аюлап

A Member of AHAM Capital

SEMI-ANNUAL REPORT 31 August 2023

Aiiman Smart Invest Portfolio-Growth

MANAGER AIIMAN Asset Management Sdn. Bhd. 199301001937 (256674-T) TRUSTEE TMF Trustee Malaysia Berhad (610812-W)

Built On Trust

aiiman.com

AIIMAN SMART INVEST PORTFOLIO - GROWTH

Semi-Annual Report and Unaudited Financial Statements For The Six Months Financial Period Ended 31 August 2023

Contents	Page
FUND INFORMATION	
FUND PERFORMANCE DATA	
MANAGER'S REPORT	IV
TRUSTEE'S REPORT	IX
SHARIAH ADVISER'S REPORT	X
AUDITED FINANCIAL STATEMENT	
DIRECTORY OF SALES OFFICE	

FUND INFORMATION

Fund Name	Aiiman Smart Invest Portfolio - Growth
Fund Type	Growth
Fund Category	Mixed assets (Fund-of-Funds) (Shariah-compliant)
Investment Objective	The Fund aims to provide investors with capital appreciation over medium to long- term period through a portfolio of Islamic collective investment schemes.
Benchmark	Absolute return of 8% per annum
Distribution Policy	The Fund is not expected to make distribution. However, incidental distribution may be declared whenever is appropriate.

FUND PERFORMANCE DATA

Category	As at 31 Aug 2023 (%)
Portfolio composition	
Collective investment scheme – local	39.66
Collective investment scheme – foreign	15.64
Total collective investment scheme	55.30
Exchange – traded fund – foreign	42.56
Cash & cash equivalent	2.14
Total	100.00
Total NAV (million)	66.21
NAV per Unit (in respective currencies)	0.5059
Unit in Circulation (million)	130.89
Highest NAV	0.5091
Lowest NAV	0.4449
Return of the Fund (%)	12.37
- Capital Growth (%)	12.37
- Income Distribution (%)	0
Gross Distribution per Unit (sen)	Nil
Net Distribution per Unit (sen)	Nil
Total Expense Ratio (%) ¹	0.59
Portfolio Turnover Ratio (times) ²	0.17

Basis of calculation and assumption made in calculating the returns:-

The performance figures are a comparison of the growth/decline in NAV for the stipulated period taking into account all the distribution payable (if any) during the stipulated period.

An illustration of the above would be as follow:-

Capital return	= NAV per Unit end / NAV per Unit begin – 1
Income return	= Income distribution per Unit / NAV per Unit ex-date
Total return	= (1+Capital return) x (1+Income return) – 1

MANAGER'S REPORT

Income Distribution / Unit Split

No income distribution nor unit split were declared for the financial period ended 31 August 2023.

Performance Review

For the period 1 March 2023 to 31 August 2023, the Fund registered a 12.37% return compared to the benchmark return of 3.96%. The Fund thus outperformed the Benchmark by 8.41%. The Net Asset Value per unit ("NAV") of the Fund as at 31 August 2023 was USD0.5059.

Since commencement, the Fund has registered a return of 1.18% compared to the benchmark return of 15.81%, underperforming by 14.63%.

	6 Months (1/3/23 - 31/8/23)	1 Year (1/9/22 – 31/8/23)	Since Commencement (5/10/21 - 31/8/23)
Fund	12.37%	14.22%	1.18%
Benchmark	3.96%	8.00%	15.81%
Outperformance	8.41%	6.22%	(14.63%)

Source of Benchmark: Bloomberg

Table 2: Average Total Return

	1 Year	Since Commencement
	(1/9/22 – 31/8/23)	(5/10/21 - 31/8/23)
Fund	14.22%	0.62%
Benchmark	8.00%	8.00%
Outperformance	6.22%	(7.38%)

Source of Benchmark: Bloomberg

Table 3: Annual Total Return

	FYE 2023 (1/3/22 - 28/2/23)	FYE 2022 (5/10/21 - 28/2/22)	
Fund	(5.86%)	(4.36%)	
Benchmark	8.00%	3.15%	
Outperformance	(13.86%)	(7.51%)	

Source of Benchmark: Bloomberg

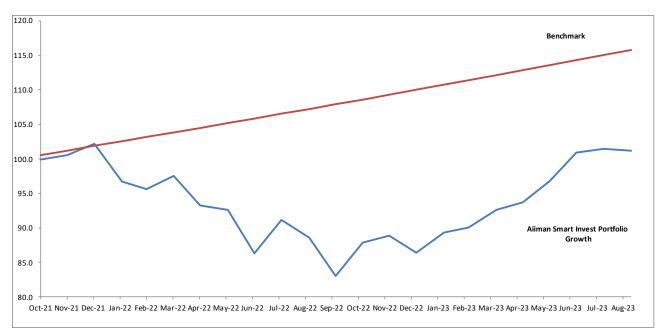


Figure 1: Movement of the Fund versus the Benchmark since commencement.

"This information is prepared by AIIMAN Asset Management Sdn Bhd for information purposes only. Past earnings or the fund's distribution record is not a guarantee or reflection of the fund's future earnings/future distributions. Investors are advised that unit prices, distributions payable and investment returns may go down as well as up. Source of Benchmark is from Bloomberg." Benchmark: Absolute Return of 8% per annum.

Past performance is not necessarily indicative of future performance and that Unit prices and investment returns may go down, as well as up.

Asset Allocation

For a snapshot of the Fund's asset mix during the period under review, please refer to Fund Performance Data.

During the period under review, the Fund's total exposure into Shariah-compliant quoted Islamic Collective Investment Schemes and Islamic Exchange Traded Funds stood at 99.86% while the remaining was held in cash and cash equivalent.

Strategies Employed

The Fund continues to invest primarily in growth focused Islamic collective investment schemes. It remained highly invested throughout the period, as continued accommodative policies was supportive of growth assets.

Over the period under review, the Manager continued to re-direct most its allocation towards global sectors with potential room for growth. We continue to keep close monitor on market development amidst economic slowdown and uncertainty in rates policy.

Market Review

Over the year under review, the Standard and Poor's ("S&P") 500 returned 13.81% while the Morgan Stanley Capital International ("MSCI") AC World index returned 14.61%. Specific to the Asian region, MSCI AC Asia ex Japan Index was down slightly at -0.64% while locally, the Financial Times Stock Exchange ("FTSE") Bursa Malaysia returned -2.68%. Bond markets were neutral over the year with the Bloomberg Barclays Global Aggregate Index returning 0.78%. Domestically, bond markets' benchmark 10-year Malaysian Government Securities ("MGS") yield closed at 3.84%.

Market volatility persisted across the global economy as macro events and policy rate hikes over the past year affected stock and bond markets. The economic fallout from the Covid-19 pandemic coupled with the Russia-Ukraine conflict has disrupted supply chains and commodity markets, weighing heavily on global economic growth. Central banks continue to rein in inflation contributed by supply-demand imbalances and volatility in energy prices among other factors through monetary policy, which inadvertently played a role in destabilising the banking sector March this year.

The US Federal Reserve ("Fed") raised their policy rates in monetary policy committee meetings since March last year, to of 5.50% in July 2023, although pausing for the first time in 15 months in June 2023. The sharp pace of policy tightening raised concerns in the financial markets of an over-tightening that could lead to a growth slowdown, or even a potential recession. Further signs of tension in the economy were also visible in March this year as the fallout of Silicon Valley Bank and the emergency rescue of Credit Suisse triggered concerns of contagion to other vulnerable banks. In addition to fractures in the banking sector, other notable events over the year included the concern over the US approaching its debt ceiling in January, failing which to reach a consensus to suspend or raise the limit could result in a catastrophic default. However, investors heaved a sigh of relief after lawmakers passed a bill to raise the debt ceiling, in a deal that included concessions on spending expected to have limited effect on economic growth. Despite narrowly avoiding a default, the U.S did not escape unscathed as Fitch Ratings downgraded its rating on U.S. debt, quoting in a press release "The repeated debt-limit political standoffs and last-minute resolutions have eroded confidence in fiscal management,".

US equities was volatile throughout the year, as the financial sector disruption troubled markets in the first quarter of 2023, while gains in the second quarter of the year was mostly driven by the fervour and enthusiasm over new developments in artificial intelligence ("AI"). Zooming in closer on a monthly basis, although US equities ended July 2023 upbeat, gains were pared back, falling 1.77% over the month of August as stronger than expected economic data spurred bond yields which hit new highs, soaring 15 basis points ("bps") to close at 4.11%. This bolstered bets that the Fed would hold interest rates higher for longer to keep a lid on inflation. In Asia, the broader MSCI Asia ex-Japan index slid slightly ending the financial year down by 0.64% as rising bond yields put pressure on emerging markets. Despite starting off 2023 strong. Chinese equity trended downwards following the country's reopening after the pandemic started to cool before lifting in July, driven by stimulus optimism in China, evident as the MSCI China Index vaulted 9.30% in July as top party leaders unveiled measures at its Politburo meeting to reinvigorate growth in the country. Among the measures include a pledge by Beijing to provide stimulus support for its beleaguered property sector. Top party leaders also emphasised the need for measures to tackle youth unemployment as well as accelerate the issuance of local government special bonds to spur government investment. While there were no explicit announcements of blockbuster stimulus, the overall policy tone from the Politburo meeting did exceed expectations. There was an acknowledgement of pressing issues on-the-ground that could result in targeted easing measures to bolster growth and lift sentiment. However, this quickly cooled as investors remain doubtful whether the stimulus measure would be enough to arrect the decline in growth, with the gains made in July this year guickly neutralised by the end of August.

Back in Malaysia, several policy announcements by the government in June caught the attention of investors. These positive sentiments lifted foreign investors' confidence as they poured into local equities. These included the Ekonomi Madani Plan which outlined several key economic targets, Part 1 of the National Energy Transition Roadmap which intends to achieve 70% renewable energy capacity mix by 2050 and Part 2 of the National Energy Transition Roadmap as well as the New Industrial Masterplan. By the end of August 2023, there was also greater political clarity following the conclusion of state elections. As widely expected, the Pakatan Harapan-Barisan Nasional coalition retained Selangor, Penang and Negeri Sembilan, while Perikatan Nasional held on to their strongholds in Kedah, Kelantan and Terengganu.

On economic data, headline inflation decelerated for an 11th straight month to 2.00% year on year ("y-o-y") in July, marking the lowest level since Aug 2021. Similarly, core consumer price index ("CPI") inflation, which excludes volatile fresh food prices and price-administered goods, decelerated to 2.80% y-o-y. This may provide

more room for Bank Negara Malaysia ("BNM") to pause its overnight policy rate ("OPR") hike with inflationary pressures easing.

Meanwhile, Malaysia's second quarter 2023 (2Q23) Gross Domestic Product ("GDP") growth at 2.9% y-o-y (1Q23: +5.6% y-o-y), the slowest pace of expansion since 3Q21. GDP growth remained supported by labour market improvements, sustained increase in domestic demand, and higher tourism activities. Key drags were weaker external demand, global tech down cycle, and lower commodity production. Malaysia's gross exports maintained a double-digit contraction of 13.1% y-o-y (June: -14.1%) and imports declined by -15.9% y-o-y in July 2023 (June: -18.7% y-o-y) YTD as of July, exports shrank by 5.9% (Jan-July 2022: +27.5%). The slowdown in demand was evident in major trading partners such as Singapore, China, and the US, which together account for 40% of total exports

U.S. Treasury ("UST") was seen rebounding post the Federal Open Market Committee (FOMC) meeting, but the advance U.S. second quarter GDP print surprised on the upside while news on discussion on a potential tweak to Bank of Japan's yield curve control unnerved the markets. The 2-year, 5-year and 10-year yields ended the month at 4.88%, 4.25% and 4.11% respectively. The 30-year UST closed at 4.21%. As a result, the inversion between the 2-year and 10-year US. Treasury narrowed to -75bps.

Investment Outlook

The US economic data continue to send mixed signals, leading to an increased market conviction that the US may avoid a recession in 2023 and move towards a soft landing. Economic data has been stronger than expected and earnings have been resilient. The larger cap stocks in particular have outperformed driven by various factors. There is a risk that the Fed will hike rates by another 25bps in 2023; however, we believe that there is higher possibility that Fed's may pause its hiking cycle in 2023. With developed markets peak cycle in the horizon, risk appetite is seen returning to the Emerging Markets ("EM") space given that EM has better shielded economics against inflation.

Locally, the economy could be supported by lower government bond supply in September and the fourth quarter of 2023. Easing inflationary pressure and resilient demand from domestic investors could also provide support. The state election results affirmed the current political status quo. We expect that Bank Negara Malaysia will hold OPR for the remainder of 2023 amidst decelerating inflation level and softer GDP growth outlook.

As such, we expect a range bound yield movement in the near term as market reacts to headline risks. Foreign inflows are steady and may continue as global investors seek stability and carry trade opportunities.

State of Affairs of the Fund

There is neither any significant change to the state affairs of the Fund nor any circumstances that materially affect any interests of the unit holders during the period under review.

Soft Commissions received from Brokers

Soft commissions received from brokers/dealers may be retained by the management company only if the :-

- (i) goods and services provided are of demonstrable benefit to Unit holders of the Fund; and
- (ii) goods and services are in the form of research and advisory services that assists in the decision making process.

During the financial period under review, the Fund has received soft commissions from brokers/dealers who have also executed trades for other funds managed by AIIMAN Asset Management Sdn Bhd. The soft commissions were utilised for goods and services in the form of research materials, data and quotation services, investment-related publications, market data feed, industry benchmarking agencies and investment-related publications to assist the Manager in the investment decision-making process. The soft commission received were for the benefit of the fund and there were no churning of trades.

Cross Trade

No cross-trade transactions have been carried out during the reported period.

Securities Financing Transactions

The Fund has not undertaken any securities lending or repurchase transactions during the financial period under review.

Changes Made to the Fund's Prospectus

A Replacement Prospectus dated 28 February 2023 ("Effective Date") was issued during the financial period under review to reflect the various changes made to the Fund. This includes changes to reflect requirements of Guidelines on Unit Trust Funds ("Revised GUTF") and Prospectus Guidelines For Collective Investment Schemes ("Revised PCIS").

Kindly refer to ("Appendix A") below for the full list of changes made to the fund.

TRUSTEE'S REPORT TO THE UNITHOLDERS OF AIIMAN SMART INVEST PORTFOLIO - GROWTH

We have acted as Trustee of the Fund for the financial period ended 31 August 2023 and we hereby confirm to the best of our knowledge, after having made all reasonable enquiries, Aiiman Asset Management Sdn Bhd has operated and managed the Fund during the year covered by these financial statements in accordance with the following: -

- 1. Limitations imposed on the investment powers of the management company under the deed, securities laws and the Guidelines on Unit Trust Funds;
- 2. Valuation and pricing is carried out in accordance with the deed; and
- 3. Any creation and cancellation of units are carried out in accordance with the deed and any regulatory requirements.

For TMF Trustees Malaysia Berhad

(Registration No: 200301008392 (610812-W))

NORHAYATI BINTI AZIT DIRECTOR – FUND SERVICES

Kuala Lumpur, Malaysia 25 October 2023

SHARIAH ADVISER'S REPORT

To the Unit Holders of AlIMAN Smart Invest Portfolio - Growth ("Fund")

We hereby confirm the following:

- 1. To the best of our knowledge, after having made all reasonable enquiries, AIIMAN Asset Management Sdn Bhd has operated and managed the Fund during the period covered by these financial statements in accordance with the Shariah principles and complied with the applicable guidelines, rulings or decisions issued by the Securities Commission Malaysia pertaining to Shariah matters; and
- 2. The asset of the Fund comprises of instruments that have been classified as Shariah compliant.

For Amanie Advisors Sdn Bhd

Tan Sri Dr. Mohd Daud Bakar Executive Chairman

Kuala Lumpur 25 October 2023

APPENDIX A: LIST HIGHLIGHTING THE AMENDMENTS FROM THE PROSPECTUS DATED 5 OCTOBER 2021 ("PROSPECTUS") AND THE REPLACEMENT PROSPECTUS DATED 28 FEBRUARY 2023 ("REPLACEMENT PROSPECTUS") IN RELATION TO THE FUND.

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF	
Intro	oduction:				
In ge	eneral, the amendments made to the Prospectus are to reflect the	following:			
2. 3. We the know Act 2 Add	("Revised PCIS");				
1.	GENERAL AMENDMENTS 1. References to "Affin Hwang Asset Management Berhad" are	now amended to "AHAM Asset Management Berhad"	Item (1) due to the	Given reasons stated in column	
1.1		now amended to " <u>AHAM Asset Management Bernad</u> ".	Change in Shareholding and such changes are reflected in the	(C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested	
	3. <u>References to the following terms are now amended:-</u>		Supplemental Deed.	in the Fund and the interests of the unit holders will not be	
	 (i) <u>"interim report" amended to "semi-annual report";</u> (ii) <u>"Reuters" amended to "Refinitiv"; and</u> (iii) <u>"supplementary" amended to "supplemental".</u> 		Item (2): due to paragraphs 3.10 and 3.12 of the Revised GUTF. The	materially prejudiced as the amendments do not fall within the Significant Change	
	4. The tax adviser report of the Fund is updated with the latest	version of such report.	GUTF. The requirement to	Circumstances and Material Prejudice Circumstances.	

of the Replacement Prospectus. Item (3): (j) due to the change in terminology of "interim report" to "semi-annual report" as per the Revised GUTF; (ii) to reflect the new name of Reuters; and (iii) to be consistent with other AIIMAN's prospectuses. Item (4): <u>due the</u> <u>latest or facticable</u> <u>date of the</u> <u>Replacement</u> <u>Prospectus</u> .	NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	2.	amendments including editorial change, stylistic or formatting c		committee has been removed from the Revised GUTF and is replaced by the Manager having an oversight function on the Fund. Item (3): (i) due to the change in terminology of "interim report" to "semi-annual report" as per the Revised GUTF; (ii) to reflect the new name of Reuters; and (iii) to be consistent with other AIIMAN's prospectuses. Item (4): <u>due the latest practicable</u> <u>date of the</u> <u>Replacement</u>	not significant changes that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendments via a written notice 14 days before the effective date

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
2.1	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 4. YOU SHOULD NOT MAKE PAYMENT IN CASH TO A ! UNIT TRUST CONSULTANT OR ISSUE A CHEQUE IN THE NAME OF A UNIT TRUST CONSULTANT.	INVESTORS ARE ADVISED TO READ AND UNDERSTAND THE CONTENTS OF THIS PROSPECTUS. IF IN DOUBT, PLEASE CONSULT A PROFESSIONAL ADVISER. THIS IS A REPLACEMENT PROSPECTUS THAT REPLACES AND SUPERCEDES THE PROSPECTUS DATED 5 OCTOBER 2021. FOR INFORMATION CONCERNING CERTAIN RISK FACTORS WHICH SHOULD BE CONSIDERED BY PROSPECTIVE INVESTORS, SEE "RISK FACTORS" COMMENCING ON PAGE 4. YOU SHOULD NOT MAKE PAYMENT IN CASH TO A ! UNIT TRUST CONSULTANT OR ISSUE A CHEQUE IN THE NAME OF A UNIT TRUST CONSULTANT.	To inform investors to rely on the new Replacement Prospectus in making informed decisions.	Given reasons stated in column (C), we are of the view that the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendment is not significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
3.	CORPORATE DIRECTORY			
3.1	The Manager/AllMAN AllMAN Asset Management Sdn. Bhd. Registered Office 27 th Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur Business address 14 th Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur Tel No. : (603) 2116 6156 Fax No. : (603) 2116 6150 Email : general@aiiman.com Website : www.aiiman.com	The Manager/AIIMAN AIIMAN Asset Management Sdn. Bhd. Registered Office <u>3rd</u> Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur <u>Tel No. : (603) 2142 3700</u> <u>Fax No. : (603) 2027 5848</u> Business Address 14 th Floor, Menara Boustead, 69 Jalan Raja Chulan, 50200 Kuala Lumpur Tel No. : (603) 2116 6156 Fax No. : (603) 2116 6150 Email : general@aiiman.com Website : www.aiiman.com	To update the Manager's address and contact details.	Given reason stated in column (C), we are of the view that the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances.
3.2	Board of Directors of the Manager	Deleted.	Paragraph 7.07 of the revised PCIS provides	not a significant change that will affect unit holders' decision to

