

صندوق الأهلي المرن للأسهم السعودية AlAhli Freestyle Saudi Equity Fund

التقرير السنوي - 2020

Annual Report - 2020

الاستثمار بثقة Investing with confidence



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AlAhli Freestyle Saudi Equity Fund

صندوق الأهلى المرن للأسهم السعودية

Investment Fund Information

معلومات صندوق الاستثمار

Investment Objective

أهداف الاستثمار

AlAhli Freestyle Saudi Equity Fund investment is an open-ended fund with the objective of achieving long term capital growth through active management and investments in Sharia compliant Saudi listed companies.

صندوق الأهلي المرن للأسهم السعودية هو صندوق استثماري مفتوح يهدف إلى تحقيق النمو في رأس المال على المدى الطويل من خلال الاستثمار والإدارة الفعالة لمحفظة مركزة من الشركات المتوافقة مع الشريعة الإسلامية في سوق الأسهم السعودي.

Investment Policies

سياسات الاستثمار وممارساته

Investing mainly in Sharia compliant shares of companies listed in the main market, including IPOs and right issues, and ETFs authorized by CMA. In addition, the Fund may invest in real estate investment traded funds and shares of companies listed on the Saudi parallel market (Nomu), including IPOs and right issues. The fund may also invest in mutual funds that invest in Saudi or GCC markets. The Fund may invest cash surplus in Sharia-compliant money market transactions or funds.

الاستثمار بشكل أساسي في أسهم الشركات السعودية المدرجة في السوق الرئيسية المتوافقة مع المعايير الشرعية ويشمل ذلك الطروحات الأولية وحقوق الأولوية، وصناديق المؤشرات المتداولة (ETFs) المرخصة من هيئة السوق المالية. بالإضافة إلى ذلك، يجوز للصندوق الاستثمار في صناديق الاستثمار العقاري المتداولة، وأسهم الشركات المدرجة في السوق الموازية السعودية (نمو) ويشمل ذلك الطروحات الأولية وحقوق الأولوية. كما يجوز للصندوق الاستثمار في صناديق استثمارية تستثمر في الأسواق السعودية أو الخليجية. يمكن للصندوق استثمار الفائض النقدي في صفقات أو صناديق أسواق النقد المتوافقة مع الشريعة.

Distribution of Income & Gain Policy

سياسة توزيع الدخل والأرباح

Income and dividends will be reinvested in the Fund. No income or dividends will be distributed to Unitholders.

لا يقوم الصندوق بأي توزيعات على مالكي الوحدات، وبدلا من ذلك، يتم إعادة استثمار الأرباح الرأسمالية والأرباح النقدية الموزعة في الصندوق.

The fund's reports are available upon request free of charge

تتاح تقاربر الصندوق عند الطلب وبدون مقابل

Fund Performance

أداء الصندوق

Fund performance for the last three years:

الأخبرة:	الثلاث	للسنوات	الصندوق	أداء
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Year	2020	2019	2018	السنة
Net Assets value (NAV)*	100,472,989.87	86,936,297	158,891,496	صافي قيمة الأصول*
NAV per Unit*	1.57	1.43	1.11	صافي قيمة الأصول لكل وحدة*
Highest NAV per Unit *	1.59	1.43	1.20	أعلى سعر وحدة*
Lowest NAV per Unit *	1.15	1.11	1.00	أقل سعر وحدة*
Number of Units	63,871,813	60,675,953	143,243,993	عدد الوحدات
Income Distribution per Unit	-	-	-	الأرباح الموزعة لكل وحدة
Fees & Expense Ratio	2.19%	2.09%	1.93%	إجمالي نسبة الرسوم والمصروفات

*الريال السعودي

Total return compared to the benchmark:

العائد الإجمالي للصندوق مقارنة بالمؤشر:

Period	5 سنوات – 5 Years	3 سنوات- Years	سنة- 1 Year	الفترة
Total Return %	11.80	16.06	9.97	عائد الصندوق %
Benchmark %	9.98	11.88	11.93	عائد المؤشــر %



Annual total return for the fund since its launch:

العائد الإجمالي السنوي للصندوق منذ إطلاقه:

Year	2020	2019	2018	2017	2016	2015	السنة
Return %	9.79	29.17	10.25	-1.62	13.55	-9.93	العائد %
Benchmark %	11.93	12.35	11.37	3.89	10.57	-16.00	المؤشر %

Actual fees and fund expenses paid by the investment fund during the year as a percentage of average Net Asset Value:

مقابل الخدمات والعمولات والأتعاب التي تحملها الصندوق على مدار العام كنسبة مئوية من متوسط صافي قيمة أصول الصندوق:

Fees and Expenses	ألف ريال SAR '000	النسبة المئوية %	الرسوم والمصروفات
Management Fee Expense	1,521	1.75	رسوم الإدارة
VAT on Management Fee	159	0.26	ضريبة القيمة المضافة على رسوم الإدارة
Audit Fee Expense	38	0.04	مراجعة حسابات الصندوق
Fund Administration	18	0.02	العمليات الإدارية
CMA Fee	8	0.01	هيئة السوق المالية
Tadawul Fee	5	0.00	تداول
Custody Fees	57	0.06	رسوم الحفظ
Shariah Audit Fee Expense	31	0.03	المراجعة الشرعية
Fund Board Fee Expense	24	0.02	مجلس إدارة الصندوق
Dealing Fees	102.38	0.00	رسوم التعامل
Total Fees and Expenses	1,963.4	2.19	مجموع الرسوم والمصاريف

