3rd **Supplementary Information Memorandum** HONG LEONG ISLAMIC CASH MANAGEMENT FUND

This 3rd Supplementary Information Memorandum is dated 16 October 2023. The Fund was constituted on 25 November 2013

MANAGER HONG LEONG ISLAMIC ASSET MANAGEMENT SDN BHD [198501008000 (140445-U)]

TRUSTEE DEUTSCHE TRUSTEES MALAYSIA BERHAD [200701005591 (763590-H)]

SOPHISTICATED INVESTORS ARE ADVISED TO READ AND UNDERSTAND THE CONTENTS OF THIS 3RD SUPPLEMENTARY INFORMATION MEMORANDUM. IF IN DOUBT, PLEASE CONSULT A PROFESSIONAL ADVISER.

RESPONSIBILITY STATEMENTS

This 3rd Supplementary Information Memorandum has been reviewed and approved by the directors of Hong Leong Islamic Asset Management Sdn Bhd and they collectively and individually accept full responsibility for the accuracy of the information. Having made all reasonable enquiries, they confirm to the best of their knowledge and belief, that there are no false or misleading statements, or omission of other facts which would make any statement in this 3rd Supplementary Information Memorandum false or misleading.

STATEMENTS OF DISCLAIMER

The Securities Commission Malaysia has not authorised or recognised the Fund and a copy of the Replacement Information Memorandum dated 1 May 2020, the 1st Supplementary Information Memorandum dated 12 November 2020, the 2nd Supplementary Information Memorandum dated 8 June 2023 and this 3rd Supplementary Information Memorandum (collectively, "Information Memorandums") have not been registered with the Securities Commission Malaysia.

The lodgement of the Information Memorandums should not be taken to indicate that the Securities Commission Malaysia recommends the Fund or assumes responsibility for the correctness of any statement made, opinion expressed or report contained in the Information Memorandums.

The Securities Commission Malaysia is not liable for any non-disclosure on the part of Hong Leong Islamic Asset Management Sdn Bhd, the management company responsible for the Fund and takes no responsibility for the contents in the Information Memorandums. The Securities Commission Malaysia makes no representation on the accuracy or completeness of the Information Memorandums, and expressly disclaims any liability whatsoever arising from, or in reliance upon, the whole or any part of its contents.

INVESTORS SHOULD RELY ON THEIR OWN EVALUATION TO ASSESS THE MERITS AND RISKS OF THE INVESTMENT. IN CONSIDERING THE INVESTMENT, INVESTORS WHO ARE IN DOUBT ON THE ACTION TO BE TAKEN SHOULD CONSULT THEIR PROFESSIONAL ADVISERS IMMEDIATELY.

ADDITIONAL STATEMENTS

Sophisticated Investors should note that they may seek recourse under the *Capital Markets and Services Act 2007* for breaches of securities laws including any statement in this 3rd Supplementary Information Memorandum that is false, misleading, or from which there is a material omission; or for any misleading or deceptive act in relation to this 3rd Supplementary Information Memorandum or the conduct of any other person in relation to the Fund.

Hong Leong Islamic Cash Management Fund has been certified as Shariah-compliant by the Shariah adviser for the Fund.

IF THE FUND DECLARES DISTRIBUTION OUT OF CAPITAL, THE CAPITAL OF THE FUND MAY BE ERODED IF THE DISTRIBUTION IS ACHIEVED BY FORGOING THE POTENTIAL FOR FUTURE CAPITAL GROWTH AND THIS CYCLE MAY CONTINUE UNTIL ALL CAPITAL IS DEPLETED.

1 AMENDMENTS TO SECTION 3.1: General Information of the Fund

The information in relation to the "Date of Deed" disclosed in page 13 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:

Date of Deed	Principal deed: 25 November 2013	-
	First supplemental deed: 25 March 2015	
	Second supplemental deed: 27 April 2020	
	Third supplemental deed: 9 August 2023	

2 AMENDMENTS TO SECTION 3.1: General Information of the Fund

The information in relation to "Fund category" disclosed in page 11 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:

Fund category	Islamic money market (Wholesale)	-
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3 AMENDMENTS TO SECTION 5.10: Distribution Policy and Mode of Distribution

The information in relation to the "Distribution Policy and Mode of Distribution" disclosed in page 23 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:

Distribution of income^{*} will be on a quarterly basis, subject to the availability of income.

In the event the Fund declares any distributions, Unitholders may opt to receive the distribution in the form of cash or reinvest the distribution in the form of additional Units by selecting the appropriate option in the application form. For Unitholders who opt to receive the distribution in the form of cash, the said income will be credited to the Unitholder's bank account within ten (10) Business Days after distribution date. In the absence of a registered bank account, the distribution (if any) will be re-invested. Payment will not be made to bank accounts in the name of third parties. Whereas for Unitholders who opt for reinvestment, the distribution amount will be reinvested based on the Fund's NAV per Unit computed at the close of the reinvestment date (i.e. the first Business Day following the date of declaration for distributions). There is no charge imposed on distribution reinvestments. Distributions amounting to less than RM250.00 will not be paid out but will instead be automatically reinvested on the reinvestment date.

If the Fund's income available for distribution is too small or insignificant, the Manager may choose not to distribute the income as the distribution may not be beneficial to the Unitholders as the total cost to be incurred in such distribution may be higher than the amount available for distribution. The Manager has the discretion to decide on the amount to be distributed to the Unitholders.

The Manager's current intention is to declare distributions out of the income and/or capital^{**} of the Fund after deducting fees and expenses incurred by the Fund. Income distribution may be declared out of capital^{**} if the Fund does not have sufficient net realized gains or net realized income from

the current financial year. The rationale for providing for payment of distribution out of capital^{**} is to allow for the ability to provide a stable and consistent level of distribution to Unitholders. Distribution out of capital^{**} carries the risk of eroding the capital of the Fund and as a result the value of future returns may be diminished.

Notes:

* Income (if any) may be distributed in the form of cash and/or additional Units.