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED
			AMENDMENTS	GUTF
	 Tunku Dato' Paduka Jaafar Laksamana Bin Tunku Nong (Chairman, Independent Director) Encik Akmal Bin Hassan (Non-independent Director) Dato' Teng Chee Wai (Non-independent Director) Puan Mona Suraya binti Kamaruddin (Non-independent Director) Laksamana Madya Dato' Abdul Ghani Bin Othman (Independent Director) Dato' Mohamad Ayob bin Abu Hassan (Independent Director) 		that corporate information of the management company may be incorporated in the prospectus by referencing the location on the website where the information can be found. Therefore, the Board of Directors of the Manager can be obtained from AIIMAN's website. The requirement has been complied with in "The Manager" section of the Replacement Prospectus as stated in section 12 of this	stay invested in the Fund, we will inform unit holders of the amendment via a written notice
			LOA.	
3.3	The Trustee TMF Trustees Malaysia Berhad Registered office & business address 10 th Floor, Menara Hap Seng, No 1 & 3, Jalan P.Ramlee, 50250 Kuala Lumpur Tel No. : (603) 2382 4288 Fax No. : (603) 2026 1451	The Trustee TMF Trustees Malaysia Berhad Registered Office & Business Address 10 th Floor, Menara Hap Seng, No 1 & 3, Jalan P.Ramlee, 50250 Kuala Lumpur Tel No. : (603) 2382 4288 Fax No. : (603) 2026 1451 <u>E-mail: malaysia@tmf-group.com</u> <u>Website: www.tmf-group.com</u>	To update the Trustee's contact details.	
3.4	Trustee's Delegate (Local & Foreign Custodian) Standard Chartered Bank Malaysia Berhad Business address Level 26, Equatorial Plaza, Jalan Sultan Ismail, 50250 Kuala Lumpur Tel No. : (603) 7682 9289	Deleted.	Not required under the Revised PCIS.	Given reason stated in column (C), we are of the view that the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be

NO.		(A) PROSPECTUS		(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	Fax No. : (603) 7	582 0617				materially prejudiced as the
3.5	50400 Kuala Lum Tel No. : (603) 2 Fax No. : (603) 2	s Sdn. Bhd. nara Tokio Marine Life, 189 Jalan Tun Razak, npur 161 0260	50400 Kuala Lun Tel No. : (603) 2 Fax No. : (603) 2 <u>E-mail : info@a</u>	s Sdn. Bhd. nara Tokio Marine Life, 189 Jalan Tun Razak, npur 2161 0260	To update the Shariah Adviser's contact details.	amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date
4.	ABBREVIATION				I	of the Replacement Prospectus.
4.1	AHAM CIS FIMM IUTA MYR PHS SAC of BNM SAC of the SC SC	Affin Hwang Asset Management Berhad. Collective investment schemes. Federation of Investment Managers Malaysia. Institutional Unit Trust Scheme Advisers. Ringgit Malaysia. Product Highlights Sheet. Shariah Advisory Council of Bank Negara Malaysia. Shariah Advisory Council of the SC. Securities Commission Malaysia.	AHAM CIS FIMM IUTA OTC MYR PHS SAC of BNM SAC of the SC SC	AHAM Asset Management Berhad (formerly known as Affin Hwang Asset Management Berhad). Collective investment schemes. Federation of Investment Managers Malaysia. Institutional Unit Trust Scheme Advisers. Over-the-counter. Ringgit Malaysia. Product Highlights Sheet. Shariah Advisory Council of Bank Negara Malaysia. Shariah Advisory Council of the SC. Securities Commission Malaysia.	 To update the definition of AHAM due to change in Shareholding. To include the definition of OTC for clarity to investors. 	Given reason stated in column (C), we are of the view that the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED
5.1	Business Day Means a day on which Bursa Malaysia is open for trading. The Manager may declare certain Business Days a non-Business Day if one or more of the foreign markets in which the Fund is invested in are closed for business.	Means a day on which Bursa Malaysia <u>and/or one or more of</u> <u>the foreign markets in which the Fund is invested in are</u> open for <u>business/</u> trading.	To update the definition for clarity as the Fund invests in foreign markets and to be consistent with disclosures of prospectuses of	GUTF Given reasons stated in column (C), we are of the view that the amendments are not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be
5.2	Nil.	Means collectively (1) CVC Capital Partners CVC Capital Means collectively (1) CVC Capital Partners Partners Asia V L.P; (2) CVC Capital Partners Fund V Investment Asia V L.P; and (3) CVC Capital Partners Partners Asia V L.P; diale Asia V L.P. Colspan="2">CVC Fund V Investment Asia V L.P.; and (3) CVC Capital Partners Asia V Associates L.P. Diale	AIIMAN's funds. To define the component of the Manager's ultimate major shareholder for clarity.	materially prejudiced as the amendments do not fall withir the Significant Change Circumstances and Materia Prejudice Circumstances.
5.3	Deed Refers to the Deed dated 18 June 2021 entered into between the Manager and the Trustee and includes any subsequent amendments and variations to the Deed.	Refers to the Deed dated 18 June 2021 <u>and first supplemental</u> <u>deed dated 20 December 2022</u> entered into between the Manager and the Trustee and includes any subsequent amendments and variations to the Deed.	Amended the definition to include the Supplemental Deed.	Even though the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendments via a written notice
5.4	Nil.	Inserted the following after "Deed": <u>eligible</u> <u>market(s)</u> <u>Means an exchange, government securities</u> <u>market or an OTC market –</u> (a) <u>that is regulated by a regulatory</u> <u>authority of that jurisdiction;</u> (b) <u>that is open to the public or to a</u> <u>substantial number of market</u> <u>participants; and</u> (c) <u>on which financial instruments are</u> <u>regularly traded.</u>	To reflect definition as per the Revised GUTF.	14 days before the effective date of the Replacement Prospectus.
5.5	LPD Means 30 June 2021 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. medium to long-term	Means <u>30 December 2022</u> 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.	To reflect the latest practicable date arising from the issuance of the Replacement Prospectus. To update the	Given reasons stated in column (C), we are of the view that the amendments are not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of
5.0		16		the unit holders will not be

NO.	(A)	(B)	(C)	(D)
	PROSPECTUS	REPLACEMENT PROSPECTUS	REASONS FOR	COMPLIANCE TO PARAGRAPHS
			AMENDMENTS	9.70 TO 9.71 OF THE REVISED
				GUTF
-			definition for clarity.	materially prejudiced as the
	Means a period of between three (3) years to five (5) years and	Means a period of three (3) years and above.		amendments do not fall within
	above.			the Significant Change
				Circumstances and Material
				Prejudice Circumstances.
				Even though the amendments are
				not significant changes that will
				affect unit holders' decision to
				stay invested in the Fund, we will
				inform unit holders of the
				amendments via a written notice
				14 days before the effective date
				of the Replacement Prospectus.
6.	RISK FACTORS			
6.1	GENERAL RISKS		To update to be	Given reason stated in column (C),
			consistent with	we are of the view that the
	Loan Financing Risk	Financing Risk	disclosures of	amendment is not a significant
			prospectuses of	change that will affect unit
	This risk occurs when you take a loan or financing to finance	This risk occurs when you take a financing to finance your	AIIMAN's funds.	holders' decision to stay invested
	your investment. The inherent risk of investing with borrowed	investment. The inherent risk of investing with financed		in the Fund and the interests of
	money includes you being unable to service the loan	money includes you being unable to service the financing		the unit holders will not be
	repayments. In the event Units are used as collateral, you may	repayments. In the event Units are used as collateral, you may		materially prejudiced as the
	be required to top-up your existing instalment if the prices of	be required to top-up your existing instalment if the prices of		amendment does not fall within
	Units fall below a certain level due to market conditions. Failing	Units fall below a certain level due to market conditions.		the Significant Change
	which, the Units may be sold at a lower net asset value per unit	Failing which, the Units may be sold at a lower <u>NAV</u> per Unit		Circumstances and Material
	as compared to the net asset value per unit at the point of	as compared to the <u>NAV</u> per Unit at the point of purchase		Prejudice Circumstances.
	purchase towards settling the loan.	towards settling the financing.		-
6.2	GENERAL RISKS		To include the	Even though the amendment is
	Linuidan nink		associated impact of	not a significant change that will
	Liquidity risk		liquidity risk on unit	affect unit holders' decision to
	Liquidity rick refers to two scenarios. The first is where an	Liquidity rick refers to two scenarios. The first is where an	holders pursuant to	stay invested in the Fund, we will
	Liquidity risk refers to two scenarios. The first is where an	Liquidity risk refers to two scenarios. The first is where an	the requirement 4.02	inform unit holders of the
	investment cannot be sold due to unavailability of a buyer for that investment. The second scenario exists where the	investment cannot be sold due to unavailability of a buyer for	(j)(iii) of the revised PCIS and to be	amendment via a written notice
		that investment. The second scenario exists where the		14 days before the effective date
	investment, by its nature, is thinly traded. This will have the	investment, by its nature, is thinly traded. This will have the	consistent with	of the Replacement Prospectus.
	effect of causing the investment to be sold below its fair value which would adversely affect the NAV of the Fund. Upon such	effect of causing the investment to be sold below its fair value	disclosures of	
1	which would adversely affect the NAV of the Fund. Upon such	which would adversely affect the NAV of the Fund and	prospectuses of	

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	event and in the best interest of the Unit Holders, the Trustee may suspend the repurchase of Units requests. Please refer to <i>"Suspension of Dealing in Units"</i> section of this Prospectus for more details.	subsequently the value of Unit Holders' investments in the Fund.	AllMAN's funds.	
6.3	Nil.	 Inserted the following: 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. Such exceptional circumstances may occur when, amongst others, the Islamic CIS that make up material portion of the NAV of the Fund suspend the dealings* and the inability to repatriate the proceeds of the redemptions of the shares or units of the Islamic CIS arising from the regulatory restrictions and/or foreign exchange controls imposed by the authorities in respective jurisdictions. 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. * The Manager may consider suspending the Fund when multiple Islamic CIS (which make up material portion of the Islamic CIS on any dealing day, the management company of the Islamic CIS may in its absolute discretion defer such redemption applications; and (ii) When substantial portion of the Islamic CIS's investments is suspended or restricted for trading that subsequently affects the valuation of the Islamic CIS. 	To include risk associated with the suspension of redemption as part of the liquidity risk management for the Fund pursuant to Guidance of the Revised PCIS provided on Chapter 4. The suspension of redemption is reflected in the Supplemented Deed.	Given reason stated in column (C), we are of the view that the amendment is a significant change as the disclosure on suspension of repurchase request risk was not disclosed in the Prospectus. However, the interests of the unit holders will not be materially prejudiced as the amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances. We will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
6.4	SPECIFIC RISKS		To update the	Given reason stated in column (C),
	Credit And Default Risk		information for clarity to investors and to be consistent	we are of the view that the amendment is not a significant

NO.	(A)	(B)	(C)	(D)
NO.	PROSPECTUS	REPLACEMENT PROSPECTUS	REASONS FOR	COMPLIANCE TO PARAGRAPHS
			AMENDMENTS	9.70 TO 9.71 OF THE REVISED
				GUTF
	Credit risk relates to the creditworthiness of the issuers of the	Credit risk relates to the creditworthiness of the issuers of the	with disclosures of	change that will affect unit
	Islamic money market instruments and the Financial	Islamic money market instruments and the Financial	prospectuses of	holders' decision to stay invested
	Institutions where the Islamic deposits are placed (hereinafter	Institutions where the Islamic deposits are placed (hereinafter	AIIMAN's funds.	in the Fund and the interests of
	referred as "investment") and their expected ability to make	referred to as "investment") and their expected ability to		the unit holders will not be
	timely payment of interest and/or principal. Any adverse	make timely payment of profit and/or principal. Any adverse		materially prejudiced as the
	situations faced by the issuer may impact the value as well as	situations faced by the issuer <u>and/or Financial Institution</u> may		amendment does not fall within
	liquidity of the investment. In the case of rated investment, this	impact the value as well as liquidity of the investment. In the		the Significant Change
	may lead to a credit downgrade. Default risk relates to the risk	case of rated investment, this may lead to a credit downgrade.		Circumstances and Material
	of an issuer and/or Financial Institution either defaulting on	Default risk relates to the risk of an issuer and/or Financial		Prejudice Circumstances.
	payments or failing to make payments in a timely manner	Institution either defaulting on payments or failing to make		
	which will in turn adversely affect the value of the investment.	payments in a timely manner which will in turn adversely		Even though the amendment is
	This could adversely affect the value of the Fund.	affect the value of the investment. This could adversely affect		not a significant change that will
6.5		the value of the Fund.	To under the	affect unit holders' decision to
6.5	SPECIFIC RISKS		To update the	stay invested in the Fund, we will
	Charific risks relating to the Islamic CIC in which the Fund		information for	inform unit holders of the
	Specific risks relating to the Islamic CIS in which the Fund invests in are as below:		clarity to investors and to be consistent	amendment via a written notice
	livests in are as below.		with disclosures of	14 days before the effective date
	Credit And Default Risk		prospectuses of	of the Replacement Prospectus.
	Credit risk relates to the creditworthiness of the issuers of the	Credit risk relates to the creditworthiness of the issuers of the	AllMAN's funds.	
	sukuk or Islamic money market instruments and the Financial	sukuk or Islamic money market instruments and the Financial		
	Institutions where the Islamic deposits are placed (hereinafter	Institutions where the Islamic deposits are placed (hereinafter		
	referred to as "investment") and their expected ability to make	referred to as "investment") and their expected ability to		
	timely payment of interest and/or principal. Any adverse	make timely payment of <u>profit</u> and/or principal. Any adverse		
	situations faced by the issuer may impact the value as well as	situations faced by the issuer and/or Financial Institution may		
	liquidity of the investment. In the case of rated investment, this	impact the value as well as liquidity of the investment. In the		
	may lead to a credit downgrade. Default risk relates to the risk	case of rated investment, this may lead to a credit downgrade.		
	of an issuer and/or the Financial Institutions either defaulting	Default risk relates to the risk of an issuer and/or the Financial		
	on payments or failing to make payments in a timely manner	Institutions either defaulting on payments or failing to make		
	which will in turn adversely affect the value of the investment.	payments in a timely manner which will in turn adversely		
		affect the value of the investment.		
6.6	SPECIFIC RISKS		To update the	Given reason stated in column (C),
			information for	we are of the view that the
	Specific risks relating to the Islamic CIS in which the Fund		clarity to investors	amendment is not a significant
	invests in are as below:		given that it is an	change that will affect unit
			Islamic fund and to	holders' decision to stay invested
	Profit Rate Risk		further explain to	in the Fund and the interests of
	This risk refers to the impact of profit rate changes on the	This risk refers to the impact of profit rate changes on the	investors on profit	the unit holders will not be
	valuation of sukuk or Islamic money market instruments	valuation of sukuk or Islamic money market instruments	rate risk associated	materially prejudiced as the

NO.	(A)	(B)	(C)	(D)
	PROSPECTUS	REPLACEMENT PROSPECTUS	REASONS FOR	COMPLIANCE TO PARAGRAPHS
			AMENDMENTS	9.70 TO 9.71 OF THE REVISED GUTF
	(hereinafter referred to as "investment"). When profit rates rise, the investment prices generally decline and this may lower the market value of the investment. The reverse may apply when profit rates fall.	(hereinafter referred to as "investment"). When profit rates rise, the investment prices generally decline and this may lower the market value of the investment. The reverse may apply when profit rates fall. For investments in Islamic deposits, the fluctuations in the profit rates will not affect the placement of Islamic deposits but will result in the opportunity loss by the Fund if the placement of Islamic deposits is made at the lower profit rate.	with placement of Islamic deposits.	amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
6.7	RISK MANAGEMENT As AIIMAN is a wholly owned subsidiary of AHAM, the risk management function of AIIMAN is being outsourced to AHAM. In day-to-day running of the business, AHAM employs a proactive risk management approach to manage portfolio risks and operational risks. The board of directors of AHAM ("the Board") has established a board compliance and risk management committee to oversee AIIMAN's risk management activities both at operational level and at portfolio management level to ensure that the risk management process is in place and functioning. The board compliance and risk management director of AHAM. At the operational level, AHAM has established a compliance and risk oversight committee with the primary function of identifying, evaluating and monitoring risks as well as to formulate internal control measures to manage and mitigate the exposure to risks that may affect the performance of the Fund, returns to the investors or Unit Holders' interest within a clearly defined framework and is primarily responsible for ensuring that the policies and procedures that have been implemented are reviewed on an on-going basis with periodic assessments. The compliance and risk oversight committee reports to the board	As AIIMAN is a wholly owned subsidiary of AHAM, the risk management function of AIIMAN is being outsourced to AHAM. In day-to-day running of the business, AHAM employs a proactive risk management approach to manage portfolio risks, operational risks <u>and liquidity risks</u> . The board of directors of AHAM has established a board compliance and risk management committee to oversee AIIMAN's risk management activities both at operational level and at portfolio management level to ensure that the risk management process is in place and functioning. The board compliance and risk management committee comprises of at least three (3) board members of AHAM and is chaired by an independent director of AHAM. At the operational level, AHAM has established a compliance and risk oversight committee with the primary function of identifying, evaluating and monitoring risks as well as to formulate internal control measures to manage and mitigate the exposure to risks that may affect the performance of the Fund, returns to the investors or Unit Holders' interest within a clearly defined framework and is primarily responsible for ensuring that the policies and procedures that have been implemented are reviewed on an on-going basis with periodic assessments. The compliance and risk oversight committee reports to the board	 To update the information with the intention:- 1. To reflect the revised asset allocation from 95% of NAV to 85% of NAV to 85% of NAV pursuant to the paragraph 1, Schedule B-Appendix III of the revised GUTF; 2. To reflect the Revised GUTF whereby requirement to appoint an investment committee for a fund has been removed and is replaced by the Manager having an oversight 	As for item (1), we view as significant change as it arises from the change in the asset allocation which forms part of the investment strategy of the Fund. As for other amendments, given the reasons stated in column (C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances. We will inform unit holders of the amendments via a written notice 14 days before the effective date of the Replacement Prospectus.

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	compliance and risk management committee on a quarterly basis. As the Fund will be investing a minimum of 95% of its NAV into Islamic CIS, the risk management of the Fund will largely be held at the level of the respective Islamic CIS that the Fund is invested into. Nevertheless, we will conduct a stringent screening process by conducting fundamental analysis of economic, political and social factors to evaluate their likely effects on the performance of the markets and sectors and any risks associated with it when making geographical selections. We also have in place a credit risk management process to reduce counterparty risk of derivatives whereby such risk arises when the counterparty is not able to meet their contractual obligations. Prior to entering into a contract with the counterparty, we will conduct an evaluation on the credit standing of the counterparty to ensure they are able to meet their contractual obligations. It is important to note that an event of downgrade does not constitute a default. If we view that the downgrade in the rating of the counterparty may lead to high credit risk, we will not hesitate to take pre-emptive measures to unwind these positions.	compliance and risk management committee on a quarterly basis. As the Fund will be investing a minimum of <u>85</u> % of its NAV into Islamic CIS, the risk management of the Fund will largely be held at the level of the respective Islamic CIS that the Fund is invested into. Nevertheless, we will conduct a stringent screening process by conducting fundamental analysis of economic, political and social factors to evaluate their likely effects on the performance of the markets and sectors and any risks associated with it when making geographical selections. We also have in place a credit risk management process to reduce counterparty risk of <u>Islamic</u> derivatives whereby such risk arises when the counterparty is not able to meet their contractual obligations. Prior to entering into a contract with the counterparty, we will conduct an evaluation on the credit standing of the counterparty to ensure they are able to meet their contractual obligations. It is important to note that an event of downgrade does not constitute a default. If we view that the downgrade in the rating of the counterparty may lead to high credit risk, we will not hesitate to take pre-emptive measures to unwind these positions.	arrangement; 3. For clarity to investors; and 4. Liquidity Risk Management is included based on paragraph 4.02(j)(iii) of the Revised PCIS.	
	To manage non-compliance risks, we use information technology system that is able to monitor the trading of investment to ensure compliance with the Fund's investment limits and restrictions. These limits are system-controlled and not manually tracked, thus reducing the probability of human error occurring in ensuring the Fund's limits and restrictions are adhered to. We also undertake stringent evaluation of movements in market prices and regularly monitor, review and report to the investment committee to ensure that the Fund's investment objective is met. Regular portfolio reviews by senior members of the investment team further reduce the risk of implementation inconsistencies and guidelines violations. We will also closely monitor the performance of the underlying investments of the Fund and obtain regular updates from the respective managers of the Islamic CIS by looking at the Islamic	To manage non-compliance risks, we use information technology system that is able to monitor the trading of investment to ensure compliance with the Fund's investment limits and restrictions. These limits are system-controlled and not manually tracked, thus reducing the probability of human error occurring in ensuring the Fund's limits and restrictions are adhered to. We also undertake stringent evaluation of movements in market prices and regularly monitor, review and report to the person(s) or members of a committee undertaking the oversight arrangement of the Fund to ensure that the Fund's investment objective is met. Regular portfolio reviews by senior members of the investment team further reduce the risk of implementation inconsistencies and guidelines violations.		

