Replacement Information Memorandum for

AmCash Plus

This is a Replacement Information Memorandum supersedes/replaces the Information Memorandum for AmCash Plus dated 7 September 2009.



The Manager

AmInvestment Services Berhad

Company number: 154432-A

The Trustee

AmanahRaya Trustees Berhad

Company number: 766894-T



This Replacement Information Memorandum is dated 1 December 2014 Growing Your Investments in a Changing World

PREFACE

Dear Qualified Investors,

This Replacement Information Memorandum introduces the investors to AmCash Plus managed by AmInvestment Services Berhad.

AmCash Plus is a short to medium-term fixed income fund that provides regular income.

The Fund aims to invest in short to medium-term fixed income instruments, fixed deposits, and other permitted investments provided in the Deed.

The specific risks of investing in AmCash Plus are credit (default) risk, interest rate risk, income distribution risk, concentration risk and liquidity risk. Kindly refer to page 11 for detailed information on the specific risks of investing in the Fund.

This Fund is only open to Qualified Investors seeking:

- to invest the cash portion of their investment profile
- to preserve your capital
- regular income
- a short to medium-term investment horizon

There are fees and charges payable by investors when investing in AmCash Plus and investors are advised to consider the following fees and charges:-

- (i) annual management fee of up to 0.75% p.a. of the NAV of the Fund;
- (ii) annual trustee fee of up to 0.08% p.a. of the NAV per unit of the Fund, subject to a minimum of RM18.000 p.a.
- (iii) there is no entry charge for the Fund;
- (iv) there is no exit charge for the Fund;
- (v) other fees and charges relating to the administration of the Fund.

If you are interested in purchasing units of the Fund or require further information or have any inquiries, kindly contact us on (03) 2032 2888 or fax at (03) 2031 5210 or email enquiries@aminvest.com.

Finally, thank you for your interest in AmCash Plus.

Datin Maznah Mahbob
Chief Executive Officer
AmInvestment Services Berhad

Note: Please refer to pages 1 to 3 for definition of words in caption above.

Disclaimer

Responsibility Statements

This Replacement Information Memorandum for AmCash Plus has been seen and approved by the Directors of AmInvestment Services Berhad and they collectively and individually accept full responsibility for the accuracy of all information contained herein and confirm, having made all enquiries which are reasonable in the circumstances, that to the best of their knowledge and belief, there are no other facts omitted which would make any statement herein misleading.

Statements of Disclaimer

The Securities Commission Malaysia has authorized AmCash Plus, the subject of this Replacement Information Memorandum, and that the authorization shall not be taken to indicate that the Securities Commission recommends the investment.

The Securities Commission Malaysia will not be liable for any non-disclosure on the part of the fund management company and takes no responsibility for the contents of this Replacement Information Memorandum, makes no representation as to its accuracy or completeness and expressly disclaims any liability whatsoever for any loss howsoever arising from, or in reliance upon the whole or any part of the content of this Replacement Information Memorandum.

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

Additional Statements

Qualified Investors should note that they may seek recourse under the Capital Markets and Services Act 2007 for breaches of securities law and regulations including any statement in this Replacement 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 Replacement Information Memorandum or the conduct of any other person in relation to the Fund.

This Replacement Information Memorandum does not constitute an offer or solicitation to anyone in any jurisdiction in which such offer or solicitation is not authorized or to any person to whom it is unlawful to make such offer or solicitation.

An investment in the Fund carries with it a degree of risk. The value of units and the income from it, if any, may go down as well as up, and Qualified Investors may not get back the amount invested. Qualified Investors should consider the risk factors set out under the heading Risk Factors in this Replacement Information Memorandum.

Statements made in this Replacement Information Memorandum are based on the law and practices currently in force in Malaysia and are subject to changes in such law and practices.

Any reference to a time or day in this Replacement Information Memorandum shall be a reference to that time or day in Malaysia, unless otherwise stated.

An investment in the Fund is not a deposit of any bank. Neither returns nor repayments of capital are quaranteed by any member of the AmInvestment Group Berhad or its group of companies.

No person has been authorized to issue any advertisement or to give any information, or to make any representations in connection with the offering, placing, subscription, sell, switching or redemption of units in the Fund other than those contained in this Replacement Information Memorandum or any supplemental therein and, if issued, given or made, such advertisement, information or representations must not be relied upon by a Qualified Investor.

Qualified Investors may wish to consult their independent professional adviser about the suitability of this Fund for their investment needs.

Qualified Investors in the Fund agree that personal details contained on the application form and data relating to them may be stored, modified and used in any other way by the Fund or the Manager or the Manager's associated companies within the AMMB Holdings Berhad for the purposes of administering and developing the business relationship with the investor.

The Fund has not been and will not be offered for sale or sold in the United States of America, its territories or possessions and all areas subject to its jurisdiction, or to United States Person, except in a transaction which does not violate the securities laws of the United States of America.

Personal Data

As part of AmInvestment Services Berhad's day to day business, we collect your personal information when you apply to open an account with us, subscribe to any of our products or services or communicate with us. In return, we may use this information to provide you with our products or services, maintain our records or send you relevant information. We may use your personal information for one or more of the following purposes, whether in Malaysia or otherwise:

- a. Access and manage your application(s) for our products and services so that we can provide you with more and up to-date information such as improvements and new features to the existing products and services, development of new products and service and promotions by AmInvestment Services Berhad and/or AmBank Group, which may be of interest to you;
- Manage and maintain your account through regular updates, consolidation and improving the
 accuracy of our records. In this manner we can respond to your enquiries, complaints and to
 generally resolve disputes quickly so that we can improve our business and your relationship with
 us;
- c. Conduct research for analytical purposes, data mining and analyse your transactions or use of products and services to better understand your current financial or investment position and future needs. We will also produce data, reports and statistics from time to time, however such information will be aggregated so that your identity will remain confidential. Sometimes it may be necessary if required, to verify your financial standing through credit reference or reporting checks;
- d. Comply with the requirements of any law binding on us such as conducting anti-money laundering checks, crime detection or prevention, prosecution, protection or enforcement of our rights to recover any debt owing to us including transferring or assigning our rights, interests and obligations under any of your agreement with us;
- e. Perform shared services within AmBank Group such as audit, compliance, legal, human resource, risk management including assessing financial risks;
- f. Outsourcing of business and back-room operations within AmBank Group; and

g. Any other purpose(s) that is required or permitted by any law, regulations, guidelines and/or relevant regulatory authorities including with the trustee of the fund you invest in.

Investors are advised to read AmInvestment Services Berhad's latest or updated Privacy Notice (notice provided as required under Personal Data Protection Act 2010) available on AmInvestment Services Berhad's website at www.aminvest.com. Our Privacy Notice may be revised from time to time and if there is or are any revision(s), it will be posted on our website and/or other means of communication deemed suitable by us. However any revision(s) will be in compliance with the Personal Data Protection Act 2010.

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DEFINITIONS

АНВ	AMMB Holdings Berhad and its group of companies
AIS, Manager, we, us, our, the Company	AmInvestment Services Berhad
AmBank	AmBank (M) Berhad
AmBank Group	Refers to AMMB Holdings Berhad and all its direct and indirect subsidiaries, including, but not limited to: AmBank (M) Berhad, AmIslamic Bank Berhad, AmInvestment Bank Berhad, AmInvestment Group Berhad, AmInvestment Services Berhad, AmInvestment Management Sdn Bhd, AmIslamic Funds Management Sdn Bhd, AmFutures Sdn Bhd, AmCard Services Berhad, AmGeneral Insurance Berhad, AmMetLife Insurance Berhad and AmMetLife Takaful Berhad
Aminvest	The brand name for the funds management business of AMMB Holdings Berhad comprising AmInvestment Services Berhad and AmIslamic Funds Management Sdn Bhd.
AmInvestment Bank	AmInvestment Bank Berhad
Amlnvestment Bank Group	AmInvestment Bank Group and its Group of companies
Auditor	Has the same meaning as defined in the CMSA 2007
BNM	Bank Negara Malaysia
Business Day	A day on which commercial banks are open for business in Malaysia other than Saturday, Sunday or public holidays
CMSA 2007, the Act	Capital Markets and Services Act 2007 and any amendments made thereto
Deed	The deed dated 3 September 2009 as modified by the supplemental deed dated 28 November 2014 all entered into between the Manager and the Trustee in respect of the Fund
FATCA	Foreign Account Tax Compliance Act
Fund	AmCash Plus
GST	Goods and Services Tax, which includes any tax payable on the supply of goods, services, or other things in accordance with the provisions of GST Law
GST Law	The Goods and Services Tax Act 2014, subsidiary legislations, statutory orders and regulations governing the application of GST, as amended from time to time
Guidelines	The Guidelines on Wholesale Funds issued by the Securities Commission and as may be amended or replaced from time to time

Latest Practicable Date	30 September 2014
MGS	Malaysia Government Securities
NAV per unit	Net Asset Value of the Fund divided by the number of units in circulation, at the valuation point.
Net Asset Value (NAV) of the Fund	The NAV of the Fund is determined by deducting the value of all the Fund's liabilities from the value of all the Fund's assets, at the valuation point. For the purpose of computing the annual management fee and annual trustee fee, the NAV of the Fund should be inclusive of the management fee and the trustee fee for the relevant day
Qualified Investors	refers to: (a) an individual whose total net personal assets, or total net joint assets with his or her spouse, exceed three million ringgit or its equivalent in foreign currencies, excluding the value of the individual's primary residence; (b) an individual who has a gross annual income exceeding three hundred thousand ringgit or its equivalent in foreign currencies per annum in the preceding twelve months; (c) an individual who, jointly with his or her spouse, has a gross annual income exceeding four hundred thousand ringgit or its equivalent in foreign currencies in the preceding twelve months; (d) a corporation with total net assets exceeding ten million ringgit or its equivalent in foreign currencies based on the last audited accounts; (e) a partnership with total net assets exceeding ten million ringgit or its equivalent in foreign currencies; (f) a unit trust scheme or prescribed investment scheme; (g) a private retirement scheme; (h) a closed-end fund; (i) a company that is registered as a trust company under the Trust Companies Act 1949 which has assets under management exceeding ten million ringgit or its equivalent in foreign currencies; (j) a corporation that is a public company under the Companies Act 1965 which is approved by the Securities Commission Malaysia to be a trustee under the CMSA and has assets under management exceeding ten million ringgit or its equivalent in foreign currencies; (k) a statutory body established by an Act of Parliament or an enactment of any state in Malaysia; (l) a pension fund approved by the Director General of Inland Revenue under section 150 of the Income Tax Act 1967; (m) a holder of a Capital Markets Services Licence issued pursuant to the CMSA; (n) a licensed institution; (o) an Islamic bank;