** Capital refers to unrealised income or unrealised gain.

4 INSERTION OF SECTION 6.12: Suspension of Dealing in Units

The information in relation to "Suspension of Dealing in Units" is hereby added immediately after Section 6.11 How and Where Units Can Be Bought and Sold of the Replacement Information Memorandum dated 1 May 2020:

Under exceptional circumstances, having exhausted all other liquidity risk management tools^{*}, the Manager may in consultation with the Trustee and having considered the interest of the Unitholders, suspend the dealing in Units where there is good and sufficient reason to do so. Exceptional circumstances can be considered where the market value or fair value of a material portion of the Fund's asset cannot be determined. 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.

During the suspension period, the redemption requests from the Unitholders will not be accepted and such redemption requests will only be processed on the next Business Day once the suspension is lifted.

The period of suspension may be extended if the Manager satisfies the Trustee that it is in the best interest of Unitholders for the dealing in Units to remain suspended, subject to a weekly review by the Trustee.

The Trustee may suspend the dealing in Units, if the Trustee, on its own accord, considers that exceptional circumstances have been triggered. In such a case the Trustee must immediately call for a Unitholders' meeting to decide on the next course of action.

* Please refer to section 4.2 – Specific Risks – Liquidity risk for further details on liquidity risk management tools.

5 INSERTION OF SECTION 6.13: Fund Valuation and Publication of Prices

The information in relation to "Fund Valuation and Publication of Prices" is hereby added immediately after Section 6.12 Suspension of Dealing in Units:

The NAV per Unit is quoted on a Forward Price basis and can be obtained from the Manager's website at <u>www.hlam.com.my/hlisam/home</u>.

The valuation of the Fund is conducted on each Business Day at the close of the Bursa Malaysia. If you would like to know the latest price of Units, please contact our Customer Experience personnel or you may refer to our website www.hlam.com.my/hlisam/ home or Section 12 Directory of Sales Offices for our contact details.

Investors should note that the Manager does not accept responsibility for any errors on the part of the publisher on the prices published daily in various major newspapers (if any), or for any non-publication of prices by such publisher and shall incur no liability in respect of any action taken or loss suffered by investors in reliance upon such publications.

6 INSERTION OF SECTION 6.14: Unclaimed Moneys

The information in relation to "Unclaimed Moneys" is hereby added immediately after Section 6.13 Fund Valuation and Publication of Prices:

Any redemption and termination proceeds payable to Unitholders which remain unclaimed after one year as is prescribed by the Unclaimed Moneys Act, 1965 will be surrendered to the Registrar of Unclaimed Moneys in accordance with the said Act.

7 AMENDMENTS TO SECTION 7.5: Annual Management Fee[^]

The information in relation to the "Annual Management Fee[^]" disclosed in page 33 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:

The annual management fee is calculated and accrued on a daily basis based on the NAV of the Fund at 0.20% per annum of the Fund's NAV.

Example:Assuming the daily NAV of the Fund before deduction of management fee and trustee fee at the
valuation point for one particular valuation day is RM90,000,000, then the management fee for that
particular valuation day is calculated as below:- $\frac{RM90,000,000 \times 0.20\%}{365 \text{ days}^*}$ =RM493.15 (daily)

Therefore, total management fee for the Fund for that particular valuation day = RM493.15

* Note: In the event of leap year, the annual management fee will be divided by 366 days

8 AMENDMENTS TO SECTION 7.6: Annual Trustee Fee[^]

The information in relation to the "Annual Trustee Fee[^]" disclosed in page 33 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:

The annual trustee fee is calculated and accrued on a daily basis based on the NAV of the Fund at up to 0.01% per annum of the Fund's NAV, subject to a minimum of RM10,000 per annum.

Example:

Assuming the daily NAV of the Fund before deduction of management fee and trustee fee at the valuation point for one particular valuation day is RM90,000,000, then the trustee fee for that particular valuation day is calculated as below:-

 $\frac{\text{RM90,000,000 x 0.01\%}}{365 \text{ days}^*} = \text{RM24.66 (daily)}$

Therefore, total trustee fee for that particular valuation day

= RM24.66

* Note: In the event of leap year, the annual trustee fee will be divided by 366 days.

9 AMENDMENTS TO SECTION 7.8: Rebates and Soft Commission

The information in relation to the "Rebates and Soft Commissions" disclosed in pages 34 to 35 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:

The Manager, fund manager, Trustee or Trustee's delegate will not retain any rebate from, or otherwise share in any commission with, any broker or dealer in consideration for directing dealings in the investments of the Fund. Accordingly, any rebate or shared commission will be directed to the account of the Fund.

Notwithstanding the aforesaid, the Manager or the fund manager may retain goods and services by way of soft commissions provided always that (i) the goods and services bring direct benefit or advantage to the management of the Fund and may include research and advisory related services, (ii) any dealing with the broker or dealer is executed on terms which are the most favourable for the Fund and (iii) the availability of soft commissions is not the sole or primary purpose to perform or arrange transactions with such broker or dealer, and the Manager or fund manager shall not enter into unnecessary trades in order to achieve a sufficient volume of transactions to qualify for soft commissions.

10 AMENDMENTS TO SECTION 10: THE TRUSTEE OF THE FUND

The information in relation to "The Trustee of the Fund" disclosed in pages 41 to 42 of the Replacement Information Memorandum dated 1 May 2020 and pages 10 to 11 of the 2nd Supplemental Information Memorandum dated 8 June 2023 is hereby deleted in its entirety and substituted with the following:

10.1. About Deutsche Trustees Malaysia Berhad

Deutsche Trustees Malaysia Berhad ("DTMB") (Registration No.: [200701005591 (763590-H)]) was incorporated in Malaysia on 22 February 2007 and commenced business in May 2007. DTMB is registered as a trust company under the Trust Companies Act 1949, with its business address at Level 20, Menara IMC, 8 Jalan Sultan Ismail, 50250 Kuala Lumpur.

DTMB is a member of Deutsche Bank Group ("Deutsche Bank"). Deutsche Bank provides commercial and investment banking, retail banking, transaction banking and asset and wealth management products and services to corporations, governments, institutional investors, small and medium-sized businesses, and private individuals.

Experience in trustee business

DTMB is part of Deutsche Bank's Securities Services, which provides trust, custody and related services on a range of securities and financial structures. As at 31 August 2023, DTMB is the trustee for 232 collective investment schemes including unit trust funds, wholesale funds, exchange-traded funds and private retirement schemes.