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	CIS' standard deviation, tracking error and measures of excess return. The data obtained will be reviewed on a quarterly basis, or as and when extreme market conditions or price movement in Islamic CIS occur.	 We will also closely monitor the performance of the underlying investments of the Fund and obtain regular updates from the respective managers of the Islamic CIS by looking at the Islamic CIS' standard deviation, tracking error and measures of excess return. The data obtained will be reviewed on a quarterly basis, or as and when extreme market conditions or price movement in Islamic CIS occur. 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 Islamic money market instruments and/or Islamic deposits. This will allow the Fund's net flows and periodic liquidity stress testing of the Fund's assets against repurchase request; b) Regular review by the designated fund manager on the Fund's investment portfolio including its liquidity profile; c) Daily monitoring of the Fund's net flows and periodic liquidity stress testing of the Fund's assets against repurchase requests during normal and adverse market conditions are performed as pre-emptive measures in tracking the Fund's liquidity status. This will ensure that we are prepared and able to take the necessary action proactively to address any liquidity concerns, which would mitigate the potential risks in meeting Unit Holders' repurchase requests; and d) Suspension of repurchase requests from the Unit Holders will be accepted but will not processed. Such repurchase 		

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
		requests will only be processed on the next Business Day once the suspension is lifted. That said, the action to suspend repurchase requests from the Unit Holders shall be exercised only as a last resort by the Manager having considered the best interests of Unit Holders.		
		* The Manager will consider to suspend the dealing of the Fund should the Islamic CIS that make up material portion of the NAV of the Fund suspend the dealings** and the inability to repatriate the proceeds of the redemptions of the shares or units of the Islamic CIS arising from the regulatory restrictions and/or foreign exchange controls imposed by the authorities in respective jurisdictions.		
		 ** The Manager may consider suspending the Fund when multiple Islamic CIS (which make up material portion of the Fund's NAV) that the Fund invests in suspend the dealings under circumstances, amongst others, as follows: (i) Should redemption applications by investors of the Islamic CIS exceeds 10% of the net asset value of the 		
		Islamic CIS on any dealing day, the management company of the Islamic CIS may in its absolute discretion defer such redemption applications; and (ii) When substantial portion of the Islamic CIS' investments is suspended or restricted for trading that subsequently affects the valuation of the Islamic CIS		
7.	ABOUT AIIMAN SMART INVEST PORTFOLIO – GROWTH	<u>CIS.</u>		
7.1	Deed(s) Deed dated 18 June 2021.	Deed dated 18 June 2021 and <u>first supplemental deed dated</u>	To update the latest Supplemental Deed.	Given reason stated in column (C), we are of the view that the amendments are not significant
7.2	INITIAL OFFER PRICE & INITIAL OFFER PERIOD	20 December 2022. Deleted.	This is an existing fund with no	changes that will affect unit holders' decision to stay invested in the Fund and the interests of
	The initial offer price is set at MYR 0.50 only. The initial offer period shall be for a period of not more than		intention to undertake initial offering of Units.	the unit holders will not be materially prejudiced as the
	twenty one (21) calendar days form the Commencement Date.		onening of Offics.	amendments do not fall within

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	The initial offer period may be shortened if we determine that it is in your best interest.			the Significant Change Circumstances and Material
7.3	BENCHMARK Absolute return of 8% per annum. It is important to note that this is only a measurement of the Fund's performance and is not a guaranteed return.	Absolute return of 8% per annum. It is important to note that this is only a measurement of the Fund's performance and is not a guaranteed return. We may provide you with the information on the benchmark upon your request.	To update the information for clarity and to be consistent with disclosures of the prospectuses of AIIMAN's funds.	Prejudice Circumstances. Even though the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
7.4	 ASSET ALLOCATION A minimum of 95% of the Fund's NAV will be invested in Islamic CIS; and A maximum of 5% of the Fund's NAV in Islamic money market instruments and/or Islamic deposits. 	 A minimum of <u>85</u>% of the Fund's NAV will be invested in Islamic CIS; and maximum of <u>15</u>% of the Fund's NAV in Islamic money market instruments and/or Islamic deposits. 	To reflect paragraphs 1 and 2, Schedule B – Appendix III of the Revised GUTF.	Given reason stated in column (C), we are of the view that the amendment is significant change that will affect unit holders' decision to stay invested in the Fund as the change of the asset allocation impacts the investment strategy of the Fund. However, the interests of the unit holders will not be materially prejudiced as the amendment does not fall within the Material Prejudice Circumstances. We will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
7.5	INVESTMENT STRATEGY In line with its objective, the investment strategy of the Fund is to invest in a diversified portfolio of Islamic CIS that will provide capital growth through exposure into global markets. To offer investment diversification, the selection of Islamic CIS will be made based on the geographical and asset class focus to broaden the investment reach. Through its investment into	In line with its objective, the investment strategy of the Fund is to invest in a diversified portfolio of Islamic CIS that will provide capital growth through exposure into global markets. To offer investment diversification, the selection of Islamic CIS will be made based on the geographical and asset class focus to broaden the investment reach. Through its investment into	 To update the information for clarity to investors given that it is an Islamic fund. To remove the disclosure on active and 	Given reason stated in column (C), we are of the view that the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED
			AIVIEINDIVIEINTS	GUTF
	Islamic CIS, the Fund will provide you with access into Shariah- compliant equities listed in global markets, as well as access into Shariah-compliant fixed income instruments such as sukuk, Islamic money market instruments and Islamic deposits, issued globally. We will look towards growth portfolio by holding optimal exposure into both equities and fixed income instruments respectively. Exposure into equities are generally considered to be able to provide higher returns as compared to fixed income instruments thus exposing you to relatively higher risk that comes with equity investments. However, the Fund will also have exposure in fixed income instruments, which are generally considered to be of lower risk, and the optimal allocation is aimed at managing the overall volatility of the Fund. In this respect, we take an active investment strategy in terms of its asset allocation, and geographical allocation decision. However, once a decision is made with regard to the actual allocation, the Fund will take a more passive stance by holding on to investments it already owns. Nevertheless, we will hold the flexibility to actively shift its asset and geographical allocation should it deem necessary based on the prevailing market conditions. We may place the uninvested portion of the Fund in liquid assets such as Islamic money market instruments and/or Islamic deposits. However, we may also take temporary defensive positions that may be inconsistent with the Fund's principal strategy by holding up to all of the Fund's NAV in Islamic money market instruments and/or Islamic deposits in attempting to respond to adverse conditions that could negatively impact the financial markets.	Islamic CIS, the Fund will provide you with access into Shariah- compliant equities listed in global markets, as well as access into Shariah-compliant fixed income instruments such as sukuk, Islamic money market instruments and Islamic deposits, issued globally. We will look towards growth portfolio by holding optimal exposure in Islamic CIS that invest into both Shariah-compliant equities and <u>Shariah-compliant</u> fixed income instruments respectively. Exposure into <u>Shariah- compliant</u> equities are generally considered to be able to provide higher returns as compared to <u>Shariah-compliant</u> fixed income instruments thus exposing you to relatively higher risk that comes with <u>Shariah-compliant</u> equity investments. However, the Fund will also have exposure in <u>Shariah-compliant</u> fixed income instruments, which are generally considered to be of lower risk, and the optimal allocation is aimed at managing the overall volatility of the Fund. We may place the uninvested portion of the Fund in liquid assets such as Islamic money market instruments and/or Islamic deposits. However, we may also take temporary defensive positions that may be inconsistent with the Fund's principal strategy by holding up to all of the Fund's NAV in Islamic money market instruments and/or Islamic deposits in attempting to respond to adverse conditions that could negatively impact the financial markets.	frequent trading of securities as the policy has been removed in the Revised PCIS.	amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
7.6	Islamic Derivatives The Fund may employ Islamic derivatives such as Islamic foreign currency forwards, Islamic cross currency swaps and other Islamic derivatives that are approved by the Shariah Adviser for hedging purposes. These instruments may be used to hedge the principal and/or the returns of the foreign-	The Fund may employ Islamic derivatives such as Islamic foreign currency forwards, Islamic cross currency swaps and other Islamic derivatives that are approved by the Shariah Adviser for hedging purposes. These instruments may be used to hedge the principal and/or the returns of the foreign-	To reflect the paragraph 4.02(g)(ii) on the method used to determine the Fund's exposure to the derivatives and a description of the	Given reason stated in column (C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED
			AWIEINDIVIEINTS	GUTF
	currency denominated investments back to the base currency. While the hedging strategy will assist with mitigating the potential foreign exchange losses by the Fund, any potential foreign exchange gains from the hedging strategy will be capped as well.	currency denominated investments back to the base currency of the Fund. While the hedging strategy will assist with mitigating the potential foreign exchange losses by the Fund, any potential foreign exchange gains from the hedging strategy will be capped as well.	method.	materially prejudiced as the amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances.
		The Fund adopts commitment approach to measure the Fund's global exposure to Islamic 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 derivatives position must not exceed 100% of NAV of the Fund at all times.		Even though the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
7.7	INVESTMENT RESTRICTIONS AND LIMITS		To reflect the	Given reason stated in column (C),
	The Fund's assets must be relevant and consistent with the investment objective of the Fund.	The Fund's assets must be relevant and consistent with the investment objective of the Fund.	requirements of the Revised GUTF as follows:	we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested
	 The Fund must not invest in: a fund-of-funds; a feeder fund; and any sub-fund of an umbrella scheme which is a fund-of-funds or a feeder fund. Investment spread limits and concentration limits:- 	 The Fund must not invest in: a fund-of-funds; a feeder fund; and any sub-fund of an umbrella scheme which is a fund-of-funds or a feeder fund. Investment spread limits and concentration limits:- 	 Item (ii): paragraph Schedule B – Appendix III. Item (iii): paragraph 2, Schedule B – Appendix III. 	in the Fund and the interests of the unit holders will not be materially prejudiced as the amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances.
	 Spread Limits The Fund must invest in at least five (5) Islamic CIS at all times; The value of the Fund's investments in units/shares of Islamic CIS must not exceed 30% of the Fund's NAV; 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. 	 Spread Limits The Fund must invest in at least five (5) Islamic CIS at all times; <u>The Fund must invest at least 85% of its NAV in other Islamic CIS.</u> <u>The Fund may invest up to 15% of its NAV in:</u> a) <u>Islamic money market instruments that are dealt in or under the rules of an eligible market with residual maturity not exceeding 12 months;</u> <u>Islamic short-term deposits; and</u> 	 Item (iv): paragraph 8, Schedule B - Appendix III. Item (v): paragraph 9, Schedule B. Item (vii): paragraph 13, 	Even though the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.

	(A) PROSPECTUS		(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPH 9.70 TO 9.71 OF THE REVISED GUTF
iv.	The value of the Fund's placements in Islamic		c) Islamic derivatives for hedging purpose.	Schedule B	
(deposits with any single financial institution shall not	iv.	The value of the Fund's investments in units/shares		
6	exceed 20% of the Fund's NAV.		of an Islamic CIS must not exceed 30% of the Fund's		
v. –	The aggregate value of the Fund's investments in		NAV provided that the Islamic CIS complies with the	paragraph 7,	
I	Islamic money market instruments, Islamic deposits,		requirements of the Guidelines;	Schedule B	
(OTC Islamic derivatives issued by or placed with, as	٧.	The value of the Fund's investments in units or shares		
t	the case may be, any single issuer/financial		of an Islamic CIS that invests in real estate must not	7. Item (x):	
i	institution must not exceed 25% of the Fund's NAV;		exceed 15% of the Fund's NAV;	paragraph	
vi.	The value of the Fund's investments in Islamic money	vi.	The value of the Fund's investment in Islamic money	6.16(b)	
ı	market instruments issued by any group of		market instruments issued by any single issuer must		
(companies must not exceed 20% of the Fund's NAV.		not exceed 15% of the Fund's NAV;	8. Item (xi):	
vii. I	For investments in Islamic derivatives:-	vii.	The value of the Fund's placements in Islamic	paragraph 6.14	
((a) The exposure to the underlying assets must not		deposits with any single Financial Institution shall not	Other amendments	
	exceed the investment spread limits stipulated		exceed 20% of the Fund's NAV. However, the single	in the last 2	
	in the Guidelines; and		financial institution limit does not apply to	paragraphs are	
((b) The value of the Fund's OTC Islamic derivative		placements of Islamic deposits arising from:	pursuant to	
	transaction with any single counter-party shall		(a) <u>Subscription monies received prior to the</u>	paragraphs 6.44, 6.48	
	not exceed 10% of the Fund's NAV.		commencement of investment by the Fund;	ad 6.49 of the Revised	
			(b) <u>Liquidation of investments prior to the</u>	GUTF.	
	ation Limit		termination of the Fund where the placement of		
	und's investments in Islamic CIS must not exceed		Islamic deposits with various Financial		
	of the units/shares in any Islamic CIS; and		Institutions would not be in the best interests of		
	Fund's investments in Islamic money market		<u>Unit Holders; or</u>		
	ments must not exceed 10% of the instruments		(c) Monies held for the settlement of redemption		
	d by any single issuer. However, the limit does not		or other payment obligations, where the		
	to Islamic money market instruments that do not		placement of Islamic deposits with various		
have a	a pre-determined issue size.		Financial Institutions would not be in the best		
			interests of Unit Holders;		
	ementioned restrictions and limits will be complied	viii.	The aggregate value of the Fund's investments in		
	Il times based on the up-to-date value of the Fund,		Islamic money market instruments, Islamic deposits,		
	alue of its investments and instruments. However, a		underlying of assets of Islamic derivatives and		
	ance in excess of any limit or restriction imposed		counterparty exposure arising from the use of OTC		
	ne Guidelines is permitted where the limit or		Islamic derivatives must not exceed 25% of the		
	n is breached through the appreciation or	•	Fund's NAV;		
-	ion of the NAV of the Fund (whether as a result of an	ix.	The value of the Fund's investments in Islamic money		
	ion or depreciation in value of the investments, or as		market instruments issued by any group of		
	of repurchase of Units or payment made from the		companies must not exceed 20% of the Fund's NAV.		
Fund).		х.	For investments in Islamic derivatives:-	I	l

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	We will not make any further acquisitions to which the relevant limit is breached and within a reasonable period of not more than three (3) months from the date of the breach, we will take all necessary steps and actions to rectify the breach.	 (a) The exposure to the underlying assets of the Islamic derivatives must not exceed the investment restrictions or limitations applicable to such underlying assets and investments stipulated in the Guidelines; and (b) The value of the Fund's OTC Islamic derivative transaction with any single counter-party shall not exceed 10% of the Fund's NAV. xi. The Fund's global exposure from derivatives position shall not exceed the Fund's NAV at all times. 		
		 Concentration Limit i. The Fund's investments in Islamic CIS must not exceed 25% of the units/shares in the Islamic CIS; and ii. The Fund's investments in Islamic money market instruments must not exceed 10% of the instruments issued by any single issuer. However, the limit does not apply to Islamic money market instruments that do not have a pre-determined issue size. Please note that the above restrictions and limits do not apply 		
		<u>to securities or instruments issued or guaranteed by the</u> <u>Malaysian government or Bank Negara Malaysia.</u> <u>In respect of the above investment restrictions and limits, any</u>		
		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 paried may be extended if it is in the best		
		the three-month period may be extended if it is in the best interests of Unit Holders and the Trustee's consent has been obtained. Such extension must be subject to at least a monthly review by the Trustee.		
7.8	SHARIAH INVESTMENT GUIDELINES The following are the Shariah investment guidelines for the		Updated Shariah Investment Guidelines in <u>view of</u>	we are of the view that the

NO.	(A)	(B)	(C)	(D)
	PROSPECTUS	REPLACEMENT PROSPECTUS	REASONS FOR	COMPLIANCE TO PARAGRAPHS
			AMENDMENTS	9.70 TO 9.71 OF THE REVISED GUTF
	Fund, which the AIIMAN, is to strictly adhere to on a continuous basis. At all times, the Fund shall invest in instruments that are	The following are the Shariah investment guidelines for the	the latest practicable date of the	change that will affect unit
	allowed under Shariah principles and shall not invest in	Fund, which the AIIMAN, is to strictly adhere to on a continuous basis. At all times, the Fund shall invest in	Replacement	holders' decision to stay invested in the Fund and the interests of
	instruments that are prohibited by Shariah principles based on	instruments that are allowed under Shariah principles and	Prospectus.	the unit holders will not be
	the parameters of the applicable Shariah Advisory Council and	shall not invest in instruments that are prohibited by Shariah		materially prejudiced as the
	the Shariah Adviser.	principles based on the parameters of the applicable Shariah		amendment does not fall within
		Advisory Council and the Shariah Adviser.		the Significant Change
	A. Investments			Circumstances and Material
	1. Islamic CIS	A. Investments		Prejudice Circumstances.
	 Islamic CIS The Fund may invest in domestic and foreign Islamic CIS. 			
	The domestic Islamic CIS must be approved by SC. For	1. Islamic CIS		Even though the amendment is
	foreign Islamic CIS, it must be approved by the Shariah	The Fund may invest in domestic and foreign Islamic CIS. The domestic Islamic CIS must be approved by SC.		not a significant change that will affect unit holders' decision to
	Adviser upon review of the necessary and relevant	For foreign Islamic CIS, it must be approved by the		stay invested in the Fund, we will
	documentation.	Shariah Adviser upon review of the necessary and		inform unit holders of the
		relevant documentation.		amendment via a written notice
	2. Islamic money market instruments			14 days before the effective date
	For investment in Islamic money market, the Fund may acquire any Islamic money market instruments based on	2. Islamic money market instruments		of the Replacement Prospectus.
	the data available at:	For investment in Islamic money market instruments,		
	 Bond Info Hub (www.bondinfo.bnm.gov.my) 	the Fund may acquire any Islamic money market		
	• Fully Automated System for issuing/tendering)	instruments based on the data available at:		
	(https://fast.bnm.gov.my)	Bond Info Hub (www.bondinfo.bnm.gov.my)		
		 Fully Automated System for issuing/tendering) (https://fast.hom.gov.mv) 		
	The Fund may also invest into any other Islamic money	(https://fast.bnm.gov.my)		
	market instruments deemed Shariah-compliant by the SAC of BNM or the Shariah Adviser.	The Fund may also invest into any other Islamic		
	of bivit of the sharan Auviser.	money market instruments deemed Shariah-		
	3. Investment in deposits	compliant by the SAC of BNM or the Shariah Adviser.		
	The Fund is also prohibited from investing in interest-			
	bearing deposits and recognizing any interest income.	3. Investment in Islamic Deposits		
		Islamic Deposits shall be placed with financial		
	4. Islamic derivatives	institutions licensed under the Islamic Financial Services		
	Islamic derivatives that are endorsed by other Shariah	Act 2013 and/or Financial Services Act 2013, whichever		
	advisers or committees must be approved by the Shariah Adviser upon review of the relevant documents e.g.	is appropriate. For the avoidance of doubt, only Islamic account is permitted for placement of liquid assets with		
	principal terms and conditions and Shariah	institutions licensed under the Financial Services Act		
	pronouncements or approvals.	<u>2013.</u> The Fund is also prohibited from investing in		
		· · · · · · · · · · · · · · · · ·		
		29		
		23		

			REPLACEMENT PROSPECTUS	REASONS FOR AMENDMENTS	COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
5.	Any other Shariah-compliant investments For avoidance of doubt, the documents relating to the Shariah-compliant liquidity management instrument should be submitted for prior approval by the Shariah Adviser. Where the Shariah Adviser request a change to the Shariah investment guidelines, it shall give the Manager a reasonable period of time to effect such change in the Prospectus in accordance with the requirements of any applicable law and regulation.	4.	interest-bearing deposits and recognizing any interest income. Islamic derivatives Islamic derivatives that are endorsed by other Shariah advisers or committees must be approved by the Shariah Adviser upon review of the relevant documents e.g. principal terms and conditions and Shariah pronouncements or approvals.		
В.	Cleansing Process for the Fund Shariah non-compliant investment This refers to investment based on Shariah principles but due to unintentional mistake investing in Shariah non- compliant investment, the said investment will be disposed within a period of not more than 1 month after knowing the status of the securities. In the event that there is any gain made in the form of capital gain or dividend received before or after the disposal of the securities, it has to be channeled to baitulmal and/or charitable bodies as approved by the Shariah Adviser. The Fund has the right to retain only the investment cost. If the disposal of the investment resulted in losses to the Fund, the losses are to be borne by the Manager by ensuring the loss portion be restored and returned to the Fund.	5. В.	Any other Shariah-compliant investments For avoidance of doubt, the documents relating to the Shariah-compliant liquidity management instrument should be submitted for prior approval by the Shariah Adviser. Where the Shariah Adviser request a change to the Shariah investment guidelines, it shall give the Manager a reasonable period of time to effect such change in the Prospectus in accordance with the requirements of any applicable law and regulation. Cleansing Process for the Fund Shariah non-compliant investment This refers to Shariah non-compliant investment made by the Manager. The said investment will be disposed of or withdrawn with immediate effect or within a		
c.	Payment of Zakat This refers to the purification by way of payment of zakat by Muslims. The Fund do not pay zakat on behalf of Muslim Unit Holders. Thus, Muslim Unit Holders are advised to pay zakat on their own.		month of knowing the status of the investment. In the event of the investment resulted in gain (through capital gain and/or dividend and/or profit) received before or after the disposal of the investment, the gain is to be channeled to baitulmal and/or any other charitable bodies as advised by the Shariah Adviser. If		
ins the ins the	e investment portfolio of the Fund will comprise struments that have been classified as Shariah-compliant by e SAC of SC and, where applicable the SAC of BNM. For struments that are not classified as Shariah-compliant by e SAC of SC and, where applicable the SAC of BNM, the atus of the instruments has been determined in accordance		the disposal of the investment resulted in losses to the <u>Fund(s)</u> , the losses are to be borne by the Manager. Payment of Zakat This refers to the purification by way of payment of zakat by Muslims. The Fund do not pay zakat on behalf		

