AHAM SHARIAH GOLD TRACKER FUND (FORMERLY KNOWN AS AFFIN HWANG SHARIAH GOLD TRACKER FUND) ("FUND")

LIST HIGHLIGHTING THE AMENDMENTS FROM THE PROSPECTUS DATED 27 OCTOBER 2020 ("PROSPECTUS") AS MODIFIED BY THE FIRST SUPPLEMENTAL PROSPECTUS DATED 5 NOVEMBER 2021 ("SUPPLEMENTAL PROSPECTUS") AND THE REPLACEMENT PROSPECTUS DATED 28 FEBRUARY 2023 ("REPLACEMENT PROSPECTUS") IN RELATION TO THE FUND.

| NO. | (A) | (B) | |
|---|---|--|--|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS | |
| Intro | duction: | | |
| In ger | neral, the amendments made to the Prospectus are to reflect the following: | | |
| | equirements of Guidelines on Unit Trust Funds (Revised: 28 November 2022) (" Revised GU (Revised PCIS "); | TF ") and Prospectus Guidelines For Collective Investment Schemes (Revised; 1 September 2022) | |
| | hange in the shareholding of AHAM which took effect on 29 July 2022, whereby AHAM ce Itimate major shareholders now, is CVC Capital Partners Asia Fund V, a private equity fund n | ased to be a subsidiary of Affin Hwang Investment Bank and the Affin Banking Group. AHAM's nanaged by CVC Capital Partners_("Change in Shareholding"); | |
| 3. Ar | mendments made to the Second Supplemental Deed which was registered and lodged with | the SC on 9 February 2023 (" Supplemental Deed "); and | |
| of the (colle | 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 "). | | | |
| amen | ndments are not significant changes that will affect unit holders' decision to stay invested in | | |
| amen | ndments are not significant changes that will affect unit holders' decision to stay invested in | | |
| amen (3) m | ndments are not significant changes that will affect unit holders' decision to stay invested in inimum balance of the Fund ("Significant Change Circumstances"). GENERAL AMENDMENTS | | |
| amen (3) m 1. 1.1 | Adments are not significant changes that will affect unit holders' decision to stay invested in a significant change Circumstances"). GENERAL AMENDMENTS References to "Affin Hwang Asset Management Berhad" and "Affin Hwang Shariah Go Gold Tracker Fund". | n the Fund as they do not result in change to (1) investment strategy; (2) distribution policy; or | |
| amen (3) m 1. 1.1 | adments are not significant changes that will affect unit holders' decision to stay invested in animum balance of the Fund ("Significant Change Circumstances"). GENERAL AMENDMENTS References to "Affin Hwang Asset Management Berhad" and "Affin Hwang Shariah Go Gold Tracker Fund". References to Affin Hwang Asset Management Berhad's email address and website nar | n the Fund as they do not result in change to (1) investment strategy; (2) distribution policy; or Ind Tracker Fund" are now amended to " <u>AHAM Asset Management Berhad</u> " and " <u>AHAM Shariah</u> mely "customercare@affinhwangam.com" and "www.affinhwangam.com" are now amended to | |
| amen (3) m 1. 1.1 | adments are not significant changes that will affect unit holders' decision to stay invested in inimum balance of the Fund ("Significant Change Circumstances"). GENERAL AMENDMENTS References to "Affin Hwang Asset Management Berhad" and "Affin Hwang Shariah Go Gold Tracker Fund". References to Affin Hwang Asset Management Berhad's email address and website nar "customercare@aham.com.my" and "www.aham.com.my". | n the Fund as they do not result in change to (1) investment strategy; (2) distribution policy; or Ind Tracker Fund" are now amended to " <u>AHAM Asset Management Berhad</u> " and " <u>AHAM Shariah</u> mely "customercare@affinhwangam.com" and "www.affinhwangam.com" are now amended to | |
| amen (3) m 1. 1.1 | adments are not significant changes that will affect unit holders' decision to stay invested in animum balance of the Fund ("Significant Change Circumstances"). GENERAL AMENDMENTS References to "Affin Hwang Asset Management Berhad" and "Affin Hwang Shariah Go Gold Tracker Fund". References to Affin Hwang Asset Management Berhad's email address and website nar "customercare@aham.com.my" and "www.aham.com.my". Reference to the "investment committee" is now amended to person(s) or members or | n the Fund as they do not result in change to (1) investment strategy; (2) distribution policy; or Ind Tracker Fund" are now amended to " <u>AHAM Asset Management Berhad</u> " and " <u>AHAM Shariah</u> mely "customercare@affinhwangam.com" and "www.affinhwangam.com" are now amended to | |

| NO. | (A) | (B) |
|-----|--|---|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | formatting changes and grammar. | Additionally, there are also housekeeping amendments including editorial change, stylistic or |
| 2. | COVER PAGE | |
| 2.1 | INVESTORS ARE ADVISED TO READ AND UNDERSTAND THE CONTENTS OF THIS 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 6. | THIS IS A REPLACEMENT PROSPECTUS THAT REPLACES AND SUPERCEDES THE PROSPECTUS DATED 18 NOVEMBER 2020 AND THE FIRST SUPPLEMENTAL PROPSECTUS DATED 8 OCTOBER 2021. |
| | YOU SHOULD NOT MAKE PAYMENT IN CASH TO A UNIT TRUST CONSULTANT OR ISSUE A CHEQUE IN THE NAME OF A UNIT TRUST CONSULTANT. | FOR INFORMATION CONCERNING CERTAIN RISK FACTORS WHICH SHOULD BE CONSIDERED BY PROSPECTIVE INVESTORS, SEE "RISK FACTORS" COMMENCING ON PAGE 6. |
| | | 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 Affin Hwang Asset Management Berhad (199701014290) Registered Office 27th Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur Tel No. : (603) 2142 3700 Fax No. : (603) 2140 3799 Business Address Ground Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur Tel No. : (603) 2116 6000 Fax No. : (603) 2116 6000 Fax No. : (603) 2116 6100 Toll free line : 1-800-88-7080 E-mail : customercare@affinhwangam.com Website : www.affinhwangam.com | The Manager/AHAMAHAMAsset Management Berhad(formerly known as Affin Hwang Asset Management Berhad)Registered Office3 rd Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala LumpurTel No. : (603) 2142 3700Fax No. : (603) 2140 3799Business AddressGround Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala LumpurTel No. : (603) 2116 000Fax No. : (603) 2116 6100Toll free line : 1-800-88-7080E-mail : customercare@aham.com.myWebsite : www.aham.com.my |

| NO. | (A) | (B) |
|-----|---|--|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| 3.2 | Board of Directors of the Manager /AHAM | Deleted. |
| | Raja Tan Sri Dato' Seri Aman bin Raja Haji Ahmad (Chairman, Non-independent Director) Dato' Teng Chee Wai (Non-independent Director) Ms Eleanor Seet Oon Hui (Non-independent Director) Puan Mona Suraya binti Kamaruddin (Non-independent Director) En. Faizal Sham bin Abu Mansor (Independent Director) Maj. Gen. Dato' Zulkiflee bin Mazlan (R) (Independent Director) | |
| 3.3 | The Trustee | The Trustee |
| | TMF Trustees Malaysia Berhad (200301008392) | TMF Trustees Malaysia Berhad |
| | Registered office and business address | Registered Office and Business Address |
| | 10 th Floor, Menara Hap Seng, No. 1 and 3, Jalan P. Ramlee, 50250 Kuala Lumpur | 10 th Floor, Menara Hap Seng, No. 1 and 3, Jalan P. Ramlee, 50250 Kuala Lumpur |
| | Tel No. : (603) 2382 4288 | Tel No. : (603) 2382 4288 |
| | Fax No. : (603) 2026 1451 | Fax No. : (603) 2026 1451 |
| | Website: www.tmf-group.com | <u>E-mail : malaysia@tmf-group.com</u> |
| | | Website: www.tmf-group.com |
| | Trustee's Delegate | |
| | (Local and Foreign Custodian) | Deleted |
| | Standard Chartered Bank Malaysia Berhad | |
| | Business address | |
| | Level 26, Equatorial Plaza, Jalan Sultan Ismail, 50250 Kuala Lumpur | |
| | Tel No. : (603) 7682 9289 | |
| | Fax No. : (603) 7682 0617 | |
| 3.4 | The Manager/AllMAN (256674-T) | The Manager/AllMAN |
| | AllMAN Asset Management Sdn. Bhd. | AllMAN Asset Management Sdn. Bhd. |
| | Registered Office | Registered Office |
| | 27th Floor, Menara Boustead, 69 Jalan Raja Chulan | <u>3rd</u> Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur |
| | 50200 Kuala Lumpur | |
| | Tel No. : (603)-2142 3700 | Tel No. : (603) 2142 3700 Fax No. : (603) 2027 5848 |
| | | |
| | | |
| | | |
| | | |
| | | |
| | Fax No. : (603)-2027 5848 Business Address 14th Floor, Menara Boustead,69 Jalan Raja Chulan 50200 Kuala Lumpur Tel No. : (603)-2116 6156 Fax No. : (603)-2116 6150 | Business Address 14 th Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur Tel No. : (603) 2116 6156 Fax No. : (603) 2116 6150 |

