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Sponsor: Samco Securities Limited Trustee Company: Samco Trustee Private Limited Investment Manager: Samco Asset Management Private Limited Samco Mutual Fund 1003 – A, Naman Midtown, Senapati Bapat Marg, Prabhadevi (W), Mumbai - 400 013

# **APPLICATION FORM**

Please read instructions before filling this form All sections to be completed in ENGLISH in BLACK / BLUE Coloured Ink and in BLOCK LETTERS.

Distribution Code       Sub-Bit Oxford Code       Internal Study-Bit Oxford Code       EUK:       RIA CODE         ARN-167174       Code       EUK:       RUNC       READODE         ARN-167174       Code       EUK:       READODE         ARN-167174       EUK:       READODE       READODE         ARN-167174       EUK:       READONE       READONE       Readow         ARNONE       EUK:       READONE       READONE       Readow	1. Distributor Informat	ion		Application	No.
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Please note: All purchases are subject to realization of cheques and as per applicable load structure (please refer Scheme Information Document)

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4. Power of Attorney (POA) If inv	estment is being made by a Co	onstitutional Attorn	ey, please submit notarised co	py of POA	
POA NAME Mr. / Ms. / M/s.				PAN	
5. Nomination Details (Please tick	<b>√</b> )				
I /We hereby confirm that I /We do not wish	n to exercise the right of nomin	ation in respect of u	units subscribed/purchased by	me/us. OR	
I/We wish to register my/our Nominee as p	er below details: (Mandatory fo	or new Folios of Ind	ividuals where mode of holding	is single)	
Name of Nominee	Date of Birth (If Nominee is minor)	Allocation (%)	Name of Legal Guard (If Nominee is n		Relationship with Nominee
	· · · · · · · · · · · · · · · · · · ·		``````````````````````````````````````		
6. Lumpsum/New SIP-Investme	nt Details* Choice of Sche	me/Plan/Option For Sl	P Investment Auto-Debit Form is m	andatory (Refer Instructio	n No.VI)
Scheme Samco Flexi Cap Fund			Plan:	Regular Direct	Option: Growth
•					
7. Bank Account Details		1			
Account No			count Type (Please ✔ ): SB	B Current N	RO NRE FCNR
Bank Name		Bank Address			
City Pin	IFS	CODE		MICR CODE	
8. Payment Details					
	/Fund Transfer Dema	and Draft	Cheque One tim	e Mandate	
Cheque No	Date D	DMMYY		Amount ₹	
Net Amount ₹			DD Cha	arges ₹	
Bank Details: 📃 Same as above (Please tick (🗸	r) if yes) Differ	ent from above (Ple	ase tick (🗸) if it is different from	n above and fill in the d	etails below)
Bank/Branch & City					
Account No			Account Type (Please ✔):	SB Current	NRO NRE FCNF
9. Systematic Transaction Regis	stration Details				
Systematic Inves	tment Plan (SIP) (For SIP inve	stment it is mandat	e to submit SIP Mandate Regis	stration Form)	
Scheme Samco Flexi Cap Fund			Plan:	Regular Direct	Option: Growth
Installment amount (in figures) ₹		allment amount (in	words)		
SIP Frequency: (Please ✓): Monthly	Quarterly Half Year	ly Debit D			
SIP Period: From Date D D M M Y Y	Y Y To Date D D		OR No. of Inst		OR Perpetual:
A Land Dames Flori Ora Fred	Systemat	ic Withdrawal Plan			
Scheme Samco Flexi Cap Fund			Plan:	Regular Direct	Option: Growth
Amount (in figures): ₹	Amount (in wo				
SWP Frequency: (Please ✓): Monthly	Quarterly Half Yearly	Yearly Option	Debit Date: 1	5 10 15	25
SWP Period: From Month	To Month				
10.Declaration and Signature(s)					
Having read and understood the contents of the Schem "Prevention of Money Laundering" and "Know Your Cust regulations of the Scheme. I/We further declare, I am / w is not held or designed for the purpose of contravention authority from time to time. It is expressly understood the responsible if the investment is ultra vires thereto and the	comer", I/We hereby apply to Samcc re are authorised to invest the amou of any acts, rules, regulations or any nat I/We have the express authority	Mutual fund for units nt & that the amount in statute or legislation from our constitution	of the Scheme as indicated above nvested by me/us in the above ment or any other applicable laws or notifi al documents to invest in the units of	and agree to abide by the ioned Scheme(s) is deriver ications, directions issued	terms and conditions, rules and d through legitimate sources and by the governmental or statutory
I/We undertake that these investments are my/our own a	-	-			-
I/We hereby, further agree that the Fund can directly cred The ARN holder has disclosed to me/us all the commissis the Scheme is being recommended to me/us. I/We further facility. I/We hereby confirm that it is my/our informed de	ons (in the form of trail commission r agree that the Fund/AMC can send	or any other mode), pa us all types of SMS rel	yable to him for the different compet ating to the products offered by then	ting Schemes of various M	lutual Funds from amongst which
Applicable to NRI only: I/We confirm that I am / we are No	on Resident of Indian Nationality/Ori	gin and I/We hereby co	onfirm that the funds for subscription		abroad through approved banking
channels from funds in my/our Non-Resident External/On Repatriation Non Repatriation	unary Account/FUNK Account. Plea	ase (u) (including amol	uni ol Additional Purchase Transacti	ion made in tuture)	
Place					
Signature (s)		000		TLUO	

