bring about uniformity in securities markets.

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Accordingly, KYC registration is being centralized through KYC Registration Agencies (KRA) registered with SEBI. Thus, each investor has to undergo a uniform KYC process only once in the securities market and the details would be shared with other intermediaries by the KRA. Applications shall be liable to be rejected if the Clients do not comply with the aforesaid KYC requirements.

As per the Year 2015 amendment to PML (Maintenance of Records) Rules, 2005 (the rules), every reporting entity shall capture the KYC information for sharing with the Central KYC Records Registry in the manner mentioned in the Rules, as per the KYC template for 'Individuals' finalized by CERSAI. Accordingly, the KYC template finalized by CERSAI shall be used by the registered intermediaries as Part I of AOF for individuals.

Further, in terms of Rule 9 (1A) of the PML (Maintenance of Records) Rules, 2005 (the rules) and, as per the circular/guidelines issued by the respective regulator, every reporting entity shall capture the KYC information pertaining to Legal Entities from April 01, 2021.

19. OTHER DISCLOSURES BY PORTFOLIO MANAGER

- The Portfolio Manager has outsourced Fund accounting and Custodian activity to Axis Bank. The necessary agreements with Axis Bank are in place.
- The Entity may undertake proprietary investment in its independent capacity.

For Ace Lansdowne Investments Services LLP

Vikram Pratapbhai Kotak (DPIN No.05100311)

Nimesh Salot (DPIN No. 00004623)

N. g. Solo

Place: Mumbai

Date: August 09, 2024

Ace Lansdowne Investments Services LLP



FORM C

[As required under Regulation 22 of SEBI (Portfolio Managers) Regulations, 2020]

We confirm that:

- the Disclosure Document forwarded to SEBI is in accordance with the Securities and Exchange Board of India (Portfolio Managers) Regulations, 2020 and the guidelines and directives issued by the SEBI from time to time;
- ii. the disclosures made in the document are true, fair and adequate to enable the investors to make a well-informed decision regarding entrusting the management of the portfolio to us / investment through the Portfolio Manager; and
- the contents of the Disclosure Document has been duly certified by an independent chartered accountant, M/s. JHS & Associates LLP, Chartered Accountants (FRN133288W/W100099) having its registered office at B Wing, 4th floor, Unit No. B-406 to 410, Navkar Chambers, A K Road, Marol Naka Metro Station, Andheri (E), Mumbai 400059 contact no. +91 8169021958 as on August 12, 2023. The copy of the Chartered Accountant's certificate is enclosed herewith.

Ruchita Maheshwari

Principal Officer

111 Maker Chambers IV 11th Floor,

Nariman Point, Mumbai 400021.

Date: August 12, 2024

Place: Mumbai



Ref No. JHS/MUM/2024-25/473

To,
Ace Lansdowne Investments Services LLP,
111 Maker Chambers IV 11th Floor,
Nariman Point,
Mumbai 400021,

Independent Practitioner's Certificate on Disclosure Documents ('the Document') of Ace Lansdowne Investments Services LLP ('the Firm') prepared in accordance with Schedule V, Regulation 22 of Securities and Exchange Board of India (Portfolio Managers) Regulations, 2020.

- 1. This Certificate is issued in accordance with the terms of our engagement letter.
- 2. Ace Lansdowne Investments Services LLP was established to provide Portfolio Management Services ('PMS') and Advisory services to its clients. The Firm is registered with Securities and Exchange Board of India ('SEBI') under the SEBI (Portfolio Managers) Regulations, 2020 vide registration number INP000007492.

Management's Responsibility

- 3. The accompanying Disclosure Documents, including the creation and maintenance of all accounting and other records, is solely the responsibility of the Firm. The Firm's Management is responsible for the designing, implementing and maintaining internal control relevant to the preparation and presentation of the document, and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.
- 4. The Management of the Firm is responsible for ensuring that the Firm complies with all the provisions of Schedule V, Regulations 22 of the Securities and Exchange Board of India (Portfolio Managers) Regulations, 2020.
- 5. The Management of the Firm is responsible for providing us with the audited financial statement for the financial year ended 31st March 2024 and all the relevant documents and information in accordance with Schedule V, Regulation 22 of the Securities and Exchange Board of India (Portfolio Managers) Regulations, 2020.

Practitioner's Responsibility

- 6. It is our responsibility to report on the Disclosure Document as on 09th August,2024 based on our examination of the matters with reference to the audited financial statements for the financial year ended 31st March 2024 and all other relevant documents and information.
- 7. In this regard, we have referred the audited financial statements for the financial year ended 31 March 2024 and all other relevant documents and information provided by the Firm. Our verification of financial statements and other documents was conducted in accordance with the Standards on Auditing and other applicable authoritative pronouncements issued by the Institute of Chartered Accountants of India.

Registered Office

C-701, Mary Ellen, Ceasars Cross Road, Amboli, Andheri (W), Mumbai - 400 058 Tel: +91 98 2005 1936

Mumbai Office

504, 5th Floor, Meadows, Sahar Plaza Complex, Andheri-Kurla Road, J.B. Nagar, Andheri East, Mumbai - 400 059 Tel: +91 80970 95060

Vadodara Office

3rd Floor, TNW Business Centre, Above Mcdonald's, Near Manisha Cross Road, Old Padra Road, Vadodara - 390 007 Tel: +91 26 5233 3698 / 230 4800

Kolkata Office

Suite No. 402, 4th Floor, Vardhan Complex, 25A Camac Street, Kolkata - 700 016 Tel: +91 98 3115 0209

Delhi Office

306, DLF Centre, Savitri Cinema Complex, Greater Kailash - II, New Delhi 110048 Tel: +91 11 41437282

- 8. We conducted our examination in accordance with the Guidance Note on Reports or Certificates for Special Purposes issued by the Institute of Chartered Accountants of India. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India.
- 9. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

10. Based on our examination, as above, and the information and explanations given to us, we report that the Disclosure Document as on 09th August,2024 gives all the information as required by Schedule V, Regulation 22 of the Securities and Exchange Board of India (Portfolio Managers) Regulations, 2020.

Restriction on Use

11. This certificate has been prepared at the request of the Firm solely to comply with Schedule V, Regulation 22 of the Securities and Exchange Board of India (Portfolio Managers) Regulations, 2020. It should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care or for any other purpose or to any other party to whom it is shown or into whose hands it may come without our prior consent in writing.

For JHS & Associates LLP Chartered Accountants

ICAI Firm Registration No.: FRN133288W/W100099



BS

Mr. Sahil Shah Partner

Membership. No. 172336 UDIN: - 24172336BKFZUG7603

Date: - 12.08.24

Confidential

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