| NO. | (A) | (B) |
|-----|--|---|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | Website : www.aiiman.com | Email : general@aiiman.com |
| | | Website : www.aiiman.com |
| 2.5 | | The Shariah Adviser |
| 3.5 | The Shariah Adviser Amanie Advisors Sdn. Bhd. | Amanie Advisors Sdn. Bhd. |
| | 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. | GLOSSARY | |
| 4.1 | the Board | |
| | Means the board of directors of Affin Hwang Asset Management Berhad. | Means the board of directors of the Manager. |
| 4.2 | Nil. | Inserted the following after "Business Day": |
| | | 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 |
| | | <u>(3) CVC Capital Partners Asia V</u> |
| | | Associates L.P. |
| 4.3 | Deed | Deed |
| | Refers to the Deed dated 15 May 2020 entered into between the Manager and the Trustee | Refers to the Deed dated 15 May 2020 and the first supplement deed dated 10 January 2023 |
| | and includes any subsequent amendments and variations to the Deed. | entered into between the Manager and the Trustee and includes any subsequent amendments |
| | | and variations to the Deed. |
| | | |
| 4.4 | Institutional Unit Trust Advisers (IUTA) | Institutional Unit Trust <u>Scheme</u> Advisers (IUTA) |
| | Means institutional unit trust schemes advisers, which is a corporation that is registered | Means institutional unit trust schemes advisers, which is a corporation that is registered with |
| | with the FiMM and authorised to market and distribute unit trust funds. | the FiMM and authorised to market and distribute unit trust funds. |
| 4.5 | Latest Practicable Date or LPD | |
| | | |

| NO. | (A) | (B) |
|-----|--|---|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | Means 1 July 2020 and is the latest practicable date whereby the information disclosed in | Means 15 January 2023 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. | this Prospectus shall remain relevant and current as at the date of issue of this Prospectus |
| 5. | RISK FACTORS | |
| 5.1 | GENERAL RISKS OF THE FUND | |
| | Financing Risk This risk occurs when you take a financing to finance your investment. The inherent risk of investing with borrowed money includes you being unable to service the financing | Financing Risk This risk occurs when you take a financing to finance your investment. The inherent risk of investing with <u>financed</u> money includes you being unable to service the financing repayments. |
| | repayments. In the event Units are used as collateral, you may be required to top-up your | In the event Units are used as collateral, you may be required to top-up your existing |
| 1 | existing instalment if the prices of Units fall below a certain level due to market conditions. | instalment if the prices of Units fall below a certain level due to market conditions. Failing |
| | Failing which, the Units may be sold at a lower NAV per Unit as compared to the NAV per | which, the Units may be sold at a lower NAV per Unit as compared to the NAV per Unit at the |
| | Unit at the point of purchase towards settling the loan. | point of purchase towards settling the loan. |
| 5.2 | Nil. | Inserted the following after "Operational Risk": |
| | | 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. |
| 5.3 | SPECIFIC RISKS OF THE FUND | |
| | Liquidity risk | |
| | Liquidity risk refers to the risk that units of the Target Fund cannot be sold due to unavailability of buyers for such units or restriction on realisation of units of the Target Fund. Upon such event and in the best interest of the Unit Holders, the Trustee may suspend the repurchase of Units requests. Please refer to "Suspension of Dealing in Units" | Liquidity risk refers to the risk that units of the Target Fund cannot be sold due to unavailability of buyers for such units or restriction on realisation of units of the Target Fund. <u>This will have</u> <u>the effect of causing the investment to be sold below its fair value which would adversely affect</u> <u>the NAV of the Fund and subsequently the value of Unit Holders' investments in the Fund</u> . In |
| | section of this Prospectus for more details. In order to mitigate such risk, we will maintain sufficient liquidity level for the purposes of meeting redemption requests. | order to mitigate such risk, we will maintain sufficient liquidity level for the purposes of meeting redemption requests. |
| 5.4 | RISK MANAGEMENT | |
| | approach to manage portfolio risks and operational risks. The Board has established a board | 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 and risk management committee to oversee AHAM's risk management activities |

| NO. | (A) | (B) |
|-----|---|---|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | activities both at operational level and at portfolio management level to ensure that the | both at operational level and at portfolio management level to ensure that the risk management |
| | risk management process is in place and functioning. The board compliance and risk | process is in place and functioning. The board compliance and risk management committee |
| | management committee comprises of at least three Board members and is chaired by an | comprises of at least three Board members and is chaired by an independent director. At the |
| | independent director. At the operational level, we have established a compliance and risk | operational level, we have established a compliance and risk oversight committee with the |
| | oversight committee with the primary function of identifying, evaluating and monitoring | primary function of identifying, evaluating and monitoring risks as well as to formulate internal |
| | risks as well as to formulate internal control measures to manage and mitigate the exposure | control measures to manage and mitigate the exposure to risks that may affect the performance |
| | to risks that may affect the performance of the Fund, returns to the investors or Unit | of the Fund, returns to the investors or Unit Holders' interest within a clearly defined framework |
| | Holders' interest within a clearly defined framework and is primarily responsible for | and is primarily responsible for ensuring that the policies and procedures that have been |
| | ensuring that the policies and procedures that have been implemented are reviewed on an | implemented are reviewed on an on-going basis with periodic assessments. The compliance and |
| | on-going basis with periodic assessments. The compliance and risk oversight committee | risk oversight committee reports to the board compliance and risk management committee on |
| | reports to the board compliance and risk management committee on a quarterly basis. | a quarterly basis. |
| | As the Fund will be investing a minimum of 90% of its NAV in one collective investment | As the Fund will be investing a minimum of <u>85</u> % of its NAV in one collective investment scheme, |
| | scheme, the risk management of the Fund will largely be held at the level of the collective | the risk management of the Fund will largely be held at the level of the collective investment |
| | investment scheme that the Fund is investing in. | scheme that the Fund is investing in. |
| | To manage non compliance ricks, we use information technology system that is able to | To manage non-compliance risks, we use information technology system that is able to monitor |
| | monitor the trading of investment to ensure compliance with the Fund's investment limits | the trading of investment to ensure compliance with the Fund's investment limits and |
| | and restrictions. These limits are system-controlled and not manually tracked, thus | restrictions. These limits are system-controlled and not manually tracked, thus reducing the |
| | reducing the probability of human error occurring in ensuring the Fund's limits and | probability of human error occurring in ensuring the Fund's limits and restrictions are adhered |
| | restrictions are adhered to. We also undertake stringent evaluation of movements in | to. We also undertake stringent evaluation of movements in market prices and regularly |
| | market prices and regularly monitor, review and report to the investment committee_to | monitor, review and report to the person(s) or members of a committee undertaking the |
| | ensure that the Fund's investment objective is met. Regular portfolio reviews by senior | oversight function of the Fund to ensure that the Fund's investment objective is met. Regular |
| | members of the investment team further reduce the risk of implementation inconsistencies | portfolio reviews by senior members of the investment team further reduce the risk of |
| | and guidelines violations. | implementation inconsistencies and guidelines violations. |
| | | M(a will also have in place a gradit ration and walks risk measurement process to |
| | We will also have in place a credit rating evaluation and credit risk management process to reduce counterparty risk of derivatives to ensure they are able to meet their contractual | We will also have in place a credit rating evaluation and credit risk management process to reduce counterparty risk of derivatives to ensure they are able to meet their contractual |
| | obligations. It is important to note that an event of downgrade does not constitute a | obligations. It is important to note that an event of downgrade does not constitute a default. If |
| | default. If we view that the downgrade in the rating of the counterparty may lead to high | we view that the downgrade in the rating of the counterparty may lead to high credit risk, we |
| | credit risk, we will not hesitate to take pre-emptive measures to unwind these positions. | will not hesitate to take pre-emptive measures to unwind these positions. |
| | | |
| | We will also closely monitor the performance of the underlying investments of the Fund by | We will also closely monitor the performance of the underlying investments of the Fund by |
| | looking at the collective investment scheme's standard deviation, tracking error and | looking at the collective investment scheme's standard deviation, tracking error and measures |
| | measures of excess return. The data obtained will be reviewed on a quarterly basis, or as | of excess return. The data obtained will be reviewed on a quarterly basis, or as and when |
| | and when extreme market conditions or price movement in the collective investment | extreme market conditions or price movement in the collective investment scheme occurs. |
| | scheme occurs. | |
| | | |