### Instructions to investors for filling up the application form

#### L. GENERAL INSTRUCTIONS

- Please read the Key Information Memorandum, Scheme Information Document (SID) and Statement of Additional Information (SAI) containing the terms of offer carefully before investing. In the SID your attention is particularly drawn to the risk factors of investing in the Scheme and also the sections "Who Can not invest".
- All applicants are deemed to have accepted the terms subject to which the offer is being 2 made and bind themselves to the terms upon signing the Application Form and tendering the payment. Application Form should be filled legibly in ENGLISH in BLOCK letters using Black or
- 3. Dark Blue ink. Incomplete application forms are liable to be rejected. Please refer to the checklist at the end of the application form to ensure that the requisite details and documents have been provided in order to avoid unnecessary delays and / or rejection
- of your application. Please strike out any section that is not applicable. Correction/Cancellation on any of the mandatory information should be countersigned by the investor. 4.

#### APPLICANT INFORMATION II.

- Name should be given in full without any abbreviations. Preferably write exactly as it appears in your Bank Account or as it appears in the Certificate of incorporation document as the case may be.
- 2
- Date of birth of the Minor, Name of Parent/Legal Guardian and relationship with minor is mandatory for investment on behalf of Minor applicant. Name of the Contact Person, email and Telephone No. should be mentioned in case of investments by Company, Body Corporate, Trust, Society, FII and other non-individual proleostic. 3. applicants.
- applicants. The signature should be in English or in any of the Indian languages. Thumb Impressions must be attested by a magistrate or a notary public or a special executive magistrate under his/her official seal. Application by minor should be signed by the guardian. In case of H.U.F., the Karta should sign on behalf of the H.U.F. The designated Investor Service Center/ Collection Center will affix time stamp/manual stamp and return the acknowledgement slip from the application form, to acknowledge receipt of the Application. No separate receipt will be issued for the application money. Please fill all the fidels to prevent rejection of your Application Error. Please refer to 4
- 5
- Please fill in all the fields to prevent rejection of your Application Form. Please refer to the checklist provided at the end of the Application Form to ensure that the necessary details and attachments are made available. The application complete in all respects along with the cheque/ fund transfer instructions must be submitted to the nearest 6. designated Investor Service Center/Collection Center. Applications which are incomplete, invalid in any respect or not accompanied by cheque or fund transfer instructions for the
- 7.
- invalid in any respect or not accompanied by cheque or fund transfer instructions for the amount payable are liable to be rejected. Investors must write the Application Form number / Folio number on the reverse of the cheques accompanying the Application Form. Direct application Investors are requested to mention the correct distributor Code in the Application Form. In case, the investor is directly applying, then they should clearly mention "DIRECT" in the column mentioned Distributor Code, in all such cases where applications are not routed through any distributor/Jagent/broker. In cases where unit holder uses a pre-printed Broker Code, unit holder should cancel the ARN No/ Broker Code, write 'DIRECT' in the said column and it should also be counter signed by the First unit bolder. 8. unit holder
- In case of NRI investment, complete postal address should be stated. P.O. Box address g alone is not sufficient. NRIs/ FIIs should necessarily state their overseas address failing which application may be rejected. In addition, Indian address should be stated for correspondence.
- Investment through constituted Attorney should necessarily be signed by the constituted Power of Attorney holder.
- Please provide email ID & Mobile Number, this will help us send investment / product related communication and resolve any queries more promptly.
   In the event the application has more than one investor and the mode of holding is not specified in the application form, the default option for holding would be considered to be "anyone or survivor". However, in all such cases, communications, proceeds of redemption will be paid to the first named holder.

