### AHAM AIIMAN ASIA (EX JAPAN) GROWTH FUND (FORMERLY KNOWN AS AFFIN HWANG AIIMAN ASIA (EX JAPAN) GROWTH FUND) ("FUND")

LIST HIGHLIGHTING THE AMENDMENTS FROM THE PROSPECTUS DATED 8 JULY 2019 ("PROSPECTUS") AS MODIFIED BY THE REPLACEMENT PROSPECTUS DATED 20 JANUARY 2023 ("REPLACEMENT PROSPECTUS") IN RELATION TO THE FUND.

N	O. (A)	(B)
	PROSPECTUS	REPLACEMENT PROSPECTUS

#### Introduction:

In general, the amendments made to the Prospectus are to reflect the following:

- 1. Requirements of Guidelines on Unit Trust Funds (Revised: 28 November 2022) ("Revised GUTF") and Prospectus Guidelines For Collective Investment Schemes (Revised: 1 September 2022) ("Revised PCIS"):
- 2. Change in the shareholding of AHAM which took effect on 29 July 2022 whereby AHAM ceased to be a subsidiary of Affin Hwang Investment Bank and the Affin Banking Group. AHAM's ultimate major shareholders now, is CVC Capital Partners Asia Fund V, a private equity fund managed by CVC Capital Partners ("Change in Shareholding");
- 3. Amendments made to the Second Supplemental Deed which was registered and lodged with the SC on 10 November 2022 ("Supplemental Deed"); and

We are of the view that amendments reflected in the Replacement Prospectus do not materially prejudice the unit holders' interests as they do not result in (1) change to the nature/objective of the Fund; (2) change to the risk profile of the Fund; (3) change in the distribution policy; (4) introduction of a new category of fees/charges; or (5) increase in fees/charges of the Fund (collectively known as "Material Prejudice Circumstances"). Hence a unit holders' approval is not required under paragraph 9.70 of the Revised GUTF and section 295(4)(a) of the Capital Markets and Services Act 2007.

Additionally, except for the amendments pertaining to (1) repurchase proceed payout period; and (2) risk associated with suspension of repurchase request, we are of the view that other amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund as they do not result in change to (1) investment strategy; (2) distribution policy; or (3) minimum balance of the Fund ("Significant Change Circumstances").

#### 1. GENERAL AMENDMENTS

- 1.1 References to "Affin Hwang Asset Management Berhad" and "Affin Hwang Aiiman Asia (ex Japan) Growth Fund" are now amended to "AHAM Asset Management Berhad" and "AHAM Aiiman Asia (ex Japan) Growth Fund".
  - 2. References to Manager's and Trustee's company registration number "(429786-T)" and "(763590-H)" are now amended to "199701014290 (429786-T)" and "200701005591 (763590-H)".
  - 3. References to Affin Hwang Asset Management Berhad's email address and website namely "customercare@affinhwangam.com" and "www.affinhwangam.com" are now amended to "customercare@aham.com.my" and "www.aham.com.my".
  - 4. Reference to the "investment committee" is now amended to person(s) or member(s) of a committee undertaking the oversight function's
  - 5. Reference to "interim report" are now amended to "semi-annual report".

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS							
	TROST ECTOS	REFLACEIVIENT PROSFECTOS							
	6. The tax adviser report of the Fund is updated with the latest version of such report.								
	The above amendments (1) to (5) are made throughout the Replacement Prospectus. Additionally, there are also housekeeping amendments including editorial change, formatting changes and grammar.								
2.	2 COVER PAGE								
2.1	INVESTORS ARE ADVISED TO READ AND UNDERSTAND THE CONTENTS OF THIS	INVESTORS ARE ADVISED TO READ AND UNDERSTAND THE CONTENTS OF THIS							
2.1	PROSPECTUS. IF IN DOUBT, PLEASE CONSULT A PROFESSIONAL ADVISER.	INVESTORS ARE ADVISED TO READ AND UNDERSTAND THE CONTENTS OF THIS PROSPECTUS. IF IN DOUBT, PLEASE CONSULT A PROFESSIONAL ADVISER.							
	FOR INFORMATION CONCERNING CERTAIN RISK FACTORS WHICH SHOULD BE CONSIDERED BY PROSPECTIVE INVESTORS, SEE "RISK FACTORS" COMMENCING ON PAGE 5.	THIS IS A REPLACEMENT PROSPECTUS THAT REPLACES AND SUPERCEDES THE PROSPECTUS DATED 8 JULY 2019.							
	THIS IS A REPLACEMENT PROSPECTUS THAT REPLACES AND SUPERCEDES THE PROSPECTUS DATED 14 DECEMBER 2017.	FOR INFORMATION CONCERNING CERTAIN RISK FACTORS WHICH SHOULD BE CONSIDERED BY PROSPECTIVE INVESTORS, SEE "RISK FACTORS" COMMENCING ON PAGE 5.							
		YOU SHOULD NOT MAKE PAYMENT IN CASH TO A							
		! UNIT TRUST CONSULTANT OR ISSUE A CHEQUE IN							
		THE NAME OF A UNIT TRUST CONSULTANT.							
3.	CORPORATE DIRECTORY								
3.1	The Manager/AHAM	The Manager/AHAM							
	Affin Hwang Asset Management Berhad (429786-T)	AHAM Asset Management Berhad							
	Registered Office	(Formerly known as Affin Hwang Asset Management Berhad)							
	27 <sup>th</sup> Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur	Registered Office							
	Tel No.: (603) 2142 3700	3 <sup>rd</sup> Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur							
	Fax No.: (603) 2140 3799 <b>Business Address</b>	Tel No. : (603) 2142 3700							
	Ground Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur	Fax No.: (603) 2140 3799							
	Tel No.: (603) 2116 6000	Business Address							
	Fax No. : (603) 2116 6100	Ground Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur							
	Toll free line: 1-800-88-7080	Tel No. : (603) 2116 6000 Fax No. : (603) 2116 6100							
	E-mail: customercare@affinhwangam.com	Toll free line : 1-800-88-7080							
	Website : www.affinhwangam.com	E-mail : customercare@aham.com.my							
		Website : www.aham.com.my							
3.2	Board of Directors of the Manager /AHAM	Deleted.							
	<ul> <li>Raja Tan Sri Dato' Seri Aman bin Raja Haji Ahmad (Non-independent Director)</li> </ul>								

NO.	(A)	(B)
	PROSPECTUS	REPLACEMENT PROSPECTUS
	<ul> <li>Datuk Maimoonah binti Mohamed Hussain (Non-independent Director)</li> <li>Mr Teng Chee Wai (Non-independent Director)</li> <li>Ms Eleanor Seet Oon Hui (Non-independent Director)</li> <li>Encik Abd Malik bin A Rahman (Independent Director)</li> <li>YBhg Mej Jen Dato' Hj Latip bin Ismail (Independent Director)</li> </ul>	
3.3	The Trustee	
	Deutsche Trustees Malaysia Berhad (763590-H)	Deutsche Trustees Malaysia Berhad
	Registered Office & Business Address	Registered Office & Business Address
	Level 20, Menara IMC	Level 20, Menara IMC
	8, Jalan Sultan Ismail	8, Jalan Sultan Ismail,
	50250 Kuala Lumpur	50250 Kuala Lumpur
	Tel No. : (603) 2053 7522	Tel No. : (603) 2053 7522
	Fax No. : (603) 2053 7526	Fax No. : (603) 2053 7526
		Email : dtmb.rtm@db.com
3.4	Trustee's Delegate (Local & Foreign Custodian)	Deleted.
	Deutsche Bank (Malaysia) Berhad (312552-W)	
	Business address	
	Level 18-20, Menara IMC	
	8, Jalan Sultan Ismail	
	50250 Kuala Lumpur	
	Tel No. : (603) 2053 6788	
	Fax No. : (603) 2031 8710	
3.5	External Fund Manager	External Fund Manager
	AIIMAN Asset Management Sdn. Bhd. (256674-T) (AIIMAN)	AIIMAN Asset Management Sdn. Bhd./AIIMAN
	Registered Address	Registered Address
	27 <sup>th</sup> Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur	3rd Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur
	Tel No. : (603)-2142 3700 Fax No. : (603)-2027 5848	Tel No. : (603)-2142 3700 Fax No. : (603)-2027 5848
	Business Address	Business Address
	14 <sup>th</sup> Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur	14 <sup>th</sup> Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur
	Tel No.: (603)-2116 6156	Tel No. : (603)-2116 6156
	Fax No. : (603)-2116 6150	Fax No. : (603)-2116 6150
	Website : www.aiiman.com	Website : www.aiiman.com
3.6		The Shariah Adviser
3.5	Amanie Advisors Sdn. Bhd.	Amanie Advisors Sdn. Bhd.
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NO.	(A)	(B)			
	PROSPECTUS	REPLACEMENT PROSPECTUS			
	Level 13A-2, Menara Tokio Marine Life, 189, Jalan Tun Razak, 50400 Kuala Lumpur	Level 13A-2, Menara Tokio Marine Life, 189, Jalan Tun Razak, 50400 Kuala Lumpur			
	Tel No. : (603)-2161 0260	Tel No. : (603)-2161 0260			
	Fax No. : (603)-2161 0262	Fax No. : (603)-2161 0262			
	Website: www.amanieadvisors.com	E-mail: info@amanieadvisors.com			
		Website : www.amanieadvisors.com			
4.	ABBREVIATION				
4.1	IUTA Institutional Unit Trust Advisers.	IUTA Institutional Unit Trust <u>Scheme</u> Advisers.			
	IOSCO International Organization of Securities				
	Commissions.	Deleted.			
5.	GLOSSARY				
<u></u>					
5.1	the Board				
	Means the board of directors of Affin Hwang Asset Management Berhad.	Means the board of directors of the Manager.			
5.2	Business Day				
	Means a day on which Bursa Malaysia is open for trading.	Means a day on which Bursa Malaysia and/or one or more of the foreign markets in which the			
		<u>Fund is invested in are</u> open for <u>business/</u> trading.			
5.3	Nil.	Inserted the following after "Communiqué":			
		CVC Capital Means collectively (1) CVC Capital			
		Partners Asia Partners Asia V L.P; (2) CVC Capital			
		Fund V Partners Investment Asia V L.P.; and (3)			
		CVC Capital Partners Asia V Associates L.P.			
5.4	Deed	eve capitari artifers Asia v Associates E.i .			
3.4	Deed				
	Refers to the deed dated 6 February 2015 and the supplemental deed dated 5 October	Refers to the deed dated 6 February 2015, the supplemental deed dated 5 October 2018 and			
	2018 entered into between the Manager and the Trustee and includes any subsequent	the second supplemental deed dated 21 September 2022 entered into between the Manager			
	amendments and variations to the deed.	and the Trustee and includes any subsequent amendments and variations to the deed.			
5.5	eligible market	eligible market(s)			
]	engine market	Cuginic market <u>or</u>			
	Means a market that:-	Means an exchange, government securities market or an over-the-counter (OTC) market—			
	(a) is regulated by a regulatory authority;	(a) that is regulated by a regulatory authority of that jurisdiction;			
	(b) operates regularly;	(b) that is open to the public or to a substantial number of market participants; and			
		(c) on which financial instruments are regularly traded			
	<ul><li>(c) is open to the public; and</li><li>(d) has adequate liquidity for the purposes of the Fund.</li></ul>	(c) On which infancial histrathents are regularly traded			
	(u) has adequate inquidity for the purposes of the rund.	ı			

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
5.6	Initial Offer Period	Deleted.
	Means a period of one (1) day from the date of the launch of a particular Class other than RM Class, which will be no later than the expiry date of this Prospectus and will be disseminated through official communication channels and Communiqués.	
5.7	Initial Offer Price  Means the price for each Unit during the Initial Offer Period.	Deleted.
5.8	LPD	
	Means 15 April 2019 and is the latest practicable date whereby the information disclosed in this Prospectus shall remain relevant and current as at the date of issue of this Prospectus.	Means 30 November 2022 and is the latest practicable date whereby the information disclosed in this Prospectus shall remain relevant and current as at the date of issue of this Prospectus.
5.9	Nil.	Inserted the following after "LPD":
		<u>licensed bank</u> <u>Means a bank licensed under the Financial Services Act 2013.</u> <u>licensed investment</u> <u>Means an investment bank licensed under the Financial</u>
		bank   Services Act 2013.   licensed Islamic bank   Means an Islamic bank licensed under the Islamic Financial
E 10	medium to long-term	Services Act 2013.  medium to longer term
5.10		
5.11	Means a period between three (3) years and above.  Special Resolution	Means a period of three (3) years and above.
3.11	Means a resolution passed by a majority of not less than three quarter (¾) of Unit Holders voting at a meeting of Unit Holders.  For the purpose of terminating the Fund or a Class, a special resolution is passed by a majority in number representing at least three quarter (¾) of the value of Units held by Unit Holders voting at the meeting.  For the purpose of terminating a Class of Units, a Special Resolution passed by Unit Holders of that particular Class voting at the meeting is required.	Means a resolution passed by a majority of not less than three quarter (¾) of Unit Holders present and voting at a meeting of Unit Holders in person or by proxy.  For the purpose of terminating the Fund, a Special Resolution is passed by a majority in number representing at least three quarter (¾) of the value of Units held by the Unit Holders present and voting at the meeting in person or by proxy is required.  For the purpose of terminating a Class, a Special Resolution is passed by a majority in number representing at least three quarter (¾) of the value of Units held by the Unit Holders of that particular Class present and voting at the meeting in person or by proxy is required.
5.12	Note:	Deleted.
	Reference to "day(s)" in this Prospectus will be taken to mean calendar day(s) unless otherwise stated.	

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	
6.	RISK FACTORS		
6.1	Nil.	Inserted the following after "Operational Risk":	
		Liquidity risk Liquidity risk refers to two scenarios. The first is where an investment cannot be sold due to unavailability of a buyer for that investment. The second scenario exists where the investment, by its nature, is thinly traded. This will have the effect of causing the investment to be sold below its fair value which would adversely affect the NAV of the Fund and subsequently the value of Unit Holders' investments in the Fund.	
6.2	Nil.	Inserted the following after "Liquidity risk":	
	DISK AGAMA GENERALT	Suspension of Repurchase Request Risk  Having considered the best interests of Unit Holders, the repurchase requests by the Unit Holders may be subject to suspension due to exceptional circumstances, where the market value or fair value of a material portion of the Fund's assets cannot be determined. In such case, Unit Holders will not be able to redeem their Units and will be compelled to remain invested in the Fund for a longer period of time. Hence, their investments will continue to be subject to the risks inherent to the Fund.	
6.3	In our day-to-day running of the business, we employ a proactive risk management approach to manage portfolio risks and operational risks. The Board has established a board compliance & risk management committee to oversee AHAM's risk management activities both at operational level and at portfolio management level to ensure that the risk management process is in place and functioning. The board compliance & risk management committee comprises of at least three Board members and is chaired by an independent director. At the operational level, we have established a compliance & risk oversight committee with the primary function of identifying, evaluating and monitoring risks as well as to formulate internal control measures to manage and mitigate the exposure to risks that may affect the performance of the Fund, returns to the investors or Unit Holders' interest within a clearly defined framework and is primarily responsible for ensuring that the policies and procedures that have been implemented are reviewed on an on-going basis with periodic assessments. The compliance & risk oversight committee reports to the board compliance & risk management committee on a quarterly basis.  In managing portfolio risks, we engage a stringent screening process by conducting	In our day-to-day running of the business, we employ a proactive risk management approach to manage portfolio risks, operational risks <u>and liquidity risks</u> . The Board has established a board compliance & risk management committee to oversee AHAM's risk management activities both at operational level and at portfolio management level to ensure that the risk management process is in place and functioning. The board compliance & risk management committee comprises of at least three Board members and is chaired by an independent director. At the operational level, we have established a compliance & risk oversight committee with the primary function of identifying, evaluating and monitoring risks as well as to formulate internal control measures to manage and mitigate the exposure to risks that may affect the performance of the Fund, returns to the investors or Unit Holders' interest within a clearly defined framework and is primarily responsible for ensuring that the policies and procedures that have been implemented are reviewed on an on-going basis with periodic assessments. The compliance & risk oversight committee reports to the board compliance & risk management committee on a quarterly basis.  In managing portfolio risks, we engage a stringent screening process by conducting	

#### (A) PROSPECTUS

fundamental analysis of economic, political and social factors to evaluate their likely effects on the performance of the markets and sectors. Regular meetings are held to discuss investment themes and portfolio decisions taken at the meetings are then implemented according to the investment guidelines which also take into account requirements for minimum portfolio diversification across individual investment holdings, sectors, geographies and asset classes (based on the respective portfolio's objective and strategy). We also practise prudent liquidity management with the objective to ensure that the Fund is able to meet its short-term expenses including repurchase requests by the Unit Holders.

in place a system that is able to monitor the transactions to ensure compliance Fund's investment limits and restrictions. These limits are system-controlled and ially tracked, thus reducing the probability of human error occurring in ensuring 's investment limits and restrictions are adhered to. We also undertake stringent on of movements in market prices and regularly monitor, review and report to the nt committee to ensure that the Fund's investment objective is met. Regular reviews by senior members of the investment team further reduce the risk of ntation inconsistencies and violations of the Guidelines. We also have in place a k management process to mitigate counterparty risk of derivatives whereby such when the counterparty is not able to meet their contractual obligations. Prior to into a contract with the counterparty, we will conduct an evaluation on the credit of the counterparty to ensure they are able to meet their contractual obligations. rtant to note that an event of downgrade does not constitute a default. If we view downgrade in the rating of the counterparty may lead to high credit risk, we will ate to take pre-emptive measures to unwind these positions. In the event of a downgrade in the rating of the issuer in the case of OTC options, the Manager may opt to sell-down or reduce its exposure into the options. Nevertheless, the Manager will carry out a credit analysis on issuer to determine its ability of financial obligations prior to making the Fund's investment

We also employ a performance attribution system that enables us to review the performance of the Fund to determine the key factors that have contributed to and detracted from the Fund's performance. This system complements our overall risk management process as the system also provides standard risk analytics on the portfolio such as the Fund's standard deviation, tracking error and measures of excess return. The data produced by the performance attribution system is reviewed regularly and at least on a monthly basis in meetings chaired by the managing director and participated by the portfolio managers and the performance evaluation team.

# (B) REPLACEMENT PROSPECTUS

fundamental analysis of economic, political and social factors to evaluate their likely effects on the performance of the markets and sectors. Regular meetings are held to discuss investment themes and portfolio decisions taken at the meetings are then implemented according to the investment guidelines which also take into account requirements for minimum portfolio diversification across individual investment holdings, sectors, geographies and asset classes (based on the respective portfolio's objective and strategy). We also practise prudent liquidity management with the objective to ensure that the Fund is able to meet its short-term expenses including repurchase requests by the Unit Holders.

