UTI India Balanced Fund

Retail Distributing Class (USD)

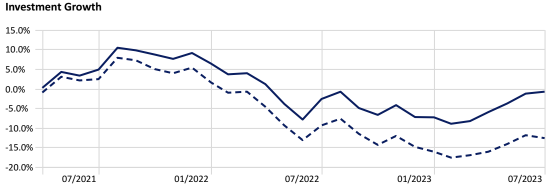
As of 31/07/2023

Investment Strategy

The investment objective of the Fund is to provide moderate growth as well as income using an active asset allocation approach to Indian equity and debt. The Fund aims to achieve a higher return for investors by dynamic asset allocation between debt and equity which will be done on a quarterly basis.

Performance Analysis										
NAV (Mo-End) NAV 52 Wk High NAV 52 Wk Low	8.84 9.50 8.30	Return	YTD	1 Month	3 Months	6 Months	1 Year	3 Years	5 Years	Since Inceptior
# of Stock Holdings # of Bond Holdings	54 14	With Dividend (Total)	6.97	0.51	5.53	7.05	1.90	-	-	-0.30
Fund Size (USD mil) Source: Morningstar Direct & UT	38.04	Ex Dividend (Price)	2.61	-0.84	4.12	4.14	1.90	-	-	-5.67

Performance of over one year is annualised



- UTI India Balanced USD Retail Dist With Dividend

BBB-

Cash & Equivalents

Yield to Maturity

Modified Duration (Years)

• UTI India Balanced USD Retail Dist Ex Dividend

Fixed Income Portfolio Information

98.24% 1.76%

4.36 years

5.95

Top Ten Bond Holdings	
Indian Railway Finance Corp Ltd. 3.835%	7.44%
State Bank of India (London) 2.49%	7.21%
Export-Import Bank of India 5.5%	6.57%
HDFC Bank Ltd 5.686%	5.39%
REC Ltd. 5.625%	2.65%
India (Republic of) 7.26%	1.66%
India (Republic of) 7.26%	1.65%
India (Republic of) 7.38%	1.62%
India (Republic of) 5.63%	1.57%
India (Republic of) 5.74%	1.55%

Equity Portfolio Information

Top Ten Equity Holdings	
HDFC Bank Ltd	3.94%
ICICI Bank Ltd	3.47%
LTIMindtree Ltd	3.46%
Bajaj Finance Ltd	3.22%
Infosys Ltd	2.13%
Kotak Mahindra Bank Ltd	2.13%
Avenue Supermarts Ltd	2.07%
Info Edge (India) Ltd	1.94%
Astral Ltd	1.71%
Coforge Ltd	1.61%

www.utifunds.com Lower Risk **Higher Risk** Potentially lower rewards Potentially higher rewards

5

UTI Inter

Fund Information

Investment Manager	UTI International (Singapore) Pvt. Ltd.
Investment Advisor	UTI Asset Management Co Ltd
Domicile	Ireland
UCITS	Yes

Morningstar Rating Overall	-
Inception Date	25/05/2018
ISIN	IE00BFZ1FY14
BBG Ticker	UTIBURD ID
BBG FIGI	BBG00KHVSMZ1
Min. Initial	0
Min. Subsquent	0

Management Fee	1.70%
Administrator	Citibank Europe PLC
Custodian	Citi Depository Ireland
Auditor	Ernst & Young

Ratings Allocation

Statistics

Fund	Asset A	llocation	
F : 0(

Asset Alloc Equity %	54.50%
Asset Alloc Bond %	42.54%
Asset Alloc Cash %	2.97%

Registered In

Ireland, UK, Singapore, Switzerland, UAE

NOTES:

1) Shareholders may be subject to a maximum sales charge of up to 5% of the subscription amoun. Such sales charge will be charged as a preliminary one-off charge, payable to the Distributor upon subscription. The Distributor may, in its sole discretion, waive or reduce, in whole or in part, any of such charge.