### EMAIL COMMUNICATION

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

#### BANK ACCOUNT DETAILS IV.

It is mandatory to attach cancelled original cheque / self certified copy of blank cheque / self certified Bank Statement / first page of the Bank Pass book (bearing account number and first unit holder name on the face of the cheque/ Bank Pass Book/ Bank Statement) is required as an incremental additional document in case of a. Registration of the investor's Bank Mandate at the time of investment b. Subsequent change in the investor's Bank Mandate. SEBI Regulations have made it mandatory for investors to mention the Bank Name & address of branch and bank Account Number in their Investment application form in order to protect the interest of investors from fraudulent encashment of cheques. For registering multiple bank account please fill separate Form for Registering/ Adding Multiple Bank Accounts. Individuals / HUF can register upto 5 bank accounts and Non Individuals upto 10 bank accounts. For further information please refer SAI.

#### PAN DETAILS V.

FAN DETAILS It is mandatory for all investors to quote their Permanent Account Number (PAN) (except MICRO SIP Investments) and submit certified copy of the PAN card issued by the Income Tax Department, irrespective of the amount of investment, while making an application for Purchase of Units. In case of joint holding, PAN details of all holders should be submitted. In case the application is on behalf of minor, PAN details of the Guardian must be submitted. case the application is on behalf of minor, PAN details of the Guardian must be submitted. Investors residing in the state of Sikkim are exempt from the mandatory requirement of PAN proof submission; however sufficient documentary evidence shall have to be submitted for verifying that they are residents of the State of Sikkim. Applications without the aforesaid details are liable to be rejected without any reference to the investors. Investment through Systematic Investment Plans (SIPs) upto ₹ 50,000/- (aggregate of installments in a rolling 12 months period or in a financial year i.e. April – March) per year per investor shall be exempt from the requirement of PAN. In case of PAN Exempt cases PAN Exempt KYC Reference Number (PEKRN) is Mandatory.

#### VI. INVESTMENT DETAILS

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

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

#### VII. MODE OF PAYMENT

- As per AMFI best practice guidelines on 'Risk mitigation process against third party cheques in mutual fund subscriptions', Samco Mutual Fund shall not accept applications for subscriptions with third party payment instruments. For further information please 1. refer SAL
- 2. Investors may make payment by cheque payable locally in the city where the application form is submitted at AMC/RTA ISC's or electronic mode such as RTGS/NEFT directly to Mutual Fund Collection account
- The cheque should be drawn on any bank which is situated at and is a member/sub member of the bankers clearing house. Cheque drawn on the bank not participating in the clearing house will not be accepted. 3.
- Payment through Stock invest, outstation cheques and cash will not be accepted. The cheque should be drawn in favor of "Samco Flexi Cap Fund A/c Investor PAN" and should be crossed 'Account Payee Only'. 5.
- Returned cheques will not be presented again for collection and the accompanying 6. application will be rejected.
- Single cheque for investments in multiple Schemes and multiple cheques for investments in Single Scheme will not be accepted. 7.
- In case of investment through electronic mode (RTGS/ Transfer letter), you are requested to contact the nearest AMC/ RTA ISC for the Bank Account Number to which the purchase/additional purchase amount is to be credited. 8.
- NRI / FII's

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

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

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

#### VIII. SYSTEMATIC WITHDRAWAL PLAN DETAILS:

	Monthly Option	Quarterly Option	Half Yearly Option	Yearly Option	
Minimum value of SWP	1,000/-				
Additional amount in multiples of	1				
Dates of SWP instalment	1/5/10/15/25				
Minimum No. of SWP	Six	Four	Four	Two	
				T۱	

Investors have the benefit of availing the choice of SWP on pre-specified dates. The SWP а. allows the Unitholder to withdraw a specified sum of money each month/quarter from his investments in the Scheme.