| NO. | (A) | (B) |
|-----|---|--|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | 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 15% of its NAV in money market instruments and/or 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) <u>Suspension of repurchase requests from the Unit Holders under exceptional circumstances</u> |
| | | 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 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. |
| 6. | ABOUT AHAM SHARIAH GOLD TRACKER FUND | |
| 6.1 | Deed | |
| | Deed dated 15 May 2020. | Deed dated 15 May 2020 and the first supplemental deed dated 10 January 2023. |
| 6.2 | INVESTORS' PROFILE | Deleted. |
| | This Fund is suitable for you if you:- | |
| | seek exposure into Gold through a Shariah-compliant investment structure; and | |
| | A have a moderate risk tolerance level. | |
| | | |
| | | |

| NO. | (A) | (B) |
|-----|---|---|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| 6.3 | ASSET ALLOCATION A minimum of 90% of the Fund's NAV will be invested in the Target Fund; and A maximum of 10% of the Fund's NAV will be invested in money market instruments and/or deposits. | A minimum of <u>85</u>% of the Fund's NAV will be invested in the Target Fund; and A maximum of <u>15</u>% of the Fund's NAV will be invested in money market instruments and/or deposits. |
| 6.4 | INVESTMENT STRATEGY | |
| | The Fund will be investing a minimum of 90% of the Fund's NAV in the Target Fund and a maximum of 10% of the Fund's NAV in Islamic money market instruments and/or Islamic deposits. | The Fund will be investing a minimum of $\underline{85}\%$ of the Fund's NAV in the Target Fund and a maximum of $\underline{15}\%$ of the Fund's NAV in Islamic money market instruments and/or Islamic deposits. |
| | The Fund may invest in Islamic derivatives such as, Islamic forward contracts and Islamic swaps to hedge the foreign exchange movements between the Fund and the Target Fund. While the hedging strategy will reduce the potential foreign exchange losses by the Fund, any potential gains from the hedging strategy will be capped as well. | The Fund may invest in Islamic derivatives such as, Islamic forward contracts and Islamic swaps to hedge the foreign exchange movements between the Fund and the Target Fund. While the hedging strategy will reduce the potential foreign exchange losses by the Fund, any potential gains from the hedging strategy will be capped as well. The Fund adopts commitment approach to measure the Fund's global exposure to Islamic |
| | While the Fund is managed passively, the Manager will ensure that the Fund has sufficient liquidity to meet the repurchase requests made by Unit Holders. | derivatives. The commitment approach is a methodology that aggregates the underlying market values or notional values of Islamic derivatives after taking into account the possible effects of netting and/or hedging arrangements. The Fund's global exposure from the Islamic |
| | The Manager holds the option to take temporary defensive positions that may be inconsistent with the Fund's principal strategy and asset allocation to protect the Fund against adverse market conditions that may impact the financial markets. To manage the risk of the Fund, the Manager may shift the Fund's asset to be temporarily invested in Islamic money market instruments or Islamic deposits. | derivatives position must not exceed 100% of NAV of the Fund at all times. While the Fund is managed passively, the Manager will ensure that the Fund has sufficient liquidity to meet the repurchase requests made by Unit Holders. |
| | | The Manager holds the option to take temporary defensive positions that may be inconsistent with the Fund's principal strategy and asset allocation to protect the Fund against adverse market conditions that may impact the financial markets. To manage the risk of the Fund, the Manager may shift the Fund's asset to be temporarily invested in Islamic money market instruments or Islamic deposits. |
| 6.5 | INVESTMENT RESTRICTIONS AND LIMITS | |
| | The Fund's assets must be relevant and consistent with the investment objective of the Fund. The Fund must not invest in: | The Fund's assets must be relevant and consistent with the investment objective of the Fund. The Fund must not invest in: |

| NO. | (A) | (B) |
|-----|--|---|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | (i) a fund-of-funds; (ii) a feeder fund; and (iii) any sub-fund of an umbrella scheme which is a fund-of-funds or a feeder fund. Where the Fund invests in a fund operated by us, i.e. the Target Fund, we will ensure that:- i. there is no cross-holding between the Fund and the Target Fund; ii. all initial charges on the Target Fund is waived; and iii. the management fee must only be charged once, either at the Fund or the Target Fund. The value of the Fund's investment in Islamic money market instruments issued by any single issuer must not exceed 15% of the Fund's NAV. The aggregate value of the Fund's investments in Islamic money market instruments, Islamic deposits, OTC derivatives issued by or placed with, as the case may be, any single issuer/financial institution must not exceed 25% of the Fund's NAV. The value of the Fund's investments in Islamic money market instruments insued by any group of companies must not exceed 20% of the Fund's NAV. The value of the Fund's inlosements in Islamic money market instruments instruments instruments in Islamic money market instruments instruments instruments in Islamic money market instruments instruments instead by any single issuer. This limit does not apply to money market instruments that do not have a predetermined issue size. The value of the Fund's placements in Islamic deposits with any single Financial Institution shall not exceed 20% of the Fund's NAV. The Fund's exposure from its Islamic derivatives position should not exceed the Fund's NAV. The Fund's exposure from its Islamic derivatives position should not exceed the Fund's NAV at all times. For investments in Islamic derivatives:- (i) The exposure to the underlying assets must not exceed the investment spread limits stipulated in the Schedule B of the Guidelines; and (ii) The value of the Fund's OTC Islamic derivative transaction with any sing | (i) there is no cross-holding between the Fund and the Target Fund; (ii) all initial charges on the Target Fund is waived; and (iii) the management fee must only be charged once, either at the Fund or the Target Fund. The value of the Fund's investment in Islamic money market instruments issued by any single issuer must not exceed 15% of the Fund's NAV. The aggregate value of the Fund's investments in, <u>or exposure to, a single issuer through</u> Islamic money market instruments, Islamic deposits, <u>underlying assets of Islamic derivatives</u>, and counterparty exposure arising from the use of over-the-counter ("OTC") Islamic derivatives must not exceed 25% of the Fund's NAV. The value of the Fund's investments in Islamic money market instruments issued by any group of companies must not exceed 20% of the Fund's NAV. The Fund's investments in Islamic money market instruments issued by any single issuer. This limit does not apply to money market instruments that do not have a predetermined issue size. The value of the Fund's placements in Islamic deposits with any single Financial Institution shall not exceed 20% of the Fund's NAV ("Single Financial Institution Limit"). The Single Financial Institution Limit does not apply to placements of Islamic deposits arising |

| NO. | (A) | |
|-----|---|--|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | | For investments in a physically-backed metal ETF, the physically-backed metal ETF must meet |
| | | the following criteria: |
| | | (i) <u>The assets of the physically-backed metal ETF, i.e. the physical metal, is held in trust and</u> is segregated from the assets of the manager, sponsor, trustee or custodian; and |
| | | |
| | | (ii) <u>The physically-backed metal ETF adopts a passive management strategy with the</u> objective of tracking the price of the metal. |
| | | objective of tracking the price of the metal. |
| | | Please note that the above limits and restrictions, 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. |
| | SHARIAH INVESTMENT GUIDELINES | |
| | Islamic Deposits | |
| | The Fund is also prohibited from investing in interest-bearing deposits and recognizing any | Islamic deposits shall be placed with financial institutions licensed under the Islamic Financial |
| | interest income. | 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 |
| | | investing in interest-bearing liquid assets and recognizing any interest income. |
| | SHARIAH INVESTMENT GUIDELINES | |
| | Islamic derivatives | |
| | The Fund may participate in any Islamic financial derivative instruments (for hedging | Islamic derivative instruments that are endorsed by other Shariah advisers or committees must |
| | purposes only) subject to Shariah Adviser's prior approval. | be approved by the Shariah Adviser upon review of the relevant documents e.g. principal terms |
| | | and conditions and Shariah pronouncements or approvals. |
| | | |
| | SHARIAH INVESTMENT GUIDELINES | |
| | | |