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR	(D) COMPLIANCE TO PARAGRAPHS
			AMENDMENTS	9.70 TO 9.71 OF THE REVISED GUTF
	with the ruling issued by the Shariah Adviser.	of Muslim Unit Holders. Thus, Muslim Unit Holders are advised to pay zakat on their own.		
		The investment portfolio of the Fund will comprise instruments that have been classified as Shariah-compliant by the SAC of SC and, where applicable the SAC of BNM. For instruments that are not classified as Shariah-compliant by the SAC of SC and, where applicable the SAC of BNM, the status of the instruments has been determined in accordance with the ruling issued by the Shariah Adviser.		
7.9	VALUATION OF PERMITTED INVESTMENTS Listed Islamic CIS Valuation of listed Islamic CIS shall be based on closing market price. Where no market price is publicly available or where the use of the quoted market price is inappropriate, or where no market price is available, including in the event of suspension in the quotation of the Islamic CIS for a period exceeding fourteen (14) days, or such shorter period as agreed by the Trustee, such listed Islamic CIS will be valued at fair value determined by us in good faith, based on the methods or bases approved by the Trustee after appropriate technical consultation.	Valuation of <u>investments in</u> listed Islamic CIS shall be based on closing price <u>or last known transacted price on the eligible</u> <u>market on which the investment is quoted. If the price is not</u> <u>representative of its fair value or is not available to the market</u> , including in the event of suspension in the quotation of the Islamic CIS for a period exceeding fourteen (14) days, or such shorter period as agreed by the Trustee, such listed Islamic CIS will be valued at fair value determined <u>in good faith</u> by <u>the</u> <u>Manager or its delegate</u> , based on the methods or bases <u>which</u> <u>have been verified by the auditor and</u> approved by the Trustee.	To be consistent with the disclosures of prospectuses of other funds managed by AIIMAN.	Given reason stated in column (C), we are of the view that the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date
7.10	VALUATION OF PERMITTED INVESTMENTS		To reflect the actual practice of AllMAN	of the Replacement Prospectus. Given reason stated in column (C), we are of the view that the
	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	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> Islamic money market instruments, valuation will be done	and to be consistent with the disclosures of prospectuses of other funds managed by AIIMAN.	amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	institutions.	using an average of quotations by reputable Financial Institutions. Where the Manager is of the view that the price quoted by BPA differs from the fair value or where reliable market quotations are not available, the fair value will be determined in good faith by the Manager. This may be determined by reference to the valuation of other Islamic money market instruments which are comparable in rating, yield, expected maturity date and/or other characteristics.		materially prejudiced as the amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendment is not a significant change that will
7.11	VALUATION OF PERMITTED INVESTMENTS 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.	To be consistent with the disclosures of prospectuses of other funds managed by AIIMAN.	affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
7.12	VALUATION OF PERMITTED INVESTMENTS 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 Islamic 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 foreign exchange Islamic forward contracts ("FX Forwards"), we will apply interpolation formula to compute the value of the FX Forwards based on the rates provided by Bloomberg or Reuters. If the rates are not available on 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 we are unable to obtain quotation from 3 independent dealers, the FX Forwards will be valued in accordance with 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.	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 Islamic 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 foreign exchange Islamic forward contracts ("FX Forwards"), interpolation formula <u>is</u> <u>applied</u> to compute the value of the FX Forwards based on the rates provided by Bloomberg <u>or Refinitiv</u> . If the rates are not available on Bloomberg <u>or Refinitiv</u> , the FX Forwards will be <u>based on</u> fair value as determined <u>in good faith</u> by <u>the</u> <u>Manager, using</u> methods or bases which have been verified by the auditor of the Fund and approved by the Trustee.	To update the information for clarity to investors and to be consistent with disclosures of prospectuses of AIIMAN's funds.	

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED
7.13	 POLICY ON GEARING AND MINIMUM LIQUID ASSETS REQUIREMENTS The Fund is not permitted to seek financing (including those within the meaning of the SC's Securities Borrowing and Lending Guidelines [SBL Guidelines]) in connection with its activities. However, the Fund may seek cash financing for the purpose of meeting repurchase requests for Units and for short-term bridging requirements. Such financings are subjected to the following:- > the Fund's cash financing is only on a temporary basis and that financings are not persistent; > the financing period should not exceed one (1) month; > the aggregate financings of the Fund should not exceed 10% of the Fund's NAV at the time the financing is incurred; and > The Fund may only obtain Shariah-compliant financing from Financial Institutions. 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. In structuring the portfolio of the Fund, we will maintain sufficient Islamic liquid assets to ensure short-term liquidity in the Fund to meet operating expenses and possible repurchase of Units. 	 FINANCING AND SECURITIES LENDING The Fund is not permitted to seek financing in cash or borrow other assets in connection with its activities. However, the Fund may seek cash financing for the purpose of meeting repurchase requests for Units and for bridging requirements. Such financings are subjected to the following:- the Fund's cash financing is only on a temporary basis and that financings are not persistent; the financing period should not exceed one (1) month; the aggregate financings of the Fund should not exceed 10% of the Fund's NAV at the time the financing is incurred; and The Fund may not assume, guarantee, endorse or otherwise become directly or contingently liable for or in connection with any obligation or indebtedness of any person. 	To update the information for clarity to investors on the securities lending and borrowing of the Fund.	GUTF Given reason stated in column (C), we are of the view that the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
-				

NO.	(A) PROSPECTUS		(B) REPLACEMENT PROSP	ECTUS	(C) REASONS FOR	(D) COMPLIANCE TO PARAGRAPHS
					AMENDMENTS	9.70 TO 9.71 OF THE REVISED GUTF
8.1	1 WHAT IS THE PROCESS OF THE PURCHASE APPLICATION? 1 st bullet: - If we receive your purchase application at or before 3.30 p.m. on a Business Day (or "T day"), we will create your Units based on the initial offer price during the initial offer period and thereafter, NAV per Unit for that Business Day. Any purchase request received or deemed to have been received by us after 3.30 p.m. will be transacted on the next Business Day (or "T + 1 day"), unless a prior arrangement is made to our satisfaction.		If we receive your purchase application at or before 3.30 p.m. on a Business Day (or "T day"), we will create your Units based on the NAV per Unit for that Business Day. Any purchase request received or deemed to have been received by us after 3.30 p.m. will be transacted on the next Business Day (or "T + 1 day"), unless a prior arrangement is made to our satisfaction.		To remove disclosure on initial offer price as this is an existing fund with no intention to undertake initial offering of Units.	Given reason stated in column (C), we are of the view that the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
8.2	WHAT ARE THE MINIMUM INITIAL IN				To include	Given reason stated in column (C),
	ADDITIONAL INVESTMENT AND MIN UNITS AND MINIMUM SWITCHING OF		ADDITIONAL INVESTMENT AND MINIMUM HOLDING OF UNITS AND MINIMUM SWITCHING OF UNITS?		information on minimum repurchase	we are of the view that the amendment is a significant change as unit holders can only
		0		ONTS AND MINIMUM SWITCHING OF UNITS!		
	Minimum Initial Investment	MYR 100	Minimum Initial Investment*	MYR 100	investors.	submit repurchase request of at
	Minimum Additional Investment	MYR 100	Minimum Additional Investment*	MYR 100		least 200 units. However, the interests of the unit holders will
	Minimum Holding of Units	200 Units	Minimum Holding of Units*	200 Units		not be materially prejudiced as
	Minimum Switching of Units	200 Units	Minimum Repurchase Amount*	<u>200 Units</u>		the amendment does not fall within the Material Prejudice
		200 01113	Minimum Switching of Units*	200 Units		Circumstances.
	* At our discretion, we may reduce the Units, including for transactions made subject to terms and conditions disclo channels.	e via digital channels,	* At our discretion, we may reduce the Units, including for transactions made subject to the terms and conditions disc channels.	e via digital channels,		We will inform unit holders of the amendments via a written notice 14 days before the effective date of the Replacement Prospectus.

		(B)	(C)	(D)
	PROSPECTUS	REPLACEMENT PROSPECTUS	REASONS FOR AMENDMENTS	COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
8.3 H	 holding of Units after a repurchase transaction. If the balance of your investment (i.e. total number of Units) is less than the minimum holding of Units, we may withdraw all your holding of Units and pay the proceeds to you. You may submit the repurchase request by completing a transaction form and returning it to us between 8.45 a.m. to 3.30 p.m. on a Business Day. Payment of the repurchase proceeds will be made via bank transfer where 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. 	 It is important to note that, you must meet the minimum holding of Units after a repurchase transaction. If the balance of your investment (i.e. total number of Units) is less than the minimum holding of Units, we may withdraw all your holding of Units and pay the proceeds to you. We may, with the consent of the Trustee, reserve the right to defer your repurchase request if such transaction would adversely affect the Fund or the interest of the Unit Holders. You may submit the repurchase request by completing a transaction form and returning it to us between 8.45 a.m. to 3.30 p.m. on a Business Day. Payment of the repurchase proceeds will be made via bank transfer where 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. Bank charges and other bank fees, if any will be borne by 	To reflect the actual practice of AIIMAN and to be consistent with the disclosures of prospectuses of other funds managed by AIIMAN.	Given reason stated in column (C), we are of the view that the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
8.4 W	/HAT IS THE PROCESS OF REPURCHASE APPLICATION?	you.	Updated with the	Given reason stated in column (C),
AAA	received by us at or before 3.30 p.m. on a Business Day (or "T day"), Units will be repurchased based on the initial offer price during the initial offer period and thereafter, NAV per Unit for that Business Day. Any repurchase request received after 3.30 p.m. will be transacted on the next Business Day (or "T + 1 day"). Repurchase of Units must be made in terms of Units and not in terms of value.	 For a repurchase request received or deemed to have been received by us at or before 3.30 p.m. on a Business Day (or "T day"), Units will be repurchased based on the NAV per Unit for that Business Day. Any repurchase request received after 3.30 p.m. will be transacted on the next Business Day (or "T + 1 day"). Repurchase of Units must be made in terms of Units or value, provided it meets the minimum repurchase amount. Processing is subject to receipt of a complete transaction form and such other documents as may be required by us. 	 Intention:- To amend 1st bullet as this is an existing fund with no intention to undertake initial offering of Units. To reflect practice of AIIMAN in allowing flexibility to 	we are of the view that the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances.

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR	(D) COMPLIANCE TO PARAGRAPHS
			AMENDMENTS	9.70 TO 9.71 OF THE REVISED GUTF
			investors to	Even though the amendment is
			transact via Units	not a significant change that will
			or value and to	affect unit holders' decision to
			be consistent	stay invested in the Fund, we will
			with the	inform unit holders of the amendment via a written notice
			disclosures of other	14 days before the effective date
			prospectuses by	of the Replacement Prospectus.
			AIIMAN.	or the Replacement Pospectus.
8.5	WHAT IS THE REPURCHASE PROCEEDS PAYOUT PERIOD?		Amended pursuant	Given reason stated in column (C),
			to paragraph 8.18 of	we are of the view that the
	> You will be paid within ten (10) days from the day the	You will be paid within <u>seven (7) Business Days</u> from the	the revised GUTF on	amendment is a significant
	repurchase request is received by us, provided that all	day the repurchase request is received by us, provided	the required	change that will affect unit
	documentations are completed and verifiable.	that all documentations are completed and verifiable.	timeframe for the	holders' decision to stay invested
			Manager to pay repurchase proceeds	as the seven (7) Business Days
			to investors.	timeline may be longer than the
				existing repurchase proceeds payout period in specific
				payout period in specific circumstances. However, the
				interests of the unit holders will
				not be materially prejudiced as
				the amendment does not fall
				within Material Prejudice
				Circumstances.
				We will inform unit holders of the
				amendment via a written notice
				14 days before the effective date
8.6	COOLING-OFF PERIOD		Amended pursuant	of the Replacement Prospectus. Given reason stated in column (C),
			to paragraphs 9.05	we are of the view that the
	You have the right to apply for and receive a refund for every	You have the right to apply for and receive a refund for every	and 9.08 of the	amendment is not significant
	Unit that you have paid for within six (6) Business Days from		revised GUTF on the	change that will affect unit
	the date we received your purchase application. You will be	the date we received your purchase application. You will be	calculation of refund	holders' decision to stay invested
	refunded for every Unit held based on the NAV per Unit and	refunded for every Unit held based on the prices mentioned	amount and refund	as such change does not impact
	the Sales Charge, on the day those Units were first purchased	below and the Sales Charge imposed on the day those Units	payout period arising	the existing unit holders and the
	and you will be refunded within ten (10) days from the receipt	were purchased.	from the cooling off	interests of the unit holders will
	of the cooling-off application.	If the price of a Unit on the day the Units were first	exercise.	not be materially prejudiced as
		purchased ("original price") is higher than the price of a		

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	 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 AIIMAN 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 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. 	 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 at the point of cooling-off. 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 are investing in any of our funds for the first time. However, if you are a staff of AllMAN or a person registered with a body approved by the SC to deal in unit trusts, you are not entitled to this right. We will process your cooling-off request if your request is received or deemed to have been received by us at or before 3.30 p.m. on a Business Day (or "T day"). Any cooling-off request received after 3.30 p.m. will be transacted on the next Business Day (or "T + 1 day"). Processing is subject to receipt of a complete transaction form and such other documents as may be required by us. 		the amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
8.7	 SUSPENSION OF DEALING IN UNITS The Trustee may suspend the dealing in Units requests: where the Trustee considers that it is not in the interests of the existing Unit Holders to permit the assets of the Fund to be sold or that the assets cannot be liquidated at an appropriate price or on adequate terms and immediately call a Unit Holders' meeting to decide on the next course of action; or without the consent of the Unit Holders, due to exceptional circumstances when there is a good and sufficient reason to do so having regard to the interests of the Unit Holders. In such case, the period of the suspension shall not exceed 21 days of the commencement of the suspension. 	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 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. The period of suspension may be extended if the Manager satisfies the Trustee that it is in the best interest of the Unit Holders for the dealing in Units to remain suspended, subject to a weekly review by the Trustee.	Amended pursuant to paragraphs 8.23, 8.25, and 8.26 of the Revised GUTF. The suspension of redemption is reflected in the Supplemented Deed.	Given reason stated in column (C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendments are not significant changes that will

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
		The Trustee may suspend the sale and/or repurchase of 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.		affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
		* The Manager will consider suspending the dealing of the Fund should the Islamic CIS that make up material portion of the NAV of the Fund invests in suspend the dealings** and the inability to repatriate the proceeds of the redemptions of the shares or units of the Islamic CIS arising from the regulatory restrictions and/or foreign exchange controls imposed by the authorities in respective jurisdictions. Suspension will only be exercised as a last resort as the Manager will utilise the Fund's liquid assets (i.e. Islamic money market instruments and/or Islamic deposits) in meeting the redemption request by Unit		
		 <u>Holders.</u> <u>** The Manager may consider suspending the Fund when</u> <u>multiple Islamic CIS (which make up material portion of the</u> <u>Fund's NAV) that the Fund invests in suspend the dealings</u> <u>under circumstances, amongst others, as follows:</u> (i) <u>Should redemption applications by investors of the</u> <u>Islamic CIS exceeds 10% of the net asset value of the</u> <u>Islamic CIS on any dealing day, the management</u> <u>company of the Islamic CIS may in its absolute discretion</u> <u>defer such redemption applications; and</u> (ii) <u>When substantial portion of the Islamic CIS' investments</u> <u>is suspended or restricted for trading that subsequently</u> <u>affects the valuation of the Islamic CIS.</u> 		
8.8	INCOME DISTRIBUTION The Fund is not expected to make distribution. However, incidental distribution may be declared whenever is appropriate.	The Fund is not expected to make distribution. However, incidental distribution may be declared whenever is appropriate.	To provide clarity to investors with the intention:- 1. To inform how AIIMAN deals with unclaimed distribution	Given reason stated in column (C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be

NO.	(A)	(B)		(D)
NO.	PROSPECTUS	REPLACEMENT PROSPECTUS	(C) REASONS FOR	(D) COMPLIANCE TO PARAGRAPHS
			AMENDMENTS	9.70 TO 9.71 OF THE REVISED
			AMENDMENTS	GUTF
	You may elect the mode of distribution in cash payment or	You may elect the mode of distribution in cash payment or	proceeds.	materially prejudiced as the
	additional Units by way of reinvestment by ticking the	additional Units by way of reinvestment by ticking the	2. For consistency	amendments do not fall within
	appropriate column in the application form. You may also	appropriate column in the application form. You may also	with disclosures	the Significant Change
	inform us at any time before the income distribution date of	inform us at any time before the income distribution date of	of prospectuses	Circumstances and Material
	your wish of receiving cash payment or additional Units via	your wish of receiving cash payment or additional Units via	of AllMAN's	Prejudice Circumstances.
	reinvestment. All distribution will be automatically reinvested	reinvestment. All distribution will be automatically reinvested	funds.	-,
	into additional Units in the Fund if you do not elect the mode	into additional Units in the Fund if you do not elect the mode		Even though the amendment is
	of distribution in the application form.	of distribution in the application form.		not a significant change that will
				affect unit holders' decision to
	Any distribution payable which is less than or equal to the	Any distribution payable which is less than or equal to the		stay invested in the Fund, we will
	amount of MYR 300.00 would be automatically reinvested.	amount of MYR 300.00 would be automatically reinvested.		inform unit holders of the
				amendment via a written notice
	Cash Payment Process	Notwithstanding the above, we may also reinvest the		14 days before the effective date
	Income distribution by way of cash payment will be paid via telegraphic transfer. Income will be transferred to your bank	distribution proceed which remain unclaimed after twelve (12)		of the Replacement Prospectus.
	account within seven (7) Business Days after the distribution	months from the date of payment, provided that you still have an account with us.		
	date.			
		Cash Payment Process		
	<u>Reinvestment Process</u>	Income distribution by way of cash payment will be paid via		
	We will create Units based on the NAV within two (2) Business	telegraphic transfer. Income will be transferred to your bank		
	Days after the distribution date . There will not be any	account within seven (7) Business Days after the distribution		
	additional cost for reinvestments of those additional Units, i.e.,	date.		
	no Sales Charge will be imposed on such transaction.			
		Reinvestment Process		
	Unit prices and distributions payable, if any, may go down as	We will create Units based on the NAV within two (2) Business		
	well as up.	Days after the distribution date . There will not be any cost for		
		reinvestments of those additional Units, i.e., no Sales Charge		
		will be imposed on such <u>reinvestment</u> .		
		Unit prices and distributions payable, if any, may go down		
		as well as up.		
8.9	UNCLAIMED MONEYS		To provide clarity to	Given reason stated in column (C),
			investors particularly	
	Any monies payable to you which remain unclaimed after	Any monies payable to you which remain unclaimed after	on how AIIMAN deals	amendments are not significant
	twelve (12) months from the date of payment will be paid to	twelve (12) months from the date of payment will be <u>dealt as</u>	with unclaimed	changes that will affect unit
	the Registrar of Unclaimed Monies by the Manager in	<u>follows:</u>	distribution proceeds	holders' decision to stay invested
	accordance with the requirements of the Unclaimed Moneys Act 1965.	a) we may reinvect unclaimed distribution proceeds	by investors.	in the Fund and the interests of
	ACI 1703.	a) <u>we may reinvest unclaimed distribution proceeds</u> provided that you still have an account with us; or		the unit holders will not be
		provided that you still have all account with us, of		materially prejudiced as the

NO	(A)	(P)	(\mathbf{c})	(D)
NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
		 b) we will pay to the Registrar of Unclaimed Monies in accordance with the requirements of the Unclaimed Moneys Act, 1965. 		amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances.
				Even though the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date
9.	FEES, CHARGES AND EXPENSES			of the Replacement Prospectus.
9.1	FEES AND EXPENSES		To update the information for	Given reason stated in column (C), we are of the view that the
	ANNUAL MANAGEMENT FEE 1 st paragraph: - The annual management fee is up to 1.80% per annum of the NAV of the Fund. This fee is calculated and accrued daily and payable monthly to the Manager.	ANNUAL MANAGEMENT FEE The annual management fee is up to 1.80% per annum of the NAV of the Fund (before deducting the management fee and trustee fee). This fee is calculated and accrued daily and payable monthly to the Manager.	clarity to investors and to be consistent with the disclosures of prospectuses of AIIMAN's funds.	amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendment does not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days
9.2	FEES AND EXPENSES		Updated the	Given reason stated in column (C),
	ADMINISTRATIVE EXPENSES		information to reflect items (e) and (f) of the guidance to	we are of the view that the amendments are not significant changes that will affect unit