- The amount thus withdrawn by redemption will be converted into Units at Applicable NAV based prices and the number of Units so arrived at will be subtracted from the Units balance to the credit of that Unitholder.
- Unitholders may start the facility needs to submit the SWP form by giving 15 days prior C. to 1st SWP date.
- There are four options available under SWP viz. Monthly option, quarterly option, Half Yearly and Yearly option. The details of which are given below. d
- For SWP minimum amount to ₹1000/- and multiple of ₹1/e.
- The SWP may be terminated by a Unitholder by giving 15 days written intimation/notice or it will terminate automatically if all the Units are liquidated or withdrawn from the account or the holdings fall below the SWP instalment amount.

#### PAYMENT OF REDEMPTION

Investors are requested to provide the following details along with the mandatory requirement of bank account details (bank, branch address, account type and account no.) in the application form for electronic fund transfer (EFT) of redemption amount to the unit holders bank account. AMC will automatically extend this facility to all unit holders in case the bank account as communicated by the unit holder is with any of the bank providing EFT facility. a. The 11 digit IFSC (Indian Financial System) Code b. The 9-digit MICR (Magnetic Ink Character Recognition) number appearing next to the cheque number in the cheque leaf (Please attach copy of the cancelled cheque for verification) Based on the above information AMC will enable secure transfer of your redemption payouts via the various electronic mode of transfers (RTGS / NEFT / Direct Credit mode that are available in the banking system). This facility of EFT is safe and fast and eliminates the potential risk of loss of instruments in transit through physical mode. The Mutual Fund, however, reserves the right to issue a cheque / demand draft to unit holders residing at locations where this facility is not available. "If the remittance is delayed or not affected for reasons of incomplete or incorrect information, AMC cannot be held responsible". For validation of IFSC/MICR code, investor to attach the cancelled cheque/copy of cheque (PSU banks account holders to provide the front page of pass book along with cheque copy). If these documents are not provided the fund will not be responsible consequent delay in receipt of payment. Fund is also not responsible for bankers delay. delav

#### NOMINATION DETAILS Χ.

Applicants applying for Units singly/jointly can make a nomination at the time of initial investment or during subsequent investments.

- The nomination can be made only by individuals applying for /holding units on their own singly or jointly. Non-individuals including society, trust (other than a religious or charitable trust), body corporate, partnership firm, Karta of Hindu Undivided Family, holder of Power of Attorney cannot nominate. Nomination is not allowed in a folio held on behalf of a minor. All holders will have to sign request for nomination or cancellation of nomination, even if the mode of holding is not joint. Nomination cannot be signed by Power of Attorney (PoA) holders.
- A minor can be nominated and in that event, the name and address of the guardian of 2. the minor nominee shall be provided by the Unit Holder. Nomination can also be made in favor of the Central Government, State Government, a local authority, any person designated by virtue of his office or a religious or charitable trust
- A Non-Resident Indian can be a Nominee subject to the exchange control regulations in force, from time to time. 3.
- Nomination in respect of the units stands rescinded upon the redemption/ transfer/ 4 transmission of units.
- Transmission of units in favour of a Nominee shall be a valid discharge by the Asset Management Company (AMC) against the legal heir. 5.
- The cancellation of nomination can be made only by those individuals who hold units on 6. their own behalf singly or jointly and who made the original nomination. On cancellation of the nomination, the nomination shall stand rescinded and the AMC/ Fund/ Trustees shall not be under any obligation to transmit the units in favour of the Nomine
- Nomination shall maintained at the folio / account level and shall be applicable for all schemes in the folio / account. 7.

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

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

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

# XII. PURCHASE/REDEMPTION OF UNITS THROUGH STOCK EXCHANGE INFRASTRUCTURE

The investors can subscribe to the Units of the Scheme through Mutual Fund Service System ("MFSS") platform of National Stock Exchange, "BSEStAR MF" platform of Bombay Stock Exchange and "ICEXMF" platform of Indian Commodity Exchange Ltd. Please refer Scheme Information Document(s) of the Scheme(s) for further details.