تغيرات جوهرية حدثت خلال الفترة

- Crude oil prices (Brent) averaged USD 43/bbl during 2020, down 33% from 2019 levels on average basis, and exhibited extremely volatile trends during the year on two counts, namely (1) collapse and subsequent restoration of OPEC plus arrangements and (2) COVID-19 related lock-down implications. The range of daily oil prices was unusually wide, with a low of USD 19/bbl and a high of USD 69/bbl witnessed during the year. The prices saw a 27% QoQ increase during the last quarter of the year and closed the year with an overall decline of 22% from 2019 closing levels.
- The Saudi market continued on its induction path into two premier international indices, FTSE EM and MSCI EM during the year under review. Net foreign inflows of nearly USD 4.7 bln in 2020 took overall foreign ownership to USD 45 bln at Tadawul (excluding strategic interests).
- The Saudi government came up with fairly calculated and efficient relief measures to avert negative implications of COVID-19. Despite capacity constraints, the government
- بلغ متوسط أسعار النفط الخام 43 دولار للبرميل خلال عام 2020, بانخفاض وقدره 33% مقارنة بمستويات عام 2019، وشهدت الأسعار تقلبات حادة خلال العام، بسبب (1) انهيار اتفاق أوبك وبعدها الوصول إلى اتفاق آخر، (2) الاثار المترتبة على حظر التجول بسبب فيروس كورونا. كان نطاق أسعار النفط اليومية واسعًا بشكل غير عادي، حيث سجل انخفاض قدره 19 دولارًا أمريكيًا للبرميل وأعلى سعر بلغ 69 دولارًا أمريكيًا للبرميل خلال العام. وشهدت الأسعار زيادة بنسبة 27٪ على أساس ربع سنوي خلال الربع الأخير من العام وأغلقت العام بانخفاض إجمالي بنسبة 22٪ عن مستويات الإغلاق لعام 2019.
- واصل السوق السعودي مساره في مؤشرات الأسواق الناشئة FTSE EM و MSCI EM و MSCI EM و MSCI EM و MSCI EM و المراجعة الدورية خلال العام فقد نتج عن ذلك زيادة في التدفقات المالية من المستثمرين الأجانب بلغت تقريبًا 45 مليار دولار أمريكي في سوق الأسهم السعودية (بعد استثناء ملكية المستثمر الاستراتيجي الأجنبي) خلال عام 2020.



offered sizeable stimulus of up to 5% of GDP.

- IPO activity stayed fairly strong despite challenges posed by COVID-19 related lock downs. In total 4 companies were listed at Tadawul in 2020 with over USD 1.4 bln capital raised. Investors' participation in these IPOs was mammoth, with the IPO of BinDawood receiving a record-shattering subscription - the institutional offering was 4,870% oversubscribed whereas the retail offer was 1,396% oversubscribed. The company raised USD 585 mln.
- The Kingdom's economic performance during FY20 was negative owing to COVID-19 related global slowdown. Fiscal deficit increased to nearly 12% of GDP whereas oil output stayed at 9.2 mn bbl/d, approximately 6% lower YoY. The Kingdom's PMI recorded a 26-month low of 42 in Mar-20. However, activity reported a swift recovery since the easing of lockdowns, with PMI recovering to near 2019-high levels of 57 by Dec-20.
- Nearly 225 bp drop in US Fed Target Rate to a bottom-level of 0.25% by Mar-20 from Sep-19 peak, and a consequent 70%+ decline in SAIBOR from 2019 peak created substantial interest in equities investing. Tadawul reported 1.4 times YoY jump in average daily traded value during 2020 to USD 2.2 bln, recording a 15-year high ADVT.
- The 2021 budget has a clear focus on shifting the onus of the development spending to the private sector, with the government rationalizing overall spending via seeking productivity gains and introducing various efficiency measures in the ministries. Furthermore, the government will continue its focus on decreasing dependency on oil revenues.

Exercising of voting rights

The Fund Manager has exercised voting rights, for more details kindly refer to the "Exercising of voting right Annex".

Fund Board Annual Report

The Board of Directors consists of the following members, who were appointed by the fund manager and approved by the Capital Market Authority:

Mohammed Al-Ali
Mohammed AlSaggaf
Asem AlHomaidi
Mohammed AlOyaidi
Chairman (Non-independent)
Non-independent member
Independent member
Independent member

The Fund's Board of Directors held three meetings during 2020. The following is a summary of the key decisions approved and the matters discussed by the Fund's Board of Directors:

- Fund's objectives achievement and performance review
- -Risks related to the funds; including: liquidity, market,

- قامت الحكومة السعودية بإجراءات معتدلة لتجنب الاثار السلبية لفيروس كورونا. بالإضافة إلى ذلك قدمت الحكومة حوافز كبيرة تصل إلى 5% من الناتج المحلى الإجمالي.
- على الرغم من التحديات التي فرضتها جائحة كورونا، استمر نشاط الاكتتابات قوياً إلى حد ما، حيث تم ادراج 4 شركات في تداول خلال عام 2020، بحجم يقارب الـ 1.4 مليار دولار. كانت مشاركة المستثمرين الأجانب في هذه الاكتتابات ضخمة، حيث حصل اكتتاب شركة بن داود على رقم قياسي من المشتركين، حيث تجاوز حجم تغطية حصة المؤسسات فياسي من المشتركين، حيث تعلية حصة الافراد 396,1%. وجمعت ككل مبلغ 585 مليون دولار.
- كان الأداء الاقتصادي للمملكة خلال سلبياً عام 2020 بسبب التباطؤ في الاقتصاد العالمي، وارتفع العجز المالي إلى ما يقارب 12% من الناتج المحلي الإجمالي. في حين انخفض انتاج النفط بحوالي 6%، وصولاً إلى 9.2 مليون برميل في اليوم. وسجل مؤشر مديري المشتريات في المملكة أدنى مستوى خلال 26 شهراً مسجلاً مستوى 42 في مارس-2020، وبعد تخفيف إجراءات الحظر شهد مؤشر مديري المشتريات تعافي ملحوظاً مسجلاً مستويات قريبة من اعلى مستوياتها في 2019 عند 57 في شهر ديسمبر 2020.
- بانخفاض حوالي 225 نقطة أساس في معدل الفائدة المستهدف من الاحتياطي الفيدرالي الأمريكي إلى المستوى الأدنى 0.25% بحلول مارس 2020 وبالتالي الانخفاض في معدل السايبور +70% أدى إلى خلق اهتماماً كبيراً بالاستثمار في الأسهم. خلال عام 2020، شهد تداول قفزة في متوسط القيمة المتداولة اليومية تعادل 1.4 مرة مقارنة بالعام السابق لتصل إلى 2.2 مليار دولار مسجلاً أعلى مستوى خلال 15 سنة.
- تركز موازنة عام 2021 بشكل واضح على تحويل عبء الانفاق التنموي إلى القطاع الخاص، حيث تقوم الحكومة بترشيد الانفاق بشكل عام من خلال السعي إلى تدعيم الطاقة الإنتاجية وإجراءات لتعزيز الكفاءة. علاوة على ذلك، ستواصل الحكومة تركيزها على تقليل الاعتماد على العوائد النفطية.

ممارسات التصويت السنوية

قام مدير الصندوق بممارسات التصويت السنوية. و للمزيد من التفاصيل يرجى مراجعة "ملحق ممارسات التصويت السنوية".