NO.	(A)	(B)	(C)	(D)
	PROSPECTUS	REPLACEMENT PROSPECTUS	REASONS FOR AMENDMENTS	COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	 Only the expenses which are directly related and necessary to the operation and administration of the Fund may be charged to the Fund. These would include (but are not limited to) the following: Commissions/fees paid to brokers/dealers in effecting dealings in the investments of the Fund, shown on the contract notes or confirmation notes; (where the custodial function is delegated by the Trustee) charges and fees paid to the sub-custodians in respect of any foreign investments of the Fund; Taxes and other duties charged on the Fund by the government and/or other authorities; Costs, fees and expenses properly incurred by the auditor appointed for the Fund; Costs, fees and expenses incurred for the valuation of any 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 Fund; Costs, fees and expenses incurred for any modification of the Deed save where such meeting is convened for the benefit of the Manager and/or the Trustee; Any tax now or hereafter imposed by law or required to be paid in connection with any costs, fees and expenses incurred by the values for the paid in connection with any costs, fees and expenses incurred by the Peed. 	 Only the expenses which are directly related and necessary to the operation and administration of the Fund may be charged to the Fund. These would include (but are not limited to) the following: Commissions/fees paid to brokers/dealers in effecting dealings in the investments of the Fund, shown on the contract notes or confirmation notes; (where the custodial function is delegated by the Trustee) charges and fees paid to the sub-custodians in respect of any foreign investments of the Fund; Taxes and other duties charged on the Fund by the government and/or other authorities; Costs, fees and expenses properly incurred by the auditor appointed for the Fund; Costs and expenses incurred in relation to the distribution of income (if any); Costs, fees and expenses incurred for the fund valuation and accounting of the Fund performed by a fund valuation agent; 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; Any tax now or hereafter imposed by law or required to be paid in connection with any costs, fees and expenses incurred by the Trustee; Any tax now or hereafter imposed by law or required to be paid in connection with any costs, fees and expenses incurred by the Trustee; 	paragraph 7.18 of the Revised GUTF. Such change is in line with the Supplemental Deed.	holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendment is not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.
9.3	FEES AND EXPENSES		Amended pursuant to paragraph 9.21 of	Given reason stated in column (C), we are of the view that the
	 REBATES AND SOFT COMMISSIONS 2nd paragraph: - The soft commission can be retained by us or our delegates provided that:- ➤ the goods and services are of demonstrable benefit to the 	The soft commissions can be retained by us or our delegates provided that:- ➤ the <u>soft commissions bring direct benefit or advantage to</u>	the Revised GUTF.	amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the

NO.		(A) OSPECTUS	(B) REPLACEMENT	PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
10	 that assist in the decising Fund's investments; and > any dealing with the brown which are the most favor 	oker or dealer is executed on terms	 and advisory related service any dealing with the broker which are the most favoural the availability of soft con primary purposed to perform such broker or dealer, and enter into unnecessary tr 	or dealer is executed on terms ble for the Fund; <u>and</u>		amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendments are not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendments via a written notice 14 days before the effective date of the Replacement Prospectus.
10.	PRICING					
10.1	 COMPUTATION OF SELLING PRICE AND REPURCHASE PRICE Under a single pricing regime, the Selling Price and the Repurchase Price are equivalent to the NAV per Unit. Any applicable Sales Charge and Repurchase Charge is payable separately from the Selling Price and Repurchase Price. During initial offer period, the Selling Price and/or the Repurchase Price is equivalent to the initial offer price. Forward Pricing will be used to determine the Selling Price and the Repurchase Price after the initial offer period, i.e. the NAV per Unit as at the next valuation point after we receive the purchase request or repurchase request. Calculation of Selling Price For illustration purposes, let's assume the following: 		 gle pricing regime, the Selling Price and the Price are equivalent to the NAV per Unit. Any iles Charge and Repurchase Charge is payable om the Selling Price and Repurchase Price. I offer period, the Selling Price and/or the rice is equivalent to the initial offer price. Forward e used to determine the Selling Price and the rice after the initial offer period, i.e. the NAV per the next valuation point after we receive the uest or repurchase request. Foelling Price Foell		To update the disclosure as (i) this is an existing fund with no intention to undertake initial offering of Units; and (ii) to update the illustration for clarity to investors.	Given reason stated in column (C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendments are not a significant change that will
			Investment Amount	MYR 10,000.00		affect unit holders' decision to stay invested in the Fund, we will
	Investment Amount	MYR 10,000.00	Selling Price per Unit	MYR 0.50 MYR 10,000 ÷ MYR 0.50 =		inform unit holders of the
	Selling Price per Unit Number Of Units Received* Sales Charge	MYR 0.50 MYR 10,000 ÷ MYR 0.50 = 20,000 Units 0.00%	Number Of Units Received* Sales Charge Sales Charge Paid By	20,000 Units 0.00% 0.00% x MYR 0.50 x 20,000		amendments via a written notice 14 days before the effective date of the Replacement Prospectus.
	Sales Charge Paid By Investor**	0.00% x MYR 0.50 x 20,000 Units = MYR 0	Investor** Total Amount Paid By Investor*** 42	Units = MYR 0 MYR 10,000 + MYR 0 = MYR 10,000		

(A) PROSPECTUS				(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPH 9.70 TO 9.71 OF THE REVISED GUTF
Total Amount Paid By Investor***	MYR 10,000 + MYR 0 = MYR 10,000	Formula for calculating:-			
Formula for calculating:-		* Number of Units received =	= Invested Amount Selling Price per Unit		
* Number of Units received	= Invested Amount Selling Price per Unit	** Sales Charge paid by investor	 Sales Charge x Selling Price per Unit x Number of Units received 		
** Sales Charge paid by invest	or = Sales Charge x Selling Price per Unit x Number of Units received	*** Total amount paid by = investor	 <u>Invested Amount</u> + Sales Charge paid by investor 		
*** Total amount paid investor	by = Amount invested + Sales Charge paid by investor				
Calculation of Repurchas For illustration purposes,	e Price let's assume the following:-	Calculation of Repurchase Prio For illustration purposes, let's	assume the following:-		
		Units Repurchased Repurchase Price <u>per Unit</u>	20,000 Units MYR 0.50		
Units Repurchased	20,000 Units	Reputchase Price <u>per Onic</u>			
Repurchase Price	MYR 0.50 20,000 Units x MYR 0.50 =	Repurchase Amount^	20,000 Units x MYR 0.50 = MYR 10,000		
Repurchased Amount^	MYR 10,000	Repurchase Charge	3.00% of the NAV per Unit		
Repurchase Charge	3.00% of the NAV per Unit	Repurchase Charge Paid	3.00% x MYR 10,000 =		
Repurchase Charge Paid By Investor^^	/ 3.00% x MYR 10,000 = MYR 300	By Investor^^	MYR 300		
Total Amount Received By	/ MYR 10,000 - MYR 300 =	Total Amount Received By Investor^^^	MYR 10,000 - MYR 300 = MYR 9,700		
Investor^^^ Formula for calculating:-	MYR 9,700	Formula for calculating:- ^ Repurchase Amount = Unit	repurchased x Repurchase Price per		
 ^ Repurchase amount ^^ Repurchase Charge paid 	Unit repurchased x Repurchase PriceRepurchase Charge x Repurchase	<u>Unit</u>			
by investor	amount	paid by investor			
http://www.secondenset.com/ by investor	 Repurchased amount - Repurchase Charge paid by investor 		urchase Amount - Repurchase Charge by investor		

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED
			AIVIEINDIVIEINTS	GUTF
11.1	Provisions Regarding Unit Holders Meetings Quorum Required For Convening A Unit Holders' Meeting The quorum required for a meeting of the Unit Holders shall be five (5) Unit Holders, whether present in person or by proxy, provided that if the Fund 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; 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 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>	Amended pursuant to paragraph 9.51 of the Revised GUTF and such information is provided in the Supplemental Deed.	Given reason stated in column (C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendments are not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendments via a written notice 14 days before the effective date of the Replacement Prospectus.
11.2	 Provisions Regarding Unit Holders Meetings Unit Holders' Meeting Convened By Unit Holders 1st paragraph: - Unless otherwise required or allowed by the relevant laws, the Manager shall, within twenty-one (21) days of receiving a direction from not less than fifty (50) or one-tenth (1/10) 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 	 Unless otherwise required or allowed by the relevant laws, the Manager shall, within twenty-one (21) days of receiving a direction from not less than fifty (50) or one-tenth (1/10), whichever is less, of all the Unit Holders, 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, to the jointholder whose name stands first in the records of the Manager at the jointholder's last known address; 	To reflect provisions in the Supplemental Deed	Given reason stated in column (C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendments are not a significant change that will affect unit holders' decision to

	PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	 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. 	 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. 		stay invested in the Fund, we will inform unit holders of the amendments via a written notice 14 days before the effective date of the Replacement Prospectus.
11.3	 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 256E of the Act; or A Special Resolution is passed at a Unit Holders' meeting to terminate or wind up 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 256E of the Act; or 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 Manager it is impracticable or inadvisable to continue the Fund and the termination of the Fund is in the best interests of the Unit Holders. If the Fund is left with no Unit Holder, the Manager shall also be entitled to terminate the Fund. 	Included pursuant to paragraph 9.25 of the Revised GUTF and paragraph 9.01(f) of the Revised PCIS and such information is also reflected in the Supplemental Deed.	Given reason stated in column (C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendments are not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendments via a written notice 14 days before the effective date of the Replacement Prospectus.
11.4	Fee And Charges		To reflect provisions	Given reasons stated in column
	Below are the maximum fees and charges permitted by the Deed: Sales Charge 6.00% of the NAV per Unit.	Below are the maximum fees and charges permitted by the Deed: Sales Charge 6.00% of the NAV per Unit.	in the Supplemental Deed.	(C), we are of the view that the amendments are not a significant change that will affect unit holders' decision to stay invested

NO.	(A) PROSPECTUS				(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	Repurchase Charge	5.00% of the NAV per Unit.	Repurchase Charge	5.00% of the NAV per Unit.		in the Fund and the interests of the unit holders will not be
	Annual Management Fee	5.00% per annum of the NAV of the Fund calculated and accrued daily.	Annual Management Fee	5.00% per annum of the NAV of the Fund.		materially prejudiced as the amendments do not fall within the Significant Change
	Annual Trustee Fee	0.10% per annum of the NAV of the Fund (excluding foreign custodian fees and charges).	Annual Trustee Fee	0.10% per annum of the NAV of the Fund (excluding foreign custodian fees and charges).		Circumstances and Material Prejudice Circumstances.
		Charges Stated In The Prospectus		And Charges Stated In The Prospectus		Even though the amendments are not significant changes that will affect unit holders' decision to
	this Prospectus can notified the Trustee	The maximum Sales Charges and Repurchase Charge set out in this Prospectus can only be increased if the Manager has notified the Trustee in writing of the higher charges and the effective date for the higher charge.		les Charges and Repurchase Charge set out in can only be increased if the Manager has tee in writing of the higher charges and the the higher charge.		stay invested in the Fund, we will inform unit holders of the amendments via a written notice 14 days before the effective date
	The maximum annual management fee and annual trustee fee set out in this Prospectus can only be increased if the Manager has come to an agreement with the Trustee on the higher rate. The Manager has notified the Unit Holders of the higher rate and the date on which such higher rate is to become effective and such time as may be prescribed by any relevant law shall have elapsed since the notice is sent.		set out in this Pro has come to an ag The Manager has and the date on v and such time as	nual management fee and annual trustee fee spectus can only be increased if the Manager greement with the Trustee on the higher rate. Is notified the Unit Holders of the higher rate which such higher rate is to become effective may be prescribed by any relevant law shall be the notice is sent.		of the Replacement Prospectus.
	The supplementary modification to this maximum fees and increase in the above	/replacement prospectus proposing a s Prospectus to increase the aforesaid charges is required to be issued. An ementioned fees and charges is allowed if be prescribed by any relevant laws has the effective date of the	modification to maximum fees a lodged and issue and charges is al any relevant laws	tal/replacement prospectus proposing a this Prospectus to increase the aforesaid and charges is required to be <u>registered</u> , d. An increase in the abovementioned fees lowed if such time as may be prescribed by s has elapsed since the effective date of the placement prospectus.		
11.5	Permitted Expenses				To reflect provision in the Supplemental	Given reason stated in column (C), we are of the view that the
	and necessary to the may be charged to the limited to) the follow ➤ commissions or dealings in the	or part thereof) which is directly related e operation and administration of the Fund he Fund. These would include (but are not ving: fees paid to brokers/dealers in effecting investments of the Fund, shown on the r confirmation notes;	and necessary to may be charged t limited to) the fol > commission dealings in	es (or part thereof) which is directly related the operation and administration of the Fund o the Fund. These would include (but are not llowing: is or fees paid to brokers/dealers in effecting the investments of the Fund, shown on the tes or confirmation notes;	Deed.	amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendments do not fall within

	(A) PROSPECTUS		(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
۶		\triangleright	taxes and other duties charged on the Fund by the		the Significant Chang
	government and/or other authorities;		government and/or other authorities;		Circumstances and Materia
	, , , , ,	\triangleright	costs, fees and expenses properly incurred by the auditor		Prejudice Circumstances.
	appointed for the Fund;		appointed for the Fund;		
		\triangleright	costs, fees and expenses incurred for any modification of		Even though the amendments a
	investments of the Fund by independent valuers for the		the Deed save where such modification is for the benefit		not a significant change that w
1	benefit of the Fund;	~	of the Manager and/or the Trustee;		affect unit holders' decision
			costs, fees and expenses incurred for any meeting of the		stay invested in the Fund, we w
	the Deed save where such modification is for the benefit		Unit Holders save where such meeting is convened for		inform unit holders of th
~	of the Manager and/or the Trustee;	~	the benefit of the Manager and/or the Trustee;		amendments via a written notio
	costs, fees and expenses incurred for any meeting of the Unit Holders save where such meeting is convened for the		costs, commissions, fees and expenses of the sale,		14 days before the effective da
	benefit of the Manager and/or the Trustee;		purchase, <u>takaful</u> and any other dealing of any asset of the Fund;		of the Replacement Prospectus.
	_		costs, fees and expenses incurred in engaging any		
	purchase, insurance and any other dealing of any asset of	-	specialist approved by the Trustee for investigating or		
	the Fund;		evaluating any proposed investment of the Fund;		
	costs, fees and expenses incurred in engaging any		costs, fees and expenses incurred in engaging any		
í	specialist approved by the Trustee for investigating or	<i>,</i>	adviser for the benefit of the Fund;		
	evaluating any proposed investment of the Fund;	\triangleright	costs, fees and expenses incurred in the preparation and		
\triangleright			audit of the taxation, returns and accounts of the Fund;		
	for the benefit of the Fund;	\triangleright	costs, fees and expenses incurred in the termination of		
⊳			the Fund or the removal of the Trustee or the Manager		
	audit of the taxation, returns and accounts of the Fund;		and the appointment of a new trustee or management		
≻			company;		
	Fund or the removal of the Trustee or the Manager and the	\triangleright	costs, fees and expenses incurred in relation to any		
	appointment of a new trustee or management company;		arbitration or other proceedings concerning the Fund or		
\triangleright	costs, fees and expenses incurred in relation to any		any asset of the Fund, including proceedings against the		
	arbitration or other proceedings concerning the Fund or		Trustee or the Manager by the other for the benefit of		
	any asset of the Fund, including proceedings against the		the Fund (save to the extent that legal costs incurred for		
	Trustee or the Manager by the other for the benefit of the		the defence of either of them are not ordered by the		
	Fund (save to the extent that legal costs incurred for the		court to be reimbursed by the Fund);		
	defence of either of them are not ordered by the court to	\triangleright	remuneration and out of pocket expenses of the		
	be reimbursed by the Fund);		independent members of the person(s) or members of a		
			committee undertaking the oversight function of the		
	independent members of the investment committee of		Fund, unless the Manager decides otherwise;		
	the Fund, unless the Manager decides otherwise;	\triangleright	costs, fees and expenses deemed by the Manager to		
			have been incurred in connection with any change or the		
l	been incurred in connection with any change or the need		need to comply with any change or introduction of any		

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	 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 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 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. 	 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 sub-custodians taking into custody any foreign assets of the Fund; fees, charges, costs and expenses relating to the preparation, printing, posting, registration and/or lodgement of documents and reports which the Manager and/or the Trustee may be obliged to prepare, print, post, register 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; and costs, fees and expenses incurred for the fund valuation and accounting of the Fund performed by a fund valuation agent. 		
12.	THE 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 nine (9) years' experience in fund management industry.	AllMAN is an Islamic investment management company managing assets for pension funds, institutions, corporates, high net worth and mass affluent individuals. Headquartered in the world's Islamic financial hub 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 of which its ultimate shareholder is CVC Capital Partners Asia Fund V, a private equity fund managed by CVC Capital Partners ("CVC"). CVC is a global private equity and investment advisory firm with approximately USD125 billion	 To update the experience of AIIMAN in the fund management industry and to be consistent with the disclosures of other prospectuses by AIIMAN. To update AHAM's new ultimate shareholder information 	Given reason stated in column (C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendments are not significant changes that will affect unit holders' decision to

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
		of assets under its management. AllMAN has more than eleven (11) years' experience in fund management industry.	arising from the Change in Shareholding.	stay invested in the Fund, we will inform unit holders of the amendments via a written notice
12.2	Board of Directors Tunku Dato' Paduka Jaafar Laksamana Bin Tunku Nong (Chairman, Independent Director) Encik Akmal Bin Hassan (Non-independent Director) Dato' Teng Chee Wai (Non-independent Director) Puan Mona Suraya binti Kamaruddin (Non-independent Director) Laksamana Madya Dato' Abdul Ghani Bin Othman (Independent Director) Dato' Mohamad Ayob bin Abu Hassan (Independent Director)	Deleted.	Paragraph 7.07 of the revised PCIS provides that information may be incorporated in the prospectus by referencing the location on the website where the information can be found.	14 days before the effective date of the Replacement Prospectus.
12.3		Akmal Hassan is one of the three pioneering senior members in the establishment of AIIMAN. He took over the helm as its Chief Executive Officer and Executive Director on 18 November 2010. Under his management, the business has since turned profitable. As 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, building the business, to guiding the back office team. He believes in development through empowerment and synergy with a clear focus on delivering positive results, from investment performance, asset under management growth, adding value to AIIMAN's shareholders as well as contributing to the government's push to develop Malaysia as the global international Islamic financial hub.	To update the information for clarity and to be consistent with the disclosures of other prospectuses.	Given reason stated in column (C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendments are not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendments via a written notice 14 days before the effective date of the Replacement Prospectus.
12.4	DESIGNATED FUND MANAGER Mr. Lee Pak Seng	Deleted.	Paragraph 7.07 of the revised PCIS provides that information may be incorporated in	Given reason stated in column (C), we are of the view that the amendments are not significant

NO.	(A)	(B)	(C)	(D)
NO.	PROSPECTUS	REPLACEMENT PROSPECTUS	(C) REASONS FOR	(D) COMPLIANCE TO PARAGRAPHS
			AMENDMENTS	9.70 TO 9.71 OF THE REVISED
				GUTF
	Mr. Lee Pak Seng joined AllMAN in March 2019 as a		the prospectus by	changes that will affect unit
	portfolio manager. He has over 10 years of experience in		referencing the	holders' decision to stay invested
	the investment industry. Before joining AllMAN, he was a		location on the	in the Fund and the interests of
	portfolio manager at Manulife Investment Management		website where the	the unit holders will not be
	Berhad, managing Malaysia focused portfolios as well as		information can be	materially prejudiced as the
	research coverage in the manufacturing, technology,		found.	amendments do not fall within
	telecommunications and utilities sectors. Prior to that, he			the Significant Change
	was an analyst at Maybank and HSBC. Mr. Lee Pak Seng			Circumstances and Material
	holds a Bachelor of Arts from the University of			Prejudice Circumstances.
	Manchester, United Kingdom.			
12.5	INVESTMENT COMMITTEE	Deleted.	Paragraph 7.07 of the	Even though the amendments are
			revised PCIS provides	not significant changes that will
	The investment committee ("Committee") formulates,		that information may	affect unit holders' decision to
	establishes and implements investment strategies and policies.		be incorporated in	stay invested in the Fund, we will
	The Committee will continually review and monitor the success		the prospectus by	inform unit holders of the
	of these strategies and policies using predetermined		referencing the	amendments via a written notice
	benchmarks towards achieving a proper performance for the		location on the	14 days before the effective date
	Fund. The Committee will also ensure investment guidelines		website where the	of the Replacement Prospectus.
	and regulations are complied with. The Committee meets at		information can be	
	least once every quarterly or more should the need arise.		found.	
12.6	MATERIAL LITIGATION	Deleted.		
	As at LPD, AIIMAN is not engaged in any material litigation and			
	arbitration, including those pending or threatened, and			
	AIIMAN is not aware of any facts likely to give rise to any			
	proceedings which might materially affect the			
	business/financial position of AIIMAN.			
12.7	For further information on AllMAN, the investment	For further information on AIIMAN including material	To update the	
	committee and/or AIIMAN's delegate, you may obtain the	litigation (if any), the Board, the designated fund manager	reference	
	details from our website at www.aiiman.com.	of the Fund and/or AllMAN's delegate, you may obtain the	information on the	
		details from our website at www.aiiman.com.	Board, designated	
			fund manager and/or	
			AIIMAN's delegate	
			are available through	
			AllMAN's website.	
13.	THE TRUSTEE			
13.1	ABOUT TMF TRUSTEES MALAYSIA BERHAD		To update the	Given reason stated in column (C),
13.1			information of the	we are of the view that the
			Trustee's background	amendments are not significant
L			Trastee 3 Dackgroullu	amenuments are not significant