Consumer Discretionary	17.15%
Consumer Staples	7.53%
Financials	26.45%
Healthcare	12.12%
Industrials	9.99%
Information Technology	13.89%
Materials	8.24%
Communication Services	4.64%
Energy	0.00%
Utilities	0.00%
Real Estate	0.00%

Sector Exposure Equity

iviarket Capitalisation		
Large Cap		60.12%
Mid Cap		24.75%
Small Cap		11.24%

This document does not constitute an Offer for share/units and is neither a recommendation nor statement of opinion or an advertisement. Past performance mentioned hereinis/are not necessarily indicative of future performance. Investments in the Fund(s) are subject to risk, including possible loss of the principal amount invested. Investors must read the prospectus before making any investment decision. This document does not contain material information about the Fund, including important disclosures and risk factors associated with investment in the fund.





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Austria Erste Bank der oesterreichischen Sparkassen AG (the "Paying Agent") hawing its registered office at OE 01980869, AM Belvedere 1, A-1100 Wien, Austria has been appointed as the paying agent and information agent in Austria in accordance with sec. 141 para 1 of the IFA 2011. Investors may seek further information as to the subscription and redemption procedure applicable to the Fund from the Paying Agent.

Australia

This Factsheet is provided by 3PD Pty Limited ACN 642 919 926 (Australian Financial Services Licence No. 532567) for wholesale investors only. The Informations to provide of your to be a second on the second of the seco

Denmark The fund is registered with the Danish Financial Supervisory Authority and has appointed StockRate Asset Management A/S (company number 30729722) as the Danish Representative Agent for the marketing and distribution of fund units to retail and professional investors in Denmark. Investors may seek assistance regarding the subscription and redemption procedures, and other information such as prospectus, semi-annual and annual reports applicable to the fund from the Representative Agent at Søndre Jernbanevej 18D, DK-3400 ^{NUIncred}

Finland

The Funds are established under the laws of the Ireland and are marketed in Finland in accordance with Chapter XI of Directive 2009/65/EC as transposed into national legislation, including Section 128 of the Finnish Act on Mutual Funds (48/1999, as amended) unless otherwise stated here

France The Fund has been authorised for sale in France by the Autorité des Marchés Financiers. The centralising correspondent in France is CACEIS Bank, located at 1-3, place Valhubert, 75013 Paris. The Fund's Prospectus, key investor information document (KIID), most recent annual reports, halfyearly reports and Articles of Incorporation may be obtained from CACEIS Bank, Germany. Investors should note that, relative to the expectations of the Autorite des Marches Financiers, this (UCITS) presents disproportionate communication on the consideration of non-financial criteria in its investment policy.

The Bundesanstalt für Finanzdienstleistungsaufsicht (Federal Agency for Financial Services Supervision) has been notified pursuant to Sec. 132 Investmentgesetz (Investment Act) of the intention to publicly distribute Shares of the Fund in the Federal Republic of Germany. The legal documents can be obtained in German, free of charge, from the information agent. The Information Agent in Germany is GerFIS - German Fund Information Service UG (haftungsbeschränkt), Zum Eichhagen 4, 21382 Brietlingen, Germany.

Guernsey UTI International Ltd, Guernsey (UTI IL) is a regulated entity in Guernsey, governed by Guernsey law, and is under the Protection of Investors (Bailiwick of Guernsey) Law 1987.