DTMB's trustee services are supported by Deutsche Bank (Malaysia) Berhad ("DBMB"), a subsidiary of Deutsche Bank, financially and for various functions, including but not limited to financial control and internal audit.

10.2. Roles, Duties and Responsibilities of the Trustee

DTMB's main functions are to act as trustee and custodian of the assets of the Fund and to safeguard the interests of Unitholders. In performing these functions, the Trustee has to exercise due care and vigilance and is required to act in accordance with the relevant provisions of the Deed, the CMSA and all relevant laws.

10.3. Trustee's Disclosure of Material Litigation and Arbitration

As at 31 August 2023, the Trustee is (a) not engaged in any material litigation and arbitration including those pending or threatened, nor (b) aware of any facts likely to give rise to any proceedings which might materially affect the business/financial position of the Trustee.

10.4. Delegate of the Trustee

The Trustee has appointed DBMB as the custodian of the assets of the Fund. DBMB is a wholly owned subsidiary of Deutsche Bank AG. DBMB offers its clients access to a growing domestic custody network that covers over 30 markets globally and a unique combination of local expertise backed by the resources of a global bank. In its capacity as the appointed custodian, DBMB's roles

encompass safekeeping of assets of the Fund; trade settlement management; corporate actions notification and processing; securities holding and cash flow reporting; and income collection and processing.

All investments of the Fund are registered in the name of the Trustee for the Fund, or where the custodial function is delegated, in the name of the custodian to the order of the Trustee for the Fund. As custodian, DBMB shall act only in accordance with instructions from the Trustee.

Disclosure on related-party transactions/conflict of interests

As the trustee for the Fund and the Manager's delegate for the fund accounting and valuation services (where applicable), there may be related party transactions involving or in connection with the Fund in the following events:

- (1) Where the Fund invests in the products offered by Deutsche Bank AG and any of its group companies (e.g. Islamic money market placement, etc.);
- (2) Where the Fund has obtained financing from Deutsche Bank AG and any of its group companies, as permitted under the SC's guidelines and other applicable laws;
- (3) Where the Manager appoints DTMB to perform its back office functions (e.g. fund accounting and valuation); and
- (4) Where DTMB has delegated its custodian functions for the Fund to DBMB.

DTMB will rely on the Manager to ensure that any related party transactions, dealings, investments and appointments are on terms which are the best that are reasonably available for or to the Fund and are on an arm's length basis as if between independent parties.

While DTMB has internal policies intended to prevent or manage conflicts of interests, no assurance is given that their application will necessarily prevent or mitigate conflicts of interests. DTMB's commitment to act in the best interests of the Unitholders does not preclude the possibility of related party transactions or conflicts.

11 AMENDMENTS TO SECTION 11.3: Termination of the Fund

The information in relation to the "Termination of the Fund" disclosed in page 43 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:

The Fund may be terminated or wound up upon the occurrence of any of the following events:

- (a) a Special Resolution is passed at a Unitholders' meeting to terminate or wind up the Fund, following occurrence of events stipulated under section 301(1) of the CMSA and the court has confirmed the resolution, as required under section 301(2) of the CMSA; and
- (b) a Special Resolution is passed at a Unitholders' meeting to terminate or wind up the Fund.

Notwithstanding the above and subject to the provisions of the relevant laws, the Manager may, without having to obtain the prior approval of the Unitholders, terminate the trust created and wind

up the Fund if such termination:

- (a) is required by the relevant authorities; or
- (b) is in the best interests of Unitholders and the Manager in consultation with the Trustee deems it to be uneconomical for the Manager to continue managing the Fund.

Notwithstanding the aforesaid, if the Fund is left with no Unitholder, the Manager shall be entitled to terminate the Fund.

Upon the termination of the trust created, the Trustee shall:

- (a) sell all the Fund's assets then remaining in its hands and pay out of the Fund any liabilities of the Fund; such sale and payment shall be carried out and completed in such manner and within such period as the Trustee considers to be in the best interests of the Unitholders; and
- (b) from time to time distribute to the Unitholders, in proportion to the number of Units held by them respectively:
 - (1) the net cash proceeds available for the purpose of such distribution and derived from the sale of the Fund's assets less any payments for liabilities of the Fund; and
 - (2) any available cash produce,

provided always that the Trustee shall not be bound, except in the case of final distribution, to distribute any of the moneys for the time being in his hands the amount of which is insufficient for payment to the Unitholders of Ringgit Malaysia Fifty (50) sen in respect of each Unit and provided also that the Trustee shall be entitled to retain out of any such moneys in his hands full provision for all costs, charges, taxes, expenses, claims and demands incurred, made or anticipated by the Trustee in connection with or arising out of the winding-up of the Fund and, out of the moneys so retained, to be indemnified against any such costs, charges, taxes, expenses, claims and demands; each of such distribution shall be made only against the production of such evidence as the Trustee may require of the title of the Unitholder relating to the Units in respect of which the distribution is made.

In the event of the trust created being terminated, the Trustee shall be at liberty to call upon the Manager to grant the Trustee, and the Manager shall so grant, a full and complete release from the Deed and the Manager shall indemnify the Trustee against any claims arising out of the Trustee's execution of the Deed provided always that such claims have not been caused by any failure on the part of the Trustee to exercise the degree of care and diligence required of a trustee as contemplated by the Deed and all relevant laws.

12 INSERTION OF SECTION 11.5: Deed

The information in relation to the "Deed" is hereby added immediately after Section 11.4 Unitholders' Meeting of the Replacement Information Memorandum dated 1 May 2020:

The Fund is governed by a deed dated 25 November 2013, the 1st supplemental deed dated 25 March 2015, the 2nd supplemental deed dated 27 April 2020 and the 3rd supplemental deed dated 9 August 2023.

13 AMENDMENTS TO SECTION 12: DIRECTORY OF SALES OFFICES

The information in relation to the "Directory of Sales Offices" disclosed in page 45 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:

Hong Leong Islamic Asset Management Sdn Bhd Head Office

Level 18, Block B, Plaza Zurich No. 12 Jalan Gelenggang Bukit Damansara 50490 Kuala Lumpur Tel : +603- 2081 8600 Fax : +603- 2081 8500 Website : www.hlam.com.my/hlisam/home E-mail : inquiry@hlisam.hongleong.com.my Authorised Distributors:

For more information about our distributors, kindly contact our Customer Experience Personnel at +603-2081 8600 ext 18603/18604 between 9.00 a.m. to 6.00 p.m. on a Business Day. Alternatively, you can email us at <u>inquiry@hlisam.hongleong.com.my</u>.