	 (p) an insurance company licensed under the Financial Services Act 2013; (q) a takaful operator registered under the Islamic Financial Services Act 2013; (r) a bank licensee or insurance licensee as defined under the Labuan Financial Services and Securities Act 2010; (s) an Islamic bank licensee or takaful licensee as defined under the Labuan Islamic Financial Services and Securities Act 2010; (t) any other fund manager; and (u) a person who acquires securities pursuant to an offer, as principal, if the aggregate consideration for the acquisition is not less than RM250,000 or its equivalent in foreign currencies for each acquisition.
Replacement Information Memorandum	This Replacement Information Memorandum for AmCash Plus and includes and supplemental information memorandum
RM	Ringgit Malaysia
SC, the SC	Securities Commission Malaysia
Trustee	AmanahRaya Trustees Berhad
Unit Holder(s), investor(s), applicant, you	The person(s) for the time being registered under the provisions of the Deed as a holder of units and includes the Manager and joint holders
US (United States) Person	A citizen or resident of the United States of America, a partnership organized or existing under the laws of any state, territory or possession of the United States of America, or a corporation organised under the laws of the United States of America or of any state, territory or possession thereof, or any estate or trust, other than an estate or trust the income of which from sources outside the United States of America is not includable in gross income for purpose of computing United States income tax payable by it. If a unit holder subsequently becomes a "United States Person" and such fact comes to the attention of the Manager, units owned by that person must be compulsorily redeemed by the Manager.
Wholesale Fund	A fund, the units which are issued, offered for subscription or purchase, or for which invitations to subscribe for or purchase the units have been made, exclusively to Qualified Investors
Withdrawal, exit	Redemptions

CORPORATE DIRECTORY

MANAGER

Company number: 154432-A

Registered office

22nd Floor, Bangunan AmBank Group

No. 55, Jalan Raja Chulan 50200 Kuala Lumpur Tel: (03) 2036 2633

Head office

9th & 10th Floor, Bangunan AmBank Group

No. 55, Jalan Raja Chulan 50200 Kuala Lumpur

Tel: (03) 2032 2888 Fax: (03) 2031 5210

Email: enquiries@aminvest.com Website: www.ambankgroup.com www.aminvest.com

Board of Directors

Kok Tuck Cheong (Non-Independent)
Professor Dr. Annuar Md. Nassir (Independent)
Mustafa Bin Mohd Nor (Independent)
Datin Maznah Mahbob (Non-Independent)
Mohd Fauzi Mohd Tahir (Non-Independent)
Harinder Pal Singh (Non-Independent)

Investment Committee

Harinder Pal Singh (Non-Independent) Dato' Mohd Effendi bin Abdullah (Non-Independent)

Professor Dr. Annuar Md. Nassir (Independent)
Mustafa Bin Mohd Nor (Independent)

Secretary

Koh Suet Peng (MAICSA 7019861)

22nd Floor, Bangunan AmBank Group No.55, Jalan Raja Chulan 50200 Kuala Lumpur

TRUSTEE

Amanah Raya Trustees Berhad Company number: 766894-T

Registered office/ Head office 15th Floor, Wisma Amanah Raya, No. 2, Jalan Ampang

50450 Kuala Lumpur Tel: (03) 2051 8710

Business office

Tingkat 4, Wisma TAS No. 21, Jalan Melaka 50100 Kuala Lumpur

Tel: (03) 2036 5000 Fax: (03) 2072 0322 Website: www.amanahraya.com.my

TAXATION ADVISOR

Deloitte Tax Services Sdn Bhd

(formerly know as Deloitte KassimChan Tax Services Sdn Bhd) Company number: 36421-T

Level 16, Menara LGB 1 Jalan Wan Kadir, Taman Tun Dr. Ismail Kuala Lumpur 60000 Malaysia Tel: (03) 7610 8888 Fax: (03) 7726 8986

AUDITORS AND REPORTING ACCOUNTANTS

Ernst & Young

AF 0039

Registered office Level 23A, Menara Milenium Jalan Damanlela

Pusat Bandar Damansara 50490 Kuala Lumpur

Tel: (03) 7495 8000 Fax: (03) 2095 9076

FEDERATION OF INVESTMENT MANAGERS MALAYSIA (FIMM)

19-06-1, 6th Floor, Wisma Tune No. 19, Lorong Dungun, Damansara Heights 50490 Kuala Lumpur Tel: (03) 2093 2600 Fax: (03) 2093 2700

Email: info@fimm.com.my Website: www.fimm.com.my

KEY DATA OF THE FUND

The description on the following pages introduces you to AmCash Plus and helps you decide whether AmCash Plus best fits your investment needs. Keep in mind however that no fund can guarantee it will meet its investment objective at all times, and no fund should be relied upon as a complete investment program.

THIS SECTION IS ONLY A SUMMARY OF THE SALIENT INFORMATION ABOUT THE FUND. QUALIFIED INVESTORS SHOULD READ AND UNDERSTAND THE WHOLE REPLACEMENT INFORMATION MEMORANDUM BEFORE MAKING AN INVESTMENT DECISION.

FUND INFORMATION

Name of Fund	AmCash Plus
Category of Fund	Wholesale
Type of Fund	Income
Investment Objective	The Fund is a short to medium-term fixed income fund that provides regular income.
	Note: Any material change to the investment objective of the Fund would require Unit Holders' approval.
Investment Strategy	The Fund aims to invest in short to medium-term fixed income instruments, fixed deposits, and other permitted investments provided in the deed.
Asset Allocation	Up to 100% of the NAV of the Fund will be invested in money market and fixed income instruments and Malaysia Government Securities.
Performance Benchmark	(85% RAM Quantshop MGS 1 – 5 years Index) + (15% Malayan Banking Overnight Repo Rate) Note: the above benchmark may be changed to reflect any material change to the Fund's asset allocation range as permitted by the
	prevailing regulations.
Specific Risk associated with the Fund	 Credit (Default) Risk Interest Rate Risk Liquidity risk Income Distribution Risk Concentration Risk

Investor Profile	This Fund is only open to Qualified Investors seeking: to invest the cash portion of their investment profile to preserve capital regular income short to medium-term investment horizon
Financial Year End	31 December
Income Distribution	Income distribution (if any) will be paid at the Manager's discretion

FOR INFORMATION CONCERNING CERTAIN RISK FACTORS WHICH SHOULD BE CONSIDERED BY PROSPECTIVE QUALIFIED INVESTORS, PLEASE REFER TO THE RISK FACTORS COMMENCING ON PAGE 10.

FEES AND CHARGES

Charges

This table describes the charges that you may **directly** incur when you buy or redeem units of the Fund:

Entry Charge	Nil
Exit Penalty	Nil
Other Charges	Indirect charges that you may incur are as follows: Transfer fee There is no transfer fee for this Fund. Bank charges or fees When withdrawals are made, you may incur bank charges or fees.

The Manager reserves the right to waive or reduce the entry charge from time to time at its absolute discretion.

Fees and Expenses

This table describes the fees and expenses that you may indirectly incur when you invest in the Fund:

Annual Management Fee	Up to 0.75% p.a. of the NAV of the Fund
Annual Trustee Fee	Up to 0.08% p.a. of the NAV of the Fund, subject to a minimum fee of RM18,000 p.a.

Fund Expenses	A list of the expenses directly related to the Fund are as follows:
	 Audit fee; Tax agent's fee; Printing and postages of annual and quarterly reports; Bank charges; Investment Committee fees for independent members; Lodgement fees for Fund's reports; Commission paid to brokers (if any); Sub-custodian fees (if any) and Other expenses as permitted by the Deed

Please refer to page 15 -16 for details on Fees, Charges and Expenses.

Goods and Services Tax

In the event of the imposition of any GST on any fees, charges and/or expenses, the Unit Holder and/or the Fund (as the case may be) shall pay all such GST as may be applicable as may be applicable under the provision of the GST Law.

TRANSACTION DETAILS

Minimum Investment	RM 1,000,000 or such lower amount as the Manager may from time to time decide.
Minimum Additional Investment	RM 1,000,000 or such lower amount as the Manager may from time to time decide.
Minimum Redemption Units	1,000,000 units or such units as the Manager may from time to time decide.
Minimum Holding or Balance	1,000,000 units or such units as the Manager may from time to time decide.
Transfer Facility	Transfer facility is not available for this Fund.

Please refer to pages 18 to 23 for details on how to make an application or withdrawal.

DISTRIBUTION POLICY

Income Distribution	Income distribution (if any) will be paid at the Manager's discretion.
Mode of Income distribution	You are given the option to either: (a) Reinvest your income distribution Income distributed will be automatically reinvested into your account with us at no cost, based on the NAV per unit at the

	end of the Business Day of the income distribution date.
	Note: If you do not state your option in the account opening form or transaction form, and if income distribution is paid, such income will be automatically reinvested in the form of units.
	 (b) Receive your income distribution via A cheque; or Instruct us to deposit the income distribution earned into a bank account held in your own name or the first named Unit Holder (for joint account)
Unclaimed moneys	Any cheque payable to an investor which remains unclaimed after such period (currently being 12 months) will be paid to the Registrar of Unclaimed Moneys in accordance with the requirements of the Unclaimed Moneys Act 1965. Thereafter all claims need to be made to the Registrar of Unclaimed Moneys.

OTHER INFORMATION

Current Deed	The Deed relating to the Fund is dated 3 September 2009.
Supplemental Deed	The supplemental deed relating to the Fund is dated 28 November 2014.

THERE ARE FEES AND CHARGES INVOLVED AND QUALIFIED INVESTORS ARE ADVISED TO CONSIDER THE FEES AND CHARGES BEFORE INVESTING IN THE FUND.

UNIT PRICES AND DISTRIBUTIONS PAYABLE, IF ANY, MAY GO DOWN AS WELL AS UP.

FOR INFORMATION CONCERNING CERTAIN RISK FACTORS WHICH SHOULD BE CONSIDERED BY PROSPECTIVE QUALIFIED INVESTORS, PLEASE REFER TO THE RISK FACTORS COMMENCING ON PAGE 11.

RISK FACTORS

All investments carry some degree of risk. In relation to this, returns are not guaranteed to investors. If the return an investor expects from an investment is high, usually, the risk that the investor would have to bear would also be high, and vice versa.

The role of the manager in a wholesale fund is to invest in a portfolio of assets which is adequately suited to potentially achieve the expected return objective of the fund, while at the same time working towards minimizing the risk of this portfolio of assets as much as possible, through careful asset allocation or security selection, as well as through diversification, i.e spreading risk across a basket of multiple assets or securities which have low or negative correlations with one another.

Given the inherence of risk in investment, before making a unit trust investment, an investor should consider the various risks that may affect the wholesale fund and the investor.

GENERAL RISKS OF INVESTING IN THE FUND:

General risks that an investor may face when investing in a wholesale fund includes:-

Market Risk

Non-Compliance risk

· Mismatch Risk

Manager risk

Inflation Risk

Financing Risk

Market Risk

This is the risk of prices of assets falling in response to general market factors as opposed to company-specific factors, which may affect the Fund's underlying investments and hence the NAV of the Fund. Factors influencing the performance of markets include:

- (a) Economic factors such as changes in interest rates, inflation and foreign exchange rates;
- (b) Socio-political environment;
- (c) Regulatory factors; and
- (d) Broad investor sentiment.

Mismatch Risk

The choice of investing in the Fund is made at the discretion of investors. Mismatch risk is the risk that the Fund chosen by the investor may not be suitable for the needs and circumstances of the investor.

Inflation Risk

This is the risk that investors' investment in the fund may not grow or generate income at a rate that keeps pace with inflation. This would reduce investors' purchasing power even though the value of the investment in monetary terms has increased.

*Returns of the Fund are not guaranteed

Non-Compliance Risk

This is the risk of the Manager or the Trustee not complying with their respective internal policies, the deed and its supplemental deed, securities law or guidelines issued by the regulators relevant to each party, which may adversely affect the performance of the Fund when the Manager or the Trustee takes action to rectify the non-compliance. For example, non-compliance could occur due to factors such as human error or shortfalls in operational and administrative processes, or external factors such as market movements.

This risk may be mitigated by having sufficient internal controls in place to ensure compliance with all applicable requirements at all times.