Hong Kong The distribution of this document/ the prospectus / KIID or any marketing material ("this material") of the Fund ("the Fund"), may only be made in Hong The distribution of this document/ the prospectus / KIID or any marketing material ("this material") of the Fund ("the Fund"), may only be made in Hong Kong in circumstances that do not constitute an issue, invitation or offer to the public under the Hong Kong Securities and Futures Ordinance ("Securities and Futures Ordinance"). This material is confidential to you. The contents of this material have not been reviewed by any regulatory authority in Hong Kong. You are advised to exercise caution in relation to the offering of the shares described in this material. If you are in any doubt about any of the contents of this material, you should obtain independent professional advice. The Fund has not been authorized by the Securities and Futures Commission in Hong Kong material, you should obtain independent professional advice. The Fund has not been authorized by the Securites and Futures Commission in Hong Kong pursuant to Securities and Futures Ordinance nor has the offering memorandum been registered by the Registrar of Companies in Hong Kong pursuant to the Hong Kong Companies Ordinance ("Companies Ordinance"). Accordingly, unless permitted by the Securities and Futures Ordinance no person may issue or have in its possession for issue in Hong Kong this material or any other invitation, advertisement or document relating to the Participating Shares interests in the Fund to anyone other than (1) to professional investors within the meaning of the Securities and Futures Ordinance and any rules made there under, (2) to persons and in circumstances which do not constitute an invitation or offer to the public within the meaning of the Securities and Futures Ordinance or the Companies Ordinance or (3) otherwise pursuant to, and in accordance with the conditions of, any other applicable provisions of the Securities and Futures Ordinance and the Companies Ordinance.

Singapore

The Fund is a recognised scheme under the Securities and Futures Act, Chapter 289 of Singapore ("SFA"). A copy of the Singapore Prospectus has been lodged with and registered by the Monetary Authority of Singapore ("MAS"). Investors from Singapore must read the Singapore prospectus and the product loaged with and registered by the Monetary Authority of singapore (MAS), investors from singapore must read on the singapore prospectus and the product highlights sheet before making any investment decision. The MAS assumes no responsibility for the contents of the Singapore Prospectus. Segistration of the Singapore Prospectus by the MAS does not imply that the SFA or any other legal or regulatory requirements have been compiled with. The MAS has not, in any way, considered the investment merits of the Company. The distribution of this Singapore Prospectus and the offering or sale of the Singapore Company in some jurisdictions may be restricted or prohibited. Persons who have possession of the Singapore Prospectus of the Fund must inform themselves about and observe such restrictions or prohibitions. This advertisement has not been reviewed by the Monetary Authority of Singapore.

Switzerland The Company is auth Switzerland The Company is authorized for public distribution in and from Switzerland by the Swiss Financial Market Supervisory Authority ("FINMA"). Investors fn Switzerland should read the Consolidated Prospectus for use solely in Switzerland. The representative and paying agent in Switzerland is RBC Investor Services Bank S.A. Esch-sur-Alzette, Zurich Branch, Bleicherweg 7, CH-8027 Zurich, Switzerland, (the "Representative"). In Switzerland is RBC Investor Key Investor Information Document (KID), the articles of association, the annual and semi-annual reports may be obtained free of charge from the Representative. In respect of the units distributed in and from Switzerland, the places of performance and jurisdiction is the registered office of the Representative. This is an advertising document.

Sweden The Funds are registered in Sweden pursuant to Chapter 1, Section 7 of the Swedish Investment Funds Act ((Sw. lag (2004:46) om värdepappersfonder) and the Funds may be marketed and distributed in Sweden. Prospectuses, key investor information document (KIID), most recent annual reports and, where applicable, half-yearly reports published thereafter, are provided or sent free of charge to any investor intending to invest in the Funds. Prospectuses and KII of the Funds may also be obtained from the Funds Paying Agent in Sweden at MFEX Mutual Funds Exchange AB, Grev Turegatan 19, Box 5378, SE-114 38 Stockholm, Sweden. Tel: +46 (0)8 559 03 600 / Fax:+46 (0)8 545 186 29.

The UTI Goldfinch Funds Pic, SICAV is duly registered in the CNMV official registry of foreign collective investment institutions as authorised to be marketed to the public in Spain with number 1668. In Spain, any investment must be made through the authorised distributors and on the basis of the information contained in the mandatory documentation that must be received from the authorised distributor of the SICAV prior to any subscription, or that may be obtained from the CNMV registries.