| NO. | (A) | (B) |
|-----|--|--|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| 6.6 | Purification Process of the Fund (a) Shariah non-compliant investment If the Manager mistakenly invests in Shariah non-compliant instruments, the Manager must dispose of any Shariah non-compliant instruments within one (1) month of becoming aware of the status of such instruments. Any gain made in the form of capital gain or dividend received during or after the disposal of these instruments must be channeled to baitulmal and/or charitable bodies approved by the Shariah Adviser. The Fund has a right to retain only the investment costs, which may include brokerage fee and other related transaction costs. VALUATION OF PERMITTED INVESTMENT Listed Islamic collective investment schemes Valuation of listed Islamic collective investment schemes shall be based on market price i.e. closing bid price. Where no market price 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 listed Islamic collective investment schemes for a period exceeding fourteen (14) days, or such shorter period as agreed by the Trustee, such listed Islamic collective investment schemes will be valued at fair value as determined by us in good faith, based on the methods or bases approved by the Trustee after appropriate technical consultation. | investment will be disposed of or withdrawn with immediate effect or within a month of knowing the status of the investment. In the event of the investment resulted in gain |
| 6.7 | VALUATION OF PERMITTED INVESTMENT Islamic money market instruments The valuation of MYR denominated Islamic money market instruments will be done using the price quoted by a bond pricing agency registered with the SC. For foreign Islamic money market instruments, valuation will be done using the indicative yield quoted by independent and reputable institutions. | The valuation of MYR denominated Islamic money market instruments will be done using the price quoted by a bond pricing agency (<u>"BPA"</u>) registered with the SC. For <u>non-MYR</u> <u>denominated</u> Islamic money market instruments, valuation will be done using <u>an average of quotations provided</u> by reputable <u>Financial Institutions</u> . 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. |

| NO. | (A) PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | (B) REPLACEMENT PROSPECTUS |
|------|--|--|
| | VALUATION OF PERMITTED INVESTMENT 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. |
| 6.8 | VALUATION OF PERMITTED INVESTMENT | |
| | Islamic derivatives The valuation of Islamic derivatives will be based on the prices 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 derivatives (e.g. interest/profit rates, movement of the underlying assets, volatility of the underlying assets, the correlation of the underlying assets and such other factors). For Islamic 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 the Bloomberg or Reuters. If the rates are not available on the Bloomberg or Reuters, the FX Forwards will be valued by reference to the average indicative rate quoted by at least 3 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 with a 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 valuation of Islamic derivatives will be based on the prices 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 <u>Islamic</u> derivatives (e.g. profit rates, movement of the underlying assets, volatility of the underlying assets, the correlation of the underlying assets and such other factors). For Islamic foreign exchange forward contracts ("FX Forwards"), interpolation formula <u>is applied</u> to compute the value of the FX Forwards based on the rates provided by the Bloomberg or Refinitiv. If the rates are not available on the Bloomberg or <u>Refinitiv</u> , the FX Forwards will be valued <u>based on</u> fair value as determin <u>ed in good faith by the Manager, using</u> methods or bases which have been verified by the auditor of the Fund and approved by the Trustee. |
| 6.9 | VALUATION OF PERMITTED INVESTMENT | |
| | Unlisted Islamic collective investment schemes Investments in unlisted Islamic collective investment schemes shall be valued based on the last published repurchase price. | Deleted |
| 6.10 | Nil | Inserted as a last paragraph in "Valuation of Permitted Investment" section. |
| | | Investors are advised that certain types of securities are required to be held until such securities mature for the "actual value" to be realised. Any sale of such securities prior to its |

| NO. | (A) | (B) |
|------|--|---|
| 100. | رجر PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | | maturity may attract costs and penalties that would result in a value which is less than its "actual value". As such, any valuation of such securities (prior to its maturity) are merely indicative of what the value might be and does not represent the "actual value" of such securities. |
| 6.11 | VALUATION POINT OF THE FUND | |
| | The Fund will be valued at 6.00 p.m. on every Business Day (or "trading day" or "T" day). However, if the Fund has exposure to investments outside of Malaysia, the Fund shall be valued at 11.00 a.m. on the next Business Day (or "T + 1"). All foreign assets are translated into the Base Currency based on the last available bid exchange rate quoted by Bloomberg/Reuters 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 at such time as stipulated in the investment management standards issued by the FiMM. | The Fund will be valued at 6.00 p.m. on every Business Day (or "trading day" or "T" day). |
| 6.12 | POLICY ON GEARING AND MINIMUM LIQUID ASSETS REQUIREMENTS | FINANCING AND SECURITIES LENDING |
| | 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 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 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; |
| | 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 financing from Financial Institutions. | 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 financing from Financial Institutions. <u>The Fund may not assume, guarantee, endorse or otherwise become directly or contingently</u> |
| | 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 liquid assets to ensure short-term liquidity in the Fund to meet operating expenses and possible repurchase of | |

| NO. | (A) PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | (B) REPLACEMENT PROSPECTUS |
|-----|--|---|
| | Units. | |
| 7. | DEALING INFORMATION | |
| 7.1 | HOW TO MAKE PAYMENT FOR PURCHASE APPLICATION? | |
| | Bank Transfer You may transfer the purchase payment into our bank account via telegraphic transfer or online transfer, and include your name in the transaction description for our reference. You may obtain our bank account details from our online download center at www.affinhwangam.com. 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 to write your name, identity card number or business registration number at the back of the cheque, bank draft or money order. Bank charges or other bank fees, if any, will be borne by you. | You may transfer the purchase payment into our bank account via telegraphic transfer or online transfer, and include your name in the transaction description for our reference. You may obtain our bank account details from our online download center at <u>www.aham.com.my</u>. Bank charges or other bank fees, if any, will be borne by you. |
| 7.2 | HOW TO REPURCHASE UNITS? | |
| | 4th & 5th bullet points:- In the transaction form, you may choose to receive the repurchase proceeds in a manner of cheque or bank transfer. 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. Any incurred bank charges and other bank fees due to a withdrawal by bank transfer or other special arrangement method will be borne by you. | <u>Payment of the repurchase proceeds will be made via bank transfer where proceeds will be transferred to your bank account.</u> Where Units are held jointly, payment will be made to the person whose name appears first in the register of Unit Holders. <u>Bank charges and other bank fees, if any, will be borne by you.</u> |
| 7.3 | WHAT IS THE PROCESS OF REPURCHASE APPLICATION? | |
| | 2nd bullet point: Repurchase of Units must be made in terms of Units and not in terms of MYR value. | Repurchase of Units must be made in terms of Units or value, provided it meets the minimum repurchase amount. |

| NO. | (A) | (B) |
|-----|--|---|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| 7.4 | WHAT IS THE REPURCHASE PROCEEDS PAYOUT PERIOD? You will be paid within ten (10) days from the day the repurchase request is received by us, provided that all documentations are completed and verifiable. | You will be paid within seven (7) Business Days from the day the repurchase request is received by us, provided that all documentations are completed and verifiable. |
| 7.5 | 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 NAV per Unit 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. Please note that the cooling-off right is applicable to you if you are an individual investor and are 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. | 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. 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 If the market price is higher than the original price, you will be refunded based on the original price, you will be refunded based on the original price. |
| | We will process your cooling-off right if your cooling-off 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. | You will be refunded within seven (7) Business Days from our receipt of the cooling-off application. 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. |
| 7.6 | SUSPENSION OF DEALING IN UNITS | SUSPENSION OF DEALING IN UNITS |
| | The Trustee may suspend the dealing in Units: | The Manager may, in consultation with the Trustee and having considered the interests of the Unit Holders, suspend the dealing in Units* due to exceptional circumstances, where there is |