Manager Risk

This is the risk of the Manager making poor investment decisions which may adversely affect the performance of the Fund. Poor investment decisions could be due to incorrect view of markets or because of the chosen investment style.

Financing Risk

This risk occurs when an investor obtains financing to finance the investor's purchase of units of the Fund. The inherent risk of investing with borrowed money includes the investor's inability to service the loan repayments and the adverse impact of an increase in interest rates on the loan repayments, where the investor may be subject to higher loan repayment installments.

In the event units are used as collateral, an investor may be required to provide cash or units as additional collateral if unit prices fall beyond a certain level due to market conditions, failing which, the investor's units may be sold towards settling the loan.

SPECIFIC RISKS ASSOCIATED WITH THE INVESTMENT PORTFOLIO OF AmCASH PLUS

Specific risks that a Qualified Investor may face when investing in AmCash Plus includes:-

- Credit (Default) Risk
- Interest Rate Risk
- Concentration Risk

- Income Distribution Risk
- Liquidity Risk

Credit (Default) Risk

This is the risk of issuers of fixed income instruments defaulting on their payment obligations (i.e. principal and/or coupon or profit obligation) which in turn would adversely affect the NAV of the Fund.

To mitigate this risk, the Manager considers both external rating(s) and internal credit evaluation which allows the Fund to invest in fixed income instruments where the issuers of the instruments are assessed to have capacity for timely payment of financial obligations.

Note that the Manager performs continuous fundamental credit evaluation (research and analysis) to assess the creditworthiness of the relevant issuers, and to adjust credit exposures to those fixed income instruments accordingly.

*Returns of the Fund are not guaranteed

Interest Rate Risk

This is the risk of an increase in interest rates causing the value of fixed income instruments held by the Fund to generally decline. In particular, fixed income instruments with longer maturity and lower coupon or profit rates are more sensitive to interest rate changes, and are subject to greater interest rate risk compared to fixed income instruments with shorter maturities and higher coupon or profit rates.

This risk may be mitigated through the management of duration of the Fund's investments based on interest rate outlook.

Liquidity Risk

Liquidity is defined as the ease with which securities can be bought or sold. This depends on the availability of buyers and sellers as well as the trading volume of securities in the market. The Fund holding investments that are illiquid or difficult to dispose of would be exposed to liquidity risk, which in this context refers to the inability of the Fund to take advantage of potentially better pricing that would be available if there were more buyers and the securities are more actively traded in the market.

Liquidity risk may be mitigated by investing in a portfolio of securities with reasonable* trading volumes and avoiding securities with poor liquidity.

* The Manager determines what is deemed to be reasonable trading volume for the Fund.

Income Distribution Risk

It should be noted that the distribution of income is not guaranteed. Circumstances preventing the distribution of income include, among others, insufficient realized returns to enable income distribution.

As per the SC Guidelines, distribution of income should only be made from realized gains or realized income.

Concentration Risk

This is the risk that the Fund may be overly concentrated in a few issuers and/or sectors. As such, developments affecting any of those few issuers and/or sectors may affect the NAV of the Fund more adversely as compared to the scenario where the Fund is more diversified across many issuers and/or sectors.

This risk may be mitigated by diversifying the investment across several issuers and/or sectors.

Note: The abovementioned risks which Qualified Investors should consider before investing into a wholesale fund should not be considered to be an exhaustive list. Qualified Investors should be aware that investments in a fund may be exposed to other unforeseeable risks from time to time.

*Returns of the Fund are not guaranteed

FUND'S DETAILED INFORMATION

FUND INFORMATION

Category/ type

Wholesale/Income

Investment Objective

The Fund is a short to medium-term fixed income fund that provides regular income.

Note: Any material changes to the investment objective of the Fund would require Unit Holders' approval.

Investor's Profile

This Fund is only open for Qualified Investors seeking:

- to invest the cash portion of their investment profile
- · to preserve capital
- · regular income
- · a short to medium-term investment horizon

Income Distribution

Income distribution (if any) will be paid at the Manager's discretion.

Risk Management Strategies

When it comes to security, one of the most important factors to consider is the quality of AmCash Plus's underlying investments. While an investment in AmCash Plus is not capital guaranteed, the risk of any capital loss is considered to be low to medium as AmCash Plus invests in fixed deposit, money market, fixed income instrument, Malaysian Government Securities and Government Guaranteed Securities.

In addition, the Manager has the Credit Risk Committee (CRC) to oversee risk management on fixed income investments by adopting a pre-emptive and disciplined approach to risk management. The fixed income fund manager recommends and implements the appropriate duration strategy for fixed income investments. The fixed income fund manager has the discretion to select from the Authorized Investment List fixed income securities approved by the CRC.

Asset Allocation

Up to 100% of the NAV of the Fund will be invested in fixed income instruments and Malaysia Government Securities.

Permitted investments of the Fund

As permitted under the Deed, the requirements of the SC and other regulatory body, the Fund will invest in any of the following investments:

- Fixed deposits/general investment accounts and money market instruments;
- Government securities and any other securities guaranteed by the Malaysian Government. BNM or other related Government agencies;
- Supranational bonds and other low risk issuances accorded by BNM:
- Repurchase agreements; and
- Any other form of investments as permitted by the SC or any other relevant authorities from time to time.

Investment restrictions and limits

The Fund is subject to the following investment restrictions that are imposed by the SC:

- The Fund's investment in money market instruments, and the money market securities relating to any single issuer must not exceed 100% of the NAV of the Fund; and
- II. No restrictions or limit for securities issued or guaranteed by Malaysian Government or BNM.

Valuation of Assets

Valuation of the Fund will be carried out by the Manager in a fair manner in accordance with applicable law and guidelines. The valuation basis for the authorized investments of the Fund is as below:

Listed fixed income securities

The last traded prices quoted on an exchange will be used.

ii. Unlisted fixed income securities

For Ringgit Malaysia denominated fixed income securities valuation is based on prices provided by the Bond Pricing Agency ("BPA") registered with the SC or where prices are not available from BPA, the average indicative yield quoted by three (3) independent and reputable institutions.

Where the Manager is of the view that the price quoted by BPA for a specific fixed income securities differs from "market price" by more than 20 basis points, the Manager may use the "market price", provided that the Manager:

- (a) records its basis for using a non-BPA price;
- obtains necessary internal approvals to use the non-BPA price; and (b)
- keeps an audit trail of all decisions and basis for adopting the 'market vield'. (c)

iii. Money market instruments

The value of any investment in non-tradable liquid assets, money market instruments and deposits placed with financial institutions shall be determined by each Business Day, with reference to the principal value of such investments and the accrued income for the relevant period. For tradable liquid assets and money market instruments (such as negotiable certificates of deposits and promissory notes), the valuation is based on marked to market prices based on the prices provided by the counterparties that issue the instruments.

FEES, CHARGES AND EXPENSES

Charges

The Fund does not charge an entry charge or exit fees.

There is no transfer fee for this Fund.

Ongoing Fees and Expenses

The fees and expenses that you may indirectly incur are as follows:

(a) Annual Management Fee

An annual management fee of up to 0.75% p.a. of the Fund's NAV is charged to the Fund. The management fee is calculated on a daily basis and will be paid monthly.

An illustration of the calculation and apportionment of the daily management fee is as follows:

RM

190.000.000

10,000,000

Investment
Others (Liquid assets)

NAV (before fees) 200,000,000

Management fee for the day is calculated as follows:

(Investments + Liquid assets) x 0.75%

Number of days in a year

200,000,000 x 0.75%

= RM4,109.59 (rounded to 2 decimal points)

(b) Annual Trustee Fee

365 days

The Trustee is entitled to an annual trustee fee for acting as trustee to safeguard the interest of Unit Holders and as custodian of the Fund's asset. This fee is calculated daily and paid monthly. The Trustee's fee is up to 0.08% p.a. of the NAV of the Fund, subject to a minimum fee of RM18,000 p.a.

An illustration of the Trustee's fee is as follows:

Assuming the NAV of the Fund is RM200,000,000 and the Trustee's fee is 0.08% p.a. of the NAV of the Fund, then the daily accrued Trustee's fee would be:-

Trustee's fee for the day = NAV of the Fund x Trustee's fee rate for the Fund (%) x 1/365 days

- $= RM 200,000,000.00 \times 0.08\% \times 1/365 days$
- = RM 438.36 (rounded to 2 decimal points)

(c) Fund Expenses

The Manager and Trustee may be reimbursed out of the Fund for any cost reasonably incurred in the administration of the Fund. The Fund's expenses currently include but are not limited to audit fee, tax agent's fee, printing and postages of annual and quarterly reports, bank charges, Investment Committee fees for independent members, lodgement fees for Fund's reports, commission paid to brokers (if any), sub-custodian fees (if any) and other expenses as permitted by the Deed.

Rebates and Soft Commission

It is our policy to channel all rebates, if any, received from stockbrokers or dealers to the Fund. However, soft commissions received for goods and services which are of demonstrable benefit to Unit Holders such as fundamental databases, financial wire services, technical analysis software and stock quotation system incidental to investment management of the Fund are retained by us.

There are fees and charges involved and investors are advised to consider the fees and charges before investing in the Fund.

TRANSACTION INFORMATION

Pricing & Valuation Points

The Fund adopts a single pricing policy i.e which means subscription and redemption of units will be carried out at the NAV per unit. In addition, the Fund also adopts forward pricing which means price for units will be calculated at the next valuation point.

Valuation point refers to such time(s) on a Business Day as may be decided by the Manager wherein the NAV per unit of the Fund is calculated. The valuation of the Fund will be carried out after the close of the Business Day.

As the Fund does not charge an entry charge or exit penalty, the Qualified Investor will buy and sell units at the NAV per unit as at the next valuation point.

Illustration of computation of NAV per unit, subscription of units and withdrawal of units are as follows:

NAV per unit

The following is a hypothetical example of the valuation carried out:

Total NAV (RM)	200,000,000
Unit in circulation (units)	200,000,000
NAV per unit (RM)	
(Total NAV/Unit in circulation)	1.0000

Making an investment

Assuming that a Qualified Investor wants to invest RM1,000,000 in the Fund and the NAV per unit is RM1.0000 with no entry charge. The Qualified Investor will need to pay the amount as illustrated below to the Manager:

Items		RM/Units	Explanation
i.	Amount to be invested (investment amount)	RM1,000,000	
ii.	Units issued to Qualified Investor	1,000,000 units	RM1,000,000/RM1.0000 per unit
iii.	Entry charge per unit	RM 0	No Entry Charge
v.	Entry charge incurred by Qualified Investor	RM 0	Not applicable
٧.	Amount payable by Qualified Investor	RM1,000,000	RM1,000,000

Redeeming an investment

Assuming a Qualified Investor wishes to redeem 1,000,000 units from the Fund and the NAV per unit is RM1.0003 with no exit penalty. Hence, the total amount payable to the Qualified Investor is RM 1,000,300 as illustrated below:

lte	ms	RM/Units	Explanation	
i.	Units redeemed	1,000,000 units		
ii.	Gross amount payable to Qualified Investor	RM 1,000,300	1,000,000 units x RM 1.0003 per unit	
iii.	Exit penalty incurred by Qualified Investor	RM 0	No Exit Penalty	
V.	Net amount payable to Qualified Investor	RM 1,000,300	RM 1,000,300	

Qualified Investors are advised not to make payment in cash to any individual agent when purchasing units of the Fund.