We have in place a system that is able to monitor the transactions to ensure compliance with the Fund's investment limits and restrictions. These limits are system-controlled and not manually tracked, thus reducing the probability of human error occurring in ensuring the Fund's investment limits and restrictions are adhered to. We also undertake stringent evaluation of movements in market prices and regularly monitor, review and report to the person(s) or members of a committee undertaking the oversight function of the Fund to ensure that the Fund's investment objective is met. Regular portfolio reviews by senior members of the investment team further reduce the risk of implementation inconsistencies and violations of the Guidelines.

We also have in place a credit risk management process to mitigate counterparty risk of derivatives whereby such risk arises when the counterparty is not able to meet <u>its</u> contractual obligations. Prior to entering into a contract with the counterparty, we will conduct an evaluation on the credit standing of the counterparty to ensure <u>it is</u> able to meet <u>its</u> contractual obligations. It is important to note that an event of downgrade does not constitute a default. If we view that the downgrade in the rating of the counterparty may lead to high credit risk, we will not hesitate to take pre-emptive measures to unwind these positions. In the event of a downgrade in the rating of the issuer in the case of OTC options, the Manager may opt to sell-down or reduce its exposure into the options. Nevertheless, the Manager will carry out a credit analysis on issuer to determine its ability of financial obligations prior to making the Fund's investment.

We also employ a performance attribution system that enables us to review the performance of the Fund to determine the key factors that have contributed to and detracted from the Fund's performance. This system complements our overall risk management process as the system also provides standard risk analytics on the portfolio such as the Fund's standard deviation, tracking error and measures of excess return. The data produced by the performance attribution system is reviewed regularly and at least on a monthly basis in meetings chaired by the managing director and participated by the portfolio managers and the performance evaluation team.

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
		Liquidity Risk Management  We have established liquidity risk management policies to enable us to identify, monitor and manage the liquidity risk of the Fund in order to meet the repurchase requests from the Unit Holders with minimal impact to the Fund as well as safeguarding the interests of the remaining Unit Holders. Such policies take into account, amongst others, the asset class of the Fund and the redemption policy of the Fund. To manage the liquidity risk, we have put in place the following procedures:  a) The Fund may hold a maximum of 30% of its NAV in Islamic money market instruments and/or Islamic deposits. This will allow the Fund to have sufficient buffer to meet the Unit Holders' repurchase request;  b) Regular review by the designated fund manager on the Fund's investment portfolio including its liquidity profile:  c) Daily monitoring of the Fund's net flows and periodic liquidity stress testing of the Fund's assets against repurchase requests during normal and adverse market conditions are performed as pre-emptive measures in tracking the Fund's liquidity status. This will ensure that we are prepared and able to take the necessary action proactively to address any liquidity concerns, which would mitigate the potential risks in meeting Unit Holders' repurchase requests; and  d) Suspension of repurchase requests from the Unit Holders under exceptional circumstances where the market value or fair value of a material portion of the Fund's assets cannot be determined. During the suspension period, the repurchase requests from the Unit Holders will be accepted but will not be processed. Such repurchase requests will only be processed on the next Business Day once the suspension is lifted. That said, the action to suspend repurchase requests from the Unit Holders shall be exercised only as a last resort by the Manager, having considered the best interests of Unit Holders.
7.	ABOUT AHAM AIIMAN ASIA (EX JAPAN) GROWTH FUND	
7.1	Deed	
	Deed dated 6 February 2015 and the supplemental deed dated 5 October 2018.	Deed dated 6 February 2015, the supplemental deed dated 5 October 2018 and the second supplemental deed dated 21 September 2022.
7.2	INVESTORS' PROFILE	Deleted.
	This Fund is suitable for you if you:-	
	> seek Shariah-compliant investments;	

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	<ul> <li>seek potential capital growth;</li> <li>have a medium to long term investment horizon; and</li> <li>are risk tolerant.</li> </ul>								
7.3	INITIAL OFF	ER PRICE					Deleted.		
		RM Class	AUD Class	GBP Class	SGD Class	USD Class			
		N/A+	AUD0.50*	GBP0.50*	SGD0.50*	USD0.50*			
		<sup>†</sup> The price of Units for RM Class, shall be based on the NAV per Unit. <sup>*</sup> The price of Units offered for purchase during the Initial Offer Period.							
7.4	INITIAL OFF	ER PERIOD					Deleted.		
7.5	One (1) day commencing from the date of the launch of a particular Class of the Fund other than the existing RM Class, which will be on a date after the communique is disseminated to the Unit Holders informing them of the launch of the particular Class of the Fund.  Kindly note that the initial offer period for the RM Class has ended.			after the con f the particul	nmunique is of the				
7.5	The Fund will focus on achieving its objective by investing in a diversified portfolio consisting a minimum of 70% of the Fund's NAV in Shariah-compliant equities and a maximum of 30% of the Fund's NAV in Islamic money market instruments and/or Islamic deposits.				/ in Shariah-	compliant ed	a a minimum of 70% of the Fund's NAV in Shariah-compliant equities and a maximum of 3	30% of	
	region, the Fund's investments will be primarily into Shariah-compliant equities listed or issued within the Asian (ex Japan) markets. Secondarily, the Fund will also hold the flexibility to invest up to a maximum of 30% of the Fund's NAV into opportunities outside the Asian (ex Japan) markets to capitalise on sectors and/or markets that would benefit from the growth prospects of the Asian (ex Japan) region.		within the Asian (ex Japan) markets. Secondarily, the Fund will also hold the flexibility to up to a maximum of 30% of the Fund's NAV in opportunities in other regions including to capitalise on sectors and/or markets that would benefit from the growth prospects Asian (ex Japan) region.	invest Japan of the					
	growth pote adopt a top	ential over the o-down and	e medium to oottom-up st	I be focused of longer term in rategy investigation. Fundamen	nvestment homent approa	orizon. As suc ch to identify	adopt bottom-up strategy where individual stock analysis forms the primary building blent for portfolio construction.		

NO.	(A) PROSPECTUS	(B)	
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	determine the attractiveness of investment ideas. Key factors which are useful in identification of such companies would include sales and profit growth, financial strength and gearing levels, expected future earnings growth, share price valuation as well as management quality.	While the Fund's core investments will remain in Shariah-compliant equities, the Fund holds the option to invest in Islamic money market instruments and Islamic deposits. In the selection of Islamic money market instruments, the Fund emphasizes on issuers with high credit worthiness.	
	While the Fund's core investments will remain in Shariah-compliant equities, the Fund holds the option to invest into Islamic money market instruments and Islamic deposits. The selection will depend largely on its credit quality where the respective issuers display strong ability to meet their financial obligations, healthy cash-flow, the collateral type, value, claims priority as well as offer highest safety for timely payment of profit and principal.	To achieve its objective, the Fund will also have the flexibility to hold exposure in Shariah-compliant warrants, as well as Islamic collective investment schemes.	
	To achieve its objective, the Fund will also have the flexibility to hold exposure in Shariah-compliant warrants, as well as Islamic collective investment schemes.		
	The Fund will be actively managed and we look to maintain some core holdings that are held over the medium to long term, which is similar to a buy and hold strategy. We will also maintain a trading portion for the portfolio, which we will use to take advantage by participating in investment opportunities that are set to benefit from prevailing market conditions, with the aim of boosting the Fund's performance.		
7.6	Foreign Investments	Deleted.	
	To meet its objective, the Fund will maintain a minimum of 70% of the Fund's NAV in investments listed or issued within the Asian (ex Japan) markets. The Fund will have a flexibility to invest up to 30% of its NAV in investments listed or issued in foreign markets outside the Asian (ex Japan) region. The decision to invest into foreign markets will be opportunistically driven where we would seek out investments that could provide a potential to enhance the returns of the Fund. The Fund will invest only into countries where the regulatory authorities are ordinary or associate members of the IOSCO.		
7.7	Islamic Derivative Investments for Hedging Purposes Only		
	The Fund may employ Islamic derivatives such as Islamic cross currency swaps and Islamic forwards contracts that are certified by the Shariah Adviser for hedging purposes.	The Fund may employ Islamic derivatives such as Islamic cross currency swaps and Islamic forwards contracts that are certified by the Shariah Adviser for hedging purposes.	
	These instruments may be used to hedge the principal and/or the returns of the foreign-currency denominated investments back to the Fund's Base Currency. While the hedging strategy will assist with mitigating the potential foreign exchange losses by the Fund, any potential foreign exchange gains from the hedging strategy will be capped as well.	These instruments may be used to hedge the principal and/or the returns of the foreign-currency denominated investments back to the Base Currency. While the hedging strategy will assist with mitigating the potential foreign exchange losses by the Fund, any potential foreign exchange gains from the hedging strategy will be capped as well.	

NO.	(A) PROSPECTUS	(B)		
	PROSPECTOS	REPLACEMENT PROSPECTUS		
	The employment of Islamic derivatives under these circumstances is expected to reduce the impact of foreign currency movements on the Fund's NAV.	The employment of Islamic derivatives under these circumstances is expected to reduce the impact of foreign currency movements on the Fund's NAV.		
		The Fund adopts commitment approach to measure the Fund's global exposure to derivatives.  The commitment approach is a methodology that aggregates the underlying market values or notional values of derivatives after taking into account the possible effects of netting and/or hedging arrangements. The Fund's global exposure from the derivatives position must not exceed 100% of NAV of the Fund at all times.		
7.8	Nil.	Inserted the following after "Temporary Defensive Position"  Cross Trades Policy  AHAM may conduct cross trades between funds which it is currently managing provided that all criteria imposed by the regulators are met. Notwithstanding the above, cross trades between the personal account of an employee of AHAM and the Fund's account(s) and between AHAM's proprietary trading accounts and the Fund's account(s) are strictly prohibited. Compliance with the criteria would be monitored by AHAM's compliance unit, and reported to AHAM's compliance & risk management committee, to avoid conflict of interests and manipulation that could have a negative impact on investors.		
7.9	PERMITTED INVESTMENTS			
	The Fund will invest in the following assets, subject to the Deed, the objective of the Fund, the Guidelines and all relevant laws:-	The Fund will invest in the following assets, subject to the Deed, the objective of the Fund, the Guidelines and all relevant laws:-		
	<ul> <li>Shariah-compliant securities listed on Bursa Malaysia or any other approved exchanges;</li> <li>Unlisted Shariah-compliant securities including without limitation, Shariah-compliant securities that have been approved by the relevant regulatory authorities for the listing of and quotation of such securities;</li> <li>Shariah-compliant warrants;</li> <li>Sukuk;</li> <li>Islamic deposits;</li> <li>Islamic structured products;</li> <li>Units or shares in Islamic collective investment schemes;</li> <li>Islamic derivatives for hedging purposes only; and</li> <li>Any other form of Shariah-compliant investments as may be permitted by the SAC of the SC and/or Shariah Adviser from time to time which is in line with the objective of the Fund.</li> </ul>	<ul> <li><u>Listed</u> Shariah-compliant securities;</li> <li>Unlisted Shariah-compliant securities including without limitation, Shariah-compliant securities that have been approved by the relevant regulatory authorities for the listing of and quotation of such securities;</li> <li>Shariah-compliant warrants;</li> <li>Sukuk;</li> <li>Islamic deposits;</li> <li>Islamic money market instruments;</li> <li>Islamic embedded derivatives;</li> <li>Units or shares in Islamic collective investment schemes;</li> <li>Islamic derivatives for hedging purposes only; and</li> <li>Any other form of Shariah-compliant investments as may be permitted by the SAC of the SC and/or Shariah Adviser from time to time which is in line with the objective of the Fund.</li> </ul>		

NO.	(A) PROSPECTUS		(B) REPLACEMENT PROSPECTUS
7.10	INVESTMENT RESTRICTIONS AND LIMITS		
	a) The Fund's assets must be relevant and consistent with the investment objective of the Fund;	a)	The Fund's assets must be relevant and consistent with the investment objective of the Fund;
	b) The value of the Fund's Shariah-compliant investments in ordinary shares issued by any single issuer must not exceed 10% of the Fund's NAV;	b)	The value of the Fund's investments in Shariah compliant ordinary shares issued by any single issuer must not exceed 10% of the Fund's NAV;
	<ul> <li>c) The value of the Fund's Shariah-compliant investment in unlisted Shariah-compliant securities shall not exceed 10% of the Fund's NAV. However, the said limit does not apply to unlisted Shariah-compliant securities that are:         <ul> <li>not listed or quoted on a stock exchange but have been approved by the relevant regulatory authority for such listing and quotation, and are offered directly to the</li> </ul> </li> </ul>	c)	The aggregate value of the Fund's investments in Shariah-compliant shares or securities equivalent to shares that are not traded or dealt in or on under the rules of an eligible market must not exceed 15% of the Fund's NAV, subject to a maximum limit of 10% of the Fund's NAV in a single issuer ("Exposure Limit");
	Fund by the issuer;  • Sukuk traded on an organized OTC market; and  • Islamic structured products;  d) The value of the Fund's Shariah-compliant investments in Shariah-compliant	d)	The value of the Fund's investments in Shariah-compliant transferable securities and Islamic money market instruments issued by any single issuer must not exceed 15% of the Fund's NAV ("Single Issuer Limit"). In determining the Single Issuer Limit, the value of the Fund's investments in instruments in Exposure Limit above issued by the same issuer must be included in the calculation;
	transferable securities and Islamic money market instruments issued by any single issuer must not exceed 15% of the Fund's NAV;  e) The Fund's Shariah-compliant investments in Islamic money market instruments must not exceed 10% of the instruments issued by any single issuer. This limit does not apply	e)	The Fund's investments in Islamic money market instruments must not exceed 10% of the instruments issued by any single issuer. This limit does not apply to Islamic money market instruments that do not have a pre-determined issue size;
	to Islamic money market instruments that do not have a pre-determined issue size; f) The value of the Fund's Shariah-compliant investments in Shariah-compliant transferable securities and Islamic money market instruments issued by any group of companies must not exceed 20% of the Fund's NAV; g) The Fund's Shariah-compliant investments in Shariah-compliant transferable securities	f)	The value of the Fund's investments in Shariah-compliant transferable securities and Islamic money market instruments issued by any group of companies must not exceed 20% of the Fund's NAV ("Group Limit"). In determining the Group Limit, the value of the Fund's investments in instruments in Exposure Limit above issued by the issuers within the same group of companies must be included in the calculation;
	<ul><li>(other than Sukuk) must not exceed 10% of the Shariah-compliant securities issued by any single issuer;</li><li>h) The Fund's Shariah-compliant investments in Sukuk shall not exceed 20% of the Sukuk issued by any single issuer;</li></ul>	g)	The Fund's investments in Shariah-compliant transferable securities must not exceed 10% of the Shariah-compliant securities <u>or Shariah-compliant securities equivalent to shares, as the case may be,</u> issued by any single issuer;
	i) The value of the Fund's placements in Islamic deposits with any single institution must not exceed 20% of the Fund's NAV:	h)	The value of the Fund's placements in Islamic deposits with any single <u>Financial</u> Institution must not exceed 20% of the Fund's NAV ("Single Financial Institution Limit").
	he value of the Fund's Shariah-compliant investments in Islamic structured products sued by a single counter-party must not exceed 15% of the Fund's NAV;		The Single Financial Institution Limit does not apply to placements of deposits arising from:
	<ul> <li>k) The aggregate value of the Fund's Shariah-compliant investments in Shariah-compliant transferable securities, Islamic money market instruments, Islamic deposits, OTC Islamic derivatives and Islamic structured products issued by or placed with (as the case may be) any single issuer/institution must not exceed 25% of the Fund's NAV;</li> <li>for Shariah-compliant investments in Islamic derivatives, the exposure to the underlying assets must not exceed the investment spread limits stipulated in the</li> </ul>		<ul> <li>(i) Subscription monies received prior to the commencement of investment by the Fund;</li> <li>(ii) Liquidation of investments prior to the termination of the Fund, where the placement of Islamic deposits with various Financial Institutions would not be in the best interests of Unit Holders; or</li> </ul>

NO.	(A) PROSPECTUS	
	Guidelines and the value of the Fund's OTC Islamic derivatives transaction with any single counterparty must not exceed 10% of the Fund's NAV;  m) The Shariah-compliant warrants that the Fund invests in must carry the right in respect of a security traded in or under the rules of an eligible market;  n) For Shariah-compliant investments in a foreign market*, a foreign market is an eligible market where it has satisfactory provisions relating to:  • the regulation of the foreign market;  • the general carrying on of business in the market with due regard to the interests of the public;	
	<ul> <li>adequacy of market information;</li> <li>corporate governance;</li> <li>disciplining of participants for conduct inconsistent with just and equitable principles in the transaction of business, or for a contravention of, or a failure to comply with the rules of the market; and</li> <li>arrangements for the unimpeded transmission of income and capital from the</li> </ul>	
	*Shariah-compliant investments in a foreign market are limited to markets where the regulatory authority is an ordinary or associate member of the IOSCO;  o) The Fund's investments in Islamic collective investment schemes must not exceed 25% of the units/shares in any one Islamic collective investment scheme;  p) The value of the Fund's investments in units/shares of any Islamic collective investment scheme must not exceed 20% of the Fund's NAV;	
	<ul> <li>q) There will be no limits and restrictions on Shariah-compliant securities/instruments issued or guaranteed by the Malaysian government or Bank Negara Malaysia; and</li> <li>r) Any other investment restrictions or limits imposed by the relevant regulatory authorities, the Guidelines, the relevant laws and/or regulations applicable to the Fund.</li> </ul>	
	The abovementioned restrictions and limits will be complied with at all times based on the up-to-date value of the Fund, and the value of its investments and instruments. However, a 5% allowance in excess of any limit or restriction imposed under the Guidelines is permitted where the limit or restriction is breached through the appreciation or depreciation of the NAV of the Fund (whether as a result of an appreciation or depreciation in value of the Shariah-compliant investments, or as a result of repurchase of Units or payment made from the Fund).	
	We will not make any further acquisitions to which the relevant limit is breached and within a reasonable period of not more than three (3) months from the date of the breach,	3

## REPLACEMENT PROSPECTUS

- (iii) Monies held for the settlement of redemption or other payment obligations, where the placement of Islamic deposits with various Financial Institutions would not be in the best interest of Unit Holders:
- i) The aggregate value of the Fund's Shariah-compliant investments in, or exposure to, a single issuer through Shariah-compliant transferable securities. Islamic money market instruments. Islamic deposits, underlying assets of Islamic derivatives, and counterparty exposure arising from the use of OTC Islamic derivatives must not exceed 25% of the Fund's NAV ("Single Issuer Aggregate Limit"). In determining the Single Issuer Aggregate Limit, the value of the Fund's investments in instruments in Exposure Limit above issued by the same issuer must be included in the calculation:
- i) For Shariah-compliant investments in Islamic derivatives, the exposure to the underlying assets of the derivatives must not exceed the investment restrictions or limitations applicable to such underlying assets and investments as stipulated in the Guidelines and the value of the Fund's OTC Islamic derivatives transaction with any single counterparty must not exceed 10% of the Fund's NAV:
- k) The Fund's global exposure from derivatives position shall not exceed the Fund's NAV at all times;
- 1) The Fund's investments in Islamic collective investment schemes must not exceed 25% of the units/shares in the Islamic collective investment scheme:
- m) The value of the Fund's investments in units/shares of a Islamic collective investment scheme must not exceed 20% of the Fund's NAV, provided that the Islamic collective investment scheme complies with the requirements of the Guidelines;
- n) The value of the Fund's investments in units or shares of an Islamic collective investment scheme that invests in real estate must not exceed 15% of the Fund's NAV;
- o) The Single Issuer Limit may be raised to 35% of the Fund's NAV if the issuing entity is, or the issue is guaranteed by, either a foreign government, foreign government agency, foreign central bank or supranational, that has a minimum long-term credit rating of investment grade (including gradation and subcategories) by an international rating agency;
- p) Where the Single Issuer Limit is increased to 35% of the Fund's NAV, the Single Issuer Aggregate Limit may be raised, subject to the Group Limit not exceeding 35% of the Fund's NAV; and
- q) Any other investment restrictions or limits imposed by the relevant regulatory authorities, the Guidelines, the relevant laws and/or regulations applicable to the Fund.