| NO. | (A) | (B) |
|-----|---|---|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | - | good and sufficient reason to do so. The Manager will cease the suspension as soon as |
| | | practicable after the exceptional circumstances have ceased, and in any event, within twenty- |
| | | one (21) days from the commencement of suspension. |
| | meeting to decide on the next course of action; or | The period of suspension may be extended if the Manager satisfies the Trustee that it is in the |
| | > without the consent of the Unit Holders, due to exceptional circumstances when | best interest of the Unit Holders for the dealing in Units to remain suspended, subject to a |
| | | weekly review by the Trustee. |
| | Unit Holders. In such case, the period of the suspension shall not exceed twenty one | |
| | (21) days of the commencement of the suspension. | The Trustee may suspend the dealing in Units, if the Trustee, on its own accord, considers that |
| | | exceptional circumstances have been triggered. In such a case, the Trustee shall immediately |
| | | call for a Unit Holders' meeting to decide on the next course of action. |
| | | *The action to impose suspension shall only be exercised as a last resort by the Manager, as |
| | | disclosed in the section on "Liquidity Risk Management". |
| | | disclosed in the section on Eliquidity hisk Management . |
| 7.7 | INCOME DISTRIBUTION | |
| | The Fund is not expected to make distribution. However, incidental distribution may be | The Fund is not expected to make distribution. However, incidental distribution may be |
| | | declared whenever is appropriate. |
| | | |
| | 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 | 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 in additional Units in the Fund if you do not select the mode of |
| | | distribution in the application form. |
| | | |
| | · | Any distribution payable which is less than or equal to the amount of MYR 300.00 would be |
| | | automatically reinvested. |
| | will be transferred to your bank account within seven (7) Business Days after the | Notwithstanding the above, we may also reinvest the distribution proceeds which remain |
| | distribution date. | unclaimed after twelve (12) months from the date of payment, provided that you still have an |
| | Reinvestment Process | account with us. |
| | We will create the Units based on the NAV per Unit at the income payment date which is | |
| | two (2) Business Days after the distribution date. There will not be any cost for | Cash Payment Process |
| | reinvestments of those additional Units, i.e., no Sales Charge will be imposed on such | Income distribution by way of cash payment will be paid via telegraphic transfer. Income will |
| | transactions. | be transferred to your bank account within seven (7) Business Days after the distribution date. |
| | | Reinvestment Process |
| | Unit prices and distributions payable, if any, may go down as well as up. | We will create the Units based on the NAV per Unit at the income payment date which is within |
| | | two (2) Business Days after the distribution date. There will not be any cost for reinvestments |

| NO. | (A) | (B) |
|-----|--|---|
| NO. | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | | of those additional Units, i.e., no Sales Charge will be imposed on such reinvestment. |
| | | Unit maiore and distributions nousble if any may as devue as well as we |
| | | Unit prices and distributions payable, if any, may go down as well as up. |
| 7.8 | 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 <u>dealt as follows:-</u> a) we may reinvest the unclaimed distribution proceeds provided that you still have an <u>account with us; or</u> b) we will pay to the Registrar of Unclaimed Monies in accordance with the requirements of the Unclaimed Moneys Act, 1965. |
| 8. | FEES, CHARGES AND EXPENSES | |
| 8.1 | EXPENSES | |
| | 5 th bullet point:- | |
| | Costs, fees and expenses incurred for the valuation of any Shariah-compliant investments of the Fund by independent valuers for the benefit of the Fund; | Costs, fees and expenses incurred for the fund valuation and accounting of the Fund performed by a fund valuation agent; |
| 8.2 | REBATES AND SOFT COMMISSIONS | |
| | 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 will be directed to the account of the Fund. | 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 will be directed to the account of the Fund. |
| | The soft commission can be retained by us or our delegates provided that:- | The soft commission <u>s</u> can be retained by us or our delegates provided that:- ➤ the soft commissions bring direct benefit or advantage to the management of the fund and |
| | the goods and services are of demonstrable benefit to the Unit Holder in the form of research and advisory services that assist in the decision-making process relating to the Fund's investments; and any dealing with the broker or dealer is executed on terms which are the most forward be for the Fund. | <u>may</u> include research and advisory related services; and any dealing with the broker or dealer is executed on terms which are the most favourable for the Fund; <u>and</u> <u>the availability of soft commissions is not the sole or primary purpose to perform or arrange</u> |
| | favourable for the Fund. | 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. |

| NO. | (A) | (B) |
|------|--|--|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| 9. | ABOUT THE TARGET FUND – TRADEPLUS SHARIAH GOLD TRACKER | |
| 9.1 | Nil. | Inserted as the last section of the chapter: |
| | | REDEMPTION POLICY OF THE TARGET FUND In the event the Fund submits a request to redeem units from the Target Fund, the redemption proceeds will be paid to the Fund within five (5) Business Days.If the total number of units to be redeemed exceeds 10% (or such higher percentage as the Manager may determine) of the NAV of the Target Fund on a particular Business Day, the Manager shall be entitled to limit the total number of units to be redeemed on that day to 10% (or such higher percentage as the Manager may determine) of the NAV of the Target Fund and defer the execess request to the next Business Day.Should the redemption request of the Target Fund is deferred, it may jeopardise the Fund's ability to meet Unit Holders' redemption request and there may be a delay in the repayment of redemption proceeds to the Unit Holders. |
| 10. | SALIENT TERMS OF THE DEED | |
| 10.1 | 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 has five (5) or less Unit Holders, the quorum required for a meeting of the Unit Holders 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 at the time of the meeting. | The quorum required for a meeting of the Unit Holders shall be five (5) Unit Holders, whether present in person or by proxy; <u>however</u> , if the Fund has five (5) or less Unit Holders, the quorum required for a meeting of the Unit Holders shall be two (2) Unit Holders, whether present in person or by proxy. <u>If</u> 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 at the time of the meeting. <u>If the Fund has only one (1) remaining Unit Holder, such Unit Holder, whether present in person or by proxy, shall constitute the quorum required for the meeting of the Unit Holders.</u> |
| 10.2 | Unit Holders' Meeting Convened By Unit Holders | |
| | 1 st paragraph:- | |
| | Unless otherwise required or allowed by the relevant laws, the Manager shall, within | Unless otherwise required or allowed by the relevant laws, the Manager shall, within twenty- |

| NO. | (A) | (B) |
|------|---|--|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS twenty-one (21) days of receiving a direction from not less than fifty (50) or one-tenth (1/10)of all the Unit Holders, whichever is less, summon a meeting of the Unit Holders 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; 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 national 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. | is less, of all the Unit Holders, at the registered office of the Manager, summon a meeting of the Unit Holders 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 at the Unit Holder's last known address or, in the case of jointholders, to the jointholder whose name stands first in the records of the Manager at the jointholder's last known address; publishing at least fourteen (14) days before the date of the proposed meeting an address of the proposed meeting and the set fourteen (14) days before the date of the proposed meeting and the proposed meeting an address; |
| 10.3 | Termination of the Fund Circumstances That May Lead To The Termination Of The Fund The Fund 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 256(E) of the Act; or > A Special Resolution is passed at a Unit Holders' meeting to terminate or wind up the Fund. | The Fund may be terminated or wound up as provided for under the Deed and the Guidelines as follows:- (a) The SC has withdrawn the authorisation of the Fund pursuant to Section 256(E) of the Act; or (b) A Special Resolution is passed at a Unit Holders' meeting to terminate or wind up the Fund. Notwithstanding the aforesaid, the Manager may, in consultation with the Trustee, determine the trust created and wind up 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 Fund is in the best interests of the Unit Holders. If the Fund is left with no Unit Holder, the Manager shall also be entitled to terminate the Fund. In the event of the trust being terminated: (a) the Trustee shall be at liberty to call upon the Manager to grant the Trustee, and the |

| NO. | (A) | (B) |
|-----|--|--|
| NO. | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | | Manager shall so grant, a full and complete release from the Deed;(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. |
| | Increase Of Fees And Charges Stated In The Prospectus 3 rd paragraph:- The supplementary/replacement prospectus proposing a modification to this Prospectus to increase the aforesaid maximum fees and charges is required to be issued. An increase in the abovementioned fees and charges is allowed if such time as may be prescribed by any relevant laws has elapsed since the effective date of the supplementary/replacement prospectus. | The <u>supplemental</u> /replacement prospectus proposing a modification to this Prospectus to increase the aforesaid maximum fees and charges is required to be <u>registered</u> , <u>lodged</u> and issued. An increase in the abovementioned fees and charges is allowed if such time as may be prescribed by any relevant laws has elapsed since the effective date of the <u>supplemental</u> /replacement prospectus. |
| | to binimise on the part to brokers, dealers in encerting dealings in the intestments of the Fund, shown on the contract notes or confirmation notes; 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 investments 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; | Fund, shown on the contract notes or confirmation notes; 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 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; costs, commissions, fees and expenses of the sale, purchase, insurance and any other dealing |
| , | 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; costs, commissions, fees and expenses of the sale, purchase, insurance and any other dealing of any asset of the Fund; | of any asset of the Fund; costs, fees and expenses incurred in engaging any specialist approved by the Trustee for investigating or evaluating any proposed investment of the Fund; costs, fees and expenses incurred in engaging any adviser for the benefit of the Fund; |