2nd Supplementary Information Memorandum HONG LEONG ISLAMIC CASH MANAGEMENT FUND

This 2nd Supplementary Information Memorandum is dated 8 June 2023. The Fund is constituted on 25 November 2013

MANAGER HONG LEONG ISLAMIC ASSET MANAGEMENT SDN BHD [198501008000 (140445-U)]

TRUSTEE DEUTSCHE TRUSTEES MALAYSIA BERHAD [200701005591 (763590-H)]

SOPHISTICATED INVESTORS ARE ADVISED TO READ AND UNDERSTAND THE CONTENTS OF THIS 2ND SUPPLEMENTARY INFORMATION MEMORANDUM. IF IN DOUBT, PLEASE CONSULT A PROFESSIONAL ADVISER.

RESPONSIBILITY STATEMENTS

This 2nd Supplementary Information Memorandum has been reviewed and approved by the directors of Hong Leong Islamic Asset Management Sdn Bhd and they collectively and individually accept full responsibility for the accuracy of the information. Having made all reasonable enquiries, they confirm to the best of their knowledge and belief, that there are no false or misleading statements, or omission of other facts which would make any statement in this 2nd Supplementary Information Memorandum false or misleading.

STATEMENTS OF DISCLAIMER

A copy of this 2nd Supplementary Information Memorandum is lodged with the Securities Commission Malaysia. The Securities Commission Malaysia will not be liable for any nondisclosure on the part of Hong Leong Islamic Asset Management Sdn Bhd and takes no responsibility for the contents of this 2nd Supplementary Information Memorandum, makes no representation on the accuracy or completeness of this 2nd Supplementary Information Memorandum, and expressly disclaims any liability whatsoever for any loss however arising from or in reliance upon the whole or any part of the contents of this 2nd Supplementary Information Memorandum.

INVESTORS SHOULD RELY ON THEIR OWN EVALUATION TO ASSESS THE MERITS AND RISKS OF THE INVESTMENT. IN CONSIDERING THE INVESTMENT, INVESTORS WHO ARE IN DOUBT ON THE ACTION TO BE TAKEN SHOULD CONSULT THEIR PROFESSIONAL ADVISERS IMMEDIATELY.

ADDITIONAL STATEMENTS

Sophisticated Investors should note they may seek recourse under the *Capital Markets and Services Act 2007* for breaches of securities laws including any statement in this 2nd Supplementary Information Memorandum that is false, misleading, or from which there is a material omission; or for any misleading or deceptive act in relation to this 2nd Supplementary Information Memorandum or the conduct of any other person in relation to the Fund.

Hong Leong Islamic Cash Management Fund has been certified as Shariah-compliant by the Shariah Adviser for the Fund.

1 GENERAL AMENDMENTS

- (a) Our website in the Replacement Information Memorandum dated 1 May 2020 has been amended to <u>www.hlam.com.my/hlisam/home</u>.
- (b) The reference to "Securities Commission" in the Replacement Information Memorandum dated 1 May 2020 has been amended to "SC".

2 AMENDMENTS TO SECTION 1: DEFINITIONS

The following definitions which are disclosed in pages 6, 7 and 8 of the Replacement Information Memorandum dated 1 May 2020 are hereby deleted in their entirety and substituted with the following:

LPD	Refers to 15 May 2023 and is the last practicable date whereby the information disclosed in this 2 nd Supplementary Information Memorandum shall remain relevant and current as at the date of issue of this 2 nd Supplementary Information Memorandum.
SC	The Securities Commission Malaysia.
Shariah	Means Islamic law comprising the whole body of rulings pertaining to human conducts derived from sources of the Shariah namely the <i>Qur'an</i> (the holy book of Islam) and <i>Sunnah</i> (practices and explanations rendered by the Prophet Muhammad <i>(pbuh)</i> and other sources of Shariah such as <i>ljtihad</i> (exertion of individual efforts to determine the true ruling of the divine law on matters whose revelations are not explicit) of Shariah scholars.
Shariah requirements	Mean the rulings, guidelines and resolutions made by the SACSC or the advice given by the Shariah Adviser.
Sophisticated Investor(s)	Means any person who: (a) falls within any of the categories of investors set out in Part I, Schedules 6 and 7 of the CMSA; or (b) acquires unlisted capital market products where the consideration is not less than two hundred and fifty thousand ringgit or its equivalent in foreign currencies for each transaction whether such amount is paid for in cash or otherwise, or such other investor(s) as may be defined by the SC from time to time.

3 AMENDMENTS TO SECTION 2: CORPORATE DIRECTORY

The information in relation to the corporate directory which is disclosed in page 10 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:

MANAGER HONG LEONG ISLAMIC ASSET MANAGEMENT SDN BHD [198501008000 (140445-U)] Registered office: Level 30, Menara Hong Leong No 6, Jalan Damanlela Bukit Damansara 50490 Kuala Lumpur Tel : +603-2080 9888

Fax : +603-2080 9801

Business address:

Level 18, Block B, Plaza Zurich No. 12, Jalan Gelenggang Bukit Damansara 50490 Kuala Lumpur Tel : +603-2081 8600 Fax : +603-2081 8500 Website : www.hlam.com.my/hlisam/home

E-mail : <u>inquiry@hlisam.hongleong.com.my</u>

<u>TRUSTEE</u>

DEUTSCHE TRUSTEES MALAYSIA BERHAD [200701005591 (763590-H)] Registered address and Business address: Level 20, Menara IMC 8 Jalan Sultan Ismail 50250 Kuala Lumpur Tel : +603-2053 7522 Fax : +603-2053 7526 Email : dtmb.rtm@db.com

SHARIAH ADVISER

MASRYEF ADVISORY SDN BHD [201901030636 (1339966-H)] <u>Registered address and Business address:</u> B01-A-09-1, Menara 2 KL Eco City No. 3 Jalan Bangsar 59200 Kuala Lumpur Tel : +603-8688 38402 E-mail : info@masryef.com

Website : <u>www.masryef.com</u>

4 AMENDMENTS TO SECTION 4.2.: Specific Risks

The information in relation to the liquidity risk which is disclosed in page 19 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:

• Liquidity risk

Liquidity risk comprises two broad risk types; Market Liquidity Risk and Funding Liquidity Risk. Market Liquidity Risk is defined as the ease with which a Shariahcompliant security can be sold at or near its fair value depending on the trading volume of that security in the market. If the Fund holds a large portfolio of Shariahcompliant securities that are less liquid, the Shariah-compliant securities may have to be sold at unfavourable prices and/or withdraw Islamic deposits placed with financial institutions prior to maturity which would expose the Fund to a higher degree of market liquidity risk. As such any premature withdrawal of Islamic deposits where **profit income may be forfeited or forced sale of the Fund's** investment to meet any shortfall will have adverse impact on the Fund's NAV per Unit and subsequently the value of Unitholders' investments in the Fund.