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
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	we will take all necessary steps and actions to rectify the breach.	Please note that the above restrictions and limits do not apply to securities or instruments issued or guaranteed by the Malaysian government or Bank Negara Malaysia.
		In respect of the above investment restrictions and limits, any breach as a result of any (a) appreciation or depreciation in value of the Fund's investments; or (b) repurchase of Units or payment made out of the Fund, must be rectified as soon as practicable within three months from the date of the breach unless otherwise specified in the Guidelines. Nevertheless, the three-month period may be extended if it is in the best interests of Unit Holders and the Trustee's consent has been obtained. Such extension must be subject to at least a monthly review by the Trustee.
7.11	SHARIAH INVESTMENT GUIDELINES	
	The following are the Shariah investment guidelines for the Fund, which the Manager, is to strictly adhere to on a continuous basis. At all times the Fund shall invest in investment instruments that are allowed under Shariah principles and shall not invest in instruments that are prohibited by Shariah principles based on the parameters of the applicable Shariah Advisory Council and the Shariah Adviser.	The following are the Shariah investment guidelines for the Fund, which the Manager, is to strictly adhere to on a continuous basis. At all times the Fund shall invest in investment instruments that are allowed under Shariah principles and shall not invest in instruments that are prohibited by Shariah principles based on the parameters of the applicable Shariah Advisory Council and the Shariah Adviser.
	Investment in Malaysia	Investment to Adultimate
	Equity	Investment in Malaysia
	The Fund will invest based on a list of Shariah-compliant equities by the SAC of the SC.	a. Equity The Fund will invest based on a list of Shariah-compliant equities by the SAC of the SC.
	For initial public offering (IPO) companies that have yet to be determined the Shariah	,
	status by the SAC of the SC, the Shariah Adviser adopts the following analysis as a temporary measure in determining its Shariah status until the SAC of the SC releases the Shariah status of the respective companies.	For initial public offering (IPO) companies that have yet to be determined the Shariah status by the SAC of the SC, the Shariah Adviser adopts the following analysis as a temporary measure in determining its Shariah status until the SAC of the SC releases the Shariah status of the respective companies.
	(1) Qualitative analysis	
	In this analysis, the Shariah Adviser will look into aspects of general public perception of the companies' images, core businesses which are considered important and maslahah (beneficial) to the Muslim ummah (nation) and the country. The non-permissible elements are very small and involve matters like umum balwa (common plight and difficult to avoid), 'uruf (custom) and rights of the non-Muslim community which are accepted under the Shariah.  (2) Quantitative analysis	(1) Qualitative analysis  In this analysis, the Shariah Adviser will look into aspects of general public perception of the companies' images, core businesses which are considered important and maslahah (beneficial) to the Muslim ummah (nation) and the country. The non-permissible elements are very small and involve matters like umum balwa (common plight and difficult to avoid), 'uruf (custom) and rights of the non-Muslim community which are accepted under the Shariah.

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
	Companies which passed the above qualitative analysis will be further subjected to quantitative analysis. The Shariah Adviser deduces the following to ensure that they are lower than the Shariah tolerable benchmarks:  (a) Business activity benchmarks The 5 per cent benchmark would be applicable to the following business activities:	REPLACEMENT PROSPECTUS  (2) Quantitative analysis  Companies which passed the above qualitative analysis will be further subjected to quantitative analysis. The Shariah Adviser deduces the following to ensure that they are lower than the Shariah tolerable benchmarks:  (a) Business activity benchmarks  The 5 per cent benchmark would be applicable to the following business activities:  • Conventional banking;  • Conventional insurance;  • Gambling;  • Liquor and liquor-related activities;  • Pork and pork-related activities;  • Non-halal food and beverages;  • Shariah non-compliant entertainment;  • Tobacco and tobacco-related activities;  • Interest income from conventional accounts and instruments (including interest income awarded arising from a court judgement or arbitrator);  • Dividends from Shariah non-compliant investments; and  • Other activities considered non-compliant according to Shariah principles as determined by the SAC of the SC.  The 20 per cent benchmark would be applicable to the following activities:  • Share trading;  • Stockbroking business;  • Rental received from Shariah non-compliant activities; and  • Other activities deemed non-compliant according to Shariah principles as determined by the SAC of the SC.  The above-mentioned contribution of Shariah non-compliant businesses/activities to the overall revenue/sales/turnover/income and profit before tax of the companies will be calculated and compared against the relevant business activity benchmarks i.e. must be less than 5 per cent and less than 20 per cent respectively as stated above.
		The financial ratios applied are as follows:

PROSPECTUS	(B) REPLACEMENT PROSPECTUS
Cash will only include cash placed in conventional accounts and instrument whereas cash placed in Islamic accounts and instruments will be exclude from the calculation.	
Debt over total assets:	Cash will only include cash placed in conventional accounts and instruments, whereas cash placed in Islamic accounts and instruments will be excluded from the calculation.
Debt will only include interest-bearing debt whereas Islamic financing of Sukuk will be excluded from the calculation.	Debt over total assets:
Both ratios, which are intended to measure <i>riba'</i> and <i>riba'</i> -based elements with a company's statement of financial position, must be less than 33 per cent.	Debt will only include interest-bearing debt whereas Islamic financing will be excluded from the calculation.
Should any of the above deductions fail to meet the benchmarks, the Sharia Adviser will not accord Shariah-compliant status for the companies.	h Both ratios, which are intended to measure <i>riba'</i> and <i>riba'</i> -based elements within company's statement of financial position, must be less than 33 per cent.
Islamic money market instruments	Should any of the above deductions fail to meet the benchmarks, the Shariah Advise will not accord Shariah-compliant status for the companies.
The Fund will invest in Islamic money market instruments approved by the SAC of the BNI and/or Shariah Adviser. The Shariah Adviser will review any Islamic money market instruments to be invested by the Fund based on the data available at bond info human to the contract of the same and the contract of the contract of the same and the contract of the contract o	Investment in Foreign Markets b
(www.bondinfo.bnm.gov.my) and fully automated system for issuing/tenderir (www.fast.bnm.gov.my).	by:
Investment in Islamic Deposits	<ul> <li>the local Shariah governing bodies of the respective countries such as Majelis Ulam Indonesia in Indonesia; and/or</li> </ul>
The Fund is also prohibited from investing in interest-bearing deposits and recognizing ar interest income.	<ul> <li>any Shariah indices recognized internationally including but not limited to the Dow Jone Islamic market indices.</li> </ul>
Investment in Foreign Markets	Any foreign securities which are not certified by the local Shariah governing bodies of the respective countries or listed under the list of Shariah-compliant securities issued by Sharial indices recognized internationally shall be determined in accordance with the ruling issued by
The Fund shall invest in securities listed under the list of Shariah-compliant securities issued by:	
<ul> <li>the local Shariah governing bodies of the respective countries such as Majelis Ulam Indonesia in Indonesia; and/or</li> </ul>	(1) <u>Sector-based screens</u>
any Shariah indices recognized internationally including but not limited to the Do Jones Islamic market indices.	The Shariah investment guidelines do not allow investment in companies which are directly active in, or derive more than 5% of their revenue or profit before taxation (cumulatively) from, the following activities ("prohibited activities"):
Any foreign securities which are not certified by the local Shariah governing bodies of the respective countries or listed under the list of Shariah-compliant securities issued to	ne

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
	Shariah indices recognized internationally shall be determined in accordance with the ruling issued by the Shariah adviser as follows:  (1) Sector-based screens  The shariah investment guidelines do not allow investment in companies which are directly active in, or derive more than 5% of their revenue or profit before taxation (cumulatively) from, the following activities ("prohibited activities"):  • Alcohol; • Tobacco; • Pork-related products; • Conventional financial services (banking, insurance, etc.); • Weapons and defense; and • Entertainment (hotels, casinos/gambling, cinema, pornography, music, etc).  (2) Accounting-based screens  The accounting-based screens applied are as follows and must be less than 33%:  (a) Total debt over trailing 24-months average market capitalization  (b) The sum of a company's cash and interest bearing securities divided by trailing 24-months average market capitalization	<ul> <li>Tobacco;</li> <li>Pork-related products;</li> <li>Conventional financial services (banking, insurance, etc.);</li> <li>Weapons and defense; and</li> <li>Entertainment (hotels, casinos/gambling, cinema, pornography, music, etc).</li> <li>(2) Accounting-based screens         The accounting-based screens applied are as follows and must be less than 33%:         (a) Total debt over trailing 24-months average market capitalization         (b) The sum of a company's cash and interest bearing securities divided by trailing 24-months average market capitalization         (c) Accounts receivables divided by trailing 24-months average market capitalization         Should any of the above deductions fail to meet the benchmarks, the Shariah Adviser will not accord Shariah-compliant status for the companies.         b. Islamic money market instruments         For investment in Malaysia, the Fund will invest in Islamic money market instruments approved by the SAC of BNM based on the data available at:     </li> </ul>
	<ul><li>(c) Accounts receivables divided by trailing 24-months average market capitalization</li></ul>	<ul> <li>Bond info hub (www.bondinfo.bnm.gov.my)</li> <li>Fully automated system for issuing/tendering (www.fast.bnm.gov.my).</li> </ul>
	Should any of the above deductions fail to meet the benchmarks, the Shariah Adviser will not accord Shariah-compliant status for the companies.  Purification Process for the Fund	For investment in foreign markets, Islamic money market instruments that are endorsed by other Shariah adviser or committee must be approved by the Shariah Adviser upon review of the relevant documents e.g. principal terms and conditions and Shariah pronouncements or approvals.
	Shariah non-compliant investment	c. <u>Investment in Islamic Deposits</u>
	The Fund Manager will immediately dispose-off any Shariah non-compliant investment inadvertently made in the Fund. If the disposal of the Shariah non-compliant investment results in losses to the Fund, the losses are to be borne by the Manager. The said investment will be disposed/withdrawn with immediate effect or within a month of	Islamic Deposits shall be placed with financial institutions licensed under the Islamic Financial Services Act 2013 and/or Financial Services Act 2013, whichever is appropriate. For the avoidance of doubt, only Islamic account is permitted for placement of liquid assets with institutions licensed under the Financial Services Act 2013. The Fund is also prohibited from

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
	knowing the status of the securities. Any capital or dividend gains received during or after disposal of the investment will be channeled to <i>baitulmal</i> or any other charitable bodies as advised by the Shariah Adviser.	investing in interest-bearing liquid assets and recognizing any interest income.  d. Investment in Islamic Collective Investment Scheme
	Reclassification of Shariah status of the Fund's investment	The Fund shall invest in Islamic collective investment scheme which must be regulated and registered or authorised or approved by the relevant authority in its home jurisdiction.
	Equities which were earlier classified as Shariah-compliant equities may subsequently be reclassified as Shariah non-compliant due to certain reasons such as changes in the companies' operations.	e. <u>Islamic derivative instruments</u>
	If at the time the announcement/review is made, the value of the equities held exceeds the original investment cost, such non-compliant equities will be liquidated. The Fund may	Islamic derivative instruments that are endorsed by other Shariah advisers or committees must be approved by the Shariah Adviser upon review of the relevant documents e.g. principal terms and conditions and Shariah pronouncements or approvals.
	keep any dividends received and capital gains arising from the disposal of the non-compliant equities made at the time of the announcement/review. However, any dividends received and excess capital gains made from the disposal after the announcement/review day at a market price that is higher than the closing price on the	Purification Process for the Fund  Shariah non-compliant investment
	announcement/review day will be channelled to <i>baitulmal</i> or any other charitable bodies as advised by the Shariah Adviser.	This refers to Shariah non-compliant investment made by the Manager. The said investment will be disposed of or withdrawn with immediate effect or within a month of knowing the
	If the market price of the said equities is below the investment cost at the time the announcement/review is made, the Fund may hold the non-compliant equities and keep dividends received during the holding period until the total amount of dividends received	status of the investment. In the event of the investment resulted in gain (through capital gain and/or dividend and/or profit) received before or after the disposal of the investment, the gain is to be channeled to baitulmal and/or any other charitable bodies as advised by the
	and the market value of the non-compliant equities held equal the investment cost. At this stage, the Fund will dispose of the said equities.	Shariah Adviser. If the disposal of the investment resulted in losses to the Fund(s), the losses are to be borne by the Manager.
	The investment portfolio of the Fund comprises of instruments that are classified as Shariah-compliant by the SAC of the SC and, where applicable by the SAC of the BNM.	Reclassification of Shariah status of the Fund's investment
	For instruments which are not classified as Shariah-compliant by the SAC of the SC and, where applicable by the SAC of the BNM, the instruments will be determined in accordance with the ruling by the Shariah Adviser.	These refer to Shariah-compliant securities which were earlier classified as Shariah-compliant but due to certain factors, such as changes in the companies' business operations and financial positions, are subsequently reclassified as Shariah non-compliant. In this regard, if on the date
		the Shariah-compliant securities turned Shariah non-compliant, the respective market price of Shariah non-compliant securities exceeds or is equal to the investment cost, the Fund that hold such Shariah non-compliant securities must dispose them off. Any dividends received up
		to the date of the announcement/review and capital gains arising from the disposal of the Shariah non-compliant securities on the date of the announcement/review can be kept by the

Fund.

However, any dividends received and excess capital gain from the disposal of Shariah non-compliant securities after the date of the announcement/review at a market price that is

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
		higher than the closing price on the date of the announcement/review should be channeled to baitulmal and/or charitable bodies approved by the Shariah Adviser.
		to buttullial allafor charteagle boales approved by the sharial Maviser.
		On the other hand, the Fund is allowed to hold its investment in the Shariah non-compliant
		securities if the market price of the said securities is below the Fund's investment costs. It is also permissible for the Fund to keep the dividends received during the holding period until
		such time when the total amount of dividends received and the market value of the Shariah
		non-compliant securities held equal the investment cost. At this stage, they are advised to
		dispose of their holding.
		In addition, during the holding period, the Fund is allowed to subscribe to:
		(a) any issue of new Shariah-compliant securities by a company whose Shariah non-
		compliant securities are held by the Fund, for example rights issues, bonus issues, special issues and warrants (excluding Shariah-compliant securities whose nature is Shariah non-
		compliant e.g. loan stocks); and
		(b) Shariah-compliant securities of other companies offered by the company whose Shariah
		non-compliant securities are held by the Fund,
		on condition that it expedite the disposal of the Shariah non-compliant securities.
		Where the Fund(s) invests in Shariah-compliant securities (save for Sukuk, money market
		instruments, deposit, liquid assets and equities or equities related i.e. warrants, right issue
		etc) earlier classified as Shariah-compliant but considered to have become non-compliant (by the Shariah adviser appointed by the issuer of that security) then guidance from the Shariah
		Adviser should be obtained.
		Where the Fund invests in money market instruments, or deposits, or liquid assets earlier
		classified as Shariah-compliant that are subsequently determined, regarded or deemed to be
		Shariah non-compliant as a result of a new or previously unknown fatwa/ruling and/or upon
		advice by the Shariah Adviser, the Manager would be required to sell such money market
		instruments, or withdraw such deposits, or liquid assets, as soon as practicable of having notice, knowledge or advice of the status of the money market instruments or deposits. Any
		profit received from such sukuk, money market instruments, liquid assets or such deposits
		prior to the occurrence of the aforesaid event shall be retained by the Fund. Any profit
		received subsequent to the occurrence of the aforesaid event shall be channelled to baitulmal and/or charitable bodies, as endorsed by the Shariah Adviser.
		and/or chartable bodies, as endorsed by the shahall Adviser.
		The investment portfolio of the Fund comprises of instruments that are classified as Shariah-
		compliant by the SAC of the SC and, where applicable by the SAC of the BNM. For

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
		instruments which are not classified as Shariah-compliant by the SAC of the SC and, where applicable by the SAC of the BNM, the instruments will be determined in accordance with the ruling by the Shariah Adviser.
7.12	VALUATION OF PERMITTED INVESTMENTS	
	1 <sup>st</sup> and 2 <sup>nd</sup> paragraph: - All foreign assets are translated into RM based on the bid exchange rate quoted by Bloomberg or Reuters at 4.00 p.m. (United Kingdom time) which is equivalent to 11 p.m. or 12 midnight (Malaysian time) on the same day, or such time as stipulated in the investment management standards issued by the FiMM.  We will obtain the daily price or value of the assets for the purpose of valuing the Fund in accordance to the Malaysian Financial Reporting Standard 9 issued by the Malaysian Accounting Standards Board. In the absence of daily price or value of the assets, we will use the latest available price or value of the assets respectively.	We will ensure that the valuation of the Fund is carried out in a fair manner in accordance with relevant laws and Guidelines. We will obtain the daily price or value of the assets for the purpose of valuing the Fund in accordance to the Malaysian Financial Reporting Standard 9 issued by the Malaysian Accounting Standards Board. In the absence of daily price or value of the assets, we will use the latest available price or value of the assets respectively.
7.13	VALUATION OF PERMITTED INVESTMENTS	
	Listed Shariah-compliant securities  Valuation of listed Shariah-compliant securities such as Shariah-compliant equities, Shariah-compliant warrants or listed Islamic collective investment schemes shall be based on market price i.e. closing bid price. Where no market value is publicly available or where the use of the quoted market value is inappropriate, or where no market price is available, including in the event of suspension in the quotation of the Shariah-compliant securities for a period exceeding fourteen (14) days, or such shorter period as agreed by the Trustee, such listed Shariah-compliant securities will be valued at fair value as determined in good faith by the Manager or its delegate, based on the methods or bases approved by the Trustee after appropriate technical consultation.	Valuation of <u>investments in</u> listed Shariah-compliant securities <u>shall be based on the closing price or last known transacted price on the eligible market on which the investment is quoted. If the price is not representative of its fair value or is not available to the market, including in the event of suspension in the quotation of the listed Shariah-compliant securities for a period exceeding fourteen (14) days, or such shorter period as agreed by the Trustee, <u>the investments</u> will be valued at fair value as determined in good faith by the Manager or its delegate, based on the methods or bases <u>which have been verified by the auditor of the Fund and</u> approved by the Trustee.</u>
7.14	VALUATION OF PERMITTED INVESTMENTS	
7.15	Unlisted Shariah-compliant Securities Unlisted Shariah-compliant securities will be valued based on fair value as determined in good faith by the Manager using methods or bases which have been verified by the auditor of the Fund and approved by the Trustee.  VALUATION OF PERMITTED INVESTMENTS	<u>For</u> unlisted Shariah-compliant securities, <u>valuation</u> will be based on fair value as determined in good faith by the Manager using methods or bases which have been verified by the auditor of the Fund and approved by the Trustee.
	Islamic deposits Islamic deposits placed with Financial Institutions are valued by reference to the principal value of such investments and the profits accrued thereon for the relevant period.	<u>Valuation of</u> Islamic deposits placed with Financial Institutions <u>will be done</u> by reference to the principal value of such investments and the profits accrued thereon for the relevant period.