| NO. | (A) | (B) |
|------|--|---|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | costs, fees and expenses incurred in engaging any specialist approved by the Trustee for investigating or evaluating any proposed investment of the Fund; costs, fees and expenses incurred in engaging any adviser for the benefit of the Fund; costs, fees and expenses incurred in the preparation and audit of the taxation, returns and accounts of the Fund; 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; 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); remuneration and out of pocket expenses of the independent members of the investment committee of the Fund, unless the Manager decides otherwise; 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; costs and expenses incurred in relation to the distribution of income (if any); (where the custodial function is delegated by the Trustee) charges and fees paid to the sub-custodians taking into custody any foreign assets of the Fund; fees, charges, costs and expenses relating to the preparation, printing, posting and/or lodgement of documents and reports which the Manager and/or the Trustee may be obliged to prepare, print, post and/or lodge in relation to the Fund by virtue of any relevant law; and | costs, fees and expenses incurred in the preparation and audit of the taxation, returns and accounts of the Fund; 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; 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); remuneration and out of pocket expenses of the person(s) or members of a committee <u>undertaking the oversight function</u> of the Fund, unless the Manager decides otherwise; costs, fees and expenses incurred in relation to the distribution of any law, regulation or requirement (whether or not having the force of law) of any governmental or regulatory authority; costs and expenses incurred in relation to the distribution of income (if any); (where the custodial function is delegated by the Trustee) charges and fees paid to the subcustodians taking into custody any foreign assets of the Fund yor the Trustee may be obliged to prepare, print, post and/or lodge in relation to the Fund by virtue of any relevant law; any tax now or hereafter imposed by law or required to be paid in connection with any costs, fees and expenses incurred as mentioned above; <u>and</u> costs, fees and expenses incurred for the fund valuation and accounting of the Fund performed by a fund valuation agent. |
| | any tax now or hereafter imposed by law or required to be paid in connection with any costs, fees and expenses incurred as mentioned above. | |
| 11 | THE MANAGER | <u></u> |
| 11.1 | 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 | AHAM was incorporated in Malaysia on 2 May 1997 and began its operations under the name Hwang–DBS Capital Berhad in 2001. <u>AHAM has more than 20 years' experience in the fund</u> <u>management industry. In late 2022, AHAM's ultimate major shareholder is CVC Capital Partners</u> <u>Asia Fund V, a private equity fund managed by CVC Capital Partners ("CVC"), which has</u> <u>approximately 68.35% controlling interest in AHAM. CVC is a global private equity and</u> <u>investment advisory firm with approximately USD125 billion of assets under its management.</u> |

| NO. | (A) | (B) |
|------|--|--|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | has more than 18 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 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: | AHAM distributes its funds through the following various channels: ➢ In-house/internal sales team; |
| | In-house/internal sales team; IUTA and CUTA (Corporate Unit Trust Scheme Advisers); and Unit trust consultants. | IUTA and CUTA (Corporate Unit Trust <u>Scheme</u> Advisers); and Unit trust consultants. |
| | The Manager's head office is located in Kuala Lumpur and has a total of seven (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. | The Manager's head office is located in Kuala Lumpur and has a total of seven (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. |
| 11.2 | Board of Directors | Deleted. |
| | Raja Tan Sri Dato' Seri Aman bin Raja Haji Ahmad (Chairman, Non-independent Director) Dato' Teng Chee Wai (Non-independent Director) Ms Eleanor Seet Oon Hui (Non-independent Director) Puan Mona Suraya binti Kamaruddin (Non-independent Director) En. Faizal Sham bin Abu Mansor (Independent Director) Maj. Gen. Dato' Zulkiflee bin Mazlan (R) (Independent Director) | |
| 11.3 | DESIGNATED FUND MANAGER Mr. David Ng Kong Cheong (Please refer to the above) | Deleted. |
| 11.4 | 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 will meet at least once every quarterly or more should the need arise. | Deleted. |

| NO. | (A) PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | (B) REPLACEMENT PROSPECTUS |
|------|---|--|
| 11.5 | 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. |
| 11.6 | For further information on AHAM, the investment committee and/or AHAM's delegate, you may obtain the details from our website at www.affinhwangam.com.my. | For further information on AHAM <u>including the material litigation (if any</u>), the <u>Board, the</u> <u>designated fund manager of the Fund</u> and/or AHAM's delegate, you may obtain the details from our website at <u>www.aham.com.my</u> . |
| 12. | THE EXTERNAL FUND MANAGER | |
| 12.1 | ABOUT AIIMAN AIIMAN 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 of Kuala Lumpur, Malaysia, AIIMAN focuses on providing clients exceptional and innovative Shariah investment solutions that focus on Asian equities and global Sukuk. AIIMAN was licensed by the SC to undertake the regulated activity of Islamic fund management on 17 October 2008 and is a wholly owned subsidiary of AHAM and is a member of the Affin Hwang Investment Banking Group. AIIMAN has more than eleven (11) years' experience in fund management industry. AIIMAN also received the SC's approval on 27 December 2018 to carry out the activity as a unit trust management company. | 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 of Kuala Lumpur, Malaysia, AllMAN focuses on providing clients exceptional and innovative Shariah investment solutions that focus on Asian equities and global Sukuk. AllMAN was licensed by the SC to undertake the regulated activity of Islamic fund management on 17 October 2008 and is a wholly owned subsidiary of AHAM <u>of which its</u> <u>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. <u>CVC is a global private equity and investment advisory firm with approximately USD125 billion of assets under its management</u>. AllMAN has more than eleven (11) years' experience in fund management industry. AllMAN also received the SC's approval on 27 December 2018 to carry out the activity as a unit trust management company.</u> |
| 12.2 | Key Personnel of the Management Team Akmal Hassan – Managing Director Akmal Hassan is one of the three pioneering senior members in the establishment of AIIMAN. He took over the helm as its Chief Executive Officer and Executive Director on 18 November 2010. Under his leadership, AIIMAN has grown its asset under administration (AUA) by more than ten-fold from MYR 1.3 billion as at end-2010 to MYR 17.4 billion as of 31 December 2019. Under his management, the business has since turned profitable. As the 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 | 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 20 <u>10. Un</u> der his management, the business has since turned profitable. As the 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 |

| NO. | (A) | (B) |
|------|--|---|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | 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 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 16 years' 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. | 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 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 16 years' 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. |
| 12.3 | Designated External Fund Manager | Deleted. |
| | Akman Hassan (Please refer to the above) | |
| 12.4 | Material Litigation | Deleted. |
| | As at LPD, AIIMAN 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 AIIMAN. | |
| 12.5 | 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 www. <u>aham.com.my</u> . |
| 13 | THE SHARIAH ADVISER | |
| 13.1 | ABOUT AMANIE | |
| | 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 | <u>Amanie Advisors Sdn. Bhd</u> ("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 <u>(Corporation)</u> 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 <u>Tan Sri</u> Dr. Mohd Daud Bakar and teamed |