Funding Liquidity Risk is defined as the risk that the Fund will not be able to meet efficiently both the expected and unexpected current and future cash outflow. The **risk primarily involves the Fund's** inability to meet redemption requests without major distortion to the portfolio allocation.

To mitigate this risk, the Manager will employ prudent liquidity management such as cash flow and redemption monitoring to ensure that the Fund maintains reasonable levels of liquidity to meet any redemption request supplemented by a temporary defensive strategy should adverse conditions prevail. The Manager will apply Liquidity Risk Management tools inclusive of liquidity Stress Test to assess the Fund's viability to meet expected and unexpected redemptions under adverse scenarios.

The Manager may, in consultation with the Trustee, suspend dealing in Units under exceptional circumstances where there is sufficient reason to do so having regard to the interests of the Unitholders in an effort to further curtail the liquidity risk experienced by the Fund.

5 AMENDMENTS TO SECTION 5.7.: Risk Management Strategies

The information in relation to the risk management strategies which is disclosed in page 22 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:

The risk management strategies undertaken by the Manager include but are not limited to the following:

- Adhering to the Fund's investment objective, investment strategies and investment restrictions as stated in the Replacement Information Memorandum, Deed and/or Guidelines;
- Monitoring and evaluating the market and economic conditions;
- Constant monitoring of the credit rating of the counterparty with which the Fund has invested its Islamic deposits and/or Islamic money market instruments (*Please refer* to 'Liquidity Risk' in section 4.2 of the 2nd Supplemental Information Memorandum for more details);
- In the event the Islamic financial institution in Malaysia with which the Fund has invested its Islamic deposits and/or Islamic money market instruments is downgraded to below the minimum rating as stated in Section 5.6 – "Investment Limits and Restrictions", the Manager will withdraw the invested Islamic deposits and/or sell the Islamic money market instruments, provided the terms of withdrawal and/or sale are favorable;
- Regular review of the Fund's performance; and
- Escalating and reporting investment matters to the investment committee of the Fund.
- 6 AMENDMENTS TO SECTION 8: THE MANAGEMENT COMPANY
- (a) The information in relation to the management company which is disclosed in pages 36 to 37 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:
- 8.1. The Manager

Hong Leong Islamic Asset Management Sdn Bhd ("HLISAM") was incorporated in Malaysia under the Companies Act 2016 on 29 May 1985 under Hong Leong Fund Management Sdn Bhd ("HLFM") which was licensed by the SC to undertake regulated activity for conventional fund management. Pursuant to the acquisition exercise within the Hong Leong Group on 28 June 2019, HLISAM became a wholly owned subsidiary of the Manager. In November 2019, HLISAM obtained the Islamic fund management license to conduct regulated activity for Islamic fund management.

For more information of the Manager, please visit our website at <u>www.hlam.com.my/hlisam/home</u>.

8.2. The Board of Directors

Mr. Hoo See Kheng (non-independent, Non-executive Chairman) Puan Noor Aini Shaik Awab (non-independent, Executive Director) Mr. Ang Beng Kuan (non-independent, Executive Director)

8.3. The Roles, Duties and Responsibilities of the Manager

The Manager is responsible for the daily sales, management and administration of the Fund in accordance with the provisions of the Deed, this Replacement Information **Memorandum and the Manager's internal policies. In fulfilling its responsibility, the** Manager undertakes, among others the following functions:

- Implementation of appropriate investment strategies to achieve the Fund's objective;
- Administering the Unitholders' transactions;
- Maintaining proper records and register for the Fund;
- Calculating the amount of income for cash distributions/Unit splits to the Unitholders; and
- Providing sales, marketing and customer experience support to Unitholders and fund distributors.
- (b) The information in relation to the management company which is disclosed in page 4 of the 1st Supplementary Information Memorandum dated 12 November 2020 is hereby deleted in its entirety and substituted with the following:
- 8.4. The Key Personnel of HLISAM

Executive Director/Chief Executive Officer

Puan Noor Aini Shaik Awab holds a Diploma in Business Administration and Diploma in National Computer Studies, Singapore. She joined the Hong Leong Asset Management Bhd ("HLAM") in April 2014 as Chief Operations Officer and was transferred to HLISAM as the Chief Executive Officer on 1 November 2019. She was appointed as a non-independent Executive Director of HLISAM on 23 June 2022. She started her career with Schroders Investment Management (Singapore) Limited; and bringing with her more than thirty (30) years of experience in fund management securities administration, unit trust operations, local and regional settlements. She had spearheaded the implementation and integration of various fund management systems for both the Investment and the Operations teams. Puan Noor Aini holds a Unit Trust Consultant license and is a certified Islamic Financial Planner.

Head, Fund Management/Executive Director

Mr Ang Beng Kuan graduated with degree in Masters in Economics (MEc) from University Malaya. He joined Hong Leong Asset Management Bhd in February 2021 as Head of Fixed Income overseeing the Fixed Income and Money Market investment management for the company. He was transferred to HLISAM on 1 September 2021, and was appointed as a non-independent Executive Director of HLISAM on 6 September 2021.

Prior to this, he started his career in 2008 with Employees Provident Fund as money market, foreign exchange and derivatives dealer. Over the tenure, his role covers private debt investments, portfolio manager for Emerging Markets and investment strategist.

Mr Ang holds a Dealer's Representative license, Persatuan Forex Dealer's Representative

license and Capital Markets Services **Representative**'s License for the regulated activity of fund management from SC since 7 May 2021.