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS						
7.16	VALUATION OF PERMITTED INVESTMENTS	Deleted.						
	Sukuk  Valuation of unlisted Sukuk denominated in Ringgit Malaysia will be done using the fair value price quoted by a bond pricing agency ("BPA") registered with the SC. If the Manager is of the view that the price quoted by BPA differs from the "market price" quoted by at least 3 independent and reputable institutions by more than 20 basis points and the Manager determines that the methodology used by the independent and reputable institutions to obtain the "market price" is more appropriate, the Manager may elect to use the price quoted by the independent and reputable institutions as the "market price", provided that the Manager records its basis for using a non-BPA price, obtains the necessary internal approvals to use the non-BPA price and keeps an audit trail of all decisions and basis for adopting the "market yields". Investments in other unlisted Sukuk will be valued using the average indicative price quoted by at least 3 independent and reputable institutions. In the case of listed Sukuk, the last traded prices quoted on an exchange will be used if the Manager deems this method is more appropriate. Furthermore, in the case where the Manager is unable to obtain quotation from 3 independent and reputable institutions, both listed and unlisted Sukuk will be valued in accordance to fair value as determined in good faith by the Manager, on methods or bases							
	which have been verified by the auditor of the Fund and approved by the Trustee.							
7.17	Islamic money market instruments  The valuation of MYR denominated Islamic money market instruments will be done using	Islamic Money Market Instruments  Valuation of RM denominated Islamic money market instruments will be done using the price						
	the price quoted by the BPA registered with the SC. For foreign Islamic money market instruments, valuation will be done using the average indicative yield quoted by three (3) independent and reputable institutions.	quoted by a bond pricing agency ("BPA") registered with the SC. For non-RM denominated Islamic money market instruments, valuation will be done using an average of quotations provided by reputable Financial Institutions. Where the Manager is of the view that the price quoted by BPA differs from the fair value or where reliable market quotations are not available, the fair value will be determined in good faith by the Manager. This may be determined by reference to the valuation of other Islamic money market instruments which are comparable in rating, yield, expected maturity date and/or other characteristics.						
7.18	VALUATION OF PERMITTED INVESTMENTS							
	Islamic derivatives The valuation of Islamic derivatives will be based on the rates provided by the respective issuers. For foreign exchange forward contracts ("FX Forwards"), we will apply interpolation formula to compute the value of the FX Forwards based on the rates provided by Bloomberg/Reuters. If the rates are not available on Bloomberg/Reuters, the FX Forwards will be valued by reference to the average indicative rate quoted by at least 3	Valuation of Islamic derivatives will be based on the rates provided by the respective issuers.  The issuers generate the market valuation through the use of their own proprietary valuation models, which incorporate all the relevant and available market data with respect to the Islamic derivatives (e.g. interest rates, movement of the underlying assets, the correlation of						

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
	independent dealers. In the case where the Manager is unable to obtain quotation from 3 independent dealers, the FX Forwards will be valued in accordance to fair value as determined by us in good faith, on methods or bases which have been verified by the auditor of the Fund and approved by the Trustee.	the underlying assets and such other factors). For foreign Shariah-compliant exchange forward contracts ("FX Forwards"), interpolation formula is applied to compute the value of the FX Forwards based on the rates provided by Bloomberg or Refinitiv. If the rates are not available on Bloomberg or Refinitiv, the FX Forwards will be valued will be valued in accordance to fair value as determined by us in good faith, on methods or bases which have been verified by the auditor of the Fund and approved by the Trustee.
7.19	VALUATION OF PERMITTED INVESTMENTS	
	Unlisted Islamic collective investment schemes Unlisted Islamic collective investment schemes will be valued based on the last published repurchase price.	Unlisted Islamic collective investment schemes will be valued based on the last published repurchase price.
		For listed collective investment schemes, valuation shall be done in the same manner as the valuation of the listed Shariah-compliant securities as described above.
7.20	VALUATION POINT OF THE FUND	
	The valuation point for the purpose of determining the NAV of the Fund and NAV per Unit will be carried out at 11.00 a.m. on the next Business Day (or "trading day + 1").  If the foreign market in which the Fund is invested therein is closed for business, the Manager will value the investment based on the latest available price as at the day the particular foreign market was last opened for business.	The valuation point for the purpose of determining the NAV of the Fund and NAV per Unit will be carried out at 11.00 a.m. on the next Business Day (or "trading day + 1"). All foreign assets are translated into RM based on the bid exchange rate quoted by Bloomberg or Refinitiv at 4.00 p.m. (United Kingdom time) which is equivalent to 11.00 p.m. or 12.00 midnight (Malaysian time) on the same day, or such time as stipulated in the investment management standards issued by the FiMM.
7.21		FINANCING AND SECURITIES LENDING
7.21	The Fund is not permitted to seek financing (including those within the meaning of the SC's Securities Borrowing and Lending Guidelines [SBL Guidelines]) in connection with its activities. However, the Fund may seek cash financing for the purpose of meeting repurchase requests for Units and for short-term bridging requirements. Such financings are subjected to the following:-  > the Fund's cash financing is only on a temporary basis and that financings are not persistent; > the financing period should not exceed one (1) month; > the aggregate financings of the Fund should not exceed 10% of the Fund's NAV at the time the financing is incurred; and > the Fund may only obtain Shariah-compliant financing from Financial Institutions; and > the instruments for such activity must comply with the Shariah requirements.	<ul> <li>The Fund is not permitted to seek financing in cash or borrow other assets in connection with its activities. However, the Fund may seek cash financing for the purpose of meeting repurchase requests for Units and for bridging requirements. Such financings are subjected to the following:-</li> <li>the Fund's cash financing is only on a temporary basis and that financings are not persistent;</li> <li>the financing period should not exceed one (1) month;</li> <li>the aggregate financings of the Fund should not exceed 10% of the Fund's NAV at the time the financing is incurred; and</li> <li>the Fund may only obtain Shariah-compliant financing from Financial Institutions; and</li> <li>the instruments for such activity must comply with the Shariah requirements.</li> </ul>

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS						
	Except for securities lending as provided under the SBL Guidelines, none of the cash or investments of the Fund may be lent. Furthermore, the Fund may not assume, guarantee, endorse or otherwise become directly or contingently liable for or in connection with any obligation or indebtedness of any person.	liable for or in connection with any obligation or indebtedness of any person.						
	In structuring the portfolio of the Fund, we will maintain sufficient Islamic liquid assets to ensure short-term liquidity in the Fund to meet operating expenses and possible repurchase of Units.							
7.22	The Fund may create new classes of Units in the future. You will be notified of the issuance of the new classes of Units by way of a Communiqué and the prospective investors will be notified of the same by way of a supplemental/replacement prospectus.	The Fund may create new <u>Classes without having to seek Unit Holders' prior approval</u> . You will be notified of the issuance of the new Classes by way of a Communiqué and the prospective investors will be notified of the same by way of a supplemental/replacement prospectus.						
8.	DEALING INFORMATION							
8.1	HOW TO PURCHASE UNITS?	Deleted.						
	<ul> <li>4<sup>th</sup> bullet: -</li> <li>For subsequent transaction, you simply need to complete a transaction form to request for an additional investment.</li> </ul>							
8.2	HOW TO MAKE PAYMENT FOR PURCHASE APPLICATION?  2nd bullet: - Cheque, Bank Draft or Money Order Issuance of cheque, bank draft or money order should be made payable to "Affin Hwang Asset Management Berhad-CTA", crossed and drawn on a local bank. You are required to write your name, identity card number or business registration number at the back of the cheque, bank draft or money order.	Deleted.						
8.3	WHAT IS THE PROCESS OF THE PURCHASE APPLICATION?							
	<ul> <li>1st bullet: -</li> <li>➤ During the Initial Offer Period, if we receive your purchase application on a Business Day, we will create your Units based on the Initial Offer Price of the Fund. After the Initial Offer Period, if we receive your purchase application at or before 3.30 p.m. on a Business Day ("or T day"), we will create your Units based on the NAV per Unit of a Class for that Business Day. Any purchase request received or deemed to have been</li> </ul>	➢ If we receive your purchase application at or before 3.30 p.m. on a Business Day (or "T day"), we will create your Units based on the NAV per Unit of a Class for that Business Day. Any purchase request received or deemed to have been received by us after 3.30 p.m. will be transacted on the next Business Day (or "T + 1 day"), unless a prior arrangement is made to our satisfaction.						

NO.	D. (A) PROSPECTUS								(B) REPLACEMENT PROSPECTUS							
	received by us after 3.30 p.m. will be transacted on the next Business Day (or "T + 1															
	day"), unless a prior arrangement is made to our satisfaction.															
8.4							IE MINIMUM INITI PURCHASE AMOUN						INVESTMENT,			
	RM AUD GBP SGD USD Class Class Class Class							RM Class	AUD Class	GBP Class	SGD Class	USD Class				
		Minimum Initial Investment	RM 1,000	AUD 5,000	GBP 5,000	SGD 5,000	USD 5,000			Minimum Initial Investment <u>*</u>	RM 1,000	AUD 5,000	GBP 5,000	SGD 5,000	USD 5,000	
		Minimum Additional Investment	RM 100	AUD 1,000	GBP 1,000	SGD 1,000	USD 1,000			Minimum Additional Investment*	RM 100	AUD 1,000	GBP 1,000	SGD 1,000	USD 1,000	
		Minimum Repurchase Amount	2,000 Units	10,000 Units	10,000 Units	10,000 Units	10,000 Units			Minimum Repurchase Amount <u>*</u>	2,000 Units	10,000 Units	10,000 Units	10,000 Units	10,000 Units	
		Minimum Holding of Units	2,000 Units	10,000 Units	10,000 Units	10,000 Units	10,000 Units			Minimum Holding of Units*	2,000 Units	10,000 Units	10,000 Units	10,000 Units	10,000 Units	
8.5	<ul> <li>At our discretion, we may reduce the minimum initial investment amount, minimum additional investment amount, minimum repurchase amount and minimum holding of Units.</li> <li>8.5 HOW TO REPURCHASE UNITS?</li> <li>It is important to note that, you must meet the minimum holding of Units for a particular Class after a repurchase transaction. If the balance of your investment (i.e. total number of Units) is less than the minimum holding of Units, we may withdraw all your holding of Units and pay the proceeds to you.</li> </ul>					<ul> <li>made via of made via of lass after of Units) is withdraw a</li> </ul>	ant to note that, yo a repurchase transas less than the min	u must naction. If imum haris	erms and hannels. neet the the bala olding of hat parti	minimum nce of yc Units <u>fc</u> cular Clas	n holding our invest or that p	of Units ment (i.e articular y the pro	for a particular total number Class, we may ceeds to you.			
	We may, with the consent of the Trustee, reserve the right to defer your repurchase request if such transaction would adversely affect the Fund or the interest of the Unit Holders.						•	vith the consent of such transaction wo				_	•	•		
	➤ You may submit the repurchase request by completing a transaction form and returning it to us at or before 3.30 p.m. on a Business Day.							•	ubmit the repurchas or before 3.30 p.m. o	•	•		a transac	tion form	and returning	
	➤ In the transaction form, you may choose to receive the repurchase proceeds in the manner of a cheque (for RM Class only) or bank transfer (for all Classes). If cheque is your option, we will issue the cheque in your name. If bank transfer is your option, proceeds will be transferred to your bank account. Where Units are held jointly, payment will be made to the person whose name appears first in the register of Unit Holders.								be transfer to the pers	f the repurchase proceed to your bank acon whose name appears and other bank f	count. V bears firs	here Un t in the r	its are he egister o	eld jointly f Unit Ho	, paymer	

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
	<ul> <li>Any incurred bank charges and other bank fees due to a withdrawal by cheque, bank transfer or other special arrangement method will be borne by you.</li> <li>If you invest through the EMIS, we will remit the repurchase proceeds to EPF for onward crediting to your EPF account. If you are above the age of fifty five (55) and invest through the EMIS, we will remit the repurchase proceeds to you directly.</li> </ul>	If you invest through the EMIS, we will remit the repurchase proceeds to EPF for <u>onward</u> crediting <u>to</u> your EPF account. If you are above the age of fifty five (55) and invest through the EMIS, we will remit the repurchase proceeds to you directly.
8.6	WHAT IS THE PROCESS OF REPURCHASE APPLICATION?	
	<ul> <li>For a repurchase request received or deemed to have been received by us at or before 3.30 p.m. on a Business Day (or "T day"), Units will be repurchased based on the NAV per Unit of a Class for that Business Day. Any repurchase request received after 3.30 p.m. will be transacted on the next Business Day (or "T + 1 day").</li> <li>Repurchase of Units must be made in terms of Units and not in terms of RM, AUD, GBP, SGD or USD value.</li> <li>Processing is subject to receipt of a complete transaction form and such other documents as may be required by us.</li> </ul>	<ul> <li>For a repurchase request received or deemed to have been received by us at or before 3.30 p.m. on a Business Day (or "T day"), Units will be repurchased based on the NAV per Unit of a Class for that Business Day. Any repurchase request received after 3.30 p.m. will be transacted on the next Business Day (or "T + 1 day").</li> <li>Repurchase of Units must be made in terms of Units or value, provided it meets the minimum repurchase amount of a Class.</li> <li>Processing is subject to receipt of a complete transaction form and such other documents as may be required by us.</li> </ul>
8.7	WHAT IS THE REPURCHASE PROCEEDS PAYOUT PERIOD?	
	> You will be paid within ten (10) days (for RM Class) and within fourteen (14) days (for Classes other than RM Class) from the day the repurchase request is received by us, provided that all documentations are completed and verifiable.	You will be paid within <u>seven (7) Business Days</u> from the day the repurchase request is received by us, provided that all documentations are completed and verifiable.
8.8	COOLING-OFF PERIOD	
	You have the right to apply for and receive a refund for every Unit that you have paid for within six (6) Business Days from the date we received your purchase application. You will be refunded for every Unit held based on the price of a unit on the day the Units were purchased and the Sales Charge, on the day those Units were first purchased and you will be refunded within ten (10) days from the receipt of the cooling-off application.	You have the right to apply for and receive a refund for every Unit that you have paid for within six (6) Business Days from the date we received your purchase application.  You will be refunded for every Unit held based on the prices mentioned below and the Sales Charge imposed on the day those Units were purchased.
	Please note that the cooling-off right is applicable to you if you are an individual investor and investing in any of our funds for the first time. However, if you are a staff of AHAM or a person registered with a body approved by the SC to deal in unit trusts, you are not	If the price of a Unit on the day the Units were first purchased ("original price") is higher than the price of a Unit at the point of exercise of the cooling-off right ("market price"), you will be refunded based on the market price at the point of cooling-off; or

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS				
	entitled to this right.	If the market price is higher than the original price, you will be refunded based on the original price at the point of cooling-off.				
	We will process your cooling-off request if your request is received or deemed to heen received by us at or before 3.30 p.m. on a Business Day (or "T day"). Any cooling request received after 3.30 p.m. will be transacted on the next Business Day (or "T+1 day").	-off You will be refunded within seven (7) Business Days from our receipt of the cooling-off				
	Processing is subject to receipt of a complete transaction form and such other docume as may be required by us.  The cooling-off right is not applicable for EPF investors.	Please note that the cooling-off right is applicable to you if you are an individual investor and investing in any of our funds for the first time. However, if you are a staff of AHAM or a person registered with a body approved by the SC to deal in unit trusts, you are not entitled to this right.				
		We will process your cooling-off request if your request is received or deemed to have been received by us at or before 3.30 p.m. on a Business Day (or "T day"). Any cooling-off request received after 3.30 p.m. will be transacted on the next Business Day (or "T+1 day").				
		Processing is subject to receipt of a complete transaction form and such other documents as may be required by us.				
		The cooling-off right is not applicable for EPF investors.				
8.9	SWITCHING FACILITY					
	<ul> <li>Switching facility enables you to switch:</li> <li>between Classes of the Fund; or</li> <li>into any of our funds (or its classes), provided that the fund (or its class) is denominating in the same currency as the Class that you intend to switch out, and it is subject to terms and conditions applicable for the respective funds.</li> </ul>					
	However, you must meet the minimum holding of Units requirements and the minim investment amount of the fund (or its class) that you intend to switch into. The minim holding of Units for the respective Classes is as below:					
	RM Class AUD GBP Class SGD Class USD Class	RM Class AUD GBP Class SGD Class USD Class				
	2,000         10,000         10,000         10,000         10,000           Units         Units         Units         Units         Units	2,000 10,000 10,000 10,000 10,000 Units* Units* Units* Units* Units*				
	At our discretion, we may reduce the minimum holding of Units.	*At our discretion, we may reduce the transaction of Units, including for transactions made				

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You are also to note that we reserve the right to reject any switching requests that is regarded as disruptive to efficient portfolio management, or request that we deem to be contrary to the best interest of the Fund and/or the existing Unit Holders of a particular Class.

The process of the switching application is as below:

#### Switching between Classes of the Fund

You must complete a switching transaction form and submit it to us together with relevant supporting documents, if any. If we receive your switching request at or before the cut-off time of 3.30 p.m. on a Business Day, we will process it using the NAV per Unit of a Class for that Business Day (or "T day"). If we receive your switching request after 3.30 p.m., we will process it using the NAV per Unit of a Class calculated at the end of the next Business Day (or "T + 1 day").