MAKING AN INITIAL INVESTMENT

Step 1 Eligibility	Qualified Investors	
Step 2 Minimum investment	RM1,000,000 or such lower amount as the Manager may from time to time decide.	
Step 3 Forms to be completed	 a. Account opening form – Individual or corporate; b. FATCA declaration form; c. One (1) set of specimen signature card; d. Personal Data Protection Act consent form; e. Qualified Investor declaration form; and f. Suitability assessment form 	
Step 4 Documents required	 a. a certified true copy of the Memorandum and Articles of Association or its equivalent; b. a certified true copy of Form 24 and 49 or its equivalent; c. an original copy of a Board Resolution approving investments in the Fund or its equivalent; d. list of authorized personnel to effect any instructions pertaining to the Fund if not mentioned in the board resolution or its equivalent; e. a copy of the latest audited financial statement of accounts; and f. any other approvals required from relevant authorities. 	

Step 5 Manner of payment and Delivery

Payments can be made using cheque or bank draft.

"AmInvestment Services Berhad"

Applicants are to write their names and NRIC numbers or passport numbers at the back of the cheque or bank draft.

A Investor can either submit the application with complete documentation and payment to the Manager. If complete documentation with payments are not received, the Manager will reserves the right to reject the application. If you deposit payment into our account and do not notify or provide the Manager with the complete documentation, your application and hold such amount until claimed.

Note: Application shall be processed based on the net amount received. Where payment is by cheque, the cheque must be issued by the Qualified Investor. Third-party cheque payment must be accompanied with a properly signed letter from the issuer of the cheque stating that he or she is aware that the cheque is used for investment in the wholesale fund by the Qualified Investor duly named.

In the case of bank draft, a copy of the application for the bank draft as approved by the relevant bank must be submitted with the bank draft. If the bank draft is applied by a third party, then a letter from the third party attesting to the use of the bank draft for the investment in unit trust by the use of the bank draft for the investment in unit trust by the Qualified Investor must be submitted.

MAKING AN ADDITIONAL INVESTMENT

Step 1	RM1,000,000 or such lower amount as the Manager may from time to time
Minimum additional	decide.
investment	
Step 2	Completing additional application
Manner in which	
additional	You can make additional investment by completing a transaction form and
investments are	forward it with payment as done under Step 5 of the initial application.
made	

Qualified Investors are advised not to make payment in cash to any individual agent when purchasing units of the Fund.

OTHER RELEVANT INFORMATION WHEN MAKING AN INVESTMENT

Processing an application

If we receive a complete documentation and payment is accepted, the application will be processed as follows:

Submission of application	Monday to Friday (except public holidays)
Cut-off time	If an application with complete documentation and payment are accepted by the Manager before 4.00 p.m. on any Business Day, it will be processed at the end of day NAV per unit of the same Business Day.
	If an application with complete documentation and payment are accepted by the Manager after 4.00 p.m. on any Business Day or on a non-Business Day, the application will be processed at the end of day NAV per unit of the next Business Day.
	For more details on the NAV calculation, please refer to page 17.

Switching facility

Switching facility is not available for this Fund.

Transfer of units

Transfer facility is not available for this Fund.

Distribution equalization

Distribution equalisation represents the average amount of undistributed net income in the creation or redemption price of units. This amount is either refunded to the Unit Holders by way of income distribution and/or adjusted accordingly when units are released back to the Trustee.

Confirmation of an application

You shall be issued with a transaction advice within two (2) weeks of us processing your application. No certificates are issued. Instead your details are entered into the register of Unit Holders, which is kept at our head office and can be inspected during business hours.

Miscellaneous application information

You will be responsible for all losses and expenses of the Fund in the event of any failure to make payments according to the procedures outlined in this Replacement Information Memorandum. In addition, a RM20 charge will be imposed if a cheque does not clear. We reserve the right to reject any application. We also reserve the right to change or discontinue any of our application procedures.

Customer Identification Program

Pursuant to the relevant laws of Malaysia on money laundering, we have an obligation to prevent the use of the Fund for money laundering purposes. As such, procedures for identification of investors have been put in place. Hence, we require you to provide us with your name, date of birth, national registration card number, residential and business address, (and mailing address if different), name of beneficial owner, address of beneficial owner, national registration card number of beneficial owner, date of birth of beneficial owner or other official identification when you open or re-open an account.

The Manager reserves the right to request such information, either at the time an application is made for Units or thereafter, as is necessary to verify the identity of an investor (or each of the investors in the case of joint investors) and/or to periodically update its records. The Manager also reserve the right to request additional information including the source of the funds and identity of any beneficial owners as may be required to support the verification information and to allow it to complete adequate due diligence. In the event of delay or failure by the investor to produce any information required for verification purpose, the Manager may refuse to accept the dealing request and, if so, in relation to a subscription, any monies received will be returned without interest to the account from which the monies were originally debited, and in relation to redemption, no Units will be redeemed or monies paid to the investor

As permitted by applicable laws, the Manager also reserves the right to place limits on transactions or withdrawal in your account until your identity is verified. This may also include restriction or withholding of withdrawal request.

In the event of any breaches to the applicable laws on money laundering, we have a duty to notify the relevant authority on the said breaches.

MAKING WITHDRAWALS

Minimum withdrawal amount and minimum holding

A Qualified Investor may withdraw all or part of their units on any Business Day subject to the minimum withdrawal and minimum holding units unless it is a complete withdrawal.

Minimum withdrawal	1,000,000 units or such units as the Manager may from time to time decide.
Minimum holding or balance	1,000,000 units or such units as the Manager may from time to time decide.

Notification of withdrawal

A Qualified Investor can make a withdrawal by:

(a) Transaction form

A Qualified Investor can make a withdrawal by completing a transaction form. Transaction
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forms are available at our offices. Please ensure that the transaction form is signed in accordance with your signing instruction given to the Manager.

(b) Facsimile instruction facility

Qualified Investor can give the Manager facsimile instructions to make withdrawals.

To obtain this facility a Qualified Investor will first need to read and understand the facsimile instruction facility conditions mentioned below. By ticking "yes" for the facsimile instruction facility in the account opening form, a Qualified Investor is deemed to have accepted the facsimile instruction facility conditions.

Facsimile instruction facility conditions:

- Whilst the Manager exercises every care in ensuring the legitimacy of a facsimile instruction, there is still a risk that fraudulent facsimile redemption requests in respect of your account can be made by someone who has access to your Fund account number and a copy of your signature.
- You accept full responsibility for any loss arising as a result of the Manager acting upon instructions given in a facsimile which bears your Fund account number and a signature which is or appears to be your signature or the signature of an authorized signatory of the account.
- 3. You release and indemnify the Manager and the Trustee against all claims and demands in respect of any liabilities arising as a result of the Manager acting upon instructions given in a facsimile even if those claims or demands are not genuine.
- 4. You agree that neither you nor any person claiming through you has any claim against the Manager, the Fund or the Trustee in relation to a payment made or action taken by us under the facsimile instruction facility if the payment is made in accordance with these conditions.
- These terms and conditions are in addition to, and do not detract from, any requirements for giving instructions to us in respect of the account which are expressed in the Replacement Information Memorandum, brochures or disclosure documents issued by the Manager.
- 6. The Manager may cancel this facility in the following instances:
 - a. immediately, if you do not comply with any of these conditions mentioned in this Replacement Information Memorandum; or
 - b. at any time, after giving reasonable notice.
- 7. The Manager may vary any of these conditions but only after notifying you in writing.
- 8. By signing on the application form and requesting for the facsimile instruction facility, you are deemed to have read and understood the terms and conditions governing the operations of the facsimile instruction facility and agree to abide by them.

Processing of a withdrawal

Submission of redemption notice	Monday to Friday (except public holidays)
Cut-off time	If a valid and complete withdrawal request is accepted by the Manager before 4.00 p.m. on any Business Day, it will be processed at the end of day NAV per unit of the same Business Day.

	If a valid and complete withdrawal request is accepted by the Manager after 4.00 p.m. on any Business Day or on a non-Business Day, it will be processed at the end of day NAV per unit of the next Business Day. For more details on the NAV calculation please refer to page 17.
Withdrawal proceeds will be paid	By the 10th day of acceptance of the withdrawal request

Manner of payment

Withdrawal proceeds will be paid either by:

- (a) transferring the proceeds to a bank account held in your own name or the first named Unit Holder (for joint account):
 - (i) within the country

You may give the Manager instructions in writing to transfer your withdrawal proceeds to a bank account held in your own name or the first named Unit Holder (for joint account) within Malaysia only. All bank charges for the transfer will be borne by you. The charges will be deducted from the transferred amount before being paid to your relevant bank account.

You are required to provide the Manager with the relevant bank account details in order for the Manager to proceed with your transfer request. Under normal circumstances, a transfer will take less than two (2) days to reach its destination. It is possible for delays in the banking system to occur which are beyond our control. If the proceeds cannot be transferred, the Manager shall draw a cheque payable to you.

(ii) overseas

You may give the Manager instructions in writing to transfer your withdrawal proceeds to a bank account overseas held in your own name or the first named Unit Holder (for joint account). All bank charges for the transfer will be borne by you. The charges will be deducted from the transferred amount before being paid to your relevant bank account. You are also required to comply with the requirements of the Exchange Control Act 1953.

(b) by cheque

Your withdrawal proceeds will be made payable by cheque to your name or the first named Unit Holder (for joint account) only.

No withdrawal will be paid in cash under any circumstances.

Miscellaneous withdrawal information

We reserve the right to defer the payment of withdrawal proceeds with the consent of the Trustee (or as permitted by the SC) after receiving the withdrawal request if in our judgment, an earlier payment would adversely affect the Fund.

Temporary Suspension of Determination of NAV and of the Issue and Redemption of Units

The Manager may suspend the determination of the NAV of units in the Fund, the issue of units and the redemption of units in the following circumstances:

- (a) during any period when the market on which a material part of the investments of the Fund is closed, or during which dealings are substantially suspended or restricted;
- during the existence of any state of affairs which constitutes an emergency as a result of which disposal of investments of the Fund is not possible;
- during any breakdown in the means of communication normally employed in determining the price of the Fund's investments in any market that the Fund is investing;
- (d) when for any other reason the prices of any investments owned by the Fund cannot promptly or accurately be ascertained;
- (e) during any period when remittance of monies which will or may be involved in the realization of or in the payment for any of the Fund's investments cannot, in the opinion of the Manager, be carried out at normal rates of exchange; and
- (f) in the event of the publication of a notice convening a Unit Holders' meeting.

Unit Holders who have requested redemption of their units will be notified in writing of any such suspension of the right to subscribe, to convert or to require redemption of units and will be promptly notified upon termination of such suspension. Any such suspension will be published in the newspapers in which the Fund's unit prices are generally published if in the opinion of the Fund the suspension is likely to exceed one (1) week. Any suspension shall be in accordance with the Deed

INCOME DISTRIBUTION POLICY

Income Distribution

Income distribution (if any) will be paid at the Manager's discretion.

Note: Should there be realized income or gains, there may be income distribution declared.

Mode of Income Distribution

You are given the option to either:

(a) Reinvest your income distribution Income distributed will be automatically reinvested into your account with us at no cost, based on the NAV per unit at the end of the Business Day of the income distribution date.

Note: If you do not state your option in the account opening form or transaction form, and if income distribution is paid, such income will be automatically reinvested in the form of units

- (b) Receive your income distribution via
 - i. A cheque; or
 - ii. Instruct us to deposit the income distribution earned into a bank account held in your own name or the first named Unit Holder (for joint accounts)

UNCLAIMED MONEYS

Any cheque payable to you which remains unclaimed (hereinafter referred to as unclaimed amount) for the last twelve (12) months or such period as prescribed under the Unclaimed Moneys Act 1965 will be paid to the Registrar of Unclaimed Moneys in accordance with the requirements of the Unclaimed Moneys Act 1965. Unit Holders may claim the unclaimed amount from the Registrar of Unclaimed Moneys.