| NO. | (A) | (B) |
|------|---|---|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | 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 development and education. Amanie meets the Manager 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 fourteen (14) years of experience in the advisory role of unit trusts with more than 200 funds locally and globally. As at 1 July 2020, Amanie acts as Shariah adviser to 97 Islamic funds. 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. | 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 development and education. Amanie meets the Manager 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. <u>As at LPD, there are more than one hundred and eleven (111) funds which Amanie acts as Shariah adviser.</u> |
| 12.2 | - | |
| 13.2 | 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 executive chairman of Amanie Group. One | Tan Sri Dr. Mohd Daud Bakar - Shariah Adviser |
| | of its flagship companies namely Amanie Advisors, is operating in few cities globally. He | Tan Sri Dr. Mohd Daud Bakar is the Founder and Executive Chairman of Amanie Group. One of |
| | has recently being appointed as the chairman of the Shariah Advisory Council (SAC) of the | its flagship companies namely Amanie, is operating in a few cities globally. He serves as the |
| | Astana International Financial Centre, Kazakhstan. He also serves as the chairman of the | Chairman of the Shariah Advisory Council (SAC) at the Central Bank of Malaysia, the SC, the |
| | Shariah Advisory Council at the Central Bank of Malaysia, the SC, the Labuan Financial | Astana International Financial Centre (AIFC), Kazakhstan, the First Abu Dhabi Bank (UAE), and |
| | Services Authority, the First Abu Dhabi Bank, and Permodalan Nasional Berhad. Datuk Dr. | Permodalan Nasional Berhad (PNB). |
| | Mohd Daud Bakar is also a Shariah board member of various global financial institutions, | |
| | including the National Bank of Oman (Oman), Amundi Asset Management (France), Bank | Tan Sri Dr Daud is also a Shariah board member of various global financial institutions, including |
| | of London and Middle East (London), BNP Paribas Najma (Bahrain), Natixis Bank (Dubai), | the National Bank of Oman (Oman), Amundi Asset Management (France), Bank of London and |
| | Oasis Asset Management (South Africa), Noor Islamic Bank (Dubai), Morgan Stanley | Middle East (London), BNP Paribas Najma (Bahrain), Natixis Bank (Dubai), Morgan Stanley |
| | (Dubai), Sedco Capital (Saudi and Luxembourg), and Dow Jones Islamic Market Index (New | (Dubai), Sedco Capital (Saudi and Luxembourg) and Dow Jones Islamic Market Index (New York) |
| | York) amongst many others. In the corporate world, Datuk is currently a member of the | amongst many others. |
| | PNB Investment Committee. He also served as a Board Director at Sime Darby Property | |
| | Berhad and Chairman to Malaysia Islamic Economic Development Foundation (YaPEIM). | Tan Sri serves as the Chairman of Federal Territory Islamic Religious Department [Majlis Agama |
| | Currently in the academic side, he is the 8th President of the International Islamic | Islam Persekutuan (MAIWP)]. In the corporate world, he is currently a member of the PNB |
| | University of Malaysia (IIUM) due to his vast skill and experience serving the university. | Investment Committee. Previously, he served as a Board Director at Sime Darby Property |
| | Previously, his last post there was as the Deputy Vice-Chancellor. He was also the third | Berhad and Chairman to Malaysia Islamic Economic Development Foundation (YaPEIM). In |
| | Chair Professor in Islamic Banking and Finance of Yayasan Tun Ismail Mohamed Ali | addition, he is the co-founder of Experts Analytics Centre Sdn Bhd and MyFinB Sdn. Bhd. He |
| | Berdaftar (YTI) PNB at Faculty of Economics and Muamalat, Universiti Sains Islam Malaysia | also serves as the Chairman of Berry Pay Sdn. Bhd., Data Sukan Consulting Sdn. Bhd., Bio Fluid |

| NO. | (A) | (B) | | | |
|------|---|---|--|--|--|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS | | | |
| | (USIM). In addition, he is the co-founder of Experts Analytics Centre Sdn Bhd and MyFinB. | Sdn. Bhd., KAB Gold Dynamics Sdn. Bhd., BioAngle Vacs Sdn. Bhd., Tulus Digital Sdn. Bhd., and | | | |
| | In 2016, he received the "Award of Excellence for Outstanding Contribution for Shariah | | | | |
| | Leadership & Advisory" at London Sukuk Summit Awards and "Shariah Adviser Award" at | Islamic University of Malaysia (IIUM). | | | |
| | The Asset Triple A Islamic Finance Award. In 2014, he received the "Most Outstanding | | | | |
| | Individual" award by His Majesty, the King of Malaysia, in conjunction with the national- | | | | |
| | level Prophet Muhammad's birthday. Under his leadership, Amanie received the "Islamic | Recently, Tan Sri Dr Mohd Daud has received the "Royal Award for Islamic Finance 2022" by | | | |
| | Economy Knowledge Infrastructure Award" at the Global Islamic Economy Summit, Dubai | His Majesty, the King of Malaysia. While in 2014, he received the "Most Outstanding Individual" | | | |
| | 2015, by His Highness Sheikh Mohammed bin Rashid Al Maktoum, vice president and | award by His Majesty, the King of 38 Malaysia, in conjunction with the national-level Prophet | | | |
| | prime minister of the United Arab Emirates and ruler of Dubai, in October 2015. He | Muhammad's birthday. Under his leadership, Amanie Advisors received the "Islamic Economy | | | |
| | received his first degree in Shariah from University of Kuwait in 1988 and obtained his PhD | Knowledge Infrastructure Award" at the Global Islamic Economy Summit, Dubai 2015, by His | | | |
| | from University of St. Andrews, United Kingdom in 1993. In 2002, he completed his | Highness Sheikh Mohammed bin Rashid Al Maktoum, Vice President and Prime Minister of the | | | |
| | external | UAE and Ruler of Dubai, Oct 2015. On 13 November 2021, he was conferred the Darjah | | | |
| | Bachelor of Jurisprudence at University of Malaya. | Kebesaran Panglima Setia Mahkota (P.S.M.) which carries the title of "Tan Sri". | | | |
| | | | | | |
| | | He received his first degree in Shariah from University of kuwait in 1988 and obtained his Ph | | | |
| | | from University of St. Andrews, United Kingdom in 1993. In 2002, he completed his externa | | | |
| | | Bachelor of Jurisprudence at University of Malaya. | | | |
| | | Tan Sri's first book entitled "Shariah Minds in Islamic Finance: An Inside Story of A Shariah | | | |
| | | Scholar" has won the "Islamic Finance Book of the Year 2016" by the Global Islamic Finance | | | |
| | | Award (GIFA) 2016. Then, his book on sukuk entitled "An Insightful Journey to Emirates Airline | | | |
| | | Sukuk: Pushing The Boundaries of Islamic Finance" has also won the "Best Islamic Finance Case | | | |
| | | 2017" by the GIFA 2017 in Kazakhstan. To date, Tan Sri has been authoring more than 40 books | | | |
| | | with different genre. | | | |
| | | | | | |
| 14 | RELATED PARTIES TRANSACTION AND CONFLICT OF INTEREST | | | | |
| 14.1 | Save for the transaction disclosed below, as at 30 June 2020, the Manager is not aware of | Save for the transaction disclosed below, as at <u>LPD</u> the Manager is not aware of any existing | | | |
| | any existing and/or proposed related party transactions or conflict of interest situations | and/or proposed related party transactions or potential conflict of interest situations or other | | | |
| | or other subsisting contracts of arrangements involving the Fund. | subsisting contracts of arrangements involving the Fund. | | | |
| | Related Party Transactions | The Shariah Adviser, tax advisers and solicitors have confirmed that they do not have any | | | |
| | | existing or potential conflict of interest with AHAM and/or the Fund. | | | |
| | Name of Name of | | | | |
| | Party Nature of Related Nature of | Related Party Transactions | | | |
| | the Transaction Party Relationship | | | | |
| | Transaction | | | | |

| NO. | | | | (A) | | |
|-----|------|--|---------------------------|---|--|--|
| | | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | | | | |
| | AHAM | Placement of Islamic deposits, Islamic money market instruments and derivatives Target Fund Manager | Affin Hwang IB AHAM | Affin Hwang IB holds 63% equity interest in the Manager. The Manager is also the manager of the Target Fund. | | |
| | | External Fund Manager | AIIMAN | AHAM holds 100% equity interest in AIIMAN. | | |

Details of the Substantial Shareholders of AHAM's Direct and Indirect Interest in other Corporation Carrying on a Similar Business

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, packaging and distributing retail investment fund products which are managed in-house or outsourced to third party sub-advisers.