# > Switching from the Classes of this Fund into other funds (or its class) managed by AHAM

You must complete a switching transaction form and submit it to us at or before the cut-off time of 3.30 p.m. on a Business Day (or "T day") together with relevant supporting documents, if any. If we receive your switching request after 3.30p.m., we will process your request on the next Business Day.

You should note that the pricing day of a fund (or its class) may not be of the same day as we receive your switching application. Please see below the pricing policy of switching for all our funds:

Switching Out	Switching In	Pri	cing Day	
Fund	Fund	Switching Out Fund	Switching In Fund	
Money market fund	market fund			
Non-money market fund	Non-money market fund	T Day	T Day	
Money market fund	Money market fund	T Day	T + 1 Day	
Non-money market fund	Money market fund	T Day	At the next valuation point, subject to clearance of payment and money received by the intended fund	

### (B) REPLACEMENT PROSPECTUS

via digital channels, subject to terms and conditions disclosed in the respective channels.

You are also to note that we reserve the right to reject any switching requests that <u>are</u> regarded as disruptive to efficient portfolio management, or request that we deem to be contrary to the best interest of the Fund and/or the existing Unit Holders of a particular Class.

The process of the switching application is as below:

#### Switching between Classes of the Fund

You must complete a switching transaction form and submit it to us together with relevant supporting documents, if any. If we receive your switching request at or before the cutoff time of 3.30 p.m. on a Business Day, we will process it using the NAV per Unit of a Class for that Business Day (or "T day"). If we receive your switching request after 3.30 p.m., we will process it using the NAV per Unit of a Class calculated at the end of the next Business Day (or "T + 1 day").

Switching from the Classes of this Fund to other funds (or its <u>classes</u>) managed by AHAM You must complete a switching transaction form and submit it to us at or before the cutoff time of 3.30 p.m. on a Business Day (or "T day") together with relevant supporting documents, if any. If we receive your switching request after 3.30 p.m., we will process your request on the next Business Day (or "T + 1 day").

You should note that the pricing day of a fund (or its class) may not be <u>on</u> the same day as <u>when</u> we receive your switching application. Please see below the pricing policy of switching for all our funds:

Switching Out	Switching In	Pricing Day				
Fund	Switching In Fund	Switching Out Fund	Switching In Fund			
Money market fund	Non-money market fund	T.D.	T.D.			
Non-money market fund	Non-money market fund	T Day	T Day			
Money market fund	Money market fund	T Day	T + 1 Day			
Non-money market fund	Money market fund	T Day	At the next valuation point, subject to clearance of payment and money received			

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS			
	TROSI ECTOS	REFERENCE PROSFECTOS			
	If you invest through the EMIS, you are allowed to switch to any other EPF approved funds managed by us (subject to the availability of units and terms of the intended fund to be switched into).	by the intended fund			
	Switching from an Islamic fund to a conventional fund is discouraged for Muslim Unit Holders.	If you invest through the EMIS, you are allowed to switch to any other EPF approved funds managed by us (subject to the availability of units and terms of the intended fund to be switched into).			
		Switching from an Islamic fund to a conventional fund is discouraged for Muslim Unit Holders.			
8.10	SUSPENSION OF DEALING IN UNITS				
	The Trustee may suspend the dealing in Units:  where the Trustee considers that it is not in the interests of the existing Unit Holders to permit the assets of the Fund to be sold or that the assets cannot be liquidated at an appropriate price or on adequate terms and immediately call a Unit Holders' meeting to decide on the next course of action; or  without the consent of the Unit Holders, due to exceptional circumstances when there is a good and sufficient reason to do so having regard to the interests of the Unit Holders. In such case, the period of the suspension shall not exceed twenty one (21) days of the commencement of the suspension.	good and sufficient reason to do so. The Manager will cease the suspension as soon a practicable after the exceptional circumstances have ceased, and in any event, within twenty one (21) days from the commencement of suspension.  The period of suspension may be extended if the Manager satisfies the Trustee that it is in the			
8.11	DISTRIBUTION POLICY	disclosed in the section on "Liquidity Risk Management".			
	Subject to the availability of income, the Fund will distribute income on an annual basis after the end of the first financial year of the Fund.	Subject to the availability of income, the Fund will distribute income on an annual basis after the end of the first financial year of the Fund.			
	Income distribution, if any, will be paid out in the currencies which the Classes are denominated. You have the option to receive the income distribution in cash payment or additional Units (by way of reinvestment) by ticking the appropriate column in the application form. All distribution will be automatically reinvested into additional Units in the Fund if you do not select the mode of distribution in the application form.	Income distribution, if any, will be paid out in the currencies which the Classes are denominated. You have the option to receive the income distribution in cash payment or additional Units (by way of reinvestment) by ticking the appropriate column in the application form. All distribution will be automatically reinvested into additional Units in the Fund if you do not select the mode of distribution in the application form.			

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
	Any distribution payable which is less than or equal to the amount of RM/AUD/GBP/SGD/USD 300.00 would be automatically reinvested.	Any distribution payable which is less than or equal to the amount of RM/AUD/GBP/SGD/USD 300.00 would be automatically reinvested.
	For Unit Holders who invest through the EMIS, any income distributions paid will be considered as EPF savings and automatically reinvested in the form of additional Units for the Unit Holders.	Notwithstanding the above, we may also reinvest the distribution proceeds which remain unclaimed after twelve (12) months from the date of payment, provided that you still have an account with us.
	<u>Cash Payment Process</u> If you elect to receive income distribution by way of cash payment, you shall be paid via cheque or telegraphic transfer.	For Unit Holders who invest through the EMIS, any income distributions paid will be considered as EPF savings and automatically reinvested in the form of additional Units for the Unit Holders.
	For cheque option, you will receive the cheque by mail within seven (7) Business Days after the distribution date, which will be sent to the last known address recorded in the Fund's register of Unit Holders. Where Units are held jointly, the cheque shall be issued in the	<u>Cash Payment Process</u> <u>Income distribution by way of cash payment will be paid via telegraphic transfer. Income will be transferred to your bank account within seven (7) Business Days after the distribution date.</u>
	name of the principal Unit Holder. The principal Unit Holder is the one who is first named in the Fund's register of Unit Holders.	To enable the cash payment process, Unit Holders investing in the Classes other than RM Class are required to have a foreign currency account with any Financial Institution denominated in the respective currency Classes.
	For telegraphic transfer option, income will be transferred to your bank account within seven (7) Business Days after the distribution date.	Reinvestment Process  We will create the Units based on the NAV per Unit of the Class at the income payment date
	To enable the cash payment process, Unit Holders investing in the Classes other than RM Class are required to have a foreign currency account with any Financial Institution denominated in the respective currency Classes of the Fund.	which is <u>within</u> two (2) Business Days after the distribution date. There will not be any cost for reinvestments of those additional Units, i.e. no Sales Charge will be imposed on such transaction.
	Reinvestment Process We will create the Units based on the NAV per Unit of the Class at the income payment date which is two (2) Business Days after the distribution date. There will not be any cost for reinvestments of those additional Units, i.e., no Sales Charge will be imposed on such transaction.	Unit prices and distributions payable, if any, may go down as well as up.
	Unit prices and distributions payable, if any, may go down as well as up.	
8.12	UNCLAIMED MONEYS	
	Any monies payable to you which remain unclaimed after twelve (12) months from the date of payment will be paid to the Registrar of Unclaimed Monies by the Manager in accordance with the requirements of the Unclaimed Moneys Act, 1965.	Any monies payable to you which remain unclaimed after twelve (12) months from the date of payment will be dealt as follows:
		a) we may reinvest the unclaimed distribution proceeds provided that you still have an

NO.		(A) PROSPECTUS		(B) REPLACEMENT PROSPECTUS
				account with us; or b) we will pay to the Registrar of Unclaimed Monies in accordance with the requirements of the Unclaimed Moneys Act, 1965.
9.				
9.1	CHARGES			
	SALES CHARGE			
	A Sales Charge will be imposed based on a percentage of the Initial Offer Price of a Class during the Initial Offer Period and thereafter, the NAV per Unit of a Class. The maximum Sales Charge that each of the distribution channels may impose is as stated below:-			Up to 6.50%* of the NAV per Unit of a Class.  * You may negotiate for a lower charge.  The Sales Charge for investors purchasing Units through the EMIS shall be limited to a
	Distributors	Maximum Sales Charge (chargeable as a percentage) of the Initial Offer Price of a Class during the Initial Offer Period and thereafter, the NAV per Unit of a Class*		maximum charge of 3% of the NAV per Unit or as determined by the EPF.  Note: All Sales Charges will be rounded up to two (2) decimal places.
	IUTA			
	Internal distribution channel of AHAM	Up to 6.50%		
	Unit trust consultants			
	* You may negotiate for a lo	ower charge.		
	The Sales Charge for investors purchasing Units through the EMIS shall be limited to a maximum charge of 3% of the NAV per Unit or as determined by the EPF.  Note: All Sales Charges will be rounded up to two (2) decimal places.		the EPF.	
9.2	CHARGES			
	SWITCHING FEE			
	There will be no switching fo	ee imposed on the switching facility.		The Manager does not impose any switching fee. However, if the amount of sales charge of the fund (or class) that the Unit Holder intends to switch into is higher than the sales charge imposed by the fund (or class) being switched from, then the difference in the sales charge between the two (2) funds (or classes) shall be borne by the Unit Holder.

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
9.3	ADMINISTRATIVE FEES	
	Only fees and expenses that are directly related and necessary to the business of the Fund may be charged to the Fund. These include the following:-  Commissions or fees paid to brokers or dealers in effecting dealings in the investments of the Fund, shown on the contract notes or confirmation notes;  (where the custodial function is delegated by the Trustee) charges and fees paid to sub-custodians taking into custody any foreign investments of the Fund;  Taxes and other duties charged on the Fund by the government and/or other authorities;  Costs, fees and expenses properly incurred by the auditor appointed for the Fund;  Costs, fees and expenses incurred for the valuation of any investment of the Fund by independent valuers for the benefit of the Fund;  Costs, fees and expenses incurred for any modification of the Deed save where such modification is for the benefit of the Manager and/or the Trustee;  Costs, fees and expenses incurred for any meeting of the Unit Holders save where such meeting is convened for the benefit of the Manager and/or the Trustee;  All costs and/or expenses associated with the distributions declared pursuant to the Deed and the payment of such distribution including without limitation fees, costs and/or expenses for the revalidation or reissuance of any distribution cheque or telegraphic transfer; and  Any other expenses allowed under the Deed.	<ul> <li>Only fees and expenses that are directly related and necessary to the business of the Fund may be charged to the Fund. These include the following:-</li> <li>Commissions or fees paid to brokers or dealers in effecting dealings in the investments of the Fund, shown on the contract notes or confirmation notes;</li> <li>(where the custodial function is delegated by the Trustee) charges and fees paid to subcustodians taking into custody any foreign investments of the Fund;</li> <li>Taxes and other duties charged on the Fund by the government and/or other authorities;</li> <li>Costs, fees and expenses properly incurred by the auditor appointed for the Fund;</li> <li>Costs, fees and expenses incurred for any modification of the Deed save where such modification is for the benefit of the Manager and/or the Trustee;</li> <li>Costs, fees and expenses incurred for any meeting of the Unit Holders save where such meeting is convened for the benefit of the Manager and/or the Trustee;</li> <li>All costs and/or expenses associated with the distributions declared pursuant to the Deed and the payment of such distribution including without limitation fees, costs and/or expenses for the revalidation or reissuance of any distribution cheque or telegraphic transfer;</li> <li>Costs, fees and expenses incurred for the fund valuation and accounting of the Fund performed by a fund valuation agent; and</li> <li>Any other expenses allowed under the Deed.</li> </ul> All Fund expenses are apportioned to each Class based on the multi-class ratio.
	All Fund expenses are apportioned to each Class based on the multi-class ratio.	Expenses related to the issuance of this Prospectus will be borne by the Manager.
9.4	Expenses related to the issuance of this Prospectus will be borne by the Manager.  REBATES AND SOFT COMMISSIONS	
	We or any of our delegates thereof will not retain any rebate or soft commission from, or otherwise share in any commission with, any broker or dealer in consideration for directing dealings in the investments of the Fund. Accordingly, any rebate or shared commission should be directed to the account of the Fund.  The soft commission can be retained by us or our delegates provided that:-  the goods and services are of demonstrable benefit to the Unit Holder in the form of	We or any of our delegates will not retain any rebate or soft commission from, or otherwise share in any commission with, any broker or dealer in consideration for directing dealings in the investments of the Fund. Accordingly, any rebate or shared commission should be directed to the account of the Fund.  The soft commissions can be retained by us or our delegates provided that:-  • the soft commissions bring direct benefit or advantage to the management of the fund
	research and advisory services that assist in the decision-making process relating to the Fund's investments; and	and may include research and advisory related services;  any dealing with the broker or dealer is executed on terms which are the most favourable

NO.			(B) REPLACEMENT PROSPECTUS							
	> any dealing with the broker or dealer is executed on terms which are the most favourable for the Fund.					for the Fund; and  the availability of soft commissions is not the sole or primary purpose to perform or arrange transactions with such broker or dealer, and we or our delegates will not enter into unnecessary trades in order to achieve a sufficient volume of transactions to qualify for soft commissions.				
10.	PRICING									
10.1	COMPUTATION OF	NAV AND NAV	PER UNIT							
	4 <sup>th</sup> paragraph onwards: - For illustration purposes, the following is the computation of NAV per Unit for a particular day for the RM Class and SGD Class. The multi-class ratio will vary and be apportioned accordingly when further Class(es) are introduced by us:-  Fund RM Class					nd SGD Class. Th	e multi-class ra		per Unit for a particular day be apportioned accordingly	
		(RM)	(RM)	(RM)			(RM)	(RM)	(RM)	
	Value of the Fund/Class before Income & Expenses	154,200,000.00	54,201,300.00	99,998,700.00		Value of the Fund/Class before Income & Expenses	154,200,000.00	54,201,300.00	99,998,700.00	
	Multi-class ratio <sup>^</sup>	100.00%	35.15%	64.85%		Multi-class ratio <sup>^</sup>	100.00%	35.15%	64.85%	
	Add: Income	2,500,000.00	878,750.00	1,621,250.00		Add: Income	2,500,000.00	878,750.00	1,621,250.00	
	Gross asset Value/ GAV	156,700,000.00	55,080,050.00	101,619,950.00		Gross Asset Value/ GAV	156,700,000.00	55,080,050.00	101,619,950.00	
	Less: Fund expenses	(80,000.00)	(28,120.00)	(51,880.00)		Less: Fund expenses	(80,000.00)	(28,120.00)	(51,880.00)	
	NAV of the Fund (before deduction of management and trustee Fees & GST)	156,620,000.00	55,051,930.00	101,568,070.00		NAV of the Fund (before deduction of management and trustee fees)	156,620,000.00	55,051,930.00	101,568,070.00	
	Less:  Management fee (% p.a.)  Management fee for the day	<u>1.80%</u> (7,723.73)	(2,714.89)	(5,008.84)		Less:  Management fee (% p.a.)  Management fee for the day	1.80% (7,723.73)	(2,714.89)	(5,008.84)	
	Trustee fee (% p.a.)	0.06%				<u>Trustee fee (% p.a.)</u> Trustee fee for the	<u>0.06%</u>			
	Trustee fee for the day	(257.46)	(90.50)	(166.96)		day NAV of the Fund	(257.46)	(90.50)	(166.96)	
	NAV of the Fund (after deduction of management and trustee Fees)	156,612,018.81	55,049,124.61	101,562,894.20		(after deduction of management and trustee Fees)	156,612,018.81	55,049,124.61	101,562,894.20	

NO.		(A)					(B)		
		PROSPECTUS				REF	PLACEMENT PRO	OSPECTUS	
	NAV per Unit * (in RM)	0.6116	1.7511		NAV per Unit * (in RM)		0.6116	1.7511	
	NAV per Unit * (in SGD)		0.5837 <sup>1</sup>		NAV per Unit * (in SGD)	=		0.5837 <sup>1</sup>	
	Total of Units in Circulation for that 148,000,000 day	90,000,000	58,000,000		Total of Units in Circulation for that day	148,000,000	90,000,000	58,000,000	
	Note:  1 — Assuming the foreign excharged SGD Class will be a conversion of the exchange rate on the valuation day.  1 — Multi-class ratio is apportion from the exchange rate on the valuation day.  2 — Multi-class ratio is apportion from the exchange rate on the multi-class ratio is apportion from the exchange ratio is apportion. The exchange ratio is apportion from the exchange ratio is apportion from the exchange ratio is apportion.	he NAV per Unit i.e. RM 1.7511 ÷ ned based on the tio is calculated day and dividing	in RM to SGE 3.000 = SGD 0 size of the Clar by taking the it with the Va	D based on the foreign .5837.  See selative to the whole Value of a Class before the balue of the Fund before	Class will be a converate on the valuation  Multi-class r Fund. This means the Expenses for a pa	ersion of the Nan day i.e. RM 1. ratio is apportion e multi-class raterticular day and	AV per Unit in F 7511 ÷ 3.000 = 5 oned based on t io is calculated b d dividing it wit	RM to SGD base SGD 0.5837. The size of the by taking the Va th the Value of	e NAV per Unit for the SGD ed on the foreign exchange  Class relative to the whole lue of a Class before Income the Fund before Income & a ratio and calculated as a
	* NAV per Unit of a Class is derived from the following formula:-  NAV of the particular Class			la:-	* NAV per Unit of a Class is derived <u>by dividing the NAV of a Class with Units in Circulation of the particular Class.</u>				
	Units in Circulation for the particular Class  The rounding policy is four (4) decimal points for the purposes of publication of the NAV per Unit per Class. However, the rounding policy will not apply when calculating the Sales Charge and Repurchase Charge (where applicable).								
10.2	INCORRECT PRICING								
	2 <sup>nd</sup> paragraph: - The Trustee will not consider an incounits to be of minimal significance if NAV per Unit unless the total impacturency equivalent, if applicable. An of minimal significance by the Trufollowing manner:	the error involved ton your accour incorrect valuation	s a discrepancy nt is less than on and/or prici	of 0.5% or more of the RM 10.00 or its foreign ng not considered to be	to be of minimal sigr Unit unless the total currency Class, less t	nificance if the e I impact on you than 10.00 deno on and/or pricing	error involves a corror involves a corror involves a corror in the following mot considered	liscrepancy of 0 than RM 10.00 oreign currency to be of minima	of the Fund and/or the Units 0.5% or more of the NAV per 0 or in the case of a foreign of denomination of the Class. al significance by the Trustee
10.3	COMPUTATION OF SELLING PRICE A	AND REPURCHAS	E PRICE						
	The Selling Price and the Repurch applicable Sales Charge and Repurc		•		NAV per Unit. Any ag the Selling Price and	oplicable Sales C	Charge and Repu		e Price are equivalent to the are payable separately from

During Initial Offer Period, the Selling Price and the Repurchase Price for all Classes is equivalent to the Initial Offer Price of each Class and thereafter, the NAV per Unit of the respective Class. Forward Pricing will be used to determine the Selling Price and the Repurchase Price of the respective Class after the Initial Offer Period, i.e. the NAV per Unit of each Class as at the next valuation point after we receive the purchase request or repurchase request.