SALIENT TERMS OF THE DEED

Rights & Liabilities of Unit Holders

An investor is deemed to be a Unit Holder when units are issued to him o /her upon the Manager accepting completed documentation with payment.

Each unit held in the Fund entitles a Unit Holder to an equal and proportionate beneficial interest in the Fund. However, a Unit Holder does not own or have a right to any particular asset held by the Fund and cannot participate in management decisions except in very limited circumstances as set out in the Deed.

As a Unit Holder, you have the right to:

- (i) receive income distribution (if any);
- (ii) participate in any increase in the NAV per unit of the Fund;
- (iii) have your units redeemed;
- (iv) transfer your units, subject to our discretion;
- (v) participate in termination or winding up of the Fund;
- (vi) call, attend and vote at meetings (the rules governing the holding of meetings are set out in the law and the Deed);
- (vii) receive annual and quarterly reports of the Fund; and
- (viii) exercise such other rights and privileges provided for in the Deed.

The law and the Deed limit a Unit Holder's liability to the value of their investments in the Fund. Accordingly, if the Fund's liabilities exceed its assets, no Unit Holder, by reason alone of being a Unit Holder, will be personally liable to indemnify the Trustee or the Manager or any of their respective creditors.

Fees and Charges permitted by the Deed

The following are the maximum fees and charges as provided in the Deed:

Annual Management Fee (% p.a of the NAV of the Fund)	Up to 0.75%
Annual Trustee Fee (% p.a of the NAV of the Fund)	Up to 0.08% p.a. of the NAV of the Fund, subject to a minimum fee of RM18,000 p.a.
Entry Charge (% p.a of the NAV of the Fund)	Nil
Exit Penalty (% p.a of the NAV of the Fund)	Nil

The increase in the fees and charges can only be made in accordance to the Deed and the relevant laws. Any increase in the fees and/or the charges above the level disclosed in the Deed THIS IS A REPLACEMENT INFORMATION MEMORANDUM THAT REPLACES AND SUPERCEDES THE INFORMATION MEMORANDUM 7 SEPTEMBER 2009

shall require Unit Holders' approval at a duly convened Unit Holders' meeting and subsequently a supplemental deed and supplemental information memorandum will be issued.

Permitted Expenses Payable Out Of The Fund

The expenses which are directly related and necessary to the business of the Fund are payable out of the Fund's property and as provided in the Deed include the following:

- (a) commissions/fees paid to brokers in effecting dealings in the Fund's property, shown on the contract notes or confirmation notes:
- (b) (where the custodial function is delegated by the Trustee) charges/fees paid to subcustodians;
- (c) taxes and other duties charged on the Fund by the government and/or other authorities;
- (d) fees and other expenses properly incurred by the auditors of the Fund;
- (e) fees for the valuation of the Fund's property by independent valuers for the benefit of the Fund;
- (f) costs incurred for any modification of the Deed save where such modification is for the benefit of the Manager and/or the Trustee; and
- (g) costs incurred for any meeting of the Unit Holders save where such meeting is convened by, or for the benefit of, the Manager and/or the Trustee.
- (h) costs, commissions, fees and expenses of the sale, purchase, insurance and any other dealing of any asset of the Fund;
- (i) costs, fees and expenses incurred in engaging any specialist approved by the Trustee for investigating or evaluating any proposed investment of the Fund:
- (j) costs, fees and expenses incurred in engaging any valuer, adviser or contractor for the benefit of the Fund:
- (k) costs, fees and expenses incurred in the preparation and audit of the taxation, returns and accounts of the Fund;
- (I) costs, fees and expenses incurred in the termination of the Fund or the removal of the Trustee or the Manager and the appointment of a new trustee or management company;
- (m) costs, fees and expenses incurred in relation to any arbitration or other proceedings concerning the Fund or any asset of the Fund, including proceedings against the Trustee or the Manager by the other for the benefit of the Fund (save to the extent that legal costs incurred for the defence of either of them are not ordered by the court to be reimbursed by the Fund); and
- (n) costs, fees and expenses deemed by the Manager to have been incurred in connection with any change or the need to comply with any change or introduction of any law, regulation or requirement (whether or not having the force of law) of any governmental or regulatory authority.

Retirement, Removal or Replacement of the Trustee

The Trustee may retire upon giving twelve (12) months' notice to the Manager of the Fund of its desire to do so, or such shorter period as the Manager and the Trustee may agree, and may by the Deed appoint in its stead a new trustee approved by the relevant authorities and under any relevant law.

The Trustee may be removed and another trustee may be appointed by special resolution of the Unit Holders at a duly convened meeting of which notice has been given to the Unit Holders in accordance with the Deed.

Removal, Retirement or Replacement of the Manager

The Manager may be removed by the Trustee on the grounds that:

- a) the Manager has failed or neglected to carry out its duties to the satisfaction of the Trustee and theTrustee considers that it would be in the interests of Unit Holders for it to do so after the Trustee has given notice to the Manager of that opinion and the reasons for that opinion, and has considered any representations made by the Manager in respect of that opinion, and after consultation with the SC and with the approval of the Unit Holders by way of a special Resolution:
- the Manager has gone into liquidation, except for the purpose of amalgamation or reconstruction or some similar purpose, or has had a receiver appointed or has ceased to carry on business; or
- c) unless expressly directed otherwise by the relevant authorities, if the Manager is in breach of any of its obligations or duties under the Deed or the relevant laws, or has ceased to be eligible to be a management company under the relevant laws.

The Manager may retire in favour of some other corporation and as necessary under any relevant law upon giving to the Trustee twelve(12) months' notice in writing of its desire so to do, or such lesser time as the Manager and the Trustee may agree upon.

Termination of the Fund

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

- the approval of the Fund by the relevant authorities has been withdrawn under any of the relevant laws;
- (b) a special Resolution is passed following the occurrence of any of the events stipulated under any relevant law, with the sanction of the court if so required;
- (c) a special resolution is passed to terminate or wind up the Fund; or
- (d) the Fund has reached its maturity date.

Upon the occurrence of any of the abovementioned events:

- (a) the provisions in the Deed and all the relevant laws shall cease to be applicable in respect of the Fund;
- (b) the Trustee shall cease to create and cancel Units;
- (c) the Manager shall cease to deal in Units; and
- (d) the Trustee shall proceed to wind up the Fund in accordance with the provisions of the Deed.

Unit Holders' meeting

Quorum required for 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 always that the quorum for a meeting of the Unit Holders which requires a Special Resolution is five (5) Unit Holders holding in aggregate at least 25% (twenty five per centum) of the Units in issue at the time of the meeting. If the Fund has five (5) or less Unit Holders, the quorum required for a meeting of the Unit Holders of the Fund shall be two (2) Unit Holders, whether present in person or by proxy.

Meeting convened by the Unit Holders

The Manager shall, by the provisions of the Deed within twenty-one (21) days of receiving an application from not less than fifty (50) or one-tenth (1/10) of all the Unit Holders, summon a meeting of Unit Holders by:

- (a) sending by post to each Unit Holder at his last known address or, in the case of jointholders, to the jointholder whose name stands first in the records of the Manager to the jointholder's last known address at least seven (7) days before the date of the proposed meeting a notice of the proposed meeting, specifying the place, time and terms of resolutions to be proposed; and
- (b) publishing at least fourteen (14) days before the date of the proposed meeting an advertisement giving notice of the proposed meeting in a Bahasa Malaysia language newspaper published daily and an English newspaper approved by the relevant authorities.

The Unit Holders may, by the provisions of the Deed, apply to the Manager to summon a meeting for any purpose including, without limitation, for the purpose of:

- (a) requiring the retirement or removal of the Manager;
- (b) requiring the retirement or removal of the Trustee;
- (c) considering the most recent financial statements of the Fund; or
- (d) giving to the Trustee such directions as the meeting thinks proper; provided always that the Manager receives an application of not less than fifty(50) or one-tenth(1/10) of all the Unit Holders.

Meeting convened by the Manager or the Trustee

The Manager or the Trustee may summon a meeting of Unit Holders for any purpose whatsoever by:

- (a) sending by post to each Unit Holder at his last known address or, in the case of jointholders, to the jointholder whose name stands first in the records of the Manager to the jointholder's last known address at least seven (7) days before the date of the proposed meeting a notice of the proposed meeting, specifying the place, time and terms of resolutions to be proposed; and
- (b) publishing at least fourteen (14) days before the date of the proposed meeting an advertisement giving notice of the proposed meeting in a Bahasa Malaysia language newspaper published daily and an English newspaper approved by the relevant authorities.

RELATED PARTY TRANSACTION OR CONFLICT OF INTEREST

All transactions with related parties are to be executed on terms which are best available to the Fund and which are not less favorable to the Fund than on arm's length transaction between independent parties. The Fund may have dealings with parties related to the Manager. The related parties defined are AmInvestment Bank Berhad, AmBank (M) Berhad, AmIslamic Bank Berhad and AmIslamic Funds Management Sdn Bhd.

Trading in securities by staff is allowed, provided that the policies and procedures in respect of the personal account dealing are observed and adhered to. On a periodical basis, the directors, investment committee members and staff shall disclose their portfolio holdings and dealing transactions. Further, the abovementioned shall make disclosure of their holding of directorship and interest in any company.

The directors of AIS may have direct or indirect interest through their directorship in AmIslamic Funds Management Sdn Bhd which carries on a similar business as AIS.

Following are the details of the directors:

- Kok Tuck Cheong is the Chairman of AIS and AmIslamic Funds Management Sdn Bhd.
- Datin Maznah Mahbob is the Chief Executive Officer of AIS and also a Director of AmIslamic Funds Management Sdn Bhd.
- Mohd Fauzi Mohd Tahir is a Director of AIS and the Executive Director of AmIslamic Funds Management Sdn Bhd.

ADDITIONAL INFORMATION

Keeping you informed

When you invest

A transaction advice slip will be sent to you.

Statement on investment

We will send you a monthly statement. It will state the balance of units together with all transactions made since the last statement.

Reports

Within 2 months of the Fund's financial year or period end an annual or semi-annual report will be sent to you.

Tax voucher

We will send you tax vouchers which will set out the information that is needed to complete the tax return form.

Publication

We will publish newsletters containing topical articles about investment trends and developments.

Internet

We publish updated information on our website www.aminvest.com.

Newspaper

The NAV per unit of the Fund is published in major newspapers. The Manager will ensure the accuracy of the NAV per unit forwarded to the press for publication. The Manager, however, will not be held liable for any error or omission in NAV per unit published as this is beyond the Manager's control. In the event of any NAV per unit discrepancy in the NAV per unit between the newspaper and the Manager's computation, the Manager's computed NAV per unit shall prevail.

Keeping us informed

Changing your account details

You will be required to inform the Manager in writing on any changes to your account details. Account details will amongst other things, include the following:

- the Unit Holder's address;
- signing instructions; and
- how income (if any) distributions are to be paid.

Investor feedback

We encourage feedback from you in order for us to upgrade our services to meet your needs. You may give us your feedback via phone on (03) 2032 2888 or by fax (03) 2031 5210 or email enquiries@aminvest.com

HOW DO YOU MAKE A COMPLAINT?