United Arab Emirates

United Arab Emirates
The Fund is registered with the Securities and Commodities Authority ("SCA") of UAE as a foreign investment fund. The fund can be offered and marketed by
licenced distributor who has individually obtained approval from SCA to distribute this Fund. The information on the list of licensed distributor for this fund
will be available from the investment manager of the Fund.
UTI International (Singapore) Private Limited is regulated by the Dubal Financial Services Authority ("DFSA") to operate as a Representative Office.
This document relates to a financial product which is not subject to any form of regulation or approvaliby the DFSA.
The DFSA has no responsibility for reviewing or verifying any prospectus or other documents in connection with this financial product. Accordingly, the DFSA
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should conduct routs of their own due diminization and the relates may be illiquid and/or subject to restrictions on its resale. Prospective purchasers should conduct their own due diligence on the financial product . If you do not understand the contents of this document you should consult an authorised financial adviser

Any financial promotion contained herein, as defined by UK regulations, has been approved by UTI International Limited (FCA no:183361); a firm authorised and regulated by the Financial Conduct Authority ("FCA") U.K. The Fund mentioned herein has been recognised by the FCA pursuant to section 264 of the PSA. Facilities Agent is UTI International Limited, 120 New Cavendish Street, London W1W 6XX, United Kingdom. Copies of the legal documents can be obtained in English, free of charge, from the Facilities Agent at 120 New Cavendish Street, London W1W 6XX, United Kingdom. The promotion of the Company in the United Kingdom can be carried out by persons authorized to carry on investment business in the United Kingdom under the FSMA and is not Company in the United wingsom and each of the United and United an

taby The fund has been registered with the Commissione Nazionale per le Società e la Borsa (CONSOB) for the offer to Professional Investors (as defined in applicable CONSOB regulations) only. The promotion of the Fund and the distribution of its offering documents in Italy should be restricted to professional investors only and cannot be made by any means which may constitute a public offer or is addressed to or could result in the involvement of the public.

Ireland

The Fund is an open-ended investment company with variable capital incorporated with limited liability in Ireland under the Companies Acts, 1963 to 2012 with registration number 516063 and established as an undertaking for collective investment in transferable securities pursuant to the Europ With registration frames Jacks and established as an under lange of concerve meshing in the lange due section by pursuant out is cuptered by Communities (Undertakings for Collective investment in Transferable Securities) Regulations, 2011). The Fund is both authorised and supervised by the Central Bank. Authorisation of the Fund by the Central Bank shall not constitute a warranty as to the performance of the Fund and the Central Bank shall not be liable for the performance or default of the Fund. The authorisation of the Fund is not an endorsement or guarantee of the Fund by the Central Bank and the Central Bank is not responsible for the contents of the Prospectus of the Fund.

Luxembourg The Fund is established under the laws of Ireland and is marketed in Luxembourg in accordance with Chapter XI of Directive 2009/65/EC as transposed into national legislation, including Chapter 7 of the Luxembourg Law dated 17 December 2010 relating to undertakings for ollective investment (as amended) unless otherwise stated herein. CACEIS BANK, LUXEMBOURG BBANCH having its registered affice at 5, allée Scheffer, L-2520 Luxembourg, Grand-Duchy of Luxembourg, acting as a branch of CACEIS BANK, a public limited liability company (société anonyme) licorporated under the laws of France, has been appointed as paying agent and representative agent in Luxembourg for the Fund. Shareholders resident in Luxembourg may request the subscription and redemption of Shares and the payment of distributions in accordance with the provisions of the Prospectus directly from the Fund or via the Paying Agent. Luxembourg relevant taxation aspects as well as other additional information for Investors in Luxembourg can be found in the Luxembourg Country Supplement, which forms part of, and should be read in conjunction with the Fund Prospectus

Norway The Fund has been registered with the Financial Supervisory Authority of Norway (Finanstilsynet) for the offer to Professional Investors (as defined in applicable Norwegian regulations) only. The promotion of the Fund and the distribution of its offering documents in Norway should be restricted to professional investors only and cannot be made by any means which may constitute a public offer or is addressed to or could result in the involvement or offering documents in the state of t public.