تقرير مجلس إدارة الصندوق السنوي

يتكون مجلس إدارة الصندوق من الأعضاء التاليين، والذين تعيينهم من قبل مدير الصندوق بعد موافقة هيئة السوق المالية:

محمد عبدالله العلي رئيس مجلس إدارة الصندوق (عضو غير مستقل) محمد جعفر السقاف عضو غير مستقل

الدكتور/ عاصم خالد الحميضي عضو مستقل محمد عمر العييدي عضو مستقل

عقد مجلس إدارة الصندوق 3 اجتماعات خلال العام 2020م، وفيما يلي ملخصا لأهم القرارات التي تم إقرارها والمواضيع التي تمت مناقشتها من قبل مجلس إدارة الصندوق:

- مناقشة تحقيق الصندوق لأهدافه وأدائه خلال العام



بها في لائحة صناديق الاستثمار.

- المخاطر المتعلقة بالصندوق بما في ذلك مخاطر السيولة، السوق، operational risks. -Ensuring fund's compliance to all applicable rules and والتشغيل. - التزام الصناديق بلوائح هيئة السوق المالية مع مسؤول المطابقة والالتزام. regulations. مدير الصندوق **Fund Manager** NCB Capital Company, Saudi Arabia شركة الأهلى المالية، المملكة العربية السعودية Tower B, King Saud Road, P.O. Box 22216, Riyadh 11495 البرج ب، طريق الملك سعود، ص.ب. 22216، الرياض 11495 Tel: +966 920000232 ھاتف: 920000232 +966 الموقع: www.alahlicapital.com Website: www.alahlicapital.com Sub-Manager / Investment Adviser مدير الصندوق من الباطن و/أو مستشاربن الاستثمار None أنشطة الاستثمار **Investment Activities** Due to the spread of COVID-19, future earnings visibility was خلال الانتشار الواسع لوباء كورونا، كانت التوقعات المستقبلية للأرياح تتسم limited. As a result, the fund manager sought to increase the بالضبابية. وبالتالي، فضل مدير الصندوق رفع نسبة الكاش حتى تتضح الرؤية cash level till better earnings outlook is clearer. The fund تجاه ربحية الشركات. وكذلك استفاد الصندوق من التمركز في قطاعات benefited from pandemic related beneficiary sectors such as الاغذية, الرعاية الصحية و الاتصالات لاستفادتها من تبعات جائحة كورونا. Food, Healthcare and telecommunication. تقربر الأداء **Performance** أداء الصندوق **Fund Performance** 9.79% %9.79 **Benchmark Performance** 11.93% %11.93 أداء المـؤشـر كان أداء الصندوق اقل من أداء المؤشر الاسترشادي بفارق 214 نقطة أساس. The fund underperformed the benchmark by 214 bps. Terms & Conditions and information memorandum Material تغيرات حدثت في شروط وأحكام الصندوق ومذكرة المعلومات Changes There are no changes in the terms and condition, and لا توجد تغيرات في الشروط والأحكام ومذكرة المعلومات. Information Memorandum. الاستثمار في صناديق استثمارية أخرى Investments in other Investment Funds الصندوق لم يستثمر في صناديق استثمارية أخرى. The fund does not invest in other investment funds. **Special Commission** عمولات خاصة لم يحصل مدير الصندوق على أي عمولات خاصة خلال الفترة. No special commissions were received during the period **Conflict of Interests** تعارض في المصالح - المشاركة في اكتتاب شركة بن داود القابضة حيث أن شركة الأهلى المالية هي - Participating in the Initial Public Offering of Bindawood مدير الاكتتاب لشركة بن داود القابضة، وقد تم الحصول على موافقة مجلس Holding Company whereas AlAhli Capital is the IPO manager, the fund board approval was obtained. - المشاركة في اكتتاب شركة أملاك العالمية للتمويل العقاري حيث أن شركة - Participating in the Initial Public Offering of Amlak الأهلى المالية هي مدير الاكتتاب لشركة أملاك العالمية للتمويل العقاري، وقد International for Real Estate Finance whereas AlAhli Capital is تم الحصول على موافقة مجلس إدارة الصندوق. the IPO manager, the fund board approval was obtained. توزيعات الصندوق خلال العام **Fund Distribution During The Year** None لا يوجد خطأ في التقويم والتسعير **Incorrect Valuation or Pricing** None مخالفة قيود الاستثمار **Investment Limitation Breaches** There were no breaches to any of the Investment Restrictions, لم تتم مخالفة أي من قيود وحدود الاستثمار وصلاحيات الاقتراض المعمول

Limitations and borrowing powers applicable to IFR.



Custodian أمين الحفظ

AlBilad Capital

King Fahad Road, P.O. Box 140, Riyadh 11411, Saudi Arabia

Tel: +966 92000 3636

Website: www.albilad-capital.com

Custodian's duties and responsibilities

- -The custodian shall be held responsible for compliance with investment funds Regulations whether he performed his duties directly or delegated to any third party. The custodian shall be held responsible to the fund manager and unitholder for any losses caused to the investment fund due to the custodian fraud, negligence, misconduct or willful default.
- The custodian shall be responsible for taking custody and protecting the fund's assets on behalf of unitholders, and taking all necessary administrative measures in relation to the custody of the fund's assets.
- The Fund Manager acknowledges that the responsibilities vested in the custodian does not include ensuring the fund manager's compliance with the contents of subparagraphs (a,b,c) of paragraph (d-3) of annex 5 of the Investment Funds Regulations "IFR".