XIII. INVESTMENTS UNDER THE ZERO BALANCE FOLIO

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

#### TRANSACTION CHARGE IN RESPECT OF APPLICATIONS ROUTED THROUGH XIV. DISTRIBUTORS/ BROKERS:

In terms of SEBI circular no. CIR/ IMD/ DF/ 13/ 2011 dated August 22, 2011, as amended form time to solution including to the map by 157 2011 oated Agging 22, 2011, as an include form time to time, Transaction Charge per subscription of ₹ 10,000/- and above shall be charged to the investors w.e.f. November 1, 2011 and paid to the distributors/ brokers (who have opted in for transaction charges) in respect of applications relating to new subscriptions be the distributors to the formation of the formation of the distributors of only (lumpsum and SIP), subject to the following:

- For existing mutual fund investors: ₹100/- per subscription of ₹10,000/ and above; • For the first time mutual fund investors: ₹ 150/- per subscription of ₹ 10,000/- and
- above:
- In case of SIPs, transaction charge shall be applicable only if the total commitment through SIP amounts to ₹ 10,000/- and above. In such cases the transaction charge would be recovered in 4 installments, starting from the 2nd to 5th instalment.
- There shall be no transaction charge on subscription of below ₹ 10,000/-There shall be no transaction charge on transactions other than purchases/ subscriptions
- relating to new inflows. There shall be no transaction charge on direct investments.
- There shall be no transaction charge on subscriptions carried out through the Stock Exchange Platform

In accordance with SEBI circular no. CIR/IMD/DF/21/2012 dated September 13, 2012, distributors shall also have an option either to opt in or opt out of levying transaction charge based on type of the product.

The Transaction Charge as mentioned above shall be deducted by the AMC from the subscription amount of the unitholder and paid to the distributor and the balance shall be nvested

### XV. EMPLOYEE UNIQUE IDENTIFICATION NUMBER (EUIN):

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

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

### XVII. BENEFICIAL OWNERSHIP DETAILS:

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

on whose behaff a transaction is being conducted, which includes persons who exercise ultimate effective control over a legal person or arrangement. All categories of investors except individuals, company listed on a stock exchange or majority owned subsidiary of such company, are requested to provide details about beneficial ownership in the Application Forms for all their investments. The Fund reserves the right to reject applications/restrict further investments or seek additional information from investors who have not provided the requiries information performance final not provide the results of the restrict on the provide of the reserves the right to restrict applications of the restrict in formation performance final not provide the results in the provide of the restrict on the provided the requiries in formation on the provided the restrict in the restrict on an experident of the restrict on the provided the restrict is information on the provided the restrict in the restrict on an extension of the restrict on the provided the restrict is information on the provided the restrict is information on the provided the restrict on the provided of the restrict on the provided the restrict on an extended the restrict on an extended in the restrict on the provided the restrict is information on the provided the restrict in the restrict on an extended the restrict in the restrict on an extended the restrict on the provided the restriction on the provided the restrict on the provided the restricting t who have not provided the requisite information on beneficial ownership. In the event of change in beneficial ownership, investors are requested to immediately update the details with the Fund/Registrar.

### XVIII. FATCA DETAILS:

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

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

The Fund/Asset Management Company ("the AMC") are likely to be classified as a FFI under the FATCA provisions in which case the Fund /the AMC would be required, from time to time, to (i) undertake necessary due diligence process by collecting information/ documentary evidence of the US/non US status of the investors; (ii) disclose/ report information as far as may be legally permitted about the holdings/investment returns pertaining to reportable accounts to the US Internal Revenue Service and/or such Indian authorities as may be specified under FATCA or other applicable laws and (iii) carry out such other activities as prescribed under the FATCA provisions, as amended from time to time. FATCA due diligence will have to be directed at each investor/unit holder (including joint investors) and on being identified as a reportable person/specified US person, all the folios will be reported. Further, in case of folio with joint investors, the entire account value of investment portfolio will be attributable under each such reportable person. Investors/Unit holders would therefore be required to furnish such information to the Fund/AMC, from time to time, in order to comply with the reporting requirements stated in the IGA and or circulars/ guidelines issued by SEBI/AMFI in this regard.