NO.	(A)	(B)	(C)	(D)
NO.	PROSPECTUS	REPLACEMENT PROSPECTUS	REASONS FOR	(D) COMPLIANCE TO PARAGRAPHS
			AMENDMENTS	9.70 TO 9.71 OF THE REVISED
				GUTF
	TMF Trustees Malaysia Berhad was incorporated in Malaysia	TMF Trustees Malaysia Berhad was incorporated in Malaysia	and to be consistent	changes that will affect unit
	on 1 April 2003 and registered as a trust company under the	on 1 April 2003 and registered as a trust company under the	with the disclosures	holders' decision to stay invested
	Trust Companies Act 1949 on 9 October 2003. Its registered	Trust Companies Act 1949 on 9 October 2003. Its registered	of other	in the Fund and the interests of
	and business address is at 10 th Floor, Menara Hap Seng, No. 1	office and business address is at 10 th Floor, Menara Hap Seng,	prospectuses.	the unit holders will not be
	& 3, Jalan P. Ramlee, 50250 Kuala Lumpur, Malaysia. The	No. 1 & 3, Jalan P. Ramlee, 50250 Kuala Lumpur, Malaysia. The		materially prejudiced as the
	Trustee is part of TMF Group, an independent global service	Trustee is part of TMF Group, an independent global service		amendments do not fall within
	provider in the trust and fiduciary sector. The group has 125	provider in the trust and fiduciary sector. The group has 125		the Significant Change
	offices in more than 83 jurisdictions in the world. TMF Trustees	offices in more than 83 jurisdictions in the world. TMF Group		Circumstances and Material
	started in Malaysia in 1992 with its first office in Labuan	started in Malaysia in 1992 with its first office in Labuan		Prejudice Circumstances.
	International Business Financial Centre (IBFC), providing trust	International Business Financial Centre (IBFC), providing trust		
	and fiduciary services. The Kuala Lumpur office was established	and fiduciary services. The Kuala Lumpur office was		Even though the amendments are
	in 2003 to support the Labuan office in servicing Malaysian	established in 2003 to support the Labuan office in servicing		not significant changes that will affect unit holders' decision to
	clients and to undertake domestic trust business.	Malaysian clients and to undertake domestic trust business.		stay invested in the Fund, we will
				inform unit holders of the
	The Trustee provides various types of trustee business, such as	The Trustee provides various types of trustee business, such		amendments via a written notice
	trustee and security trustee for private debt securities (PDS),	as trustee and security trustee for private debt securities		14 days before the effective date
	corporate administrator to asset-backed securities (ABS),	(PDS), corporate administrator to asset-backed securities		of the Replacement Prospectus.
	trustee for unit trust funds & private trust and custodian for	(ABS), trustee for unit trust funds & private trust and custodian		
	private fund mandate. The TMF Group provides a more	for private fund mandate. The TMF Group provides a more		
	comprehensive range of corporate secretarial services,	comprehensive range of corporate secretarial services,		
	financial accounting, HR administrative and payroll outsourcing	financial accounting, human resource administrative and		
	services.	payroll outsourcing services.		
13.2	TRUSTEE'S DELEGATE		Updated to reflect	Given reason stated in column (C),
			the latest Companies	we are of the view that the
	1 st paragraph: -		Act.	amendments are not significant
	The Trustee has appointed Standard Chartered Bank Malaysia	The Trustee has appointed Standard Chartered Bank Malaysia		changes that will affect unit
	Berhad ("SCBMB") as the custodian of the quoted and	Berhad ("SCBMB") as the custodian of the quoted and		holders' decision to stay invested in the Fund and the interests of
	unquoted investments of the Fund. SCBMB was incorporated	unquoted investments of the Fund. SCBMB was incorporated		the unit holders will not be
	in Malaysia under the same name on 29 February 1984 under	in Malaysia under the same name on 29 February 1984 under		materially prejudiced as the
	the Companies Act 1965 as a public limited company and is a	the Companies Act 1965 (now known as Companies Act 2016)		amendments do not fall within
	subsidiary of Standard Chartered PLC (the holding company of	as a public limited company and is a subsidiary of Standard		the Significant Change
	a global banking group). SCBMB was granted a license on 1 July	Chartered PLC (the holding company of a global banking		Circumstances and Material
	1994 under the Financial Services Act 2013.	group). SCBMB was granted a license on 1 July 1994 under the		Prejudice Circumstances.
		Financial Services Act 2013.		-
				Even though the amendments are
				not significant changes that will
				affect unit holders' decision to
				stay invested in the Fund, we will

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
				inform unit holders of the amendments via a written notice 14 days before the effective date of the Replacement Prospectus.
14.	THE SHARIAH ADVISER			
14.1	ABOUT AMANIE Amanie Advisors Sdn Bhd ("Amanie") is a Shariah advisory, consultancy, training, research and development boutique for institutional and corporate clientele focusing in Islamic financial services. Amanie is a registered Shariah adviser with the SC. It has been established with the aim of addressing the global needs for experts and Shariah scholars' pro-active input. This will ultimately allow the players in the industry to manage and achieve their business and financial goals in accordance with the Shariah Principles. Amanie also focuses on organizational aspect of the development of human capital in Islamic finance worldwide through providing updated quality learning embracing both local and global issues on Islamic financial products and services. The company is led by Datuk Dr. Mohd Daud Bakar and teamed by an active and established panel of consultants covering every aspect related to the Islamic banking and finance industry both in Malaysia and the global market. Currently the team comprises of 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 sixteen (16) years of experience in the advisory role of unit trusts and as at LPD there are more than one hundred and four (104) funds which Amanie acts as Shariah adviser.	Amanie Advisors Sdn Bhd ("Amanie") is a Shariah advisory, consultancy, training, research and development boutique for institutional and corporate clientele focusing in Islamic financial services. Amanie is a registered Shariah adviser (Corporation) with the SC. It has been established with the aim of addressing the global needs for experts and Shariah scholars' pro-active input. This will ultimately allow the players in the industry to manage and achieve their business and financial goals in accordance with the Shariah Principles. Amanie also focuses on organizational aspect of the development of human capital in Islamic finance worldwide through providing updated quality learning embracing both local and global issues on Islamic financial products and services. The company is led by Tan Sri Dr. Mohd Daud Bakar and teamed by an active and established panel of consultants covering every aspect related to the Islamic banking and finance industry both in Malaysia and the global market. Currently the team comprises of eight (8) full-time consultants who represent dynamic and experienced professionals with a mixture of Shariah law, corporate finance, accounting, product 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</u> at LPD, there are more than one hundred and <u>eleven (111)</u> funds which Amanie acts as Shariah adviser.	To update corporate information of Shariah Adviser to be consistent with the disclosures of other prospectuses of AIIMAN's funds.	Given reason stated in column (C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of the unit holders will not be materially prejudiced as the amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendments are not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the amendments via a written notice 14 days before the effective date of the Replacement Prospectus.

	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
14.2	Designated Person Responsible for Shariah Matters of the Fund Datuk Dr. Mohd Daud Bakar - Shariah Adviser/Executive Chairman	<u>Tan Sri</u> Dr. Mohd Daud Bakar - Shariah Adviser/Executive Chairman	To reflect the latest profile of Tan Sri Dr. Mohd Daud Bakar to be consistent with the disclosures of	Given reason stated in column (C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested
	Datuk Dr. Mohd Daud Bakar is the founder and executive chairman of Amanie Group. One of its flagship companies namely Amanie Advisors, is operating in few cities globally. He serves as the chairman of the Shariah Advisory Council at the Central Bank of Malaysia, the SC, the Labuan Financial Services Authority, the Astana International Financial Centre (AIFC), Kazakhstan, the First Abu Dhabi Bank, and Permodalan Nasional Berhad (PNB). Datuk Dr. 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 of London and Middle East (London), BNP Paribas Najma (Bahrain), Natixis Bank (Dubai), Oasis Asset Management (South Africa), Noor Islamic Bank	Tan Sri Dr. Mohd Daud Bakar is the Founder and Executive Chairman of Amanie Group. One of its flagship companies namely Amanie, is operating in a few cities globally. He serves as the Chairman of the SAC of BNM, the SC, the Astana International Financial Centre (AIFC), Kazakhstan, the First Abu Dhabi Bank (UAE), and Permodalan Nasional Berhad (PNB). Tan Sri Dr Daud is also a Shariah board member of various global financial institutions, including the National Bank of Oman (Oman), Amundi Asset Management (France), Bank of London and Middle East (London), BNP Paribas Najma (Bahrain), Natixis Bank (Dubai), Morgan Stanley (Dubai), Sedco	other prospectuses of AIIMAN's funds.	in the Fund and the interests of the unit holders will not be materially prejudiced as the amendments do not fall within the Significant Change Circumstances and Material Prejudice Circumstances. Even though the amendments are not a significant change that will affect unit holders' decision to stay invested in the Fund, we will inform unit holders of the
	(Dubai), Morgan Stanley (Dubai), Sedco Capital (Saudi and Luxembourg), and Dow Jones Islamic Market Index (New York) amongst many others. In the corporate world, Datuk is currently a member of the PNB Investment Committee. Previously, he served as a board director at Sime Darby Property Berhad and chairman to Malaysia Islamic Economic Development Foundation (YaPEIM). In addition, he is the co- founder of Experts Analytics Centre Sdn Bhd and MyFinB (a fintech company), the chairman of Berry Pay, Snap & Pay, as well as Data Sukan Consulting. He holds non-executive director position for Bio Fluid Sdn Bhd and KAB Gold Dynamics Sdn Bhd. He is currently the 8 th President of the International Islamic University of Malaysia (IIUM). 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 The Asset Triple A Islamic Finance	Capital (Saudi and Luxembourg) and Dow Jones Islamic Market Index (New York) amongst many others. Tan Sri serves as the Chairman of Federal Territory Islamic Religious Department [Majlis Agama Islam Persekutuan (MAIWP)]. In the corporate world, he is currently a member of the PNB Investment Committee. Previously, he served as a Board Director at Sime Darby Property Berhad and Chairman to Malaysia Islamic Economic Development Foundation (YaPEIM). In addition, he is the co-founder of Experts Analytics Centre Sdn Bhd and MyFinB Sdn. Bhd. He also serves as the Chairman of Berry Pay Sdn. Bhd., Data Sukan Consulting Sdn. Bhd., Bio Fluid Sdn. Bhd., KAB Gold Dynamics Sdn. Bhd., BioAngle Vacs Sdn. Bhd., Tulus Digital Sdn. Bhd., and Amanie- Afra Halal Capital Co (Bangkok). He was the former 8th President of the International Islamic University of Malaysia		amendments via a written notice 14 days before the effective date of the Replacement Prospectus.

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	award by His Majesty, the King of Malaysia, in conjunction with the national-level Prophet Muhammad's birthday. Under his leadership, Amanie Advisors received the "Islamic Economy Knowledge Infrastructure Award" at the Global Islamic Economy Summit, Dubai 2015, by His Highness Sheikh Mohammed bin Rashid Al Maktoum, Vice President and Prime Minister of the UAE and Ruler of Dubai, Oct 2015. He received his first degree in Shariah from University of Kuwait in 1988 and obtained his PhD from University of St. Andrews, United Kingdom in 1993. In 2002, he completed his external Bachelor of Jurisprudence at University of Malaya. His 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.	Recently, Tan Sri Dr Mohd Daud has received the "Royal Award for Islamic Finance 2022" by His Majesty, the King of Malaysia. While in 2014, he received the "Most Outstanding Individual" award by His Majesty, the King of 38 Malaysia, in conjunction with the national-level Prophet Muhammad's birthday. Under his leadership, Amanie received the "Islamic Economy Knowledge Infrastructure Award" at the Global Islamic Economy Summit, Dubai 2015, by His Highness Sheikh Mohammed bin Rashid Al Maktoum, Vice President and Prime Minister of the UAE and Ruler of Dubai, October 2015. On 13 November 2021, he was conferred the Darjah 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 PhD from University of St. Andrews, United Kingdom in 1993. In 2002, he completed his external 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.		
15.	RELATED PARTIES TRANSACTION AND CONFLICT OF INTEREST			
15.1	Save for the transaction disclosed below, as at LPD the Manager is not aware of any existing and/or proposed related party transactions or conflict of interest situations or other subsisting contracts of arrangements involving the Fund.	<u>As</u> at LPD, the Manager is not aware of any existing and/or proposed related party transactions or <u>potential</u> conflict of interest situations or other subsisting contracts of arrangements involving the Fund.	Toupdatetheinformation with theintention to:-1.Re-arranging theinformationon"Conflictof	Given reason stated in column (C), we are of the view that the amendments are not significant changes that will affect unit holders' decision to stay invested in the Fund and the interests of

		A) PECTUS			(B) REPLACEMENT PROSPECTUS		(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPH 9.70 TO 9.71 OF THE REVISED GUTF
Related Party 1	Transactions				The tax advisers, Shariah Adviser and solicitors have confirmed that they do not have any existing or potential conflict of		Interest" to be prominent to	the unit holders will not materially prejudiced as
Name of Party Involved in the Transaction	Nature of Transaction Placement of	Name o Related Pa Affin Bar	arty nk A	Nature of Relationship	 interest with AIIMAN and/or the Fund. Policy on Dealing with Conflict of Interest AIIMAN has in place policies and procedures to deal with any conflict of interest situations. In making an investment 	2.	investors. Remove the information on "Related Party Transactions" as	amendments do not fall withe Significant Cha Circumstances and Mate Prejudice Circumstances.
	Islamic deposits, Islamic money market instruments and Islamic derivatives	Investme Bank Berh (Affin Hwa IB)	nad ir ang A h e	olds 63% equity nterest in NAM. AHAM olds 100% equity interest in NIMAN.	transaction for the Fund, AIIMAN will not make improper use of its position in managing the Fund to gain, directly or indirectly, any advantage or to cause detriment to the interests of Unit Holders. Where the interests of the directors or the <u>person(s) or members of a committee undertaking the</u> <u>oversight function's</u> interests may conflict with that of the		AIIMANisnolongerasubsidiaryofAffinBankBerhadarisingfrom the Change	Even though the amendments not a significant change that affect unit holders' decision stay invested in the Fund, we inform unit holders of amendments via a written no
and Indirect I Similar Busines	-	er Corpora	ation C	Carrying on a	Fund, they are to refrain from participating in the decision- making process relating to the matter. Staff of AIIMAN are required to seek prior approval from the executive director or the managing director before dealing in any form of securities.	3.	in Shareholding. Removed details of substantial shareholders of	14 days before the effective of the Replacement Prospectu
Name of Substantial Shareholder	Interest in Otl Corporation Carry Similar Busine	ing on	Nature	e of Business	All transactions with related parties are to be executed on terms which are best available to the Fund and which are no		AIIMAN's interest in other	
AHAM	AHAM holds 100% interest in AIIM	equity IAN	managen	is a unit trust ment company istered with the SC.	less favourable to the Fund than an arms-length transaction between independent parties.		company with a similar business activities, as the requirement to	
	Directors of er Corporation (disclose such information is removed in the Revised PCIS.	
Name of Director	Name of Corporation or Business	Nature Interest Sharehole (Direct/Ind	t in ding	Nature of Interest in Directorship		4.	Removed details of the directors of AIIMAN's	
Dato' Teng Chee Wai	AHAM	Direct inte	erest	Managing Director			interest in other company with a	
Puan Mona Suraya binti Kamaruddin	АНАМ	-		Non- independent Director			similar business activities, as the requirement to disclose such	
Conflict of Inte	rest						information is removed in the	

NO	(A)	(P)		
NO.	PROSPECTUS	(B) REPLACEMENT PROSPECTUS		(D) COMPLIANCE TO PARAGRAPHS
			REASONS FOR	
			AMENDMENTS	9.70 TO 9.71 OF THE REVISED
				GUTF
	The tax advisers, Shariah Adviser and solicitors have confirmed		Revised PCIS.	
	that they do not have any existing or potential conflict of		5. To comply with	
	interest with AIIMAN and/or the Fund.		paragraphs 3.10	
			and 3.12 of the	
	Policy on Dealing with Conflict of Interest		Revised GUTF.	
	AIIMAN has in place policies and procedures to deal with any		The requirement	
	conflict of interest situations. In making an investment		to appoint	
	transaction for the Fund, AIIMAN will not make improper use		investment	
	of its position in managing the Fund to gain, directly or		committee has	
	indirectly, any advantage or to cause detriment to the interests		been removed	
	of Unit Holders. Where the interests of the directors or the		from the Revised	
	investment committee member's interests may conflict with		GUTF and is	
	that of the Fund, they are to refrain from participating in the		replaced by the	
	decision-making process relating to the matter. Staff of AIIMAN		Manager having	
	are required to seek prior approval from the executive director		an oversight	
	or the managing director before dealing in any form of		function on the	
	securities. All transactions with related parties are to be		Fund.	
	executed on terms which are best available to the Fund and		Tunu.	
	which are no less favourable to the Fund than an arms-length			
	transaction between independent parties.			
16.	RELEVANT INFORMATION			
10.				
16.1	ANTI-MONEY LAUNDERING POLICIES AND PROCEDURES		Updated to reflect	Given reason stated in column (C),
			the latest name of the	we are of the view that the
	1 st paragraph: -		relevant guidelines.	amendment is not a significant
	Pursuant to the Anti-Money Laundering, Anti-Terrorism	Duran to the Anti Manage Level device Auti Temperium		change that will affect unit
	Financing and Proceeds of Unlawful Activities Act 2001	Pursuant to the Anti-Money Laundering, Anti-Terrorism		holders' decision to stay invested
	("AMLATFPUAA") and SC's Guidelines on Prevention of Money	Financing and Proceeds of Unlawful Activities Act 2001		in the Fund and the interests of
	Laundering and Terrorism Financing for Capital Market	("AMLATFPUAA") and SC's Guidelines on Prevention of Money		the unit holders will not be
	Intermediaries, it is our responsibility to prevent AIIMAN from	Laundering and Terrorism Financing for <u>Reporting Institutions</u>		materially prejudiced as the
	being used for money laundering and terrorism financing	in the Capital Market, it is our responsibility to prevent AIIMAN		amendment does not fall within
	activities. To this end, we have established an Anti-Money	from being used for money laundering and terrorism financing		
	· · · · · ·	activities. To this end, we have established an Anti-Money		the Significant Change
	Laundering/Counter-Financing of Terrorism Framework	Laundering/Counter-Financing of Terrorism Framework		Circumstances and Material
	(AML/CFT Framework) and put in place anti-money laundering	(AML/CFT Framework) and put in place anti-money laundering		Prejudice Circumstances.
	process and procedures to combat such activities. This includes	process and procedures to combat such activities. This		
	a robust due diligence process and procedures for client on-	includes a robust due diligence process and procedures for		Even though the amendment is
	boarding (such as know-your-client procedures and customer	client on-boarding (such as know-your-client procedures and		not a significant change that will
				affect unit holders' decision to

NO.	(A) PROSPECTUS	(B) REPLACEMENT PROSPECTUS	(C) REASONS FOR AMENDMENTS	(D) COMPLIANCE TO PARAGRAPHS 9.70 TO 9.71 OF THE REVISED GUTF
	due diligence) as well as ongoing monitoring of clients transactions to detect any suspicious transactions.	customer due diligence) as well as ongoing monitoring of clients transactions to detect any suspicious transactions.		stay invested in the Fund, we will inform unit holders of the amendment via a written notice 14 days before the effective date of the Replacement Prospectus.

DIRECTORY OF SALES OFFICE

AIIMAN ASSET MANAGEMENT SDN. BHD.