شركة البلاد للاستثمار (البلاد المالية)

طريق الملك فهد، ص.ب. 140، الرياض 11411، المملكة العربية السعودية هاتف: 3636 92000 964+

الموقع الإلكتروني: www.albilad-capital.com

واجبات ومسؤوليات أمين الحفظ

- بعد أمين الحفظ مسؤولاً عن التزاماته وفقا لأحكام لائحة صناديق الاستثمار، سواء أدى مسؤولياته بشكل مباشر أم كلف بها طرفا ثالثا بموجب أحكام لائحة صناديق الاستثمار أو لائحة مؤسسات السوق المالية. ويُعدّ أمين الحفظ مسؤولاً تجاه مدير الصندوق ومالكي الوحدات عن خسائر الصندوق الناجمة بسبب احتيال أو إهمال أو سوء تصرّف أو تقصيره المتعمد
- يعد أمين الحفظ مسؤولاً عن حفظ أصول الصندوق وحمايتها لصالح مالكي الوحدات، وهو مسؤول كذلك عن اتخاذ جميع الإجراءات الإدارية اللازمة فيمًا يتعلق بحفظ أصول الصندوق
- يقر مدير الصندوق بأن المسؤوليات المنوطة بأمين الحفظ لا تشمل إبداء رأيه حول ما إذا كان مدير الصندوق قد قام بالأنشطة في الفقرات الفرعية (أ،ب،ج) من الفقرة (د-3) من الملحق (5) من لائحة صناديق الاستثمار

Fund Manager Opinion

- Units were Issued, transferred and redeemed in accordance with the provision of the IFR and fund Terms and Conditions
- Units were valued and calculated in accordance with the provisions of IFR, Fund and fund Terms and Conditions.
- There were no breaches to any of the Investment Restrictions, Limitations and borrowing powers applicable to IFR.

رأى مدير الصندوق

- تم إصدار ونقل واسترداد الوحدات بموجب أحكام لائحة صناديق الاستثمار وشروط وأحكام الصندوق.
- تم تقويم وحساب سعر الوحدات بموجب أحكام لائحة صناديق الاستثمار وشروط وأحكام الصندوق.
- لم تتم مخالفة أي من قيود و حدود الاستثمار وصلاحيات الاقتراض المعمول بها في لائحة صناديق الاستثمار.

المحاسب القانوني **Auditor**

KPMG Al Fozan & Partners Zahran Business Center, Prince Sultan Street Jeddah, Saudi Arabia

Tel: +966 12 6989595 Website: www.kpmg.com/sa

Auditor's Opinion

Accompanying financial statements have complied with the requirements of the applicable provisions of the Investment Funds Regulations issued by the Capital Market Authority, and the Fund's Terms and Conditions and the Information Memorandum in so far as they affect the preparation of the financial statements and accordingly nothing has been reported by the auditor in their report which is in compliance with the SOCPA requirements.

كي بي ام جي الفوزان وشركاه

مركز زهران للأعمال - شارع الأمير سلطان ص.ب 55078، جدة 21534 المملكة العربية السعودية،

ھاتف: 9595 9598 12 698+

الموقع: www.kpmg.com/sa

رأى المحاسب القانوني

إن القوائم المالية المرفقة لهذا التقرير متوافقة مع متطلبات لائحة صناديق الاستثمار الصادرة عن هيئة السوق المالية، وشروط وأحكام الصندوق ومذكرة معلوماته فيما يتعلق باعداد القوائم المالية، ولم يوجد ما تتطلب الإبلاغ عنه من قبل مراجع الحسابات في تقريره حسب متطلبات الهيئة السعودية للمحاسبين القانونين.



Annex - Exercised Voting Rights

ملحق - ممارسات التصويت السنوية

بنود التصويت		تاريخ الجمعية العمومية (هجري)	تاريخ الجمعية العمومية (ميلادي)	الشركة
التصويت على تعديل لائحة عمل لجنة المراجعة. (مرفق)	نعم	(23. / 2 3		J
التصويت على تعديل لائحة عمل لجنة المراجعة. (مرفق)	'			
والمكافآت.	نعم			
التصويت على قرار مجلس الإدارة بتعيين الأستاذ/ خليفة بن				
عبداللطيف الملحم، (عضو مستقل) في مجلس الإدارة في				
المنصب الشاغر إعتباراً من تاريخ 29 يُونيو 2020م وحتى	نعم			
إنتهاء دورة المجلس الحالية بتاريخ 31 ديسمبر 2021م	1000			
خلفاً للعضو السابق (عبدالكريم بن ابراهيم المعيوف,(عضو				
مستقل) (مرفق السيرة الذاتية).				
التصويت على تفويض مجلس الإدارة بتوزيع أرباح مرحلية بشكل نصف/ ربع سنوي عن العام المالي 2021 م .	نعم			
التصويت على تفويض مجلس الإدارة بصلاحية الجمعية				
العامة العادية بالترخيص الوارد في الفقرة (1) من المادة				
الحادية والسبعون من نظام الشركات، وذلك لمدة عام من				
تاريخ موافقة الجمعية العامة العادية أو حتى نهاية دورة	نعم			
مجلس الادارة المفوض أيهما أسبق، وذلك وفقاً للشروط				
الواردة في الضوابط والإجراءات التنظيمية الصادرة تنفيذاً لنظام الشركات الخاصة بشركات المساهمة المدرجة.				
التصويت على تعديل سياسة مكافآت أعضاء مجلس الإدارة				
واللجان المنبثقة عن المجلس والإدارة التنفيذية.(مرفق)	نعم			
التصويت على تحويل مبلغ 68 مليون ريال والموجودة على				
شكل احتياطي عام إلى الأرباح المبقاة.	نعم			
التصويت على تعديل المادة (3) من النظام الأساسي للبنك	نعم			
المتعلقة (بأغراض الشركة)	1.			
التصويت على إضافة المادة (4) من النظام الأساسي للبنك	نعم	15/05/1442	30/12/2020	بنك الجزيرة
المتعلقة (بالمشاركة والتملك في الشركات) التصويت على تعديل المادة (5) من النظام الأساسي للبنك		, ,		5.5
المتعلقة (بالمركز الرئيس – مكاتب أخرى)	نعم			
رب و و و و . التصويت على تعديل المادة (6) من النظام الأساسي للبنك				
المتعلقة (بمدة الشركة)	نعم			
التصويت على تعديل المادة (7) من النظام الأساسي للبنك	نعم			
المتعلقة (برأس المال)	١			
التصويت على تعديل المادة (8) من النظام الأساسي للبنك المتعلقة (بإصدار أسهم بأعلى من قيمتها والأسهم المملوكة				
المتعلقة (بإعبدار المهم باعلى من فيمنها والرسهم المسوت المالاشتراك)	نعم			
ر -) التصويت على تعديل المادة (9) من النظام الأساسي للبنك				
المتعلقة (بتحويل الأسهم)	نعم			
التصويت على تعديل المادة (10) من النظام الأساسي	نعم			
للبنك المتعلقة (بسجل التحويلات)	1			
التصويت على تعديل المادة (11) من النظام الأساسي للبنك المتعلقة (بتداول الأسهم)	نعم			
لببت المتعلقة (بنداون المهم) التصويت على تعديل المادة (12) من النظام الأساسي				
للبنك المتعلقة (بحجز الأسهم وبيع الأسهم المحجوزة)	نعم			
التصويت على تعديل المادة (13) من النظام الأساسي	۵-:			
للبنك المتعلقة (بزيادة رأس المال)	نعم			
التصويت على تعديل المادة (14) من النظام الأساسي	نعم			
للبنك المتعلقة (بتخفيض رأس المال)	'			
التصويت على تعديل المادة (17) من النظام الأساسي للبنك المتعلقة (بمجلس الإدارة)	نعم			
لببت استعد (بمبتس الإدارة) التصويت على تعديل المادة (18) من النظام الأساسي	نعم			
ا المصووف على عمدين السادة (10) من السادي	,			ı I