Mr Ang is the designated fund manager for the Fund.

Fund Manager

En Razif Bin Rahim, holds a Bachelor Degree in Finance from UITM. He joined HLISAM in April 2021 as an Equity fund manager. He began his career as a dual-licensed dealer and has more than 10 years' experience in the fund management industry. En Razif obtained his Capital Markets Services Representative's License from the SC since 16 November 2011.

En Razif is the co-fund manager for the Fund.

7 AMENDMENTS TO SECTION 9: THE SHARIAH ADVISER

The information in relation to the profile of the Shariah Adviser which is disclosed in pages 38 to 40 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:

9.1. Profile of Shariah Adviser

Masryef Advisory Sdn Bhd ("Masryef Advisory") has been appointed as the Shariah adviser for HLICMF and will counsel the mechanism of the operations of the Fund's activities to ensure that the Fund complies with Shariah requirements.

9.1.1. General Information of Masryef Advisory

Masryef Advisory specializes in Islamic Banking, Finance and Asset Management where they develop and conduct training based on industry practice, provide consultancy, advisory services, assist institutions and businesses in areas of governance on Islamic Finance. Masryef Advisory is based in Kuala Lumpur, the hub of Global Islamic Economy and is a licensed Shariah adviser under SC. The founders and consultants of Masryef Advisory have a combined working experience of over 70 years in various areas of finance and banking of which 50 years were devoted to Islamic Banking and Finance. Their Islamic banking and asset management experience covers the practices of 4 key centres of Islamic finance, namely Kuala Lumpur, Dubai, Riyadh and Abu Dhabi.

9.1.2. Roles and Responsibilities of Masryef Advisory as the Shariah Adviser

Masryef Advisory will ensure that the Fund is Shariah-compliant at all times by reviewing the **Fund's** report at least quarterly and on a time-to-time basis as needed. Final responsibility for ensuring Shariah compliance of the Fund with Shariah requirements in all relevant aspects rests solely with the Manager.

The roles of Masryef Advisory as the Shariah adviser are:

- a) To advise on all aspects of the Fund in accordance with Shariah principles.
- b) To review and ensure the Fund is in compliance with Shariah requirements and relevant resolutions and rulings including but not limited to the SACSC, the Shariah Advisory Council of BNM ("SACBNM"), Accounting and Auditing Organization for Islamic Financial Institutions AAOIFI and other acceptable rulings deemed fit by the Shariah adviser.
- c) To analyse the Fund's quarterly investments and any other report deemed necessary to ensure compliance with Shariah principles.
- d) Review and advise any promotional materials of the Fund, as necessary.
- e) To review and recommend changes for the Fund in all matters from the perspective of Shariah principles which includes the Deed and this Information Memorandum and other related documentations in respect of the Fund and to advise whether the terms, conditions and covenants contained in the documents are in compliance with Shariah requirements and relevant resolutions and rulings made by the SACSC and SACBNM.
- f) To meet or communicate with the Manager on a regular basis in order to advise the Manager on the selection of investments that comply with Shariah principles and to advise the Manager as to whether a particular investment is Shariah-compliant or otherwise.
- g) To prepare a report or statement to be included in the Funds' quarterly and annual reports certifying whether the Fund has been operated and managed in accordance with Shariah principles.
- 9.1.3. Profile of the Shariah Team

Tuan Mazrul Shahir Md Zuki

Mazrul Shahir Md. Zuki is Corporate Relationship Manager, INCEIF Centre of Excellence for Islamic Social Finance (COEIsF). Prior to that, he served INCEIF and ISRA as a Senior Executive Business Development, Researcher and Shariah Consultant at ISRA Consulting for 10 years. Previously, he served as a consultant (learning and development) for an Islamic youth movement for Malaysian students in the UK and Eire, Arabic & Islamic Study teacher and managed Hajj pilgrimage for Tabung Haji ("TH") and Singapore.

He holds a bachelor's degree in Art and Education, majoring in Islamic Studies & Shariah, from the University of Saba', Republic of Yemen, and completed his master's degree in Islamic Banking, Finance, and Management from the University of Gloucestershire, UK. Currently, he is pursuing a PhD at the Faculty of Business & Law, International University of Malaya-Wales (IUMW).

He used to be a member of Shariah Committee of Malaysian Industrial Development Finance Berhad (MIDF) and Shariah Advisor MIDF Amanah Asset Management Berhad and Labuan. Currently, he is an interim Chairman of Shariah Advisory Committee Member at BNP Paribas Malaysia Berhad and Labuan. He is also involved as a member of the working group code of ethics for halal practitioners under JAKIM & Standard Malaysia.

Since 2019 he has been appointed as a fellowship advisory committee for Lembaga Zakat Negeri Kedah (LZNK).

Dr. Mohammad Mahbubi Ali

Dr. Mohammad Mahbubi Ali is Head of Economics, Finance, Awqaf and Zakat unit cum research fellow at the International Institute of Advanced Islamic Studies (IAIS) Malaysia. Previously, he was a researcher at the International Shari'ah Research Academy for Islamic Finance (ISRA).

During his stint at ISRA, he had contributed to numerous ISRA's research publications, mainly involving in the drafting of Bank Negara Malaysia Shari'ah Standards. He also served as Shariah committee member and consultant for various advisory and consultancy services including Affin Islamic Bank, IIFIN Sdn Bhd, Dar al-Muraja'ah al-Syar'iyyah, Masryef Management House and ZICO Shariah Advisory Bhd. He was a lecturer at the University of Kuala Lumpur and UNITAR International University.

He received a PhD in Islamic Banking and Finance from the Institute of Islamic Banking and Finance (IIIBF), International Islamic University Malaysia (IIUM). He holds a bachelor degree in Shari'ah Business and Financial Management from the Islamic Business School, Tazkia Indonesia and Chartered Islamic Finance Professional (CIFP) from INCEIF, The Global University in Islamic Finance, Malaysia.

Dr. Said Adekunle Mikail

Said Adekunle Mikail, PhD, is currently an ISRA researcher. He is Shariah Committee Member of BNP Paribas (Najmah) Malaysia Berhad and Member of Advisory Committee of Expert (ACE) of TAJ Bank Ltd Nigeria.