The Selling Price and Repurchase Price for Units of the Fund created under EMIS will be based on the NAV per Unit at the end of the Business Day on which the purchase request or repurchase request is received by us.

### **Calculation of Selling Price**

Any Sales Charge payable by the Unit Holder would be calculated as a percentage of Initial Offer Price during Initial Offer Period and thereafter, of the NAV per Unit of the respective Class.

For illustration purposes, we would assume the following during the Initial Offer Period:

Class	RM Class	AUD Class	GBP Class	SGD Hedged- class	USD Class
Investment Amount	RM 10,000	AUD 10,000	GBP 10,000	SGD 10,000	USD 10,000
Selling Price	RM 0.50	AUD 0.50	GBP 0.50	SGD 0.50	USD 0.50
Number Of Units Received*	RM 10,000 ÷ RM 0.50 = 20,000 Units	AUD 10,000 ÷ AUD 0.50 = 20,000 Units	GBP 10,000 ÷ GBP 0.50 = 20,000 Units	SGD 10,000 ÷ SGD 0.50 = 20,000 Units	USD 10,000 ÷ USD 0.50 = 20,000 Units
Sales Charge	6.50%	6.50%	6.50%	6.50%	6.50%
Sales Charge Paid By Investor**	6.50% x RM 0.50 x 20,000 Units = RM 650	6.50% x AUD 0.50 x 20,000 Units = AUD 650	6.50% x GBP 0.50 x 20,000 Units = GBP 650	6.50% x SGD 0.50 x 20,000 Units = SGD 650	6.50% x USD 0.50 x 20,000 Units = USD 650

Forward Pricing will be used to determine the Selling Price and the Repurchase Price of the respective Class i.e. the NAV per Unit of each Class as at the next valuation point after we receive the purchase request or repurchase request. 6.03

The Selling Price and Repurchase Price for Units of the Fund created under EMIS will be based on the NAV per Unit at the end of the Business Day on which the purchase request or repurchase request is received by us.

### **Calculation of Selling Price**

For illustration purposes, we would assume the following:

Class	RM Class	AUD Class	GBP Class	SGD <u>Class</u>	USD Class
Investment Amount	RM 10,000	AUD 10,000	GBP 10,000	SGD 10,000	USD 10,000
Selling Price per Unit			GBP 0.50	SGD 0.50	USD 0.50
Number Of Units Received*	RM 10,000 ÷ RM 0.50 = 20,000 Units	AUD 10,000 ÷ AUD 0.50 = 20,000 Units	GBP 0.50	SGD 10,000 ÷ SGD 0.50 = 20,000 Units	USD 0.50
Sales Charge	6.50%	6.50%	6.50%	6.50%	6.50%
Sales Charge Paid By Investor**	6.50% x RM 0.50 x 20,000 Units = RM 650	6.50% x AUD 0.50 x 20,000 Units = AUD 650	6.50% x GBP 0.50 x 20,000 Units = GBP 650	6.50% x SGD 0.50 x 20,000 Units = SGD 650	6.50% x USD 0.50 x 20,000 Units = USD 650
Total Amount Paid By Investor***	RM 10,000 + RM650 = RM 10,650	AUD 10,000 + AUD 650 = AUD 10,650	GBP 10,000 + GBP 650 = GBP 10,650	SGD 10,000 + SGD 650 = SGD 10,650	USD 10,000 + USD 650 = USD 10,650

Formula for calculating:-

\* Number of Units received = Investment Amount

Selling Price Per Unit

\*\* Sales Charge paid by Investor

Sales Charge x Selling Price per Unit

x Number of Units received

\*\*\* Total amount paid by = Investor

Investment Amount + Sales Charge paid by investor

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#### NO. (A) (B) **PROSPECTUS** REPLACEMENT PROSPECTUS RM 10 000 AUD GBP 10 000 SGD USD Total Amount + RM650 10 000 + + GBP 650 10 000 + 10 000 + SGD 650 USD 650 Paid By AUD 650 = RM = GRP Investor\*\*\* = USD 10.650 = AUD 10.650 = SGD 10.650 10.650 10.650 **Calculation of Repurchase Price** Formula for calculating:-\* Number of Units received Investment Amount For illustration purposes, we would assume the following: Selling Price \*\* Sales Charge paid by = Sales Charge x Selling Price per Unit x Class RM Class AUD Class GBP Class SGD Class USD Class Number of Units received Investor Units 20.000 20.000 20.000 20.000 20.000 \*\*\* Total amount paid by = Amount invested + Sales Charge paid Units Units Units Units Repurchased Units by investor Repurchase RM 0 50 AUD 0 50 GBP 0 50 SGD 0 50 USD 0 50 Price per Unit 20.000 Units x 20.000 Units x 20.000 Units 20.000 Units 20.000 Units Repurchased M 0 50 = RM AUD 0.50 = GBP 0 50 = SGD 0 50 = USD 0 50 = Calculation of Repurchase Price Amount^ 10,000 AUD 10,000 GBP 10,000 SGD 10,000 USD 10,000 Repurchase 0.00% 0.00% 0.00% 0.00% 0.00% Any Repurchase Charge payable by the Unit Holder would be calculated as a percentage Charge of Initial Offer Price during Initial Offer Period and thereafter, of the NAV per Unit of the 0.00% x 0.00% x 0.00% x 0.00% x 0.00% x Repurchase respective Class. RM10.000 AUD GRP SGD USD Charae Paid = RM 0.00 10,000 = 10,000 = 10,000 = 10,000 = By Investor^^ AUD 0.00 GBP 0.00 SGD 0.00 USD 0.00 For illustration purposes, we would assume the following during the Initial Offer Period:-RM 10.000 AUD 10.000 GBP 10.000 SGD USD 10.000 AUD 0.00 GBP 0.00 USD 0.00 Total Amount RM 0.00 10.000 -RM Class AUD Class GBP Class SGD USD Class Received By = RM SGD 0.00 = USD = AUD = GBP Class Hedgedinvestor^^^ 10.000 10.000 10,000 10,000 = SGD class 10.000 Units 20,000 20,000 20,000 20,000 20,000 Repurchased Units Units Units Units Units Formula for calculating:-RM 0.50 AUD 0.50 GBP 0.50 SGD 0.50 USD 0.50 Repurchase ^ Repurchase Amount = Unit repurchased x Repurchase Price Price per Unit 0.000 Units x 20.000 Units 20.000 Units 20.000 Units > 20.000 Units Repurchased ^^ Repurchase Charge paid by = Repurchase Charge x Repurchase M 0.50 = RMAUD 0.50 = GBP 0.50 = SGD 0.50 = USD 0.50 = Amount^ Investor Amount 10.000 AUD 10,000 GBP 10,000 SGD 10,000 USD 10,000 0.00% 0.00% 0.00% 0.00% 0.00% Repurchase ^^^ Total amount received by Repurchase Amount - Repurchase Charae Charge paid by investor Investor 0.00% x 0.00% x 0.00% x 0.00% x 0.00% x Repurchase RM10,000 AUD GBP SGD USD Charge Paid = RM 0.0010,000 = 10,000 = 10,000 = 10,000 = By Investor^^ AUD 0.00 GBP 0.00 SGD 0.00 USD 0.00 RM 10,000 USD 10,000 -AUD 10,000 GBP 10,000 SGD Total Amount

- RM 0.00

Received By

AUD 0.00

GBP 0.00

10,000 -

USD 0.00

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
	Investor^^^	
11.	Formula for calculating:-  ^ Repurchase amount	
11.1	Provisions Regarding Unit Holders' Meetings  Quorum Required For Convening A Unit Holders' Meeting	
	The quorum required for a meeting of the Unit Holders shall be five (5) Unit Holders, whether present in person or by proxy, provided that if the Fund or a class of Units has five (5) or less Unit Holders, the quorum required for a meeting of the Unit Holders of the Fund or a class of Units shall be two (2) Unit Holders, whether present in person or by proxy; if the meeting has been convened for the purpose of voting on a Special Resolution, the Unit Holders present in person or by proxy must hold in aggregate at least twenty five per centum (25%) of the Units in Circulation of the Fund or the particular class of Units, as the case may be, at the time of the meeting.	may be, shall be five (5) Unit Holders (irrespective of the Class), whether present in person or by proxy; however, if the Fund or a Class, as the case may be, has five (5) or less Unit Holders (irrespective of the Class), the quorum required for a meeting of the Unit Holders of the Fund or a Class, as the case may be, shall be two (2) Unit Holders (irrespective of the Class), whether present in person or by proxy.
11.2	Provisions Regarding Unit Holders' Meetings	
	Unit Holders' Meeting Convened By Unit Holders	
	Unless otherwise required or allowed by the relevant laws, the Manager shall, within twenty-one (21) days of receiving a direction from not less than fifty (50) or one-tenth (1/10), whichever is less, of all the Unit Holders of the Fund or of a particular class of Units as the case may be, summon a meeting of the Unit Holders of the Fund or of that class of	one (21) days of receiving a direction from not less than fifty (50) or one-tenth (1/10), whichever is less, of all the Unit Holders of the Fund or of a particular <u>Class</u> , as the case may

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
	<ul> <li>Units by:</li> <li>sending by post at least seven (7) days before the date of the proposed meeting a notice of the proposed meeting to all the Unit Holders or Unit Holders of a particular class of Units, as the case may be;</li> <li>publishing at least fourteen (14) days before the date of the proposed meeting an advertisement giving notice of the proposed meeting in a national language newspaper published daily and another newspaper approved by the relevant authorities; and</li> <li>specifying in the notice the place and time of the meeting and the terms of the resolutions to be proposed at the meeting.</li> </ul>	or of that <u>Class</u> , as the case may be, by:  sending by post at least seven (7) days before the date of the proposed meeting a notice of the proposed meeting to all the Unit Holders of the Fund or Unit Holders of a particular <u>Class</u> , as the case may be, at the <u>Unit Holder's last known address or</u> , in the case of <u>jointholders</u> , to the <u>jointholder whose name stands first in the records of the Manager at the jointholder's last known address</u> ;  publishing at least fourteen (14) days before the date of the proposed meeting an advertisement giving notice of the proposed meeting in a national language newspaper published daily and another newspaper approved by the relevant authorities; and specifying in the notice the place and time of the meeting and the terms of the resolutions to be proposed at the meeting.
11.3	The Unit Holders may direct the Manager to summon a meeting for any purpose including, without limitation, for the purpose of:  > requiring the retirement or removal of the Manager;  > requiring the retirement or removal of the Trustee;  > considering the most recent financial statements of the Fund;  > giving to the Trustee such directions as the meeting thinks proper; or  > considering any matter in relation to the Deed;  provided always that the Manager shall not be obliged to summon any such meeting unless direction has been received from not less than fifty (50) or one-tenth (1/10), whichever is less, of all the Unit Holders of the Fund or all the Unit Holders of a particular class of Units.  Termination Of The Fund	The Unit Holders may direct the Manager to summon a meeting for any purpose including, without limitation, for the purpose of:  requiring the retirement or removal of the Manager;  requiring the retirement or removal of the Trustee;  considering the most recent financial statements of the Fund;  giving to the Trustee such directions as the meeting thinks proper; or  considering any matter in relation to the Deed;  provided always that the Manager shall not be obliged to summon any such meeting unless direction has been received from not less than fifty (50) or one-tenth (1/10), whichever is less, of all the Unit Holders of the Fund or all the Unit Holders of a particular Class.
	Circumstances That May Lead To The Termination Of The Fund Or A Class Of Units  The Fund or a Class of Units may be terminated or wound up as provided for under the Deed and the Guidelines as follows:-  The SC has withdrawn the authorisation of the Fund pursuant to Section 256E of the Act;  A Special Resolution is passed at a Unit Holders' meeting to terminate the Fund.	Circumstances That May Lead To The Termination Of The Fund Or A Class  The Fund or a Class may be terminated or wound up as provided for under the Deed and the Guidelines as follows:-  The SC has withdrawn the authorisation of the Fund pursuant to Section 256E of the Act;  A Special Resolution is passed at a Unit Holders' meeting to terminate the Fund.  Notwithstanding the aforesaid, the Manager may, in consultation with the Trustee, terminate the Fund without having to obtain the prior approval of the Unit Holders upon the occurrence of any of the following events:  (a) if any new law shall be passed which renders it illegal; or  (b) if in the reasonable opinion of the Manager it is impracticable or inadvisable to continue the Fund and the termination of the Fund is in the best interests of the Unit Holders.

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
	PROSPECTOS	REPLACEIVIEINI PROSPECTOS
		If the Fund is left with no Unit Holder, the Manager shall also be entitled to terminate the
		<u>Fund.</u>
		Procedure for the Termination of the Fund
		Upon the termination of the Fund, the Trustee shall:
		(a) sell all the assets of the Fund then remaining in its hands and pay out of the Fund any
		liabilities of the Fund; such sale and payment shall be carried out and completed in such
		manner and within such period as the Trustee considers to be in the best interests of the Unit Holders; and
		(b) from time to time distribute to the Unit Holders, in proportion to the number of Units
		held by them respectively: (1) the net cash proceeds available for the purpose of such
		distribution and derived from the sale of the assets of the Fund less any payments for
		liabilities of the Fund; and (2) any available cash produce,
		provided always that the Trustee shall not be bound, except in the case of final distribution,
		to distribute any of the moneys for the time being in his hands the amount of which is
		insufficient for payment to the Unit Holders of fifty (50) sen or its foreign currency equivalent,
		if applicable in respect of each Unit and provided also that the Trustee shall be entitled to
		retain out of any such moneys in his hands full provision for all costs, charges, taxes, expenses, claims and demands incurred, made or anticipated by the Trustee in connection with or arising
		out of the termination of the Fund and, out of the moneys so retained, to be indemnified
		against any such costs, charges, taxes, expenses, claims and demands; each such distribution
		shall be made only against the production of such evidence as the Trustee may require of the
		title of the Unit Holder relating to the Units in respect of which the distribution is made.
		In the event of the Fund is terminated:
		(a) the Trustee shall be at liberty to call upon the Manager to grant the Trustee, and the
		Manager shall so grant, a full and complete release from the Deed;  the Manager shall indomnify the Trustee against any claims arising out of the Trustee's
		(b) the Manager shall indemnify the Trustee against any claims arising out of the Trustee's execution of the Deed provided always that such claims have not been caused by any
		failure on the part of the Trustee to exercise the degree of care and diligence required
		of a trustee as contemplated by the Deed and all relevant laws;
		(c) the Manager and the Trustee shall notify the relevant authorities in such manner as may
		be prescribed by any relevant law; and (d) the Manager or the Trustee shall notify the Unit Holders in such manner as may be
		prescribed by any relevant law.
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NO	. (A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
		Where the termination of the Fund has been occasioned by any of the events set out herein:
		<ul> <li>(a) if the Manager has gone into liquidation, except for the purpose of reconstruction or amalgamation upon terms previously approved in writing by the Trustee and the relevant authorities;</li> <li>(b) if, in the opinion of the Trustee, the Manager has ceased to carry on business; or</li> <li>(c) if, in the opinion of the Trustee, the Manager has to the prejudice of Unit Holders failed to comply with the provisions of the Deed or contravened any of the provisions of any relevant law,</li> </ul>
		the Trustee shall then arrange for a final review and audit of the final accounts of the Fund by the auditor. In all other cases of termination of the Fund, such final review and audit by the
11	A AUT	auditor shall be arranged by the Manager.
11.4	Nil.	Inserted the following:  Termination of a Class  Circumstances that may lead to a termination of a Class  If the Fund has more than one Class, the Manager may terminate a particular Class in accordance with the relevant laws. The Manager may only terminate a particular Class if the termination of that Class does not prejudice the interests of Unit Holders of any other Class. For the avoidance of doubt, the termination of a Class shall not affect the continuity of any other Class of the Fund.
		Notwithstanding the aforesaid, the Manager may, in consultation with the Trustee, terminate a particular Class without having to obtain the prior approval of the Unit Holders upon the occurrence of any of the following events:  (a) if any new law shall be passed which renders it illegal; or  (b) if in the reasonable opinion of the Manager it is impracticable or inadvisable to continue a Class and the termination of a Class is in the best interests of the Unit Holders.
		If a Class is left with no Unit Holder, the Manager shall also be entitled to terminate the Class.  Procedure for the Termination of a Class  If at a meeting of Unit Holders of a Class to terminate such Class, a Special Resolution to terminate the Class is passed by the Unit Holders:-  (a) the Trustee shall cease to create and cancel Units of that Class;  (b) the Manager shall cease to deal in the Units of that Class;  (c) the Trustee and the Manager shall notify the relevant authorities in writing of the passing of the Special Resolution; and

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		(d) the Trustee or the Manager shall as soon as practicable inform all Unit Holders of the Fund of the termination of that Class.
		The Trustee shall then arrange for a final review and audit of the final accounts of the Fund attributable to that Class by the auditor. Upon the completion of the termination of that Class, the Trustee and the Manager shall notify the relevant authorities of the completion of the termination of that Class.
11.5	Fees And Charges	
	Increase Of Fees And Charges Stated In The Prospectus	Increase Of Fees And Charges Stated In The Prospectus
	Sales Charge  A higher Sales Charge than that disclosed in this Prospectus may only be imposed if:-  (a) the Manager has notified the Trustee in writing of the higher charge and the effective date for the higher charge;  (b) a supplementary/replacement Prospectus setting out the higher charge is issued; and  (c) such time as may be prescribed by any relevant law has elapsed since the effective date of the supplementary/replacement Prospectus.	<ul> <li>Sales Charge</li> <li>A higher Sales Charge than that disclosed in this Prospectus may only be imposed if:-</li> <li>(a) the Manager has notified the Trustee in writing of the higher charge and the effective date for the higher charge;</li> <li>(b) a supplemental/replacement Prospectus in respect of the Fund setting out the higher charge is registered, lodged and issued; and</li> <li>(c) such time as may be prescribed by any relevant law has elapsed since the effective date of the supplemental/replacement Prospectus.</li> </ul>
	Repurchase Charge A higher Repurchase Charge than that disclosed in this Prospectus may only be imposed if:-	Repurchase Charge A higher Repurchase Charge than that disclosed in this Prospectus may only be imposed if:-
	<ul> <li>(a) the Manager has notified the Trustee in writing of the higher charge and the effective date of the charge;</li> <li>(b) a supplementary/replacement Prospectus setting out the higher charge is issued; and</li> <li>(c) such time as may be prescribed by any relevant law has elapsed since the effective date of the supplementary/replacement Prospectus.</li> </ul>	<ul> <li>(a) the Manager has notified the Trustee in writing of the higher charge and the effective date <u>for</u> the <u>higher</u> charge;</li> <li>(b) a <u>supplemental</u>/ replacement Prospectus <u>in respect of the Fund</u> setting out the higher charge is <u>registered</u>, <u>lodged and</u> issued; and</li> <li>(c) such time as may be prescribed by any relevant law has elapsed since the effective date of the <u>supplemental</u>/ replacement prospectus.</li> </ul>
	Annual Management Fee  The Manager may not charge an annual management fee at a rate higher than that disclosed in this Prospectus unless:  (a) the Manager has come to an agreement with the Trustee on the higher rate;  (b) the Manager has notified the Trustee and the Unit Holders in writing of the higher rate and the date on which such higher rate is to become effective; such time as may be prescribed by any relevant law shall have elapsed since the notice is sent;  (c) a supplementary/replacement prospectus stating the higher rate is issued	Annual Management Fee The Manager may not charge an annual management fee at a rate higher than that disclosed in this Prospectus unless: (a) the Manager has come to an agreement with the Trustee on the higher rate; (b) the Manager has notified the Unit Holders of the higher rate and the date on which such higher rate is to become effective; such time as may be prescribed by any relevant law shall have elapsed since the notice is sent; (c) a supplemental/ replacement prospectus stating the higher rate is registered, lodged