للبنك المتعلقة (بإنتهاء العضوية)				
التصويت على تعديل المادة (19) من النظام الأساسي للبنك المتعلقة (بصلاحيات مجلس الإدارة)	نعم			
	نعم			
التصويت على تعديل المادة (21) من النظام الأساسي للبنك المتعلقة (بلجنة المراجعة)	نعم			
التصويت على تعديل المادة (22) من النظام الأساسي				
للبنك المتعلقة (بمكافآت أعضاء مجلس الإدارة مقابل حضورهم الاجتماعات)	نعم			
التصويت على تعديل المادة (24) من النظام الأساسي للبنك المتعلقة (بإجتماعات المجلس)	نعم			
التصويت على إضافة المادة (26) من النظام الأساسي للبنك المتعلقة (بالإفصاح عن المصالح الشخصية ومنافسة الشركة)	نعم			
التصويت على تعديل المادة (28) من النظام الأساسي للبنك المتعلقة (بجمعيات المساهمين)	نعم			
التصويت على تعديل المادة (29) من النظام الأساسي للبنك المتعلقة (بحضور جمعيات المساهمين)	نعم			
التصويت على تعديل المادة (31) من النظام الأساسي للبنك المتعلقة (بالجمعيات العامة العادية)	نعم			
التصويت على تعديل المادة (32) من النظام الأساسي للبنك المتعلقة (بالجمعيات غير العادية)	نعم			
التصويت على تعديل المادة (33) من النظام الأساسي للبنك المتعلقة (بالجمعيات العامة)	نعم			
التصويت على تعديل المادة (37) من النظام الأساسي للبنك المتعلقة (بحقوق التصويت)	نعم			
التصويت على تعديل المادة (38) من النظام الأساسي للبنك المتعلقة (بشروط اتخاذ القرارات في جمعيات المساهمين)	نعم			
التصويت على تعديل المادة (39) من النظام الأساسي للبنك المتعلقة (بحق المساهمين في توجيه الأسئلة في الجمعيات العامة)	نعم			
التصويت على تعديل المادة (46) من النظام الأساسي للبنك المتعلقة (بتوزيع الأرباح)	نعم			
التصويت على تعديل المادة (48) من النظام الأساسي للبنك المتعلقة (بالمنازعات)	نعم			
التصويت على تعديل المادة (49) من النظام الأساسي للبنك المتعلقة (بحل الشركة و تصفيتها)	نعم			
التصويت على تعديل المادة (51) من النظام الأساسي للبنك المتعلقة (بتعهد أعضاء المجلس والموظفين بالمحافظة على السرية)	نعم			
التصويت على انتخاب أعضاء مجلس الإدارة من بين المرشحين للدورة القادمة والتي تبدأ من تاريخ 21/ 01/	c = 1			
2021م ومدتها ثلاث سنوات تنتهي بتاريخ 20/ 01/ 2024م. (مرفق السير الذاتية للمرشحين)	نعم			
التصويت على معالجة أرباح شركة الزيت العربية السعودية (أرامكو)، عن الفترة منذ تأسيس الشركة حتى نهاية عام		12/5/1442	12/27/2020	الشركة السعودية
1439هـ والتي تبلغ قيمتها 3,3551,784,611 ريال (ثلاثة مليارات وثلاثمائة وواحد وخمسون مليوناً وسبعمائة وأربعة	امتناع			للكهرباء
وثمانون ألفاً وستمائة وأحد عشر ريالاً سعودياً) على أن تكون معالجة هذا المبلغ كمديونية على الشركة لصالح وزارة				
المالية وإدراج الأرباح المشار اليها ضمن اتفاقيتي التسوية				