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

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

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

### XIX. CENTRAL KYC RECORDS REGISTRY (CKYCR):

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

### XX. APPLICATION THROUGH ASBA FACILITY:

ASBA is an application containing an authorization given by the investor to block the application money in his specified bank account towards the subscription of units offered during NFO of scheme(s) of Samco Mutual Fund. For an investor who applies through ASBA facility, the application money towards the subscription of units will be debited from his specified bank account only if his/her application is selected for allotment of units. Investor can submit the ASBA Application Form with SCSB. SCSB are banks which offers the facility can submit the ASBA Application Form with SCSB. SCSB are banks which ofters the facility of applying through ASBA process. The list of SCSBs with details of controlling branches is available on http://www.sebi.gov.in, http://www.nseindia.com and http://www.bseindia. com. The Applicant intending to invest in the scheme through ASBA Application Form must have beneficiary account with the Depository Participant of NSDL/ CDSL and will be required to mention the same in application form. Only those applications where the details are matching with the Depository records will be treated as valid applications and allotted units accordingly. If the details mentioned in ASBA Application Form is incorrect / incomplete or are not matching with the Depository records the application will be rejected. The IPV performed by the Denository performed will be considered as a valid IPV by the Depository Participant of the applicant will be considered as a valid IPV.

## XXI. DEMATERIALIZATION:

The unit holders would have an option to hold the units in dematerialized form. The applicant intending to hold units in dematerialized form will be required to have a beneficiary account with a Depository Participant (DP) of the NSDL/CDSL and will be required to mention in the application form DP ID, DP Name and Beneficiary Account No. with the DP name at the time of subscribing to the units of the Scheme. Applicants must ensure that the sequence of the names as mentioned in the application form matches with that of the beneficiary account held with the Depository Participant. Names, Address, PAN details, KYC Details etc. mentioned in the application form will be verified against the Depository data. If the details mentioned in the application (other than ASBA applications) are incomplete / incorrect or not matching with and accordingly units will be allotted in non-demat mode. Note - In case of subscription of units through SIP in demat (electronic) mode, unit holder will not be able to redeem / transfer such units till units are credited to investor's Demat (Beneficiary) account. Unit holders who have opted to hold units in dematerialized form will receive payment of redemption proceeds into bank (i.e. beneficiary) account linked to their Demat account. Units held in demat form are freely transferable from one demat account to another demat account.

### XXII. LEGAL ENTITY IDENTIFIER:

RBI vide circular dated January 2021 on "Introduction of Legal Entity Identifier for Large Value Transactions in Centralized Payment Systems" decided to introduce the LEI system for all payment transactions of value INR 50 crore and above for Real Time Gross Settlement (RTGS) and National Electronic Funds Transfer (NEFT) from April 1, 2021. In view of the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information while the same it will be mandatory to include 20-digit Legal Entity Identifier (LEI) information the same it will be the same initiating any transaction of value INR 50 crore and above by entities (non-Individual) for purchase and redemption transaction.

#### XXIII. DECLARATION AND SIGNATURE:

- All the applicants must sign the application form. Application on behalf of minor should be signed by their natural parent or legal guardian. Signatures should be in English or in any Indian language. Thumb impression should be from the left hand for males and the right hand for females and in all cases be attested by a Magistrate, Notary Public or Special Executive Magistrate. In case of HUF, the Karta will sign on behalf of the HUF. The original Power of Attorney or a duly notarized copy of the Power of Attorney shall be crogured to be submitted where applications are mode under a Power of Attorney shall be crogured to be submitted where applications are mode under a Power of Attorney shall be crogured to be submitted where applications are mode under a Power of Attorney shall be crogured to be submitted where applications are mode under a Power of Attorney shall be crogured to be submitted where applications are mode under a Power of Attorney shall be applications and the power of Attorney applications are mode under a Power of Attorney shall be applications and the power of Attorney or a partney shall be applied by the power of Attorney applications are mode applications and the power of Attorney for Attorney applications and the power of Attorney applications are mode applications and the power of Attorney applications are mode applications and the power of Attorney of Attorney applications are mode applications and the power of Attorney of а.
- b. be required to be submitted where applications are made under a Power of Attorney