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	thereafter; and (d) such time as may be prescribed by any relevant law shall have elapsed since the supplementary/ replacement prospectus is issued.	<ul> <li>and issued; and</li> <li>such time as may be prescribed by any relevant law shall have elapsed since the date of the supplemental/ replacement prospectus.</li> </ul>
	Annual Trustee Fee  The Trustee may not charge an annual trustee fee at a rate higher than that disclosed in this Prospectus unless:  (a) the Manager has come to an agreement with the Trustee on the higher rate;  (b) the Manager has notified the Trustee and the Unit Holders in writing of the higher rate and the date on which such higher rate is to become effective; such time as may be prescribed by any relevant law shall have elapsed since the notice is sent;  (c) a supplementary/replacement prospectus stating the higher rate is issued thereafter; and  (d) such time as may be prescribed by any relevant law shall have elapsed since the supplementary/ replacement prospectus is issued.	Annual Trustee Fee The Trustee may not charge an annual trustee fee at a rate higher than that disclosed in this Prospectus unless: (a) the Manager has come to an agreement with the Trustee on the higher rate; (b) the Manager has notified the Unit Holders of the higher rate and the date on which such higher rate is to become effective; such time as may be prescribed by any relevant law shall have elapsed since the notice is sent; (c) a supplemental/ replacement prospectus stating the higher rate is registered, lodged and issued; and (d) such time as may be prescribed by any relevant law shall have elapsed since the date of the supplemental/ replacement prospectus.
11.0	Only the expenses (or part thereof) which is directly related and necessary to the operation and administration of the Fund may be charged to the Fund. These would include (but are not limited to) the following:	Only the expenses (or part thereof) which is directly related and necessary to the operation and administration of the <u>Fund or each Class</u> may be charged to the Fund <u>or each Class</u> <u>respectively.</u> These would include (but are not limited to) the following:
	<ul> <li>(a) commissions or fees paid to brokers in effecting dealings in the investments of the Fund, shown on the contract notes or confirmation notes;</li> <li>(b) taxes and other duties charged on the Fund by the government and/or other authorities;</li> <li>(c) costs, fees and expenses properly incurred by the auditor appointed for the Fund;</li> <li>(d) costs, fees and expenses incurred for the valuation of any investment of the Fund by independent valuers for the benefit of the Fund;</li> <li>(e) costs, fees and expenses incurred for any modification of the Deed save where such modification is for the benefit of the Manager and/or the Trustee;</li> <li>(f) costs, fees and expenses incurred for any meeting of the Unit Holders save where such meeting is convened for the benefit of the Manager and/or the Trustee;</li> <li>(g) costs, commissions, fees and expenses of the sale, purchase, insurance and any other dealing of any asset of the Fund;</li> <li>(h) costs, fees and expenses incurred in engaging any specialist approved by the Trustee for investigating or evaluating any proposed investment of the Fund;</li> <li>(i) costs, fees and expenses incurred in engaging any valuer, adviser or contractor for the benefit of the Fund;</li> <li>(j) costs, fees and expenses incurred in the preparation and audit of the taxation,</li> </ul>	<ul> <li>(a) commissions or fees paid to brokers in effecting dealings in the investments of the Fund, shown on the contract notes or confirmation notes;</li> <li>(b) taxes and other duties charged on the Fund by the government and/or other authorities;</li> <li>(c) costs, fees and expenses properly incurred by the auditor appointed for the Fund;</li> <li>(d) costs, fees and expenses incurred for the valuation of any investment of the Fund by independent valuers for the benefit of the Fund;</li> <li>(e) costs, fees and expenses incurred for any modification of the Deed save where such modification is for the benefit of the Manager and/or the Trustee;</li> <li>(f) costs, fees and expenses incurred for any meeting of the Unit Holders save where such meeting is convened for the benefit of the Manager and/or the Trustee;</li> <li>(g) costs, commissions, fees and expenses of the sale, purchase, insurance and any other dealing of any asset of the Fund;</li> <li>(h) costs, fees and expenses incurred in engaging any specialist approved by the Trustee for investigating or evaluating any proposed investment of the Fund;</li> <li>(i) costs, fees and expenses incurred in engaging any adviser for the benefit of the Fund;</li> <li>(j) costs, fees and expenses incurred in the preparation and audit of the taxation, returns and accounts of the Fund;</li> </ul>

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	returns and accounts of the Fund;  (k) costs, fees and expenses incurred in the termination of the Fund or the removal of the Trustee or the Manager and the appointment of a new trustee or management company;  (I) costs, fees and expenses incurred in relation to any arbitration or other proceedings concerning the Fund or any asset of the Fund, including proceedings against the Trustee or the Manager by the other for the benefit of the Fund (save to the extent that legal costs incurred for the defence of either of them are not ordered by the court to be reimbursed by the Fund);  (m) remuneration and out of pocket expenses of the independent members of the investment committee of the Fund, unless the Manager decides otherwise;  (n) costs, fees and expenses deemed by the Manager to have been incurred in connection with any change or the need to comply with any change or introduction of any law, regulation or requirement (whether or not having the force of law) of any governmental or regulatory authority;  (o) costs and expenses incurred in relation to the distribution of income (if any); and  (p) (where the custodial function is delegated by the Trustee) charges and fees paid to sub-custodians taking into custody any foreign assets of the Fund.	<ul> <li>(k) costs, fees and expenses incurred in the termination of the Fund or a Class or the removal of the Trustee or the Manager and the appointment of a new trustee or management company;</li> <li>(l) costs, fees and expenses incurred in relation to any arbitration or other proceedings concerning the Fund or any asset of the Fund, including proceedings against the Trustee or the Manager by the other for the benefit of the Fund (save to the extent that legal costs incurred for the defence of either of them are not ordered by the court to be reimbursed by the Fund);</li> <li>(m) remuneration and out of pocket expenses of the person(s) or members of a committee undertaking the oversight function of the Fund, unless the Manager decides otherwise;</li> <li>(n) costs, fees and expenses deemed by the Manager to have been incurred in connection with any change or the need to comply with any change or introduction of any law, regulation or requirement (whether or not having the force of law) of any governmental or regulatory authority;</li> <li>(o) costs and expenses incurred in relation to the distribution of income (if any);</li> <li>(p) (where the custodial function is delegated by the Trustee) charges and fees paid to subcustodians taking into custody any foreign assets of the Fund; and</li> <li>(q) costs, fees and expenses incurred for the fund valuation and accounting of the Fund performed by a fund valuation agent.</li> </ul>
12.	THE MANAGER	
12.1	ABOUT AHAM	
	AHAM was incorporated in Malaysia on 2 May 1997 and began its operations under the name Hwang–DBS Capital Berhad in 2001. In early 2014, AHAM was acquired by the Affin Banking Group ("Affin") and hence, is now supported by a home-grown financial services conglomerate. Affin has over 39 years of experience in the financial industry which focuses on commercial, Islamic and investment banking services, money broking, fund management and underwriting of life and general insurance business. Meanwhile, AHAM has 16 years' experience in the fund management industry. Additionally, AHAM is also 27% owned by Nikko Asset Management International Limited, a wholly-owned subsidiary of Tokyo-based Nikko Asset Management Co., Ltd., an Asian investment management franchise.	AHAM was incorporated in Malaysia on 2 May 1997 and began its operations under the name Hwang–DBS Capital Berhad in 2001. AHAM has more than 20 years' experience in the fund management industry. In late 2022, AHAM's ultimate major shareholder is CVC Capital Partners Asia Fund V, a private equity fund managed by CVC Capital Partners ("CVC"), which has approximately 68.35% controlling interest in AHAM. CVC is a global private equity and investment advisory firm with approximately USD125 billion of assets under its management. AHAM is also 27% owned by Nikko Asset Management International Limited, a wholly-owned subsidiary of Tokyo-based Nikko Asset Management Co., Ltd., an Asian investment management franchise.
	AHAM distributes its funds through the following various channels:  In-house/internal sales team;  IUTA & CUTA (Corporate Unit Trust Advisers); and	AHAM distributes its funds through the following various channels:  In-house/internal sales team;  IUTA & CUTA (Corporate Unit Trust Scheme Advisers); and  Unit trust consultants.

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	Unit trust consultants. AHAM's head office is located in Kuala Lumpur and has a total of 7 main sales offices located in Peninsular and East Malaysia. The sales offices are in Penang, Ipoh, Johor Bahru, Melaka, Kuching, Miri and Kota Kinabalu.	AHAM's head office is located in Kuala Lumpur and has a total of 7 main sales offices located in Peninsular and East Malaysia. The sales offices are in Penang, Ipoh, Johor Bahru, Melaka, Kuching, Miri and Kota Kinabalu.
12.2		Deleted.
12.3	DESIGNATED FUND MANAGER  ➤ Mr David Ng Kong Cheong (Please refer to the above)	Deleted.
12.4	INVESTMENT COMMITTEE  The investment committee ("Committee") formulates, establishes and implements investment strategies and policies. The Committee will continually review and monitor the success of these strategies and policies using predetermined benchmarks towards achieving a proper performance for the Fund. The Committee will also ensure investment guidelines and regulations are complied with. The Committee meets at least once every quarterly or more should the need arise.	Deleted.
12.5	MATERIAL LITIGATION  As at LPD, AHAM is not engaged in any material litigation and arbitration, including those pending or threatened, and AHAM is not aware of any facts likely to give rise to any proceedings which might materially affect the business/financial position of AHAM.	Deleted.
12.6	For further information on AHAM, the investment committee and/or AHAM's delegate, you may obtain the details from our website at <a href="https://www.affinhwangam.com.my">www.affinhwangam.com.my</a> .	For further information on AHAM including material litigation (if any), the Board, the designated fund manager of the Fund and/or AHAM's delegate, you may obtain the details from our website at <a href="https://www.aham.com.my">www.aham.com.my</a> .
13.	THE TRUSTEE	

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13.1		DTMB is part of Deutsche Bank's Securities Services, which provides trust, custody and related services on a range of securities and financial structures. As at LPD, DTMB is the trustee for two hundred and twenty four (224) collective investment schemes including unit trust funds, wholesale funds, exchange-traded funds and private retirement schemes.
13.2	Trustee's Disclosure of Material Litigation and Arbitration  As at the LPD, the Trustee is not engaged in any material litigation and arbitration, including those pending or threatened and the Trustee is not aware of any facts likely to give rise to any proceedings which might materially affect the business/financial position of the Trustee.	As at the LPD, <u>neither</u> the Trustee <u>nor its delegate is (a)</u> engaged in any material litigation and arbitration, including those pending or threatened; <u>or (b)</u> aware of any facts likely to give rise to any proceedings which might materially affect the business/financial position of the Trustee.
13.3		As the Trustee for the Fund and the Manager's delegate for the fund accounting and valuation services, there may be related party transactions involving or in connection with the Fund in the following events:  (1) Where the Fund invests in the products offered by Deutsche Bank AG and any of its group companies (e.g. money market placement, etc.);  (2) Where the Fund has obtained financing from Deutsche Bank AG and any of its group companies, as permitted under the SC's guidelines and other applicable laws;  (3) Where the Manager appoints DBMB to perform its back office functions (e.g. fund accounting and valuation); and  (4) Where DTMB has delegated its custodian functions for the Fund to DBMB.

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	DTMB will rely on the Manager to ensure that any related party transactions, dealings, investments and appointments are on terms which are the best that are reasonably available for or to the Fund and are on an arm's length basis as if between independent parties. While DTMB has internal policies intended to prevent or manage conflicts of interests, no assurance is given that their application will necessarily prevent or mitigate conflicts of interests. DTMB's commitment to act in the best interests of the Unit Holders of the Fund does not preclude the possibility of related party transactions or conflicts.	DTMB will rely on the Manager to ensure that any related party transactions, dealings, investments and appointments are on terms which are the best that are reasonably available for or to the Fund and are on an arm's length basis as if between independent parties. While DTMB has internal policies intended to prevent or manage conflicts of interests, no assurance is given that their application will necessarily prevent or mitigate conflicts of interests. DTMB's commitment to act in the best interests of the Unit Holders does not preclude the possibility of related party transactions or conflicts.
14.	THE EXTERNAL FUND MANAGER	
14.1	ABOUT AIIMAN	
	AllMAN is an Islamic investment management company managing assets for pension funds, institutions, corporates, high net worth and mass affluent individuals. Headquartered in the world's Islamic financial hub Kuala Lumpur, Malaysia, AllMAN is focused on providing clients exceptional and innovative Shariah investment solutions that focus on Asian equities and global Sukuk. AllMAN is licensed by the SC to undertake the regulated activity of Islamic fund management on 17 November 2008 and is a wholly owned subsidiary of Affin Hwang Asset Management Berhad and a member of the Affin Hwang Investment Banking Group. AllMAN also received SC's approval on 27 December 2018 to carry out the activity as a unit trust management company. As at LPD, AllMAN has more than eight (8) years' experience in fund management industry.	AllMAN is an Islamic investment management company managing assets for pension funds, institutions, corporates, high net worth and mass affluent individuals. Headquartered in the world's Islamic financial hub Kuala Lumpur, Malaysia, AllMAN focuses on providing clients exceptional and innovative Shariah investment solutions that focus on Asian equities and global Sukuk. AllMAN is licensed by the SC to undertake the regulated activity of Islamic fund management on 17 November 2008 and is a wholly owned subsidiary of AHAM of which its ultimate shareholder is CVC Capital Partners Asia Fund V, a private equity fund managed by CVC Capital Partners ("CVC"). CVC is a global private equity and investment advisory firm with approximately USD125 billion of assets under its management. AllMAN also received the SC's approval on 27 December 2018 to carry out the activity as a unit trust management company. As at LPD, AllMAN has more than eleven (11) years' experience in fund management industry.
14.2	Key Personnel of the Management Team	
	Akmal Hassan – Managing Director Akmal Hassan is one of the three pioneering senior members in the establishment of AllMAN. He took over the helm as its Chief Executive Officer and Executive Director on 18 November 2010. Under his leadership, AllMAN has grown its asset under management by more than five-fold from RM 1.3 billion as at end-2010 to RM 8.74 billion as of 30 November 2015. Under his management, the business has since turned profitable. As Managing Director of AllMAN, Akmal is actively involved in all aspects of the business' day-to-day management from leading the investment team, driving marketing strategies and building the business. He believes in development through empowerment and synergy with a clear focus on delivering positive results, from investment performance, AUM growth, adding value to AllMAN's shareholders as well as contributing to the government's	Akmal Hassan – Managing Director  Akmal Hassan is one of the three pioneering senior members in the establishment of AIIMAN. He took over the helm as its Chief Executive Officer and Executive Director on 18 November 2010. Under his management, the business has since turned profitable. As Managing Director of AIIMAN, Akmal is actively involved in all aspects of the business' day-to-day management from leading the investment team, driving marketing strategies and building the business. He believes in development through empowerment and synergy with a clear focus on delivering positive results, from investment performance, asset under management growth, adding value to AIIMAN's shareholders as well as contributing to the government's push to develop Malaysia as the global international Islamic financial hub. Akmal is the driving force behind the strong returns and low volatility performance of its investment portfolios as well as AHAM's

push to develop Malaysia as the global international Islamic financial hub. Akmal is the award winning Shariah unit trust funds. People and performance is the source of AIIMAN's

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	driving force behind the strong returns and low volatility performance of its investment portfolios as well as Hwang Investment Management's award winning Shariah unit trust funds. People and performance is the source of AIIMAN's success today. Prior to his current appointment, Akmal was the Chief Investment Officer at a subsidiary of a local Islamic Bank. He has more than 15 years of experience in the investment management industry primarily in portfolio management, investment research and marketing strategy. Akmal graduated from Oklahoma State University, USA with a degree in Business Administration, majoring in Finance (BSc). He completed his Master in Business Administration (MBA) at the University of the Sunshine Coast, Queensland, Australia. Mr. Akmal is the designated fund manager for Fund.	success today. Prior to his current appointment, Akmal was the Chief Investment Officer at a subsidiary of a local Islamic Bank. He has more than 15 years of experience in the investment management industry primarily in portfolio management, investment research and marketing strategy. Akmal graduated from Oklahoma State University, USA with a degree in Business Administration, majoring in Finance (BSc). He completed his Master in Business Administration (MBA) at the University of the Sunshine Coast, Queensland, Australia. Mr. Akmal is the designated fund manager for Fund.
14.3	Material Litigation	Deleted.
	As at the LPD, AllMAN is not engaged in any material litigation and arbitration, including those pending or threatened, and is not aware of any facts likely to give rise to any proceedings, which might materially affect the business/financial position of AllMAN.	
14.4	For further information on External Fund Manager, you may obtain the details from our website at www.affinhwangam.com.	For further information on External Fund Manager <u>including material litigation (if any)</u> , you may obtain the details from our website at <u>www.aham.com.my</u> .
15.	THE SHARIAH ADVISER	
15.1	ABOUT AMANIE	
	Amanie Advisors Sdn Bhd ("Amanie") is a Shariah advisory, consultancy, training and research and development boutique for institutional and corporate clientele focusing on Islamic financial services. Amanie is a registered Shariah adviser with the SC. It has been established with the aim of addressing the global needs for experts' and Shariah scholars' pro-active input. This will ultimately allow the players in the industry to manage and achieve their business and financial goals in accordance with the Shariah principles. Amanie also focuses on organizational aspect of the development of human capital in Islamic finance worldwide through providing updated quality learning embracing both local and global issues on Islamic financial products and services. The company is led by Datuk Dr. Mohd Daud Bakar and teamed by an active and established panel of consultants covering every aspect related to the Islamic banking and finance industry both in Malaysia and the global market. Currently the team comprises of 8 full-time consultants who represent dynamic and experienced professionals with a mixture of corporate finance,	Amanie Advisors Sdn Bhd ("Amanie") is a Shariah advisory, consultancy, training and research and development boutique for institutional and corporate clientele focusing on Islamic financial services. Amanie is also a registered Shariah Adviser (Corporation) with the SC. It has been established with the aim of addressing the global needs for experts and Shariah scholars' pro-active input. This will ultimately allow the players in the industry to manage and achieve their business and financial goals in accordance with the Shariah principles. Amanie also focuses on organizational aspect of the development of human capital in Islamic finance worldwide through providing updated quality learning embracing both local and global issues on Islamic financial products and services. The company is led by Tan Sri Dr. Mohd Daud Bakar and teamed by an active and established panel of consultants covering every aspect related to the Islamic banking and finance industry both in Malaysia and the global market. Currently, the team comprises of eight (8) full-time consultants who represent dynamic and experienced professionals with a mixture of Shariah law, corporate finance, accounting, product

accounting, product development, Shariah law and education. Amanie meets the Manager development, and education. As at LPD, there are more than one hundred and eleven (111)