والمضاربة الموقعتين بين الشركة ووزارة المالية فيما يتعلق				
بالالتزامات المالية المستحقة للحكومة على الشركة. (مرفق)				
سداد أرباح اتفاقية المضاربة وفقاً لاتفاقية المضاربة المبرمة				
بين الشركة ووزارة المالية والمشار إليها في البند (2) أعلاه	امتناع			
وفق النسبة والآلية المذكورة في اتفاقية المضاربة. (مرفق)				
التصويت على تفويض مجلس الإدارة بالتحويل من أرباح				
الشركة المبقاة لتكوين الاحتياطي المشار إليه في البند (3)	امتناع			
المسرو المنبوت عنوين الراقعي المستورية في البيد (د) أعلاه. (مرفق)	Cour			
التصويت على تفويض مجلس الإدارة باستخدام الاحتياطي				
الاتفاق المشار اليه في البند (3) أعلاه لسداد أرياح المضارية	امتناع			
بما يتوافق مع أحكام اتفاقية المضارية. (مرفق)	Cour			
التصويت على انتخاب أعضاء مجلس الإدارة من بين				
المرشحين للدورة القادمة والتي تبدأ من تاريخ				اسمنت
2021/01/01 ومدتها ثلاث سنوات تنتهي بتاريخ	نعم	09/05/1442	24/12/2020	الجنوبية
2023/12/31 (مرفق السير الذاتية للمرشحين)				
التصويت على انتخاب أعضاء مجلس الإدارة من بين				
المرشحين للدورة القادمة والتي تبدأ بمشيئة الله تعالى من				
تاريخ 20/21/01م ومدتها ثلاث سنوات، حيث تنتهي	نعم			
تاريخ 2023/12/31م. (مرفق السيرة الذاتية للمرشحين)				
التصويت على تشكيل لجنة المراجعة وتحديد مهامها				
وضوابط عملها ومكافآت أعضائها للدورة الجديدة ابتداءً من				اسمنت
تاريخ 20/21/01م وحتى انتهاء الدورة في تاريخ		28/04/1442	13/12/2020	اسمنت العربية
الـ/2023/12/31 علماً أن المرشحين (المرفقة سيرهم	نعم			الحربيا
الذاتية) هم : *المهندس / معتز بن قصى العزاوي *الأستاذ	'			
/ فهد بن عبد الله العيسي *الأستاذ / عبد اللطيف بن على				
السيف *الأستاذ/عبد العزيز بن صالح أبا الخيل				
التصويت على لائحة معايير منافسة الشركة. (مرفق)	نعم			
التصويت على انتخاب أعضاء مجلس الإدارة من بين				
المرشحين للدورة القادمة والتي تبدأ اعتباراً من تاريخ				
2020/12/22م ولمدة 3 سنوات وتنتهي في	نعم			
2023/12/21م (مرفق السير الذاتية).				
التصويت على تشكيل لجنة المراجعة وتحديد مهامها				
وضوابط عملها ومكافآت أعضائها للدورة الجديدة ابتداءً من				
2020/12/22م وحتى انتهاء الدورة في 2023/12/21م				
علماً بأن المرشحين (المرفق سيرتهم الّذاتية) هم :		1/4/1442	11/16/2020	الدريس
a a		1/4/1444	11/10/2020	الدريس
أ-الأستاذ/ عادل بن فارس العتيبي (رئيساً)	نعم			
<i>*</i>	,			
ب-الأستاذ/ عيد بن فالح الشامري (عضواً)				
/				
ج-الأستاذ/ خالد بن محمد الخويطر (عضواً)				
(f. 50) th /: to \$11.				
د-الأستاذ/ سعد بن حمد الدريس (عضواً)				
التصويت على نتائج المفاوضات بين الشركة واللجنة المشكلة لمعالجة وضع الأصول الخاصة بالشركة وتفويض	:			
	نعم			
رئيس المجلس بتوقيع تلك الاتفاقية (مرفق).				الشركة
التصويت على زيادة عدد مقاعد أعضاء لجنة المراجعة من (5) إلى (5) مقاعد ليصبح عدد أعضاء لجنة المراجعة (5)				السركة السعودية
(4) إلى (5) مفاعد ليصبح عدد اعصاء لجنه المراجعة (5) أعضاء وذلك بتعيين عضو مجلس الإدارة الاستاذ/ تركى بن		29/3/1442	11/15/2020	السعودية للنقل
اعضاء ودلك بنعيين عضو مجلس الإدارة الاستاد / دري بن	نعم			سفل الجماعي
مساعد بن علي المبارك (عصو مسلق) عصوا في نجله المراجعة ابتداءً من تاريخ موافقة الجمعية وحتى نهاية فترة	ىعىم			الجسعي
المراجعة ابتداء من تاريخ موافقة الجمعية وحتى نهاية فارة عمل اللجنة الحالية بتاريخ 2021/12/31. (مرفق السيرة				
عمل النجلة الحالية بداريح 2021/12/31 (مرفق السيرة الذاتية)				
ا (شاعا)	I I			



التصويت على قرار مجلس الإدارة بتعيين المهندس/ محمد بن عبدالمحسن بن إبراهيم آل الشيخ (عضو غير تنفيذي) بمجلس الإدارة ابتداءً من تاريخ تعيينه في 2020/07/22 لإكمال دورة المجلس حتى تاريخ انتهاء الدورة الحالية لممثلي الحكومة بتاريخ 2021/02/12م خلفاً للعضو السابق الأستاذ / علاء بن عبدالله بن عبدالرحمن الفدى (عضو غير تنفيذي). (مرفق السيرة الذاتية).	نعم			
التصويت على تقرير مراجع الحسابات الخارجي عن السنة المالية المنتهية في 2019/12/31م.	امتناع			
التصويت على القوائم المالية للسنة المالية المنتهية في 2019/12/31م.	امتناع			
التصويت على تقرير مجلس الإدارة عن السنة المالية المنتهية في 2019/12/31م.	امتناع			
التصويت على توصية مجلس الإدارة بتوزيع أرياح نقدية عن العام المالي المنتهي في 2019/12/31م بواقع (1.5) ريال لكل سهم أي ما يعادل 15% من رأس مال الشركة وعدد الأسهم المستحقة للتوزيع (60) مليون سهم واجمالي المبلغ الموزع (90) مليون ريال للمساهمين على أن تكون الأحقية للمساهمين المالكين للأسهم يوم انعقاد الجمعية في سجل مساهمي الشركة لدى مركز الإيداع في نهاية ثاني يوم تداول يلي تاريخ الاستحقاق وسيتم الإعلان عن تاريخ التوزيع لاحقاً.	امتناع			
التصويت على صرف مبلغ (3.5) مليون ريال مكافأة لأعضاء مجلس الإدارة عن السنة المالية المنتهية في 2019/12/31	امتناع			
التصويت على صرف مبلغ (300) ألف ريال مكافأة لأعضاء لجنة المراجعة عن السنة المالية المنتهية في 2019/12/31م.	امتناع			
التصويت على إبراء ذمة رئيس وأعضاء مجلس الإدارة للعام المنتهي في 2019/12/31م.	امتناع			شركة الدريس
التصويت على تعيين مراجع الحسابات للشركة من بين المرشحين بناء على توصية لجنة المراجعة وذلك لفحص ومراجعة وتدقيق القوائم المالية للربع الأول والثاني والثالث والسنوي من العام المالي 2020م والربع الأول من عام 2021م وتحديد أتعابه.	امتناع	5/9/1441	4/28/2020	للخدمات البترولية و النقليات
التصويت على الأعمال والعقود التي ستتم بين الشركة و شركة الدريس للصناعة والتجارة (أليتكو) والتي لعضوي مجلس الإدارة (عبدالمحسن محمد الدريس ، حسين عبدالرحمن العذل) مصلحة مباشرة و غير مباشرة باعتبارهم أعضاء مجلس إدارة ومالكي أسهم في شركة الدريس للصناعة والتجارة (أليتكو) - أطراف ذات علاقة والترخيص لتلك الأعمال والعقود حتى نهاية السنة المالية التي تنتهي في الأعمال والعقود حتى نهاية السنة المالية التي تنتهي في مليون ريال . وهذه التعاملات عبارة عن شراء طلمبات بنين من شركة الدريس للصناعة والتجارة (أليتكو) بصفتها وكيل من شركة الدريس وين (الأمريكية / البرازيلية) علماً بأن الأسعار منافسة وقد بلغت قيمة التعاملات (8.2) مليون لعام	امتناع			
2019م ولا يوجد بالعقود أي شروط تفضيلية. (مرفق) التصويت على الأعمال والعقود التي ستتم بين الشركة ورئيس مجلس الإدارة الأستاذ/ حمد بن محمد الدريس مصلحة مباشرة - طرف ذو علاقة - والترخيص لتلك الأعمال والعقود حتى نهاية السنة المالية التي تنتهي في 2020/12/31م. وهذه التعاملات عبارة عن استئجار محطة المناخ والتي تعود ملكيتها للأستاذ/ حمد بن	امتناع			