Details of the Directors of AHAM's Direct and Indirect Interest in other Corporation Carrying on a Similar Business

| Name of Director | Name of Corporation or Business | Nature of Interest in Shareholding (Direct/ Indirect) | Nature of Interest in Directorship |
|---------------------|---------------------------------------|---|--|
| Dato' Teng | AIIMAN Asset | Indirect | Non- |
| Chee Wai | Management | interest | independent |
| | Sdn Bhd | | Director |
| | ("AIIMAN") | | |
| | AIIMAN is | | |
| | wholly-owned | | |
| | by the | | |
| | Manager | | |
| Puan Mona | AIIMAN | - | Non- |

| (B) REPLACEMENT PROSPECT | | | | | |
|---|--------------------------|--------------------------|---|--|--|
| Name of Party Involved in the Transaction | Nature of Transaction | Name of Related Party | Nature of Relationship | | |
| AHAM | Target Fund Manager | AHAM | The Manager is also the manager of the Target Fund. | | |
| | External Fund Manager | AIIMAN | AHAM holds 100% equity interest in AIIMAN. | | |

Policy on Dealing with Conflict of Interest

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 interest s of Unit Holders. Where the interests of the directors or the <u>person(s)</u> or members of a committee undertaking the oversight function'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.

| NO. | (A) | (B) |
|------|---|---|
| | PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | REPLACEMENT PROSPECTUS |
| | Suraya bintiindependentKamaruddinDirector | |
| | Conflict of Interest | |
| | The Shariah Adviser, tax advisers and solicitors have confirmed that they do not have any existing or potential conflict of interest with AHAM and/or the Fund. | |
| | Policy on Dealing with Conflict of Interest 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 interest s 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. | |
| 15. | RELEVANT INFORMATION | |
| 15.1 | INFORMATION AVENUES | |
| | How do I keep track of my investment? | |
| | 2 nd paragraph:- | |
| | As the Fund has exposure to investments in foreign jurisdiction, these daily prices are based on information available two (2) Business Days prior to publication. | The daily prices are based on information available one (1) Business Days prior to publication. |
| 15.2 | ANTI-MONEY LAUNDERING POLICIES AND PROCEDURES | |
| | 1 st 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 | 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 <u>Reporting Institutions in the</u> Capital Market, it is our responsibility |

| NO. | (A) PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | (B) REPLACEMENT PROSPECTUS |
|-----|--|---|
| | 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. | 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. |
| 16. | CONSENTS | |
| | The written consent of the Trustee, Trustee's delegate, External Fund Manager and Shariah Adviser to the inclusion in this Prospectus of their names in the form and context in such names appear have been given before the issuance of this Prospectus and have not been subsequently withdrawn; and | The written consent of the Trust <u>ee, Ext</u> ernal Fund Manager and Shariah Adviser to the inclusion in this Prospectus of their names in the form and context in such names appear have been given before the issuance of this Prospectus and have not been subsequently withdrawn; and |
| | The written consent of the tax advisor to the inclusion in this Prospectus of its name and tax adviser's letter in the form and context in which they contained in this Prospectus have been given before the issuance of this Prospectus and has not been subsequently withdrawn. | The written consent of the tax <u>adviser</u> to the inclusion in this Prospectus of its name and tax adviser's letter in the form and context in which they contained in this Prospectus have been given before the issuance of this Prospectus and has not been subsequently withdrawn. |
| 17. | > EXEMPTION | Deleted |
| | Exemption from paragraph (4)(b), Schedule B – Appendix III of the Guidelines which states that: | |
| | "A management company or the fund manager, must ensure that – | |
| | (b) the collective investment scheme is managed by another management company or a foreign operator." | |
| | The SC, via its letter dated 25 February 2020, has approved the above exemption subject to the condition that the Prospectus must contain clear disclosures on the difference between the feeder fund structure and direct investment in the Target Fund, in particular attention to the fee structure and real-time trading. | |

| NO. | (A) PROSPECTUS AND SUPPLEMENTAL PROSPECTUS | | | (B) REPLACEMENT PROSPECTUS | | | | |
|-----|--|----------------------|------------------------|-------------------------------|------------------------|------------------------------|-------|--|
| | | | | | | | | |
| 18. | DIRECTORY OF SALES OFFICES AFFIN HWANG ASSET MANAGEMENT BERHAD: | | DIRECTORY O | DIRECTORY OF SALES OFFICES | | | | |
| | | | AHAM ASSE | T MANAGEMENT B | SERHAD <i>(FORMERL</i> | Y KNOWN AS AFFIN HWANG ASSET | | |
| | HEAD OFFICE | JOHOR | SARAWAK | MANAGEMEI | | | | |
| | Ground Floor, Menara Boustead | Unit 22-05, | Ground | HEAD OFFICE | JOHOR | SARAWAK | | |
| | 69 Jalan Raja Chulan | Level 22 | Floor, No. | Ground Floor, N | | 2-05, Level Ground Flo | or | |
| | 50200 Kuala Lumpur | Menara | 69 | Boustead | 22 | No. 69 | | |
| | Tel : 03 – 2116 6000 | Landmark | Block 10, | 69 Jalan Raja Cl | | | lan | |
| | Fax : 03 – 2116 6100 | No. 12, | Jalan | 50200 Kuala Lu | | | | |
| | Toll Free No : 1-800-88-7080 | Jalan Ngee | Laksamana | Tel : 03 – 2116 | | | | |
| | Email: | Heng | Cheng Ho | Fax : 03 – 2116 | | e e | ling. | |
| | customercare@affinhwangam.com | 80000 | 93200 | Toll Free No : 1 | 0 | • | | |
| | Website: www.affinhwangam.com | Johor | Kuching, | Email: | Bahru | Tel : 082 – | 233 | |
| | | Bahru | Sarawak | | aham.com.my Johor | 320 | | |
| | PENANG | Johor | Tel : 082 – | Website: www. | | | 233 | |
| | No. 10-C-23 & 10-C-24, Precinct | Tel: 07 – | 233 320 | | 8999 | 663 | | |
| | 10 | 227 8999 | Fax : 082 – | PENANG | Fax : 07 | | | |
| | Jalan Tanjung Tokong | Fax: 07 – | 233 663 | B-16-2, Lorong | | 1 st Floor, Lo | t | |
| | 10470 Penang | 223 8998 | | 11900 Bayan Le | | 1291 | | |
| | Tel : 04 – 899 8022 | | 1 st Floor, | Pulau Pinang | MELAK | A Jalan Melay | /u, | |
| | Fax : 04 – 899 1916 | MELAKA | Lot 1291 | Toll Free No : 1 | 800-888-377 Ground | | | |
| | | Ground | Jalan | | No. 584 | 4 Jalan 98000 Miri | | |
| | PERAK | Floor | Melayu, | PERAK | Merdek | ka Sarawak | | |
| | 13A Persiaran Greentown 7 | No. 584 | MCLD | <u>1,</u> Persiaran Gro | eentown <u>6</u> Taman | Melaka Tel : 085 - 4 | 18 | |
| | Greentown Business Centre | Jalan | 98000 Miri, | Greentown Bus | siness Centre Raya | 403 | | |
| | 30450 Ipoh, Perak | Merdeka | Sarawak | 30450 Ipoh, Pe | rak 75000 l | Melaka Fax : 085 – | 418 | |
| | Tel: 05 - 241 0668 | Taman | Tel : 085 - | Tel: 05 - 241 06 | 68 Tel: 06 | -281 2890 372 | | |
| | Fax: 05 – 255 9696 | Melaka | 418 403 | Fax: 05 – 255 9 | 696 Fax: 06 | -281 | | |
| | | Raya | Fax : 085 – | | 2937 | | | |
| | | 75000 | 418 372 | | | | | |
| | | Melaka | | | SABAH | | | |
| | | Tel: 06 - | | | Unit 1.0 | 1.1. | | |
| | | 281 2890 | | | Level 1, | , Plaza | | |
| | | Fax: 06 - | | | Shell | | | |
| | | 281 2937 | | | , | an Tunku | | |
| | | CADALI | | | | Rahman | | |
| | | SABAH Unit | | | 88000 | | | |
| | | 0nit 1.09(a), | | | | lu, Sabah | | |
| | | 1.09(a), Level 1, | | | Tel : 08 | 88 - 252 | | |
| | | Plaza Shell | | | 881 | | | |
| | | 29, Jalan | | | Fax : 08 | 38 - 288 | | |
| | | Z9, Jalah Tunku | | | 803 | | | |
| | | Abdul | | | | | | |
| | | Abuul | | | | | | |

| NO. | (A) | | (B) | | |
|-----|--|----------|------------------------|--|--|
| | PROSPECTUS AND SUPPLEMENTAL PRO | OSPECTUS | REPLACEMENT PROSPECTUS | | |
| | Rahman 88000 Kota Kinabalu, Sabah Tel: 088 - 252 881 Fax: 088 - 288 803 | OSPECTUS | REPLACEMENT PROSPECTUS | | |
| | | | | | |