14th Floor, Menara Boustead 69 Jalan Raja Chulan 50200 Kuala Lumpur Tel. No. : (603)-2116 6156 Fax No. : (603)-2116 6150 Email: general@aiiman.com Website : <u>www.aiiman.com</u>

UNAUDITED SEMI-ANNUAL FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL PERIOD ENDED 31 AUGUST 2023

UNAUDITED FINANCIAL STATEMENTS

FOR THE SIX MONTHS FINANCIAL PERIOD ENDED 31 AUGUST 2023

CONTENTS	PAGE (S)
STATEMENT OF COMPREHENSIVE INCOME	1
STATEMENT OF FINANCIAL POSITION	2
STATEMENT OF CHANGES IN EQUITY	3
STATEMENT OF CASH FLOWS	4
SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES	5 - 12
NOTES TO THE FINANCIAL STATEMENTS	13 - 32
STATEMENT BY THE MANAGER	33
INDEPENDENT AUDITOR'S REPORT	34 - 37

UNAUDITED SEMI-ANNUAL STATEMENT OF COMPREHENSIVE INCOME FOR THE SIX MONTHS FINANCIAL PERIOD ENDED 31 AUGUST 2023

INVESTMENT LOSS 402,629 Dividend income 402,629 Profit income from financial assets at 10,386 amortised cost 10,386 Net (loss) on foreign currency exchange (125,534) Net loss on forward foreign currency contracts 48,367) Net sin on financial assets at fair value through profit or loss (48,367)
Profit income from financial assets at amortised cost10,386Net (loss) on foreign currency exchange(125,534)Net loss on forward foreign currency contracts at fair value through profit or loss(48,367)
Net loss on forward foreign currency contracts at fair value through profit or loss(48,367)
at fair value through profit or loss (48,367)
Net gain on financial assets at fair value through profit or loss77,401,486
7,640,600
EXPENSES
Management fee4(332,502)Trustee fee5(14,250)Auditors' remuneration1,212Tax agent's fee(1,759)Custodian charges(6,079)Transaction cost(2,863)Other expenses(12,060)(368,301)
NET GAIN BEFORE TAXATION 7,272,299
Taxation 6 (4,688)
NET GAIN AFTER TAXATION AND TOTAL COMPREHENSIVE LOSS FOR THE FINANCIAL PERIOD 7,267,611
Net gain after taxation is made up of the following:
Realised amount291,757Unrealised amount6,975,854
7,267,611

UNAUDITED SEMI-ANNUAL STATEMENT OF FINANCIAL POSITION AS AT 31 AUGUST 2023

	<u>Note</u>	<u>31.08.2023</u> RM
ASSETS		
Cash and cash equivalents Amount due from Manager	8	1,453,465
- creation of units		183,251
 management fee rebate receivable Financial assets at fair value through 		18,742
profit or loss	7	64,792,422
TOTAL ASSETS		66,447,880
LIABILITIES		
Amount due to Manager		
- management fee - cancellation of units		57,856 87,906
Amount due to Trustee		2,480
Auditors' remuneration		3,770
Tax agent's fee		7,435
Tax payable		74,687
TOTAL LIABILITIES		234,134
NET ASSET VALUE OF THE FUND		66,213,746
EQUITY		
Unitholders' capital		64,676,109
Accumulated gain		1,537,637
NET ASSETS ATTRIBUTABLE TO UNITHOLDERS		66,213,746
NUMBER OF UNITS IN CIRCULATION	10	130,887,583
NET ASSET VALUE PER UNIT (RM)		0.5059

UNAUDITED SEMI-ANNUAL STATEMENT OF CHANGES IN EQUITY FOR THE SIX MONTHS FINANCIAL PERIOD ENDED 31 AUGUST 2023

	Unitholders' <u>capital</u> RM	Accumulated <u>losses</u> RM	<u>Total</u> RM
Balance as at 28 February 2023	64,100,064	(5,729,974)	58,370,090
Total comprehensive loss for the financial period	-	7,267,611	7,267,611
Movement in unitholders' capital:			
Creation of units arising from applications	9,675,005	-	9,675,005
Cancellation of units	(9,098,960)	-	(9,098,960)
Balance as at 28 February 2023	64,676,109	1,537,637	66,213,746

UNAUDITED SEMI-ANNUAL STATEMENT OF CASH FLOWS FOR THE SIX MONTHS FINANCIAL PERIOD ENDED 31 AUGUST 2023

	<u>Note</u>	Six months financial period ended <u>31.08.2023</u> RM
CASH FLOWS FROM OPERATING ACTIVITIES		
Proceeds from sale of Shariah-compliant investments Purchase of Shariah-compliant investments Dividend income received Profit income received Management fee paid Management fee rebate received Trustee fee paid Payment for other fees and expenses Realised loss on foreign exchange Realised loss on forward foreign currency contracts Net cash flows generated from operating activities		10,907,824 (10,413,459) 412,950 10.202 (322,063) 111,305 (13,803) (19,744) (125,534) (48,367) 499,311
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from creation of units Payments for cancellation of units		9,545,849 (9,038,245)
Net cash flows generated from financing activities		507,604
NET INCREASE IN CASH AND CASH EQUIVALENTS		1,006,915
EFFECT OF FOREIGN CURRENCY EXCHANGE		(105,419)
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE FINANCIAL PERIOD		551,969
CASH AND CASH EQUIVALENTS AT THE END OF THE FINANCIAL PERIOD	8	1,453,465
Cash and cash equivalents comprise of:		
Cash and bank balances Short term Shariah-based deposits with		119,520
licensed financial institutions		1,333,945
		1,453,465

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023

The following accounting policies have been used in dealing with items which are considered material in relation to the financial statements.

A BASIS OF PREPARATION OF THE FINANCIAL STATEMENTS

The financial statements have been prepared in accordance with the Malaysian Financial Reporting Standards ("MFRS") and International Financial Reporting Standards ("IFRS"). The financial statements have been prepared under the historical cost convention, as modified by the revaluation of financial assets and financial liabilities (including derivative financial instruments) at fair value through profit or loss.

The preparation of financial statements in conformity with MFRS and IFRS requires the use of certain critical accounting estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reported financial period. It also requires the Manager to exercise their judgment in the process of applying the Fund's accounting policies. Although these estimates and judgment are based on the Manager's best knowledge of current events and actions, actual results may differ.

The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in Note L.

- (a) Standards, amendments to published standards and interpretations that are effective:
 - Amendments to MFRS 3 'Reference to Conceptual Framework' (effective 1 January 2022) replace the reference to Framework for Preparation and Presentation of Financial Statements with 2018 Conceptual Framework.
 - Annual Improvements to MFRSs 2018 2020 Cycle (effective for annual periods beginning on or after 1 January 2022).
 - Amendments to MFRS 137 'Onerous contracts cost of fulfilling a contract' (effective 1 January 2022) clarify that direct costs of fulfilling a contract include both the incremental cost of fulfilling the contract as well as an allocation of other costs directly related to fulfilling contracts.

The adoption of the above standards, amendments to standards or interpretations did not have a material effect on the financial statements of the Fund.

- (b) Standards and amendments that have been issued but not yet effective:
 - Amendments to MFRS 101 'Classification of liabilities as current or non-current' (effective 1 January 2024) clarify that liabilities are classified as either current or non-current, depending on the rights that exist at the end of the reporting period. Classification is unaffected by the entity's expectations or events after the reporting date (e.g. the receipt of a waiver or a breach of covenant). In addition, the amendments clarify that when a liability could be settled by the transfer of an entity's own equity instruments (e.g. a conversion option in a convertible bond), conversion option meeting the definition of an equity instrument in MFRS 132 'Financial Instruments: Presentation' does not impact the current or non-current classification of the convertible instrument.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

A BASIS OF PREPARATION OF THE FINANCIAL STATEMENTS (CONTINUED)

(b) Standards and amendments that have been issued but not yet effective: (continued)

The amendments also specify that covenants of loan arrangements which an entity must comply with only after the reporting date would not affect classification of a liability as current or non-current at the reporting date. However, those covenants that an entity is required to comply with on or before the reporting date would affect classification of a liability as current or non-current, even if the covenant is only assessed after the reporting date.

The adoption of the above standards, amendments to standards or interpretations is not expected to have a material effect on the financial statements of the Fund.

B INCOME RECOGNITION

Dividend income

Dividend income from financial assets at fair value through profit or loss is recognised in the statement of comprehensive income as part of gross dividend income on the ex-dividend date, when the right to receive the dividend has been established.

Profit income

Profit income from short term Shariah-based deposits with licensed financial institutions is recognised based on effective profit rate method on an accruals basis.

Profit income is calculated by applying the effective profit rate to the gross carrying amount of a financial asset, except for financial assets that subsequently become credit-impaired. For credit-impaired financial assets, the effective profit rate is applied to the net carrying amount of the financial asset (after deduction of the loss allowance).

Realised gains and losses on sale of investments

For Shariah-compliant quoted equities, realised gains and losses on sale of investments are accounted for as the difference between the net disposal proceeds and the carrying amount of the investments, determined on a weighted average cost basis.

C DISTRIBUTION

A distribution to the Fund's unitholders is accounted for as a deduction from realised reserve in the statement of comprehensive income. A proposed distribution is recognised as a liability in the period in which it is approved by the Trustee of the Fund.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

D TRANSACTION COSTS

Transaction costs are costs incurred to acquire or dispose of financial assets or financial liabilities at fair value through profit or loss. They include the bid-ask spread, fees and commissions paid to agents, advisors, brokers and dealers. Transaction costs, when incurred, are immediately recognised in the statement of comprehensive income as expenses.

E TAXATION

Current tax expense is determined according to the Malaysian tax laws at the current rate based upon the taxable profit earned during the financial period.

Tax on investment income from foreign investments is based on the tax regime of the respective countries that the Fund invests in.

Withholding taxes on investment income from foreign investment are based on tax regime of the respective countries that the Fund invests in. Such withholding taxes are not "income tax" in nature and are recognised, measured based on the requirements of MFRS 137. They are presented within other expenses line in the statement of comprehensive income.

F FUNCTIONAL AND PRESENTATION CURRENCY

Items included in the financial statements of the Fund are measured using the currency of the primary economic environment in which the Fund operates (the "functional currency"). The financial statements are presented in Ringgit Malaysia ("RM") which is the Fund's functional and presentation currency.

G FOREIGN CURRENCY TRANSLATION

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are re-measured. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at period end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in statement of comprehensive income, except when deferred in other comprehensive income as qualifying cash flow hedges.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

H FINANCIAL ASSETS AND FINANCIAL LIABILITIES

(i) Classification

The Fund classifies its financial assets in the following measurement categories:

- those to be measured at fair value through profit or loss, and
- those to be measured at amortised cost.

The Fund classifies its investments based on both the Fund's business model for managing those financial assets and the contractual cash flow characteristics of the financial assets. The portfolio of financial assets is managed and performance is evaluated on a fair value basis. The Fund is primarily focused on fair value information and uses that information to assess the assets' performance and to make decisions. The Fund has not taken the option to irrevocably designate any equity securities as fair value through other comprehensive income.

The contractual cash flows of the Fund's debt securities are solely principal and profit ("SPPI"). However, these securities are neither held for the purpose of collecting contractual cash flows nor held both for collecting contractual cash flows and for sale. The collection of contractual cash flows is only incidental to achieving the Fund's business model's objective. Consequently, all investments and derivatives are measured at fair value through profit or loss.

The Fund classifies cash and cash equivalents, amount due from Manager and dividends receivable as financial assets at amortised cost as these financial assets are held to collect contractual cash flows consisting of the amount outstanding.

The Fund classifies amount due to Manager, amount due to Trustee, auditors' remuneration and tax agent's fee as other financial liabilities.

(ii) Recognition and measurement

Regular purchases and sales of financial assets are recognised on the trade-date – the date on which the Fund commits to purchase or sell the asset. Shariah-compliant investments are initially recognised at fair value. Transaction costs are expensed in the statement of comprehensive income.

Financial liabilities, within the scope of MFRS 9, are recognised in the statement of financial position when, and only when, the Fund becomes a party to the contractual provisions of the financial instrument.

Financial assets are derecognised when the rights to receive cash flows from the investments have expired or have been transferred and the Fund has transferred substantially all risks and rewards of ownership.

Financial liabilities are derecognised when it is extinguished, i.e. when the obligation specified in the contract is discharged or cancelled or expired.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

H FINANCIAL ASSETS AND FINANCIAL LIABILITES (CONTINUED)

(ii) Recognition and measurement (continued)

Gain or losses arising from changes in the fair value of the 'financial assets at fair value through profit or loss' category including the effects of currency transactions are presented in the statement of comprehensive income within 'net gain/(loss) on financial assets at fair value through profit or loss' in the financial period which they arise.

The fair value of financial assets traded in active markets (such as trading securities) are based on quoted market prices at the close of trading on the financial period end date. The Fund utilises the last traded market price for financial assets where the last traded price falls within the bid-ask spread. In circumstances where the last traded price is not within the bidask spread, the Manager will determine the point within the bid-ask spread that is most representative of the fair value.

If a valuation based on the market price does not represent the fair value of the securities, for example during abnormal market conditions or when no market price is available, including in the event of a suspension in the quotation of the securities for a period exceeding 14 days, or such shorter period as agreed by the Trustee, then the securities are valued as determined in good faith by the Manager, based on the methods or basis approved by the Trustee after appropriate technical consultation.

Investment in Shariah-compliant CIS are valued at the last published net asset value ("NAV") per unit at the date of the statement of financial position.

Financial assets at amortised cost and other financial liabilities are subsequently carried at amortised cost using the effective profit method.

(iii) Impairment

The Fund measures credit risk and expected credit losses using probability of default, exposure at default and loss given default. Management considers both historical analysis and forward-looking information in determining any expected credit loss. Management considers the probability of default to be close to zero as these instruments have a low risk of default and the counterparties have a strong capacity to meet their contractual obligations in the near term. As a result, no loss allowance has been recognised based on 12-month expected credit losses as any such impairment would be wholly insignificant to the Fund.

Significant increase in credit risk

A significant increase in credit risk is defined by management as any contractual payment which is more than 30 days past due.

Definition of default and credit-impaired financial assets

The Fund defines a financial instrument as default, which is truly aligned with the definition of credit-impaired, when it meets one or more of the following criteria:

Quantitative criteria:

Any contractual payment which is more than 90 days past due is considered credit-impaired.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

H FINANCIAL ASSETS AND FINANCIAL LIABILITIES (CONTINUED)

(iii) Impairment (continued)

Qualitative criteria:

The debtor meets unlikeliness to pay criteria, which indicates the debtor is in significant financial difficulty. The Fund considers the following instances:

- the debtor is in breach of financial covenants
- concessions have been made by the lender relating to the debtor's financial difficulty
- it is becoming probable that the debtor will enter bankruptcy or other financial reorganisation
- the debtor is insolvent

Financial instruments that are credit-impaired are assessed on individual basis.

Write-off

The Fund writes off financial assets, in whole or in part, when it has exhausted all practical recovery efforts and has concluded there is no reasonable expectation of recovery. The assessment of no reasonable expectation of recovery is based on unavailability of debtor's sources of income or assets to generate sufficient future cash flows to repay the amount.

The Fund may write off financial assets that are still subject to enforcement activity. Subsequent recoveries of amounts previously written off will result in bad debt recoveries. There are no write-offs/recoveries during the financial period.

I CASH AND CASH EQUIVALENTS

For the purpose of statement of cash flows, cash and cash equivalents comprise cash and bank balances, short-term Shariah-based deposits held in highly liquid investments which original maturities of three months or lesser that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

J UNITHOLDERS' CAPITAL

The unitholders' contributions to the Fund meet the criteria to be classified as equity instruments under MFRS 132 "Financial Instruments: Presentation". Those criteria include:

- the units entitle the holder to a proportionate share of the Fund's net assets value;
- the units are the most subordinated class and class features are identical;
- there is no contractual obligations to deliver cash or another financial asset other than the obligation on the Fund to repurchase; and
- the total expected cash flows from the units over its life are based substantially on the profit or loss of the Fund.

The outstanding units are carried at the redemption amount that is payable at each financial period if unitholder exercises the right to put the unit back to the Fund.

Units are created and cancelled at prices based on the Fund's net asset value per unit at the time of creation or cancellation. The Fund's net asset value per unit is calculated by dividing the net assets attributable to unit holders with the total number of outstanding units.

K DERIVATIVE FINANCIAL INSTRUMENTS

A derivative financial instrument is any contract that gives rise to both a financial asset of one enterprise and a financial liability or equity instrument of another enterprise.

The Fund's derivative financial instruments comprise forward foreign currency contract. Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently re-measured at their fair value. Financial derivative positions will be "marked to market" at the close of each valuation day. Foreign exchange gains and losses on the derivative financial instrument are recognised in profit or loss when settled or at the date of the statement of financial position at which time they are included in the measurement of the derivative financial instrument. Derivative instruments positive fair value and negative fair value are presented as financial assets at fair value through profit or loss and financial liabilities at fair value through profit or loss, respectively.

The fair value of forward foreign currency contract is determined using forward exchange rates at the statement of financial position, with the resulting value discounted back to present value.

The method of recognising the resulting gain or loss depends on whether the derivative is designated as a hedging instrument, and the nature of the item being hedged. Derivatives that do not qualify for hedge accounting are classified as financial assets/liabilities at fair value through profit or loss.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

L CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS IN APPLYING ACCOUNTING POLICIES

The Fund makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, rarely equal the related actual results. To enhance the information contents on the estimates, certain key variables that are anticipated to have material impacts to the Fund's results and financial position are tested for sensitivity to changes in the underlying parameters.

Estimates and judgments are continually evaluated by the Manager and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

However, the Manager is of the opinion that there are no accounting policies which require significant judgment to be exercised.

In undertaking any of the Fund's investment, the Manager will ensure that all assets of the Fund under management will be valued appropriately, that is at fair value and in compliance with the Securities Commission's ("SC") Guidelines on Unit Trust Funds.

M REALISED AND UNREALISED PORTIONS OF PROFIT OR LOSS AFTER TAX

The analysis of realised and unrealised profit or loss after tax as presented on the statement of comprehensive income is prepared in accordance with SC's Guidelines on Unit Trust Funds.

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023

1 INFORMATION ON THE FUND

The Unit Trust Fund was constituted under the name Aiiman Smart Invest Portfolio - Growth (the "Fund") pursuant to the execution of a Deed dated 18 June 2021 and first supplemental deed dated on 20 December 2022 entered into between AIIMAN Asset Management Berhad (the "Manager") and TMF Trustees Malaysia Berhad (the "Trustee").

The Fund commenced operations on 5 October 2021 and will continue its operations until terminated by the Trustee as provided under Clause 12.1 of the Deed.

The Fund offer investment diversification, the selection of Islamic Collective Investment Schemes will be made based on the geographical and asset class focus to broaden the investment reach. Through its investment into Islamic Collective Investment Schemes, the Fund will provide you with access into Shariah-compliant equities listed in global markets, as well as access into Shariah-compliant fixed income instruments such as sukuk, Islamic money market instruments and Islamic deposits, issued globally. We will look towards growth portfolio by holding optimal exposure into both equities and fixed income instruments respectively. Exposure into equities are generally considered to be able to provide higher returns as compared to fixed income instruments thus exposing you to relatively higher risk that comes with equity investments. However, the Fund will also have exposure in fixed income instruments, which are generally considered to be of lower risk, and the optimal allocation is aimed at managing the overall volatility of the Fund.

All investments will be subjected to the SC's Guidelines on Unit Trust Funds, the Deeds and the objective of the Fund.

The main objective of the Fund is to achieve capital appreciation over medium to long-term period.

The Manager is a company incorporated in Malaysia. The principal activities of the Manager are establishment and management of unit trust funds, exchange-traded funds and private retirement schemes as well as providing fund management services to private clients.

The financial statements were authorised for issue by the Manager on xx October2023.

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

2 FINANCIAL INSTRUMENTS, RISK MANAGEMENT OBJECTIVES AND POLICIES

Financial instruments are as follows:

<u>2023</u>	<u>Note</u>	At amortised <u>cost</u> RM	At fair value through <u>profit or loss</u> RM	<u>Total</u> RM
Financial assets				
Shariah-compliant collective investment schemes Shariah-compliant exchange-traded funds Cash and cash equivalents Amount due from Manager - creation of units - management fee rebate receivable Total	3 9	- 1,453,465 183,251 18,742 1,655,458	36,613,655 28,178,767 - - 64,792,422	36,613,655 28,178,767 1,453,465 183,251 18,742 66,447,880
Financial liabilities				
Amount due to Manager - management fee - cancellation of units Amount due to Trustee Auditors' remuneration Tax agent's fee		57,856 87,906 2,480 3,770 7,435	- - - - -	47,417 27,191 2,032 15,000 5,675
Total		159,447	-	159,447

The Fund is exposed to a variety of risks which include market risk (including price risk, profit rate risk and currency risk), credit risk, liquidity risk, capital risk and reclassification of Shariah status risk and collective investment scheme risk.