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	every quarter to address Shariah advisory matters pertaining to the Fund. Amanie also review the Fund's investment on a monthly basis to ensure compliance with Shariah principles or any other relevant principles at all times. Since 2005, Amanie has acquired 14 years of experience in the advisory role of unit trusts and as at LPD there are more than 170 funds which Amanie acts as Shariah adviser.	funds which Amanie acts as Shariah adviser.  The Shariah Adviser is independent from the Manager and none of its consultants are members of the investment committee of the Fund or any other funds managed by the Manager.
	The Shariah Adviser is independent from the Manager and none of its consultants are members of the investment committee of the Fund or any other funds managed by the Manager.	
15.2	Roles and Responsibilities of Amanie	
	<ol> <li>To ensure that the Fund is managed and administered in accordance with Shariah principles.</li> <li>To provide expertise and guidance in all matters relating to Shariah principles, including on the Deed and Prospectus, its structure and investment process, and other operational and administrative matters.</li> <li>To consult with SC where there is any ambiguity or uncertainty as to an investment, instrument, system, procedure and/or process.</li> <li>To act with due care, skill and diligence in carrying out its duties and responsibilities.</li> <li>Responsible for scrutinizing the Fund's compliance report as provided by the compliance officer, and investment transaction reports provided by, or duly approved by, the Trustee to ensure that the Fund's investments are in line with Shariah principles.</li> <li>To prepare a report to be included in the Fund's interim and annual reports certifying whether the Fund has been managed and administered in accordance with Shariah principles for the period concerned.</li> </ol>	<ol> <li>To ensure that the Fund is managed and administered in accordance with Shariah principles.</li> <li>To provide expertise and guidance in all matters relating to Shariah principles, including on the Deed and Prospectus, its structure and investment process, and other operational and administrative matters.</li> <li>To consult with SC where there is any ambiguity or uncertainty as to an investment, instrument, system, procedure and/or process.</li> <li>To act with due care, skill and diligence in carrying out its duties and responsibilities.</li> <li>Responsible for scrutinizing the Fund's compliance report as provided by the compliance officer, and investment transaction reports provided by, or duly approved by, the Trustee to ensure that the Fund's investments are in line with Shariah principles.</li> <li>To prepare a report to be included in the Fund's <u>semi-annual</u> and annual reports certifying whether the Fund has been managed and administered in accordance with Shariah principles for the period concerned.</li> </ol>
		Amanie will meet us every quarter to review on the Funds's investment and address Shariah advisory matters pertaining to the Fund to ensure compliance with Shariah principles or any
		other relevant principles at all times. Our portfolio will be reviewed on monthly basis and Amanie shall issue an annual Shariah certificate for the Fund at the financial year end.
15.3	Designated Person Responsible for Shariah Matters of the Fund	
	Datuk Dr. Mohd Daud Bakar - Shariah Adviser	
	Datuk Dr. Mohd Daud Bakar is the founder and an executive chairman of Amanie Group.	Tan Sri Dr. Mohd Daud Bakar - Shariah Adviser  Tan Sri Dr. Mohd Daud Bakar is the Founder and Evecutive Chairman of Amania Croup. One
	One of its flagship companies namely Amanie Advisors, is operating in few cities globally. He currently serves as the chairman of the Shariah Advisory Council at the Central Bank of	Tan Sri Dr. Mohd Daud Bakar is the Founder and Executive Chairman of Amanie Group. One of its flagship companies namely Amanie Advisors, is operating in few cities globally. He
	Malaysia, the Securities Commission of Malaysia, the Labuan Financial Services Authority	currently serves as the Chairman of the SAC of the BNM, the SC, the Labuan Financial Services
	and the First Abu Dhabi Bank. He is also a Shariah board member of various global financial	Authority, the Astana International Financial Centre (AIFC), Kazakhstan, the First Abu Dhabi

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	institutions, including the National Bank of Oman (Oman), Amundi Asset Management	Bank, and Permodalan Nasional Berhad. He is also a Shariah board member of various global
	(France), Bank of London and Middle East (London), BNP Paribas (Bahrain), and Dow Jones	financial institutions, including the National Bank of Oman (Oman), Amundi Asset
	Islamic Market Index (New York) amongst many others. In the corporate world, he sits as	Management (France), Bank of London and Middle East (London), BNP Paribas Najma
	a board of director at Sime Darby and a member of the PNB investment committee. He	(Bahrain), Natixis Bank (Dubai), Morgan Stanley (Dubai), Sedco Capital (Saudi and
	was recently appointed as the chairman of Malaysia Islamic Economic Development	Luxembourg), and Dow Jones Islamic Market Index (New York) amongst many others.
	Foundation (YaPEIM). He is also the third chair professor in Islamic Banking and Finance of	
	Yayasan Tun Ismail Mohamed Ali Berdaftar (YTI) PNB at Faculty Economics and Muamalat,	Currently, Tan Sri serves as the Chairman of Federal Territory Islamic Religious Department
	Universiti Sains Islam Malaysia (USIM). In 2016, he received "Award of Excellence for	[Majlis Agama Islam Persekutuan (MAIWP)]. In the corporate world, he is currently a member
	Outstanding Contribution for Shariah Leadership & Advisory" at London Sukuk Summit	of the PNB Investment Committee. Previously, he served as a Board Director at Sime Darby
	Awards and Shariah Adviser Award at The Asset Triple A Islamic Finance Award. In 2014,	Property Berhad andChairman to Malaysia Islamic Economic Development Foundation
	he received the "Most Outstanding Individual" award by His Majesty, the King of Malaysia,	(YaPEIM). In addition, he is the co-founder of Experts Analytics Centre Sdn Bhd and MyFinB.
	in conjunction with the national-level Prophet Muhammad's birthday. Under his	He also serves as the Chairman of Berry Pay Sdn. Bhd., Data Sukan Consulting Sdn. Bhd., Bio
	leadership, Amanie received the "Islamic Economy Knowledge Infrastructure Award" at	Fluid Sdn. Bhd., KAB Gold Dynamics Sdn. Bhd., Bio-Angle Vacs Sdn. Bhd., Tulus Digital Sdn.
	the Global Islamic Economy Summit, Dubai 2015, by His Highness Sheikh Mohammed bin	Bhd., and Amanie-Afra Halal Capital Co (Bangkok).
	Rashid Al Maktoum, vice president and prime minister of the UAE and the Ruler of Dubai,	
	October 2015. Prior to this, he was the deputy vice-chancellor at the International Islamic	In 2014, he received the "Most Outstanding Individual" award by His Majesty, the King of
	University Malaysia. He received his first degree in Shariah from University of Kuwait in	Malaysia, in conjunction with the national-level Prophet Muhammad's birthday. Under his
	1998 and obtained his PhD from University of St. Andrews, United Kingdom in 1993. In	leadership, Amanie received the "Islamic Economy Knowledge Infrastructure Award" at the
	2002, he completed his external Bachelor of Jurisprudence at University of Malaya.	Global Islamic Economy Summit, Dubai 2015, by His Highness Sheikh Mohammed bin Rashid Al Maktoum, Vice President and Prime Minister of the UAE and Ruler of Dubai, Oct 2015. On
		13 November 2021, he was conferred the Darjah Kebesaran Panglima Setia Mahkota (P.S.M.)
		which carries the title of "Tan Sri".
		willen carries the title of Tail Str.
		In the academic side, he was the 8th President of the International Islamic University of
		Malaysia (IIUM) due to his vast skill and experience serving the university. He received his first
		degree in Shariah from University of Kuwait in 1988 and obtained his PhD from University of
		St. Andrews, United Kingdom in 1993. In 2002, he completed his external Bachelor of
		Jurisprudence at University of Malaya.
16.	RELATED PARTIES TRANSACTION AND CONFLICT OF INTEREST	
16.1	Save for the transaction disclosed below, as at LPD the Manager is not aware of any existing	As at LPD, the Manager is not aware of any existing and/or proposed related party transactions
1	and/or proposed related party transactions or conflict of interest situations or other	or <u>potential</u> conflict of interest situations or other subsisting contracts of arrangements
	subsisting contracts of arrangements involving the Fund.	involving the Fund.
	Related Party Transactions	Party Transactions

(A) PROSPECTUS				(B) REPLACEMENT PROSPECTUS						
Name of Party Involved in the Transaction	Nature of Transaction	Name of Related Party	Nature of Relationship		Name of Party Involved in the Transaction	Nature of Transaction	Name of Related Party	Natu Relati	re of onship	
АНАМ	Placement of Islamic deposits and Islamic money market instruments	Affin Hwang Investment Bank Berhad (Affin Hwang IB)	Affin Hwang IB holds 63% equity interest in the Manager.		АНАМ	External Fund Manager	AIIMAN	AHAM 100% interest AIIMAN	holds equity in	
	External Fund Manager	AIIMAN	AHAM holds 100% equity interest in AllMAN		The tax advisers, Shariah Adviser and solicitors have confirmed that they do not he existing or potential conflict of interest with AHAM and/or the Fund.				•	
Details of the Substantial Shareholders of AHAM's Direct and Indirect Interest in other Corporation Carrying on a Similar Business  Save as disclosed below, as at the LPD, the substantial shareholders of AHAM, do not have any direct or indirect interest in other corporations carrying on similar business:					Policy on Dealing with Conflict of Interest  AHAM has in place policies and procedures to deal with any conflict of interest situations. I making an investment transaction for the Fund, AHAM will not make improper use of it position in managing the Fund to gain, directly or indirectly, any advantage or to caus detriment to the interests of Unit Holders. Where the interests of the directors or the person(s) or member(s) of a committee undertaking the oversight function's interests may be a committee undertaking the oversight function's interests may be a committee undertaking the oversight function's interests may be a committee undertaking the oversight function's interests may be a committee undertaking the oversight function's interests may be a committee undertaking the oversight function's interests may be a committee undertaking the oversight function's interests may be a committee undertaking the oversight function's interests may be a committee undertaking the oversight function's interests.					
Nikko Asset Management International Limited, a substantial shareholder of AHAM, is wholly owned by Nikko Asset Management Co., Ltd. ("Nikko AM"). Nikko AM's office is situated in Japan where it provides investment management services, focused on sourcing, backaging and distributing retail investment fund products which are managed in-house or outsourced to third party sub-advisers.					conflict with that of the Fund, they are to refrain from participating in the decision-making process relating to the matter. Staff of AHAM are required to seek prior approval from the executive director or the managing director of AHAM before dealing in any form of securities All transactions with related parties are to be executed on terms which are best available to the Fund and which are no less favourable to the Fund than an arm's length transaction between independent parties.					

The auditors, tax advisers, Shariah Advisers and solicitors have confirmed that they do not have any existing or potential conflict of interest with AHAM and/or the Fund.

## **Cross trades**

AHAM may conduct cross trades between funds it is currently managing provided that all criteria imposed by the regulators are met. Notwithstanding the above, cross trades between the personal account of an employee of AHAM and the Fund's account(s) and between AHAM's proprietary trading accounts and the Fund's account(s) are strictly prohibited. Compliance with the criteria are monitored by AHAM's Compliance Unit, and reported to AHAM's compliance & risk management committee, to avoid conflict of interests and manipulation that could have a negative impact on investors.

## **Policy on Dealing with Conflict of Interest**

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS
17.	AHAM has in place policies and procedures to deal with any conflict of interest situations. In making an investment transaction for the Fund, AHAM will not make improper use of its position in managing the Fund to gain, directly or indirectly, any advantage or to cause detriment to the interests of Unit Holders. Where the interests of the directors or the investment committee member's interests may conflict with that of the Fund, they are to refrain from participating in the decision-making process relating to the matter. Staff of AHAM are required to seek prior approval from the executive director or the managing director before dealing in any form of securities. All transactions with related parties are to be executed on terms which are best available to the Fund and which are no less favourable to the Fund than an arms-length transaction between independent parties.  RELEVANT INFORMATION	
17.1	ANTI-MONEY LAUNDERING POLICIES AND PROCEDURES	
18.	1st paragraph: - Pursuant to the Anti-Money Laundering, Anti-Terrorism Financing and Proceeds of Unlawful Activities Act 2001 ("AMLATFPUAA") and SC's Guidelines on Prevention of Money Laundering and Terrorism Financing for Capital Market Intermediaries, it is our responsibility to prevent AHAM from being used for money laundering and terrorism financing activities. To this end, we have established an Anti-Money Laundering/Counter- Financing of Terrorism Framework (AML/CFT Framework) and put in place anti-money laundering process and procedures to combat such activities. This includes a robust due diligence process and procedures for client on-boarding (such as know-your-client procedures and customer due diligence) as well as ongoing monitoring of clients' transactions to detect any suspicious transactions.  CONSENTS	Pursuant to the Anti-Money Laundering, Anti-Terrorism Financing and Proceeds of Unlawful Activities Act 2001 ("AMLATFPUAA") and SC's Guidelines on Prevention of Money Laundering and Terrorism Financing for Reporting Institutions for the Capital Market, it is our responsibility to prevent AHAM from being used for money laundering and terrorism financing activities. To this end, we have established an Anti-Money Laundering/Counter-Financing of Terrorism Framework (AML/CFT Framework) and put in place anti-money laundering process and procedures to combat such activities. This includes a robust due diligence process and procedures for client on-boarding (such as know-your-client procedures and customer due diligence) as well as ongoing monitoring of clients' transactions to detect any suspicious transactions.
18.1	Nil.	Inserted the following after "RELEVANT INFORMATION":
		<ul> <li>CONSENTS</li> <li>The Trustee, Shariah Adviser and External Fund Manager have given their consent to the inclusion of their names in the form and context in which such names appear in this Prospectus and have not subsequently withdrawn such consent before the issuance of this Prospectus; and</li> <li>The tax adviser has given its consent to the inclusion of its name and the tax adviser's letter in the form and context in which such name and tax adviser's letter appear in this</li> </ul>

NO.	. (A) PROSPECTUS				(B) REPLACEMENT PROSPECTUS				
					Prospectus and has not subseque this Prospectus.	ntly withdrawn such consent	before the issuance of		
19.	VARIATION FROM THE GUIDELINES				Deleted.				
	Variation of Clause 10.16 (a) of the Guidelines								
	"A management company must –								
	(a) pay to the unit holder in cash possible, at most within 10 da  Variation of this clause was obtain repurchase proceeds for the AUD Cla	eys of receiving the repurchated from SC to vary the pe	eriod of the payment of						
20.	DIRECTORY OF SALES OFFICE	33, 021 (1033, 302 (1033 0110	1 00D class to 14 days.	DIRECTORY OF SALES OFFICES					
	HEAD OFFICE Ground Floor, Menara Boustead 69 Jalan Raja Chulan 50200 Kuala Lumpur Tel: 03 – 2116 6000 Fax: 03 – 2116 6100 Toll Free No: 1-800-88-7080 Email: customercare@affinhwangam.com Website: www.affinhwangam.com  PENANG No. 10-C-23 & 10-C-24, Precinct 10 Jalan Tanjung Tokong 10470 Penang Tel: 04 – 899 8022 Fax: 04 – 899 1916	JOHOR Unit 22-05, Level 22 Menara Landmark No. 12, Jalan Ngee Heng 80000 Johor Bahru Johor Tel: 07 – 227 8999 Fax: 07 – 223 8998  MELAKA Ground Floor No. 584 Jalan Merdeka Taman Melaka Raya 75000 Melaka Tel: 06 -281 2890 Fax: 06 -281 2937	SARAWAK Ground Floor, No. 69 Block 10, Jalan Laksamana Cheng Ho 93200 Kuching, Sarawak Tel: 082 – 233 320 Fax: 082 – 233 663  1st Floor, Lot 1291 Jalan Melayu, MCLD 98000 Miri, Sarawak Tel: 085 - 418 403 Fax: 085 – 418 372	_	HEAD OFFICE Ground Floor, Menara Boustead 69 Jalan Raja Chulan 50200 Kuala Lumpur Tel: 03 – 2116 6000 Fax: 03 – 2116 6100 Toll Free No: 1-800-88-7080 Email: customercare@aham.com.my Website: www.aham.com.my  PENANG B-16-2, Lorong Bayan Indah 3 11900 Bayan Lepas Pulau Pinang Toll Free No: 1800-888-377		SARAWAK Ground Floor, No. 69 Block 10, Jalan Laksamana Cheng Ho 93200 Kuching, Sarawak Tel: 082 – 233 320 Fax: 082 – 233 663  1st Floor, Lot 1291 Jalan Melayu, MCLD 98000 Miri, Sarawak Tel: 085 - 418 403 Fax: 085 – 418 372		
	PERAK  13A Persiaran Greentown <u>7</u> Greentown Business Centre 30450 Ipoh, Perak Tel: 05 - 241 0668 Fax: 05 – 255 9696	SABAH Unit 1.09(a), Level 1, Plaza Shell 29, Jalan Tunku Abdul Rahman 88000 Kota Kinabalu, Sabah Tel: 088 - 252 881 Fax: 088 - 288 803			PERAK  1 Persiaran Greentown 6 Greentown Business Centre 30450 Ipoh, Perak Tel: 05 - 241 0668 Fax: 05 – 255 9696	SABAH Unit 1.09(a), Level 1, Plaza Shell 29, Jalan Tunku Abdul Rahman 88000 Kota Kinabalu, Sabah Tel: 088 - 252 881 Fax: 088 - 288 803			