محمد الدريس - رئيس مجلس الادارة - بإيجار سنوي قيمته				
(1) مليون ريال ومدة العقد (16) سنة والمتبقى (15) سنة				
تقريباً علماً بأن الأسعار منافسة وقد بلغت قيمة التعامل				
(1) مليون ريال لعام 2019م ، ولا يوجد بالعقود أي شروط				
تفضيلية. (مرفق)				
التصويت على الأعمال والعقود التي ستتم بين الشركة و				
شركة المدارات السبعة والمملوكة مناصفة بين رئيس				
مجلس الإدارة الأستاذ/ حمد بن محمد الدريس وشركة				
الدريس للصناعة والتجارة (أليتكو) والتي لرئيس مجلس				
الإدارة الأستاذ / حمد بن محمد الدريس بصفته مالك				
ولعضوي مجلس الإدارة (عبدالمحسن محمد الدريس ،				
حسين عبدالرحمن العذل) باعتبارهم أعضاء مجلس إدارة				
ومالكي أسهم في شركة الدريس للصناعة والتجارة (أليتكو)	امتناع			
مصلحة مباشرة وغير مباشرة - أطراف ذات علاقة.	استاح			
والترخيص لتلك الأعمال والعقود حتى نهاية السنة المالية				
التي تنتهي في 2020/12/31م. وهذه التعاملات عبارة عن				
استئجار محطة النور الظهران بالمنطقة الشرقية - بإيجار				
سنوي قيمته (600) ألف ريال ومدة العقد (10) سنوات				
والمتبقي (6) سنوات تقريباً عِلماً بأن الأسعار منافسة وقد				
بلغت قيمة التعامل (520) ألف ريال لعام 2019م ، ولا				
يوجد بالعقود أي شروط تفضيلية. (مرفق)				
التصويت على الأعمال والعقود التي ستتم بين الشركة و				
شركة المدارات السبعة والمملوكة مناصفة بين رئيس				
مجلس الإدارة الأستاذ/ حمدٍ بنِ محمد الدريس وشركة				
الدريس للصناعة والتجارة (أليتكو) والتي لرئيس مجلس				
الإدارة الأستاذ/حمد بن محمد الدريس بصفته مالك				
ولعضوي مجلس الإدارة (عبدالمحسن محمد الدريس،				
حسين عبدالرحمن العذل) باعتبارهم أعضاء مجلس إدارة				
ومالكي أسهم في شركة الدريس للصناعة والتجارة (أليتكو)	امتناع			
مصلحة مباشرة وغير مباشرة - أطراف ذات علاقة				
والترخيص لتلك الأعمال والعقود حتى نهاية السنة المالية				
التي تنتهي في 2020/12/31م. وهذه التعاملات عبارة عن				
استئجار محطة النور الحديثة بالمنطقة الشرقية - بإيجار				
سنوي قيمته (400) ألف ريال ومدة العقد (9) سنوات				
والمتبقي (5) سنوات تقريباً علماً بأن الأسعار منافسة وقد				
بلغت قيمة التعامل (320) ألف ريال لعام 2019م ، ولا يوجد بالعقود أي شروط تفضيلية (مرفق)				
يوجد بالعقود أي سروط تفصيلية (مرفق) التصويت على الأعمال والعقود التي ستتم بين الشركة				
ونائب رئيس مجلس الإدارة والتي لنائب رئيس مجلس الإدارة المهندس/ عبدالمحسن بن محمد الدريس مصلحة				
الإدارة المهندس/ عبدالمحسن بن محمد الدريس مصلحه مباشرة - طرف ذو علاقة - والترخيص لتلك الأعمال				
مبسرة - طرف دو علاقه - والتركيض للنك الإعمال والعقود حتى نهاية السنة المالية التي تنتهي في				
والعقود حتى نهاية السنة الفائية التي تنتعي في 2020/12/31				
بجازان والتي يعود ملكيته للمهندس/ عبدالمحسن بن	امتناع			
محمد الدريس - نائب رئيس مجلس الادارة - بايجار سنوي				
قيمته (200) ألف ربال ومدة العقد (1) سنة عُلماً بأن				
الأسعار منافسة وقد بلغت قيمة التعامل (200) ألف ربال				
لعام 2019م ، ولا يوجد بالعقود أي شروط تفضيلية.				
(مرفق)				
(6-5-1)		l	<u> </u>	

ALAHLI FREESTYLE SAUDI EQUITY FUND (Managed by NCB Capital Company)

FINANCIAL STATEMENTS

For the year ended 31 December 2020 with

Independent Auditor's Report to the Unitholders



KPMG Professional Services

Riyadh Front, Airport road P O Box 92876 Riyadh 11663 Kingdom of Saudi Arabia Headquarter

Commercial Registration No 1010425494

كي بي إم جي للاستشارات المهنية واجهة الرياض، طريق المطار صندوق بريد ٩٢٨٧٦ الرياض ١١٦٦٣ المملكة العربية السعودية

سجل تجاري رقم ١٠١٠٤٢٥٤٩٤

Independent Auditor's Report

To the Unitholders of AlAhli Freestyle Saudi Equity Fund

Opinion

We have audited the financial statements of **AlAhli Freestyle Saudi Equity Fund** ("the Fund") managed by NCB Capital Company (the "Fund Manager"), which comprise the statement of financial position as at 31 December 2020, the statements of profit or loss and other comprehensive income, changes in equity attributable to unitholders and cash flows for the year then ended, and notes to the financial statements, comprising significant accounting policies and other explanatory information.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Fund as at 31 December 2020, and its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRS) that are endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements issued by Saudi Organization for Certified Public Accountants (SOCPA).