He is a Shariah Consultant at ISRA International Consulting (ISRA Consulting) Sdn Bhd and I Consult Africa (PTY) Ltd. Ethical and Responsible Advisory, Cape Town, South Africa. He obtained his Bachelor Degree of Shariah from Islamic University of Madinah Kingdom of Saudi Arabia (KSA) in 2006, followed by Master of Comparative Laws and PhD (Law) from International Islamic University Malaysia (IIUM) in 2009 and 2013 respectively.

His area of specialisation is Shariah and comparative laws and Islamic finance. His publications focus on Islamic commercial laws, Islamic legal theory, Shariah issues in Islamic finance and economic and comparative laws.

FURTHER INFORMATION ON THE MANAGER AND SHARIAH ADVISER IS PROVIDED IN THE MANAGER'S WEBSITE AT WWW.HLAM.COM.MY/HLISAM/HOME.

8 AMENDMENTS TO SECTION 10: THE TRUSTEE OF THE FUND

10.1. About Deutsche Trustees Malaysia Berhad

The information in relation to the trustee which is disclosed in pages 41 to 42 of the Replacement Information Memorandum dated 1 May 2020 is hereby deleted in its entirety and substituted with the following:

Deutsche Trustees Malaysia Berhad ("DTMB") was incorporated in Malaysia on 22 February 2007 and commenced business in May 2007. The company is registered as a trust company under the Trust Companies Act 1949, with its business address at Level 20, Menara IMC, 8 Jalan Sultan Ismail, 50250 Kuala Lumpur.

DTMB is a member of Deutsche Bank Group ("Deutsche Bank"). Deutsche Bank provides commercial and investment banking, retail banking, transaction banking and asset and wealth management products and services to corporations, governments, institutional investors, small and medium-sized business, and private individuals.

Experience in trustee business

DTMB is part of Deutsche Bank's Securities Services, which provides trust, custody and related services on a range of securities and financial structures. As at LPD, DTMB is the trustee for 228 collective investment schemes including unit trust funds, wholesale funds, exchange-traded funds and private retirement schemes.

DTMB's trustee services are supported by Deutsche Bank (Malaysia) Berhad ("DBMB"), a subsidiary of Deutsche Bank, financially and for various functions, including but not limited to financial control and internal audit.

10.2. Roles, Duties and Responsibilities of the Trustee

DTMB's main functions are to act as trustee and custodian of the assets of the Fund and to safeguard the interests of Unitholders. In performing these functions, the Trustee has to exercise due care and vigilance and is required to act in accordance with the relevant provisions of the Deed, the CMSA and all relevant laws.

10.3. Tru**stee's Disclosure of** Material Litigation and Arbitration

As at LPD, the Trustee has (a) not engaged in any material litigation and arbitration including those pending or threatened, nor (b) aware of any facts likely to give rise to any proceedings which might materially affect the business/financial position of the Trustee.

This 2nd Supplementary Information Memorandum dated 8 June 2023 is supplementary to and has to be read in conjunction with the Replacement Information Memorandum dated 1 May 2020 and 1st Supplementary Information Memorandum dated 12 November 2020.

10.4. Delegate of the Trustee

The Trustee has appointed DBMB as the custodian of the assets of the Fund. DBMB is a wholly owned subsidiary of Deutsche Bank AG. DBMB offers its clients access to a growing domestic custody network that covers over 30 markets globally and a unique combination of local expertise backed by the resources of a global bank. In its capacity as **the appointed custodian**, DBMB's roles encompass safekeeping of assets of the Fund; trade settlement management; corporate actions notification and processing; securities holding and cash flow reporting; and income collection and processing.

All investments of the Fund registered in the name of the Trustee for the Fund, or where the custodial function is delegated, in the name of the custodian to the order of the Trustee for the Fund. As custodian, DBMB shall act only in accordance with instructions from the Trustee.

Disclosure on related-party transactions/conflict of interests

As the Trustee for the Fund and **the Manager's delegate** for the fund accounting and valuation services (where applicable), there may be related party transactions involving or in connection with the Fund in the following events:

- (1) Where the Fund invests in the products offered by Deutsche Bank AG and any of its group companies (e.g. Islamic money market placement, etc.);
- (2) Where the Fund has obtained financing from Deutsche Bank AG and any of its group companies, as permitted under the SC's guidelines and other applicable laws;
- (3) Where the Manager appoints DTMB to perform its back office functions (e.g. fund accounting and valuation), and
- (4) Where DTMB has delegated its custodian functions for the Fund to DBMB.

DTMB will rely on the Manager to ensure that any related party transactions, dealings, investments and appointments are on terms which are the best available for or to the **Fund and are on an arm's length** basis as if between independent parties.

While DTMB has internal policies intended to prevent or manage conflicts of interests, no assurance is given that their application will necessarily prevent or mitigate conflicts of interests. DTMB's commitment to act in the best interests of the Unitholders do not preclude the possibility of related party transactions or conflicts.

1st Supplementary Information Memorandum HONG LEONG ISLAMIC CASH MANAGEMENT FUND

This 1st Supplementary Information Memorandum is dated 12 November 2020. The Fund is constituted on 25 November 2013

MANAGER HONG LEONG ISLAMIC ASSET MANAGEMENT SDN BHD [198501008000 (140445-U)] (Formerly known as Hong Leong Fund Management Sdn Bhd)

> TRUSTEE DEUTSCHE TRUSTEES MALAYSIA BHD [200701005591 (763590-H)]

INVESTORS ARE ADVISED TO READ AND UNDERSTAND THE CONTENTS OF THIS 1st SUPPLEMENTARY INFORMATION MEMORANDUM. IF IN DOUBT, PLEASE CONSULT A PROFESSIONAL ADVISER.

This 1st Supplementary Information Memorandum is supplementary to and has to be read in conjunction with the Replacement Information Memorandum dated 1 May 2020.

RESPONSIBILITY STATEMENTS

This 1st Supplementary Information Memorandum has been reviewed and approved by the directors of Hong Leong Islamic Asset Management Sdn Bhd and they collectively and individually accept full responsibility for the accuracy of all information. Having made all reasonable enquiries, they confirm to the best of their knowledge and belief, that there are no false or misleading statements, or omission of other facts which would make any statement in this 1st Supplementary Information Memorandum false or misleading.