Financial risk management is carried out through internal control processes adopted by the Manager and adherence to the investment restrictions as stipulated by the SC's Guidelines on Unit Trust Funds.

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

2 FINANCIAL INSTRUMENTS, RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Market risk

(a) Price risk

Price risk arises mainly from the uncertainty about future prices of investments. It represents the potential loss the Fund might suffer through holding market positions in the face of price movements. The Manager manages the risk of unfavourable changes in prices by continuous monitoring of the performance and risk profile of the investment portfolio.

The Fund's overall exposure to price risk was as follows:

	<u>2023</u> RM
Shariah-compliant quoted investments Collective investment schemes Exchange-traded funds	36,613,655 28,178,767
	64,792,422

The following table summarises the sensitivity of the Fund's loss after taxation and net asset value to price risk movements. As at the end of each reporting period, the analysis is based on the assumptions that the market price increased by 10% and decreased by 10% with all other variables held constant. This represents management's best estimate of a reasonable possible shift in the quoted equities having regard to the historical volatility of the prices.

<u>% Change in price</u>	<u>Market value</u> RM	Impact on loss <u>after taxation</u> <u>/NAV</u> RM
2023		
-10% 0% +10%	58,313,180 64,792,422 71,271,664	(6,479,242) - 6,479,242

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

2 FINANCIAL INSTRUMENTS, RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Market risk (continued)

(b) Profit rate risk

Profit rate risk arises from the effects of fluctuations in the prevailing levels of market profit rates on the fair value of financial assets and liabilities and future cash flows.

The Fund's exposure to the profit rate risk is mainly confined to short-term Shariah-based deposit placements with licensed financial institutions. The Manager overcomes this exposure by way of maintaining Shariah-based deposits on short term basis.

The Fund's exposure to profit rate risk associated with Shariah-based deposits with licensed financial institutions is not material as the carrying value of the deposit is a reasonable estimate of fair value as the deposit is held on a short-term basis.

As at 28 February 2023, the Fund is not exposed to any profit rate risk.

(c) Currency risk

Currency risk is associated with investments denominated in foreign currencies. When the foreign currencies fluctuate in an unfavourable movement against Ringgit Malaysia, the investments will face currency losses in addition to the capital gain/(loss). The Manager will evaluate the likely directions of a foreign currency versus Ringgit Malaysia based on considerations of economic fundamentals such as profit rate differentials, balance of payments position, debt levels and technical chart considerations.

The following table sets out the foreign currency risk concentrations and counterparties of the Fund:

	Shariah compliant collective investment <u>schemes</u> RM	Shariah compliant exchange traded <u>funds</u> RM	Cash and cash <u>equivalents</u> RM	Dividends <u>receivable</u> RM	<u>Total</u> RM
<u>2023</u>					
Financial assets					
United State Dollar Euro	10,356,236 -	28,178,767 -	44,864 252	-	38,579,867 252
	10,356,236	28,178,767	45,116		38,580,119

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

2 FINANCIAL INSTRUMENTS, RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Market risk (continued)

(c) Currency risk (continued)

The table below summarises the sensitivity of the Fund's loss after tax and net asset value to changes in foreign exchange movements. The analysis is based on the assumption that the foreign exchange rate changes by each currency's respective historical volatility, with all other variables held constants. This represents management's best estimate of a reasonable possible shift in the foreign exchange rate, having regard to historical volatility of this rate. Any increase/(decrease) in foreign exchange rate will result in a corresponding (decrease)/increase in the net assets attributable to unitholders by each currency's respective historical volatility. Disclosures below are shown in absolute terms, changes and impacts could be positive or negative.

<u>2023</u>	Change <u>in price</u> %	Impact on loss after <u>tax/NAV</u> RM
United States Dollar Euro	+/- 6.35 +/-10.00	+/- 2,449,822 +/-25

Credit risk

Credit risk refers to the ability of an issuer or counterparty to make timely payments of profit, principals and proceeds from realisation of investment. The Manager manages the credit risk by undertaking credit evaluation to minimise such risk.

Credit risk arising from cash and bank balances is managed by ensuring that they are held by parties with credit rating of AA or higher.

The settlement terms of the proceeds from the creation of units' receivable from the Manager are governed by the SC's Guidelines on Unit Trust Funds.

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

2 FINANCIAL INSTRUMENTS, RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Credit risk (continued)

The following table sets out the credit risk concentration and counterparties of the Fund:

	Cash and cash <u>equivalents</u> RM	Other <u>receivables*</u> RM	<u>Total</u> RM
2023			
Financial Services - AAA Others	1453,465	-	1,453,465
- NR		201,993	201,993
	1,453,465	201,993	1,655,458

* Other receivables consist of amount due from manager.

Liquidity risk

Liquidity risk is the risk that the Fund will encounter difficulty in meeting its financial obligations. The Manager manages this risk by maintaining sufficient level of Shariah-based liquid assets to meet anticipated payments and cancellation of units by unitholders. Shariah-based liquid assets comprise cash, Shariah-based deposits with licensed financial institutions and other instruments, which are capable of being converted into cash within 7 days.

The table below analyses the Fund's financial liabilities into relevant maturity groupings based on the remaining period at the statement of financial position date to the contractual maturity date.

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

2 FINANCIAL INSTRUMENTS, RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Liquidity risk (continued)

The amounts in the table below are the contractual undiscounted cash flows.

Within te <u>one month</u> RM	Between one month <u>to one year</u> RM	<u>Total</u> RM
57,856	-	57,856
87,906	-	87,906
2,480	-	2,480
-	3,770	3,770
-	7,435	7,435
148,242	11,205	159,447
	te <u>one month</u> RM 57,856 87,906 2,480 - -	Within one month to one yearme month RM7,85657,85687,9062,480-3,770-7,435

Capital risk

The capital of the Fund is represented by equity consisting of unitholders' capital net of accumulated losses. The amount of equity can change significantly on a daily basis as the Fund is subject to daily subscriptions and redemptions at the discretion of unitholders. The Fund's objective when managing capital is to safeguard the Fund's ability to continue as a going concern in order to provide returns for unitholders and benefits for other stakeholders and to maintain a strong capital base to support the development of the investment activities of the Fund.

Reclassification of Shariah status risk

The risk refers to the risk that the currently held Shariah-compliant securities in the portfolio of Shariah-based funds may be reclassified to be Shariah non-compliant upon review of the securities by the Shariah Advisory Council of the Securities Commission performed twice yearly. If this occurs, the value of the Fund may be adversely affected where the Manager will take the necessary steps to dispose of such securities in accordance with the Shariah Advisory Council's advice.

Collective investment scheme risk

This risk is associated with the Fund's investment in CIS exposing the Fund to the inherent investment risks faced by the CIS. The fund may also be exposed to liquidity risk which may arise from the inability of the CIS to meet redemption amounts, as well as the risk of not being aligned with the Fund's mandate in the event the CIS that the Fund is invested into breaches it's asset allocation limits. Therefore, should any of the risks faced by the CIS materialised, the performance of the Fund will be affected.

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

3 FAIR VALUE ESTIMATION

Financial instruments comprise financial assets and financial liabilities. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

The fair value of financial assets traded in active markets (such as trading securities) is based on quoted market prices at the close of trading on the financial period end date. The Fund utilises the current bid price for financial assets which falls within the bid-ask spread.

An active market is a market in which transactions for the asset take place with sufficient frequency and volume to provide pricing information on an ongoing basis.

The fair value of financial assets and financial liabilities that are not traded in an active market is determined by using valuation techniques.

(i) Fair value hierarchy

The table below analyses financial instruments carried at fair value. The different levels have been defined as follows:

- Quoted prices (unadjusted) in active market for identical assets or liabilities (Level 1)
- Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (Level 2)
- Inputs for the asset and liability that are not based on observable market data (that is, unobservable inputs) (Level 3)

The level in the fair value hierarchy within which the fair value measurement is categorised in its entirety is determined on the basis of the lowest level input that is significant to the fair value measurement in its entirety. For this purpose, the significance of an input is assessed against the fair value measurement in its entirety. If a fair value measurement uses observable inputs that require significant adjustment based on unobservable inputs, that measurement is a Level 3 measurement. Assessing the significance of a particular input to the fair value measurement in its entirety requires judgment, considering factors specific to the asset or liability.

The determination of what constitutes 'observable' requires significant judgment by the Fund. The Fund considers observable data to be that market data that is readily available, regularly distributed or updated, reliable and verifiable, not proprietary and provided by independent sources that are actively involved in the relevant market.

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

3 FAIR VALUE ESTIMATION (CONTINUED)

The following table analyses within the fair value hierarchy the Fund's financial assets and financial liabilities (by class) measured at fair value:

	<u>Level 1</u> RM	<u>Level 2</u> RM	<u>Level 3</u> RM	<u>Total</u> RM
<u>2023</u>		IXIVI		
Financial assets at fair value through profit or loss - Shariah-compliant collective				
Investment schemes - Shariah-compliant exchange-	36,613,655	-	-	36,613,655
traded funds	28,178,767			28,178,767
	64,792,422	-	-	64,792,422

Investments whose values are based on quoted and published market prices in active markets, and are therefore classified within Level 1, include collective investment schemes and exchange-traded funds. The Fund does not adjust the quoted and published prices for these instruments.

Financial instruments that trade in markets that are not considered to be active but are valued based on quoted market prices, dealer quotations or alternative pricing sources supported by observable inputs are classified within Level 2. These include forward foreign currency contracts. As Level 2 instruments include positions that are not traded in active markets and/or are subject to transfer restrictions, valuations, may be adjusted to reflect illiquidity and/or non-transferability, which are generally based on available market information.

The carrying values of cash and cash equivalents, dividends receivable, amount due from Manager and all current liabilities are a reasonable approximation of the fair values due to their short-term nature.

4 MANAGEMENT FEE

In accordance with the Deed, the Manager is entitled to a management fee at a rate not exceeding 5.00% per annum on the NAV of the Fund calculated on a daily basis.

For the six months financial period ended 31 August 2023, the management fee is recognised at a rate of 1.05% per annum on the NAV of the Fund calculated on a daily basis.

There will be no further liability to the Manager in respect of management fee other than the amounts recognised above.

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

5 TRUSTEE FEE

In accordance with the Deed, the Trustee is entitled to an annual fee at a rate not exceeding 0.10% per annum on the NAV of the Fund (excluding foreign custodian fees and charges).

For the six months financial period ended 31 August 2023, the Trustee fee is recognised at a rate of 0.045% per annum on the NAV of the Fund, calculated on a daily basis, exclusive of foreign custodian fees as stated in the Prospectus.

There will be no further liability to the Trustee in respect of Trustee fee other than the amounts recognised above.

6 TAXATION

	Six months financial period ended <u>31.08.2023</u> RM
Current taxation – foreign	4,688

The numerical reconciliation between net loss before taxation multiplied by the Malaysian statutory tax rate and tax expense of the Fund is as follows:

	Six months financial period ended <u>31.08.2023</u> RM
Net gain before taxation	7,272,299
Tax at Malaysian statutory rate of 24%	1,745,352
Tax effects of: Investment gain not subject to tax Expenses not deductible for tax purposes Restrictions on tax deductible expenses for Unit Trust Funds Income subject to different tax rate	(1,871,317) 10,008 79,510 41,135
Tax expense	4,688

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

7 FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

	<u>2023</u> RM
Financial assets at fair value through profit or loss: - Shariah-compliant collective investment schemes – local - Shariah-compliant collective investment schemes – foreign - Shariah-compliant exchange-traded funds – foreign	26,257,419 10,356,236 28,178,767
	64,792,422
Net loss on financial assets at fair value through profit or loss - realised gain on sale of investment - unrealised gain on changes in fair value - management fee rebate on collective investment schemes #	312,007 6,975,854 -
	7,287,861

In arriving at the fair value of the Fund's investment in a collective investment schemes, the management fee initially paid to the Manager of collective investment schemes, has been considered as part of its net asset value. In order to minimise the impact of management fees charged by the fund manager, management fee charged on the Fund's investment in the collective schemes has been refunded to the Fund. Accordingly, any rebate of management received from the Manager of collective investment schemes, is reflected as an increase in the net asset value of the collective investment schemes.

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

7 FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (CONTINUED)

(a) Shariah-compliant collective investment schemes – local

(i) Shariah-compliant collective investment schemes as at 31 August 2023 are as follows:

	Quantity	Aggregate <u>cost</u> RM	Fair <u>value</u> RM	Percentage of NAV %
AHAM Aiiman Asia ex Japan				
Growth Fund – MYR Class	7,371,003	5,559,600	4,646,680	7.02
AHAM Aiiman Growth Fund	2,519,560	2,836,063	2,903,541	4.39
AHAM Aiiman Global Multi Thematic				
Fund – MYR Hedged Class	18,842,151	8,499,320	8,058,788	12.17
Aiiman Income Extra Fund	7,915,301	8,278,283	8,288,903	12.52
Aiiman Global Equity Fund – MYR				
Hedged Class	3,839,092	2,300,000	2,359,506	3.56
Total Shariah-compliant collective				
investment schemes – local	40,487,108	27,473,266	26,257,419	39.66
Accumulated unrealised loss on Shariah-compliant collective				
investment schemes – local		(1,215,847)		
Total Shariah-compliant collective				
investment schemes – local		26,257,419		

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

7 FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (CONTINUED)

(b) Shariah-compliant quoted equities – foreign

(i) Shariah-compliant collective investment schemes as at 31 August 2023 are as follows:

	<u>Quantity</u>	Aggregate <u>cost</u> RM	Fair <u>value</u> RM	Percentage of NAV %
Comgest Growth Europe S Class Z USD HSBC Islamic Global Equity	128,205	4,874,934	5,224,965	7.89
Fund Class IC – USD	49,495	4,518,340	5,131,272	7.75
Total Shariah-compliant collective investment schemes – foreign	177,700	9,393,274	10,356,236	15.64
Accumulated unrealised gain on Shariah-compliant collective investment schemes – foreign		962,962		
Total Shariah-compliant collective investment schemes – foreign		10,356,236		

(c) Shariah-compliant exchange-traded funds – foreign

(i) Shariah-compliant exchange-traded funds as at 31 August 2023 are as follows:

	Quantity	Aggregate <u>cost</u> RM	Fair <u>value</u> RM	Percentage <u>of NAV</u> %
INVESCO Dow Jones Islamic				
Global Developed Market	44,586	3,901,196	4,823,881	7.29
I Shares MSCI World Islamic	23,177	4,222,223	4,781,977	7.22
I Shares MSCI EM Islamic	53,362	4,792,564	4,335,911	6.55
I Shares MSCI USA Islamic	15,968	4,088,351	4,801,211	7.25
SP Funds S&P Shariah				
Industry	62,312	8,278,980	9,435,787	14.25
Total Shariah-compliant exchange- traded funds – foreign	199,405	25,283,315	28,178,767	42.56
Accumulated unrealised gain on Shariah-compliant exchange- traded funds – foreign		2,895,452		
Total Shariah-compliant exchange- traded funds – foreign		28,178,767		

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

8 CASH AND CASH EQUIVALENTS

	<u>2023</u> RM
Cash and bank balances Short term Shariah-based deposits with licensed financial institutions	119,520
	1,333,945
	1,453,465

Weighted average effective profit rates per annum of Shariah-based deposits with licensed financial institutions are as follows:

	<u>2023</u> %
Shariah-based deposits with licensed financial institutions	2.90

Shariah-based deposits with licensed financial institutions has an average maturity of 1 day.

9 SHARIAH INFORMATION OF THE FUND

The Shariah Adviser confirmed that the investment portfolio of the Fund is Shariah-compliant, which comprises:

- (a) Islamic Collective Investment Schemes and other permitted investment which have been classified as Shariah-compliant by the Shariah Advisory Council of the SC and/or the appointed Shariah Adviser; and
- (b) Cash placements and liquid assets in local market, which are placed in Shariah-compliant investments and/or instruments.

10 NUMBER OF UNITS IN CIRCULATION

	2023 No. of units
At the beginning of the financial period	129,664,142
Creation of units arising from applications	19,598,233
Cancellation of units	(18,374,792)
At the end of the financial period	130,887,583

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

11 TRANSACTIONS WITH BROKERS

(i) Details of transactions with the top 10 brokers for the six months financial period ended 31 August 2023 are as follows:

	Value <u>of trade</u> RM	Percentage of total trade %	Brokerage <u>fees</u> RM	Percentage of total brokerage fees %
Name of brokers				
Alliance Beinstein CLSA Ltd (Hong Kong) Macquarie Bank Ltd (Hong Kong)	5,638,051 1,956,393 295,378	71.46 24.80 3.74	1,691 978 186	59.23 34.25 6.52
	7,889,822	100.00	2,855	100.00

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

12 UNITS HELD BY THE MANAGER AND PARTIES RELATED TO THE MANAGER

The related parties of and their relationships with the Fund are as follows:

Related parties	Relationships
CVC Capital Partners Asia V L.P. ("CVC Asia V")	Ultimate holding company of the Manager
Lembaga Tabung Angkatan Tentera ("LTAT")	Former ultimate holding corporate body of the Manager
Affin Bank Berhad ("ABB")	Former penultimate holding company of the Manager
Affin Hwang Investment Bank Berhad	Former antepenultimate holding company of the Manager
Starlight TopCo Limited	Penultimate holding company of the Manager
Starlight Universe Limited	Antepenultimate holding company of the Manager
Starlight Asset Sdn. Bhd.	Intermediate holding company of the Manager
AHAM Asset Management Berhad (formerly known as Affin Hwang Asset Management Berhad)	Immediate holding company of the Manager
Nikko Asset Management International Limited ("NAM")	Substantial shareholder of the immediate holding company of the Manager
AIIMAN Asset Management Sdn Bhd	The Manager
Subsidiaries and associated companies of CVC Asia V as disclosed in their financial statements	Subsidiaries and associated companies of the ultimate holding company of the Manager
Subsidiaries and associated companies of ABB as disclosed in its financial statements	Subsidiaries and associated companies of the former penultimate holding company of the Manager
Directors of AIIMAN Asset Management Sdn Bhd	Directors of the Manager

There are no units held by the Manager and any other parties related to the Manager as at the end of the financial period.

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

13 TOTAL EXPENSE RATIO ("TER")

Six months financial period ended <u>31.08.2023</u> % 0.59

TER

TER is derived from the following calculation:

TER = $(A + B + C + D + E + F) \times 100$

G

- A = Management fee, excluding management fee rebate
- B = Trustee fee
- C = Auditors' remuneration
- D = Tax agent's fee
- E = Custodian fee
- F = Other expenses, excluding sale and services tax on transaction costs and withholding tax
- G = Average NAV of the Fund calculated on a daily basis

The average NAV of the Fund for the financial period ended 31 August 2023 calculated on a daily basis is RM 62,815,636.

14 PORTFOLIO TURNOVER RATIO ("PTR")

	Six months financial period ended <u>31.08.2023</u>
PTR (times)	0.17
PTR is derived from the following calculation:	
(Total acquisition for the financial period + total disposal for the financial period) ÷ 2 Average NAV of the Fund for the financial period calculated on a daily basis	

where: total acquisition for the financial period = RM10,413,459 total disposal for the financial period = RM10,907,824

NOTES TO THE UNAUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS FINANCIAL ENDED 31 AUGUST 2023 (CONTINUED)

15 SIGNIFICANT EVENT DURING THE FINANCIAL PERIOD

Change in substantial shareholders of immediate holding company of the Manager, i.e. AHAM Asset Management Berhad (formerly known as Affin Hwang Asset Management Berhad)

On 19 April 2023, Nikko Asset Management International Limited ("NAMI") has divested all its equity interest of 27% in AHAM Asset Management Berhad (formerly known as Affin Hwang Asset Management Berhad) to Nikko Asset Management Co., Ltd ("NAM") for 20% and the remaining 7% of the equity interest to Lembaga Tabung Angkatan Tentera ("LTAT"), resulting in both NAM and LTAT becoming substantial shareholders of the immediate holding company of the Manager.

16 COMPARATIVE

There are no comparative figures as this is the first set of unaudited semi-annual financial statements prepared since the launch of the Fund.

STATEMENT BY THE MANAGER

I, Akmal Bin Hassan as the Managing Director of **AliMAN Asset Management Sdn Bhd**, do hereby state that in my opinion as the Manager, the six months unaudited financial statements set out on pages 1 to 30 are drawn up in accordance with the provisions of the Deed and give a true and fair view of the financial position of the Fund as at 31 August 2023 and of its financial performance, changes in equity and cash flows for the unaudited six months financial period ended 31 August 2023 in accordance with the Malaysian Financial Reporting Standards and International Financial Reporting Standards.

For and on behalf of the Manager, AIIMAN ASSET MANAGEMENT SDN BHD

AKMAL BIN HASSAN EXECUTIVE DIRECTOR/MANAGING DIRECTOR

Kuala Lumpur 25 October 2023