1. For internal dispute resolution, you may contact our customer service

representative:

(a) via phone to : 03-20322888 (b) via fax to : 03-20315210

(c) via e-mail to : enquiries@aminvest.com (d) via letter to : AmInvestment Services Berhad

Level 9 & 10, Bangunan AmBank Group

No.55, Jalan Raja Chulan

50200 Kuala Lumpur

2. If you are dissatisfied with the outcome of the internal dispute resolution process, please refer your dispute to the Securities Industry Dispute Resolution Center (SIDREC):

(a) via phone to : 03-22822280 (b) via fax to : 03-22823855 (c) via e-mail to : info@sidrec.com.my

(d) via letter to : Securities Industry Dispute Resolution Center (SIDREC)

Unit A-9-1, Level 9, Tower A Menara UOA Bangsar No.5, Jalan Bangsar Utama 1 59000 Kuala Lumpur

You can also direct your complaint to Securities Commission Malaysia (SC) even if you
have initiated a dispute resolution process with SIDREC. To make a complaint, please
contact the SC's Investor Affairs & Complaints Department:

(a) via phone to the Aduan Hotline at : 03-62048999 (b) via fax to : 03-62048991

(c) via e-mail to : aduan@seccom.com.my

(d) via online complaint form available at www.sc.com.my

(e) via letter to : Investor Affairs & Complaints Department

Securities Commission Malaysia No 3 Persiaran Bukit Kiara

Bukit Kiara

50490 Kuala Lumpur

DOCUMENTS AVAILABLE FOR INSPECTION

For the life of this Replacement Information Memorandum, you may inspect, for the period of not less than 12 months from the date of the Replacement Information Memorandum, the following documents or copies thereof at our registered office and head office or at the Trustee's office:

- (a) The Deed of the Fund;
- (b) Each material contract or document referred to in this Replacement Information Memorandum (if any);
- (c) All reports, letters or other documents, valuations and statement by any expert, any part of which is extracted or referred in this Replacement Information Memorandum (if any);
- (d) The audited financial statements of the Fund for the current financial year (where applicable) and for the last three financial years or if the Fund has been established/incorporated for a period less than three years, the entire period preceding the date of this Replacement Information Memorandum:
- (e) Writ and relevant cause papers for all material litigation and arbitration disclosed in this Replacement Information Memorandum; and
- (f) Any consent given by experts or persons whose statement appears in this Replacement Information Memorandum.

MANAGING THE FUND'S INVESTMENT

THE MANAGER

AIS was incorporated on 9 July 1986 and is a wholly owned subsidiary of AmInvestment Group Berhad. As at the LPD, AIS has more than 27 years of experience in the unit trust industry.

Pursuant to AMMB Holdings Berhad's (the holding company of AIS and AIM) initiative to streamline the business operations of its asset management business under AIM and the unit trust business under AIS, the businesses of both AIM and AIS are consolidated to operate under a single operating structure, i.e., under AIS.

With effect from 1 December 2014, AIS is the holder of a Capital Markets and Services Licence for the regulated activities of fund management, dealing in securities restricted to unit trusts and dealing in private retirement scheme issued under the Act.

As at the Latest Practicable Date, the total number of funds under AIS's management is 61 with a total fund size of approximately RM14.99 billion.

As at the Latest Practicable Date, AIS has 124 employees of whom 97 are executives and 24 non-executives.

Financial position

	30 September	Year ended 31 March		
	2014 Unaudited	2014	2013	2012
Paid up share capital (RM'000)	5,539	5,539	5,539	5,539
Shareholders funds (RM'000)	88,591	68,111	61,389	63,537
Turnover (RM'000)*	78,600	150,162	158,713	116,389
Pretax Profit/(Loss) (RM'000)	27,753	49,425	50,929	42,281
After Tax Profit/(Loss) (RM'000)	20,523	36,743	38,081	31,826

^{*} Includes entry charge and Manager's fee earned by the Manager

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DUTIES AND RESPONSIBILITIES OF THE MANAGER

As the Manager of the Fund, we are responsible for setting the investment policies and objective for the Fund. The Manager is also responsible for the promotions and administration of the Fund which includes but is not limited to issuing units, preparing and issuing Replacement Information Memorandum.

THE BOARD OF DIRECTORS

The Board of Directors, of which one-third (1/3) are independent members, exercise ultimate control over the operations of the company. The Board meets once every two (2) months to discuss and decide on business strategies, operational priorities and ways of managing risk within the company.

The board acts to ensure that investment risk and operational risk are monitored and managed. It also ensures that the Company's operations comply with regulations issued by the government and the regulatory authorities.

Kok Tuck Cheong (Non-Independent) is the Chief Executive Officer of AmInvestment Bank Berhad and AmBank Group's Managing Director of Wholesale Banking Products. He has been with the AmBank Group since 1981. Mr. Kok also sits on the Board of AmFraser International Pte Ltd (Singapore), AmFraser Securities Pte Ltd. (Singapore), AmInvestments Management Sdn Bhd and AmIslamic Fund Managing Sdn Bhd. Mr. Kok was appointed to the Board of AIS on 9 November 2001. Mr. Kok has a Bachelor of Science (Hons) in Commerce and Accounting and subsequently obtained his Master of Science in Financial Managerial Control from the University of Southampton.

Datin Maznah Mahbob (Non-Independent) is the Chief Executive Officer of AmInvest. She is responsible for business strategy and management of AmInvest. Datin Maznah has been in the fund management industry since 1987. Prior to this, she was in the Corporate Finance Department of AmInvestment Bank for 3 years. She is a graduate of the Institute of Chartered Secretaries and Administrators (UK) and holds the Capital Markets Services Representative's License for the regulated activity of fund management. Datin Maznah Mahbob was appointed to the Board of AIS on 29 December 2005. She also sits on the Board of AMMB Nominees (Tempatan) Sdn Bhd, AMMB Nominees (Asing) Sdn Bhd, PT AMCI Manajemen Investasi Indonesia and AMMB (L) Ltd.

Harinder Pal Singh (Non-Independent) is the Director of AIS. He is also the Senior Vice President of Operations who is responsible for the overall management of all operational functions of AmInvest. He joined in May 2001. He was attached to the Corporate Services Department of AmInvestment Bank Berhad as a Manager from 1998 to April 2001. He holds a Bachelor degree in Accounting from the University of Malaya, Kuala Lumpur.

Mohd Fauzi Mohd Tahir (Non-Independent) is a non- Executive Director of AIS. Currently, he also sits as the Director and Senior Vice President of Islamic Equities in AmIslamic Funds Management Sdn Bhd. He is the designated person responsible for the investments of the Fund and all Islamic equity funds. Prior to his appointment he was the Senior Manager, Investment Fund Management at one of the world's largest insurance company. His duties include managing insurance funds as well as research of companies listed on Bursa Malaysia and also unlisted companies. He holds a Bachelor of Accounting & Finance from Leeds Metropolitan University

Leeds, England. He is also a graduate of Chartered Association of Certified Accountants (ACCA, UK). He also holds a Capital Markets Services Representative's License for the regulated activity of fund management.

Professor Dr. Annuar Md. Nassir (Independent) holds a Ph.D. and is a Professor with the Faculty of Economics and Management, Universiti Putra Malaysia. He has been with the University since 1985. Professor Dr. Annuar Md Nassir was appointed to the Board of AIS on 4 September 1992. On 31 March 2003, he retired as a Director and was reappointed to the position on 8 April 2003.

Mustafa Bin Mohd Nor (Independent) was appointed to the Board of AmInvestment Services Berhad as an Independent and Non-Executive Director on 3 March 2014. He is also a Director of KUISAS Berhad and Member of State Investment Committee, Perak Darul Ridzuan. He obtained a Masters of Arts (Economic Policy) from Boston University and Bachelor of Economics (Analytical) from University of Malaya.

THE INVESTMENT COMMITTEE

The investment committee meets at least five (5) times a year to review the Fund's investment objectives and guidelines, and to ensure that the Fund is invested appropriately.

Harinder Pal Singh (profile as mentioned above)

Professor Dr. Annuar Md. Nassir (Independent) (profile as mentioned above)

Mustafa Bin Mohd Nor (Independent) (profile as mentioned above)

Dato' Mohd Effendi bin Abdullah is the Director/Head of Islamic Markets at AmInvestment Bank, and is responsible for Islamic investment banking and finance opportunities within AmInvestment Bank Group. Having joined the Bank in 1985, he has held management positions in Corporate Banking, Syndication, Structured Finance and Debt Capital Markets. He is one of the pioneers of the initial set-up of the Bank's Islamic investment banking business in 1993 and is part of the team established to streamline the AmBank Group's Islamic banking and finance activities across the Group in 2001. Dato' Mohd Effendi has been an active committee member of the Islamic Capital Market Committee, the Malaysian Investment Banking Association (MIBA) and also sits on various working groups/committees at Bank Negara Malaysia, Securities Commission, Malaysia Accounting Standards Board and Association of Islamic Banking Institutions Malaysia. His most recent appointment is as Director on the Board of the Islamic Banking and Finance Institute Malaysia (IBFIM). Dato' Mohd Effendi holds a Bachelors (Economics) degree majoring in Accounting and Financial Management from Macquarie University, Sydney, Australia and also holds the Capital Markets Services Representative's License for the regulated activity of dealing in securities and advising on corporate finance.

MATERIAL LITIGATION

As at the Latest Practicable Date, the Manager is not engaged in any material litigation and arbitration, including those pending or threatened, and any facts likely to give rise to any proceedings which might materially affect the business or financial position of the Manager and of its delegates.

KEY PERSONNEL OF THE MANAGER

Datin Maznah Mahbob (profile as mentioned above)

Harinder Pal Singh (profile as mentioned above)

Anderson Chua Oou Chuan is the Senior Vice President of Finance and Strategic Management of Amlnvest. He is responsible for all accounting and valuation matters of our funds, as well as financial matters of AIS and Amlslamic Funds Management Sdn. Bhd. He is also responsible in formulation and implementation of financial and strategic plans of Amlnvest. He has over 13 years of experience in the financial services industry. He holds a Bachelor degree in Accountancy (Hons) from University Putra of Malaysia.

Ng Chze How is the Senior Vice President of Retail and Retirement Funds. He is responsible for developing AlS's unit trust retail market segment since joining in April 2007. Prior to his present role, he was serving as Chief Officer, Sales & Distribution in one of the top five unit trust companies in Malaysia. He is a graduate from University of Strathclyde, United Kingdom, holding a degree majoring in Management and Marketing and is a Certified Financial Planner. His working experience includes consumer, commercial, international banking and investment services. He has 18 years of experience in the financial services industry employed by various local and international conglomerates.

Nervinderjeet Kaur is the Senior Vice President of Legal, Compliance and Operational Risk Management. She has more than 18 years experience in the financial services industry attained in Malaysia and Australia. She is responsible for the overall supervision and compliance with the regulatory requirements for AmInvest. She holds a Bachelor of Laws from University of London, United Kingdom.

Leslie Cheah Loy Hin is the Senior Vice President of Treasury Solutions. He is responsible for the direct sales of the institutional/corporate market for unit trust products. He joined AIS on 1 June 2003. Prior to him joining the Company, he served as the Head of Treasury (Northern Region) of AMMB Holdings Berhad and later led the Bond Desk Sales and Distribution Team of AmInvestment Bank Berhad. He was one of the pioneering staff during the set up of AmFutures Sdn Bhd and AmInternational (Labuan) Ltd. Leslie holds a Diploma in Accounting and is an Associate Member of The Institute of Chartered Secretaries and Administrators (U.K.) and also a National Member of The Financial Market Association of Malaysia.