STATEMENTS OF DISCLAIMER

A copy of this 1st Supplementary Information Memorandum is lodged with the Securities Commission Malaysia. The Securities Commission Malaysia will not be liable for any nondisclosure on the part of Hong Leong Islamic Asset Management Sdn Bhd and takes no responsibility for the contents of this 1st Supplementary Information Memorandum, makes no representation on the accuracy or completeness for any loss however arising from or in reliance upon the whole or any part of the contents of this 1st Supplementary Information Memorandum.

INVESTORS SHOULD RELY ON THEIR OWN EVALUATION TO ASSESS THE MERITS AND RISKS OF THE INVESTMENT. IF SOPHISTICATED INVESTORS ARE UNABLE TO MAKE THEIR OWN EVALUATION, THEY ARE ADVISED TO CONSULT PROFESSIONAL ADVISERS.

ADDITIONAL STATEMENTS

Sophisticated Investors should note that they may seek recourse under the *Capital Markets and Services Act 2007* for breaches of securities laws including any statement in this 1st Supplementary Information Memorandum that is false, misleading, or from which there is a material omission; or for any misleading or deceptive act in relation to this 1st Supplementary Information Memorandum or the conduct of any other person in relation to the Fund.

Hong Leong Islamic Cash Management Fund has been certified as Shariah-compliant by the Shariah adviser for the Fund.

This 1st Supplementary Information Memorandum is supplementary to and has to be read in conjunction with the Replacement Information Memorandum dated 1 May 2020.

1. AMENDMENTS TO SECTION 6.6: FUND SWITCHING

The information in relation to Fund switching disclosed from pages 29 to 30 is hereby deleted in its entirety and substituted with the following:

6.6. Fund Switching

Switching is a facility offered by the Manager to its existing Unitholders. This facility enables you to switch from units of one fund to units of other fund(s) managed by the Manager.

- There is no switching fee imposed on any switching application within any of the fund(s) managed by the Manager.
- The Manager reserves the right to reject the switching request under the following conditions:
 - 1) If the net switched out proceeds does not meet the minimum initial investment amount or minimum additional investment amount of the fund that the Unitholder intends to switch into. In this event, Unitholder shall be given the option to either:-
 - (a) remain invested in the fund that they were invested in; or
 - (b) redeem the units in the fund that they intended to switch out.
 - 2) If deemed disruptive to fund management or contrary to the best interest of the fund and/or the Unitholders.
- If following the switching, the account of the fund which the Unitholder has switched out from does not maintain a minimum account balance of 100,000 Units or such other lower amount as the Manager may in its sole discretion allow, then full switching will be effected or the Manager reserves the right to reject the switching request. In the event this switching request is rejected, the Unitholder shall be given the option to either:-
 - (a) remain invested in the fund that they were invested in; or
 - (b) redeem the entire holding of units in the fund that they intended to switch out.
- Unitholders are not allowed to switch in or out of a new fund during the first three (3) months after the new fund's launch date.
- Switching from an Islamic fund to a conventional fund is discouraged especially for Muslim Unitholder.
- Switching application should be made before the cut-off time of 11.00 a.m. on any Business Day. When switching application is received after the cut-off time, the switching application shall be deemed to have been received on the next Business Day.
- The Manager may at its absolute discretion waive or reduce the sales charge (if any) from time to time on the switching application. Alternatively, investors may negotiate with their preferred distributor for lower fees and charges, subject to the distributor's decision.

- Switching from any unit trust fund to a wholesale fund or between wholesale funds are permissible if the investor meets the requirements of a Sophisticated Investor as defined herein.
- The Manager reserves the right to vary the terms and conditions of the switching facility from time to time.

Please refer to the following table for a detailed switching illustration:

Switching Illustration

Switch to Switch from	Intended Fund		
Current Fund	FUND WITH 0% SALES CHARGE	FUND WITH SALES CHARGE	
FUND WITH 0% SALES CHARGE	 Reinvest into the intended fund(s) at net asset value per Unit. 	 Reinvest into the intended fund(s) at net asset value per Unit and the difference of the sales charge between the current fund and the intended fund(s). 	
FUND WITH SALES CHARGE	 Reinvest into the intended fund(s) at net asset value per Unit. 	 Reinvest into the intended fund(s) at net asset value per Unit and the difference of the sales charge between the current fund and the intended fund(s). If a switch is made from a fund with higher sales charge into a fund with lower sales charge, NO sales charge will be imposed on the Unitholder. 	

This 1st Supplementary Information Memorandum is supplementary to and has to be read in conjunction with the Replacement Information Memorandum dated 1 May 2020.

2. AMENDMENTS TO SECTION 8.4 : THE KEY PERSONNEL OF HLISAM

The information in relation to the key personnel of HLISAM disclosed in page 37 is hereby deleted in its entirety and substituted with the following:

8.4. The Key Personnel of HLISAM

Chief Executive Officer

Puan Noor Aini Shaik Awab holds a Diploma in Business Administration and Diploma in National Computer Studies, Singapore. She joined the Hong Leong Asset Management Bhd ("HLAM") in April 2014 as Chief Operations Officer and was transferred to Hong Leong Islamic Asset Management Sdn Bhd ("HLISAM") as the Chief Executive Officer on 1 November 2019. She started her career with Schroders Investment Management (Singapore) Limited; and brings with her more than thirty (30) years of experience in fund management securities administration, unit trust operations, local and regional settlements. She had spearheaded the implementation and integration of various fund management systems for both the Investment and the Operations teams. Puan Noor Aini holds a Unit Trust Consultant license and a certified Islamic Financial Planner.

Executive Director, Fund Management

Mr Lye Thim Loong, CFP, holds a Diploma in Banking from the Institute Bank Malaysia. He joined HLAM in May 2014 as a Head of Investment. Prior to joining HLAM, he was the Deputy Chief Investment Officer as well as the Head of Alternative Investments in Libra Invest Berhad, where he accumulated over 16 years of fund management experience. He also has over 15 years of global market treasury experience with various banks in Singapore and Malaysia. Mr. Lye obtained his Capital Markets Services Representative's License from the SC on 26 April 2004. Mr Lye was transferred to HLISAM on 1 October 2020.

Mr. Lye is the designated fund manager for the Fund.

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