Netherlands

UTI Goldfinch Funds Plc is a UCITS umbrella fund passported to offer participations in the UTI India Balanced Fund (the "Sub-Fund") in the Netherlands. The Company and the Sub-Fund are registered with the Dutch Authority for Financial Markets (Autoriteit Financiële Markten). The register can be consulted through www.afm.nl/registers.The Company's prospectus, key investor information document (KID), most recent annual reports, half-yearly reports and Articles of Incorporation are available at www.utifunds.com

United States of America

United States of America The Shares have not been nor will they be registered under the U.S. Securities Act of 1933, as amended (the "1933 Act"), or registered or qualified under the securities laws of any of the states of the United States. The Shares may not be offered, sold or delivered directly or indirectly in the United States or to or for the account or benefit of an "U.S. Person" (as defined in Regulations S under the 1933 Act) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the 1933 Act and any applicable state securities laws. Neither the Company nor any Fund will be registred under the U.S. Investment Company Act of 1940, as amended (the "1940 Act"), pursuant to Section 3(c)(7) of the 1940 Act. Act or the regulations thereunder, or as a debneirs concistor with Section 2(c)(7) of the 1930 Act. Act, who are "Qualified purchasers", as defined in Regulations Sunder the 1933 Act, who are "Qualified purchasers", as defined in the 1930 Act. Act who are "Qualified purchasers", as defined in the 1930 Act and the 1930 Act. Act who are "Qualified Purchasers", as defined and C)(2) of the 1940 Act. Act the 1933 Act. Who are "Qualified Purchasers", as defined in the 1930 Act and the 1933 Act, who are "Qualified Purchasers", as defined in the 1930 Act with the 1933 Act. Who are "Qualified Purchasers", as defined in the 1930 Act. Section 3(c)(7) of the 1940 Act. Act who have a subject to be concervice to the section 3(c) Act. Section 3(c)(7) of the 1940 Act. Act who have a subject to be concervice act Active to the section 4(b) Act. Section 4(b) otherwise consistent with Section 3(c)(7) of the 1940 Act. Each subscriber for Shares that is a U.S. Person, as defined in Regulation S under the 1933 Act will be required to certify that it is both an "accredited investor" as defined in Regulation D under the 1933 Act and a "qualified purchaser" as defined in Section be required to certify that It is both an "accredited investor" as defined in Regulation D under the 1933 Act and a "qualified purchaser" as defined in Section 2(a) (51) of the 1940 Act or the regulations thereunder. The qualifications for an "accredited investor" and a "qualified purchaser" as defined in Section 2(a) (51) of the 1940 Act or the regulations thereunder. The qualifications for an "accredited investor" and a "qualified purchaser" as est out in detail in Appendix III to this Prospectus. The Shares have not been approved or disapproved by the U.S. Securities and Exchange Commission (the "SEC") or any state securities commission, nor has any such regulatory authority passed upon or endorsed the merits of this offering or the accuracy or adequacy of this Prospectus. Any representation to the contrary is unlawful. The Directors do not intend to permit Shares of any Fund of the Company acquired by investors subject to the United States Employee Retirement income Security Act of 1974, as amended ("ERISA"), and by other benefit plan investors, as defined in ERISA, to equal or exceed 25% of the value of any such Class (determined in accordance with RISA). Accordingly, each prospectus explicit for Shares will be required to represent and warrant as to whether and to what extent the is a "benefit plan investor" for the purcopses of ERISA. For additional information on investments by U.S. Fersons, including certain U.S. securities law, U.S. federal tax, and ERISA and other benefit plan considerations, please see Appendix III to this Prospectus.

The distribution of this document of the Fund or Prospectus of the Fund and the offering of Shares of the Fund may be restricted in certain jurisdictions. This document or the Prospectus of the Fund does not constitute an offer or solicitation in any jurisdiction in which such offer or solicitation is not authorised or the person receiving the offer or solicitation may not lawfully do so. It is the responsibility of any person in possession of this document or the Prospectus of the Fund and of any person wishing to apply for Shares of the Fund to inform himself of and to observe all appli

ve all applicable laws and regulations of the countries of his nationality, residence, ordinary residence or