Goh Wee Peng is the Chief Investment Officer, Fixed Income and the designated person responsible for the investment management of all fixed income funds. She started her career in financial industry since 1997. She has vast experience in financial industry in different role, i.e. money broking, analyst, fixed income bond trading and fund management. In the past 6 years in AmInvestment Management Sdn Bhd, she has been managing various fixed income funds, i.e. unit trust and institutional mandate. She is responsible in overseeing the fixed income mandates and guiding a team of fund managers and credit research team. Her key role includes formulating trading and investment strategies for the team by identifying opportunities in different market trends, she presents to the clients market outlook and strategies for their portfolio on a regular basis. She also holds the Capital Markets Services Representative's License for the regulated activity of fund management.

Kevin Wong Weng Tuck is the Director of Credit Research with over 16 years of relevant experience in this field, of which 11 years have been with AIM. Kevin heads the Fixed Income

Research Team of 14 personnel in conducting thorough and prudent evaluation of the credit worthiness of sovereigns, corporates, financial institutions and asset-backed securities. His research coverage now spans across 38 countries around the globe, with diligent monitoring of the economic, industry and business environments to identify and assess emerging risks as well as opportunities. He is also continually formulating and establishing more effective research processes and infrastructure for the Fixed Income team.

Andrew Wong Yoke Leong is the Chief Investment Officer of Equities. He is responsible for all equity funds including asset allocation. His duties included formulating strategies to optimize returns for the funds within the risk framework required. Prior to his present appointment he was the Head of Investment Division (Equities and Fixed Income) at a regional insurance company. He holds a Master of Business Administration and an Engineering degree. He also holds the Capital Markets Services Representative's License for the regulated activity of fund management.

Nancy Chow Yuen Yuen is the Director of Marketing and Strategic Product Development and is responsible for marketing, communications and branding for Funds Management Division. She is also responsible for Funds Management Division strategic business which involves the development of strategic products, domestic and foreign ventures. She has 20 years of experience in dealing, sales and marketing of treasury and financial products and funds. Prior to joining the Company, she was the pioneer Head of Treasury (northern region) of AmInvestment Bank. She holds a Bachelor of Commerce degree from the University of New South Wales, Sydney. She also holds the Capital Markets Services Representative's License for the regulated activity of fund management.

Ratnakar Kota is the Senior Vice President of Quantitative Strategies & Solutions. He has joined AmInvestment Management Sdn Bhd in 2011 and currently responsible for the performance analytics, quantitative investment strategy and financial data infrastructure. He has over 16 years of global experience working in Technology and Financial Services industries. He had managed several funds (institutional and retail) while working at firms in the United States and Hong Kong. He started off as a Research Analyst at Advanced Investment Partners LLC, a former member of State Street Global Alliance in 2004 to enhance stock selection models and financial factors. In 2006, he was promoted to fund manager and a partner in the firm. He has managed assets over 2 billion USD ranging from institutional to retail funds while working at Advanced Investment Partners. In 2010, he joined ING Investment Management Asia Pacific Ltd, Hong Kong as a senior fund manager in their Global Quantitative asset management boutique to manage funds domiciled in US, Asia and Europe. He was responsible for ING's research initiatives and management of institutional and retail mutual funds totaling over 12 billion USD. His prior roles include working as a lead engineer at Motorola Inc. in the Mobile Devices division in Chicago developing project management capabilities. Ratnakar is a Chartered Financial Analyst (CFA) charter holder. He holds a MBA (Analytical Finance and Accounting) from the University of Chicago, a Master's in Computer Science from the University of Illinios at Chicago and a Baccalaureate degree in Chemical Engineering from Osmania University. He also holds the Capital Markets Services Representative's License for the regulated activity of fund management.

THE TRUSTEE

ART was incorporated under the Companies Act 1965 on 23 March 2007 and registered as a trust company under the Trust Companies Act 1949. ART is a subsidiary of Amanah Raya Berhad (ARB) which is wholly owned by the Minister of Finance (Incorporated). ART took over the corporate trusteeship functions of ARB and acquired ARB's experience of more than 47 years in trustee business. ART has been registered and approved by the SC to act as trustee to unit trust funds and has 183 unit trust funds under its trusteeship. As at Latest Practicable Date, ART has 79 staff (59 Executives and 20 Non-Executives).

ART has an authorised capital of RM5,000,000. Its issued and paid-up share capital is RM2,000,000 and RM1,000,000 respectively.

The shareholders of ART are:

	% of equity
Amanah Raya Berhad (344986-V)	20
Amanah Raya Development Sdn Bhd (546094-U)	20
Amanah Raya Capital Sdn Bhd (549057-K)	20
AmanahRaya Investment Bank Ltd (LL03749)	20
Amanah Raya Hartanah Sdn Bhd (760290-W)	20

Financial Performance

The following is a summary of the past performance of ART based on audited financial statements for financial year ended 31 December since its incorporation on 23 March 2007:

	31 December 2013 (RM)	31 December 2012 (RM)	31 December 2011 (RM)
Paid up share capital	1,000,000	1,000,000	1,000,000
Shareholders' funds	9,421,000	7,140,000	5,263,000
Turnover	27,861,000	28,307,000	26,908,000
Profit/(Loss) before tax	20,332,000	21,196,000	20,246,000
Profit/(Loss) after tax	15,281,000	15,877,000	14,549,000

Board of Directors

Tuan Haji Ab. Gani Bin Haron - Director Tuan Haji Mansor Bin Salleh – Director Dato' Haji Ismail Bin Ibrahim – Director Dato' Haji Che Pee Bin Samsudin – Director Tuan Haji Zulkifly Bin Sulaiman -Director Puan Mahfuzah Binti Baharin – Director

Key Management Staff

Hajjah Habsah Binti Bakar – Chief Executive Officer
Encik Zainudin Bin Hj. Suhaimi – General Manager
Encik Arzlee Bin Abdul Rahman – Assistant General Manager
Puan Norhaslinda Binti Samin – Company Secretary
Encik Jerry Jesudian s/o Joseph Alexander – Joint Company Secretary
Encik Azril Bin Abd Kadir – Compliance Monitoring Department Senior Manager
Cik Fazila Banoo Binti Manzur Elahi – Chief Executive Officer's Office Manager
Puan Noor Aniza Binti Md Noor – Marketing and Business Development Department Manager
Puan Zulhida Binti Abd Maurad – Legal Department Manager
Encik Amir Tarmizi Bin Abdul Hamid – Operation Department Manager
Hajjah Farah Farhanah Binti Fuad – Operation Department Manager

Duties and responsibilities of the Trustee

The role of ART, as the Trustee, is to safeguard the rights and interests of the Unit Holders by ensuring that the Manager performs its duties and obligations in accordance with the Deeds, the Capital Markets and Services Act 2007 (Act), the Guidelines and other relevant laws. The Trustee acts on behalf of each Unit Holder by monitoring the actions of the Manager, and by having custodianship of the Fund through the holding of the investments of the Fund in trust for the Unit Holders.

The Trustee is responsible:-

- To act as custodian of the assets of the Fund;
- To act with due care, skill, diligence and vigilance, and act in accordance with the Act, the Deeds, the Guidelines and securities laws in carrying out its duties and responsibilities;
- To ensure at all times, through proper and adequate supervision, ensure that the Fund are
 managed and administered by the Manager in accordance with the Act, the Deed, the
 Guidelines and securities laws and acceptable and efficacious business practices within the
 unit trust industry;
- To ensure that it is fully informed of the investment policies of the Fund as set by the Manager, and of any changes made thereto;
- To notify the SC immediately of any irregularity, any breach of the provisions of the Act, the Deeds, the Guidelines or securities laws and any other matter properly regarded by the Trustee as not being in the interests of the Unit Holders;
- To ensure that the systems, procedures and processes employed by the Manager to value and/or price the Funds or the Units of the Fund are adequate, and that such valuation/pricing is carried out in accordance with the Act, the Deed, the Guidelines and securities laws:
- To ensure that the sale, repurchase, creation and cancellation of Units of the Fund are carried out in accordance with the Act, the Deeds, the Guidelines and securities laws;
- To submit or make available any statements, documents, books, records and other
 information relating to the Fund and the business of the Trustee or such periodical returns, as
 may be required by the SC from time to time.
- To take all steps to effect any instructions properly given by the Manager as to the acquisition
 or disposal of, or the exercise of the rights attaching to, the assets of the Fund; and
- To maintain and ensure that the Manager maintains proper accounting records and other
 records as are necessary to enable a complete and accurate view of the Fund to be formed
 and to ensure that the Fund are managed and administered in accordance with the Deeds of
 the Fund, the guidelines and securities laws.

Retirement, Removal and Replacement

The Trustee may retire, having first by Deed appointed in his stead, or as an additional Trustee, a new trustee duly approved by such authority as may be prescribed by or under any written law. Pursuant to Section 299 of the Act, it is the duty of the Manager to remove the Trustee as soon as it becomes aware that the Trustee:-

- Has ceased to exist:
- Has not been validly appointed;
- Is not eligible to be appointed or to act as Trustee under Section 290 of the Act;
- Has failed or refused to act as Trustee in accordance with the provisions or covenants of the Deed or the provisions of the Act;
- Is under investigation for conduct that contravenes the Trust Companies Act, 1949, the Trustee Act, 1949, the Companies Act, 1965, or any securities laws;
- When a receiver is appointed over the whole or a substantial part of the assets or
 undertaking of the existing trustee and has not ceased to act under the appointment or a
 petition is presented for the winding up of the existing Trustee (other than for the purpose of
 and followed by a reconstruction, unless during or following such reconstruction the existing
 trustee becomes or is declared to be insolvent).

The Trustee may be removed and another trustee (duly approved as aforesaid) may be appointed by a special resolution of the Unit Holders at a duly convened meeting of which notice has been given to the Trustee and the Manager. The Manager will summon a meeting of the registered holders for the purpose of considering and if thought fit, passing a resolution for the removal of the Trustee in the event that the Unit Holders request the Manager to do so, in the manner as stated in the Deeds.

Power of Trustee to Remove, Retire or Replace the Manager

The Trustee may remove and replace the Manager if the Manager has failed or neglected to carry out its duties to the satisfaction of the Trustee, and for such other reasons desirable in the interest of the Unit Holders.

The Manager may also be removed if the Manager is in liquidation, is under receivership or ceases operations, or has to the prejudice of the Unit Holders failed to comply with any provisions of the Deeds or the Act, and other relevant laws. The Manager may also be removed if a special resolution is passed by the Unit Holders that the Manager be removed.

The appointment of the new manager is subject to the new manager entering into a deed or deeds as the Trustee may be advised to be necessary in order to secure that the manager performs its duties as Manager during the remainder of the period of the Funds.

Statement of Responsibility

The Trustee consents and agrees to assume the position as Trustee of the Funds and undertakes all the obligations in accordance with the Deeds, all relevant laws and rules of law for the benefit of the registered Unit Holders of the Funds.

Material Litigation and Arbitration

As at Latest Practicable Date, the Trustee is not engaged in any material litigation and arbitration either as plaintiff or defendant, and the Trustee is not aware of any proceedings, pending or threatened or of any facts likely to give rise to any proceedings which might materially affect the business financial position of the Trustee.

THE TAXATION

10th November 2014

The Board of Directors AmInvestment Services Berhad Level 22, Bangunan AmBank Group No.55, Jalan Raja Chulan 50200 Kuala Lumpur

Dear Sirs

AmCash Plus Taxation of the Fund And Unit Holders

 This letter has been prepared for inclusion in the Replacement Information Memorandum dated 1st December 2014 in connection with the offer of units in AmCash Plus (hereinafter referred to as ("the Fund").

2. TAXATION

The following is general information based on Malaysian tax law in force at the time of lodging the Replacement Information Memorandum with the Securities Commission Malaysia and investors should be aware that the tax law may be changed at any time. To an extent, the application of tax law depends upon an investor's individual circumstances. The information provided below does not constitute tax advice. The Manager therefore recommends that an investor consult his accountant or tax adviser on questions about his individual tax position.

As the Fund's Trustee is resident in Malaysia, the Fund is regarded as resident in Malaysia and is liable to pay Malaysian income tax ("income tax" or "tax"). The taxation of the Fund is governed principally by Sections 61 and 63B of the Malaysian Income Tax Act, 1967 ("MITA").

Pursuant to the Section 2(7) of MITA, any reference to interest shall apply, mutatis mutandis, to gains or profits received and expenses incurred, in lieu of interest, in transaction conducted in accordance with the principles of Shariah. The effect of this is that any gains or profits received and expenses incurred, in lieu of interest, in transactions conducted in accordance with the principles of Shariah, will be accorded the same tax treatment as if they were interest.

Unit Holders are also liable to pay income tax on income distributions paid by the Fund.

3. TAXATION OF THE FUND

3.1 Income Tax

The income of the Fund in respect of dividends, interest or profits from deposits and other investment income (other than income which is exempt from tax) derived from or accruing in Malaysia is liable to income tax. The income tax rate applicable to the Fund is 25%.

Profit from disposal of share investments, tax exempt dividends and tax exempt interest as listed in the Appendix attached received by the Fund are not subject to income tax. The Fund may be receiving income such as exit fee which will be subject to tax at the prevailing tax rate applicable on the Fund.

Discount or profit received from the sale of bonds or securities issued by Pengurusan Danaharta Nasional Berhad or Danaharta Urus Sendirian Berhad within and outside Malaysia is exempt from the payment of income tax.

The Fund may receive dividends, profits and other income from investments outside Malaysia. Income derived from sources outside Malaysia and received in Malaysia by a resident unit trust is exempt from Malaysian income tax. However, such income may be subject to foreign tax in the country from which the income is derived.

Income received by the Fund from Sukuk Ijarah, other than convertible loan stock, issued in any currency by 1Malaysia Sukuk Global Berhad and Sukuk Issue which has been issued by the Malaysia Global Sukuk Inc is exempt from the payment of income tax.

Pursuant to the Income Tax (Exemption) Order 2011, the statutory income from a business dealing in non-ringgit sukuk by a resident person licenced under the Capital Markets and Services Act 2007 is exempted from tax provided the non-ringgit sukuk originates from Malaysia and is issued or guaranteed by the government of Malaysia or approved by the Securities Commission Malaysia.

The tax treatment of hedging instruments would depend on the particular hedging instruments entered into. Generally, any gain or loss relating to the principal portion will be treated as capital gain or loss. Gains or losses relating to the income portion would normally be treated as revenue gains or losses. The gain or loss on revaluation will only be taxed or claimed upon realisation. Any gain or loss on foreign exchange is treated as capital gain or loss if it arises from the revaluation of the principal portion of the investment.

Expenses being manager's remuneration, maintenance of register of Unit Holders, share registration expenses, secretarial, audit and accounting fees, telephone charges, printing and stationery costs and postage, which are not allowed under the general deduction rules, qualify for a special deduction, subject to a minimum of 10% and a maximum of 25% of such expenses pursuant to Section 63B of the MITA.

The tax credit attached to taxable dividends received by the Fund i.e. tax deducted at source at the prevailing tax rate is available for set-off against tax payable by the Fund. No additional tax will be payable by the Fund on the taxable dividends received. However, such tax or part thereof will be refundable to the Fund if the total tax so deducted at source exceeds the tax liability of the Fund by virtue of deduction of allowable expenses.

With effect from the year of assessment 2008, a single-tier company income tax system has replaced the imputation system. The Fund is not liable to tax on any dividends paid, credited or distributed to the Fund under the single tier tax system, where the company paying such dividend is not entitled to deduct tax under the MITA.

Generally, income from distribution from Malaysia Real Estate Investment Trusts will be received net of withholding tax of 10%. No further tax will be payable by the Fund on the distribution. Distribution from such income by the Fund will also not be subject to further tax in the hands of the Unit Holders.

3.2 Gains on Disposal of Investments

Gains on disposal of investments by the Fund will not be subject to income tax but where the investments represent shares in real property companies, such gains may be subject to Real Property Gains Tax ("RPGT") under the RPGT Act, 1976. A real property company is a controlled company which owns or acquires real properties or shares in real property companies with a market value of not less than 75% of its total tangible assets. A controlled company is a company which does not have more than 50 members and is controlled by not more than 5 persons.

3.3 Goods and Service Tax ("GST")

GST will commence from 1st April 2015 and will replace the current sales and service tax regime. GST will apply at 6% on most goods and services with some exceptions.

If it is determined that Fund is required to register for GST, any fees it changes to unitholders will be subject to GST at 6%.

The issuance of units by the Fund to investors will be exempt from GST. To the extent that the Fund invests in any financial services products (e.g. securities, derivatives, units in a fund or unit trust), the acquisition of these interests will be exempted from GST. To the extent that fees are charged to the Fund in relation to these products, these fees would be subject to 6% GST.

The GST paid on acquisitions made by the Fund (e.g. fund manager fees, trustee fees etc.) would either unrecoverable in whole or in part and would be subject to further analysis to determine the extent that GST can be recovered.

4. Taxation of Unit Holders

4.1 Taxable Distribution

Unit holders will be taxed on an amount equivalent to their share of the total taxable income of the Fund to the extent such income is distributed to them. Taxable distributions carry a tax credit in respect of the tax chargeable on that part of the Fund. Unit holders will be subject to tax on an amount equal to the net taxable distribution plus attributable underlying tax paid by the Fund.

Income distributed to Unit holders is generally taxable as follows in Malaysia:

Unit Holders	Malaysian Tax Rates	Proposed in the 2015 Budget Speech
Malaysian tax residents: Individual and non-corporate Unit Holders Co-operative societies Trust bodies Corporate Unit Holders	 Progressive tax rates ranging from 0% to 26% Progressive tax rates ranging from 0% to 25% 25% 20% for every first 	With effect from year of assessment 2016: Progressive tax rates ranging from 0% to 25% Progressive tax rates ranging from 0% to 24% With effect from year of assessment 2016: 24% 19% for every first
i. A company with paid up capital in respect of ordinary shares of not more than RM2.5 million where the paid up capital in respect of ordinary shares of other companies within the same group as such company is not more than RM2.5 million (at the beginning of the basis period for a year of assessment)	RM500,000 of chargeable income 25% for chargeable income in excess of RM500,000	RM500,000 of chargeable income 24% for chargeable income in excess of RM500,000
ii. Companies other than those in (i) above	25 %	24 %
Non-Malaysian tax residents:		With effect from year of assessment 2016:
Individual and non- corporate Unit Holders	■ 26%	■ 25%

Unit Holders	Malaysian Tax Rates	Proposed in the 2015 Budget Speech
 Corporate Unit Holders and trust bodies 	25 %	With effect from year of assessment 2016: 24%

The tax credit that is attributable to the income distributed to the Unit holders will be available for set off against tax payable by the Unit holders. There is no withholding tax on taxable distributions made to non-resident Unit holders.

Non-resident Unit holders may also be subject to tax in their respective jurisdictions and depending on the provisions of the relevant tax legislation and any double tax treaties with Malaysia, the Malaysian tax suffered may be creditable in the foreign tax jurisdictions.

4.2 Tax Exempt Distribution

Tax exempt distributions made out of gains from realization of investments and other exempt income earned by the Fund will not be subject to Malaysian tax in the hands of Unit holders, whether individual or corporate, resident or non-resident. All Unit holders do not pay tax on that portion of their income distribution from the Fund's distribution equalisation account.

4.3 Distribution Voucher

To help complete a Unit holder's tax returns, the Manager will send the Unit holder a distribution voucher as and when distributions are made. This sets out the various components of the income distributed and the amount of attributable income tax already paid by the Fund.

4.4 Sale, Transfer or Redemption of Units

Any gains realized by a Unit holder on the sale, transfer or redemption of his units are generally tax-free capital gains unless the Unit holder is an insurance company, a financial institution or a person trading or dealing in securities. Generally, the gains realized by these categories of Unit holders constitute business income on which tax is chargeable.

4.5 Reinvestment of Distribution

Unit holders who receive their income distribution by way of investment in the form of the purchase of new units will be deemed to have received their income distribution after tax and reinvested that amount in the Fund.

4.6 Unit Splits

Unit splits issued by the Fund are not taxable in the hands of the Unit holders.

4.7 GST

The Unit Holders should not be subject to GST on the following:-

- · withdrawal / redemption from the Fund
- · income distribution from the Fund

However, any fee-based charges related to buying and transfer of units charged to the Unit Holders should be subjected to GST at the standard rate of 6%.

Yours faithfully

Yee Wing Peng Managing Director

Tax Exempt Interest Income of Unit Trusts

- Interest or discount paid or credited to unit trusts in respect of the following will be exempt from tax: -
 - Securities or bonds issued or guaranteed by the government; or
 - Debentures or Islamic securities, other than convertible loan stock, approved by the Securities Commission Malaysia; or
 - Bon Simpanan Malaysia issued by the Central Bank of Malaysia.
- 2. Interest derived from Malaysia and paid or credited by any bank or financial institution licensed under the Banking and Financial Institutions Act 1989 (BAFIA) or the Islamic Banking Act 1983 (IBA). The BAFIA and the IBA have been repealed with the coming into force of the Financial Services Act 2013 and Islamic Financial Services Act 2013 on 30th June 2013. No amendment has been made to the Income Tax Act 1967 to reflect the above.
 - It was proposed in the 2015 Budget announced on 10th October 2014 that with effect from year of assessment 2015, the exemption is extended to the interest derived from Malaysia and paid or credited by any bank or financial institution licensed under any development financial institution regulated under the Development Financial Institutions Act 2002 (DFIA).
- 3. Interest income derived from bonds, other than convertible loan stocks, paid or credited by any company listed in Malaysia Exchange of Securities Dealing and Automated Quotation Berhad ("MESDAQ") (now known as Bursa Malaysia Securities Berhad ACE Market).
- 4. Interest received in respect of bonds and securities issued by Pengurusan Danaharta Nasional Berhad within and outside Malaysia.
- 5. Interest in respect of any savings certificates issued by the government.
- Interest in respect of Islamic securities originating from Malaysia, other than convertible loan stock, issued in any currency other than RM and approved by the Securities Commission Malaysia or Labuan Financial Services Authority.
- Interest in respect of Sukuk Wakala, other than a convertible loan stock, issued in any currency by Wakala Global Sukuk Berhad.

CONSENT

The following parties have given their written consent and have not withdrawn their consent to the inclusion in this Replacement Information Memorandum of their names and reports (if any) in the form and context in which their names appear:

- 1. AmanahRaya Trustee Sdn Bhd
- 3. Deloitte Tax Services Sdn Bhd (formerly known as Deloitte KassimChan Tax Services Sdn Bhd)
- 4. Ernst &Young

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