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing that are endorsed in the Kingdom of Saudi Arabia. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Fund in accordance with the professional code of conduct and ethics that are endorsed in the Kingdom of Saudi Arabia that are relevant to our audit of the financial statements, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Responsibilities of Fund Manager and Those Charged with Governance for the Financial Statements

The Fund Manager is responsible for the preparation and fair presentation of the financial statements in accordance with IFRS that are endorsed in Kingdom of Saudi Arabia and other standards and pronouncements issued by SOCPA and to comply with the applicable provisions of the Investment Funds Regulations issued by the Capital Market Authority ("CMA"), the Fund's terms and conditions and the Information Memorandum, and for such internal control as the Fund Manager determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Fund Manager is responsible for assessing the Fund's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Fund Manager either intends to liquidate the Fund or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, the Fund Board, are responsible for overseeing the Fund's financial reporting process.



Independent Auditor's Report

To the Unitholders of AlAhli Freestyle Saudi Equity Fund (continued)

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. 'Reasonable assurance' is a high level of assurance, but is not a guarantee that an audit conducted in accordance with International Standards on Auditing that are endorsed in the Kingdom of Saudi Arabia, will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with International Standards on Auditing that are endorsed in the Kingdom of Saudi Arabia, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or
 error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is
 sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material
 misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion,
 forgery, intentional omissions, misrepresentations or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that
 are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness
 of the Fund's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Fund Manager.
- Conclude on the appropriateness of the Fund Manager's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Fund's ability to continue as a going concern. If we conclude that a material uncertainty exists, then we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Fund to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the
 disclosures, and whether the financial statements represent the underlying transactions and events in a
 manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit of **AlAhli Freestyle Saudi Equity Fund** ("the Fund").

Lic No. 46

For KPMG Professional Services

Dr. Abdullah Hamad Al Fozan License No. 348

Riyadh: 19 Sha'ban 1442H Corresponding to 1 April 2021

(Managed by NCB Capital Company)

STATEMENT OF FINANCIAL POSITION

As at 31 December 2020

Expressed in Saudi Arabian Riyals '000 (unless otherwise stated)

		31 December 2020	31December 2019
ASSETS	Notes		
Cash and cash equivalents	8	21,034	2,240
Investments	9	79,648	84,855
Total assets		100,682	87,095
LIABILITY			
Other payables		209	159
Equity attributable to Unitholders		100,473	86,936
Units in issue in thousands (number)	10	63,872	60,676
Equity per unit (SAR)		1.5730	1.4328

(Managed by NCB Capital Company)

STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the year ended 31 December 2020

Expressed in Saudi Arabian Riyals '000 (unless otherwise stated)

	Note	For the year ended 31 December	
		2020	<u>2019</u>
Dividend income		1,922	3,097
Realized gain on FVTPL investments		14,706	26,940
Unrealized (loss) / gain on FVTPL investments		(7,837)	159
Other Income		47	
Total income		8,838	30,196
Management fees	11	(1,521)	(1,902)
Value added tax expense		(159)	(95)
Custody fees		(57)	(89)
Professional fees		(43)	(39)
Shariah audit fees		(31)	(28)
Fund Board remuneration		(24)	(21)
Administrative expenses		(18)	(31)
Capital market authority fees		(8)	(8)
Total operating expenses		(1,861)	(2,213)
Profit for the year		6,977	27,983
Other comprehensive income for the year		 <u></u>	
Total comprehensive income for the year	e income for the year 6,977 27,9		27,983

(Managed by NCB Capital Company)

STATEMENT OF CHANGES IN EQUITY ATTRIBUTABLE TO UNITHOLDERS

For the year ended 31 December 2020

Expressed in Saudi Arabian Riyals '000 (unless otherwise stated)

	For the year ended 31 December		
	<u>2020</u>	<u>2019</u>	
Equity attributable to Unitholders at the beginning of the year	86,936	158,891	
Total comprehensive income for the year	6,977	27,983	
Decrease in equity from unit transactions during the year			
Proceeds from units sold	36,310	34,798	
Value of units redeemed	(29,750)	(134,736)	
	6,560	(99,938)	
Equity attributable to Unitholders at the end of the year	100,473	86,936	

(Managed by NCB Capital Company)

STATEMENT OF CASH FLOWS

For the year ended 31 December 2020

Expressed in Saudi Arabian Riyals '000 (unless otherwise stated)

	Note	For the year ended 31 December		
		2020	2019	
Cash flow from operating activities				
Profit for the year		6,977	27,983	
Adjustment for:				
Realised gain on FVTPL investments		(14,706)	(26,940)	
Unrealised loss / (gain) on FVTPL investments		7,837	(159)	
		108	884	
Changes in operating assets and liabilities:				
FVTPL investments		12,076	96,011	
Other payables		50	(133)	
Net cash generated from operating activities		12,234	96,762	
Cash flow from financing activities				
Proceeds from units sold		36,310	34,798	
Value of units redeemed		(29,750)	(134,736)	
Net cash generated from / (used in) financing activities		6,560	(99,938)	
Increase / (Decrease) in cash and cash equivalents		18,794	(3,176)	
Cash and cash equivalents at the beginning of the year	8	2,240	5,416	
Cash and cash equivalents at the end of the year	8	21,034	2,240	

The accompanying notes 1 to 14 form an integral part of these financial statements

(Managed by NCB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2020

Expressed in Saudi Arabian Riyals '000 (unless otherwise stated)

1. THE FUND AND ITS ACTIVITIES

AlAhli Freestyle Saudi Equity Fund (the "Fund") is a Shariah compliant, open-ended investment fund, managed by NCB Capital Company (the "Fund Manager"), a subsidiary of The National Commercial Bank (the "Bank"), for the benefit of the Fund's Unitholders. The Fund is established under article 30 of the Investment Fund Regulations (the Regulations) issued by the Capital Market Authority (CMA).

As defined in Capital Market Authority's (CMA) Regulation No. 2-83-2005 dated 21 Jumada Awal 1426H (28 June 2005) the Fund Manager conducts following securities' activities:

- a) Dealing;
- b) Arranging;
- c) Managing;
- d) Advising; and
- e) Custody;

The Fund's objective is to achieve long-term capital growth by actively managing a concentrated portfolio of Shariah complaint companies in the Saudi equity market. The Fund will not make any distributions to Unitholders. Instead, capital gains and dividends will be reinvested. Surplus cash may be invested in Shariah compliant Murabaha funds.

The terms and conditions of the Fund were approved by the Capital Markets Authority ("CMA") on 29 December 2014 (corresponding to 7 Rabi Al-Awwal 1436 H). The Fund commenced its activities on 12 January 2015.

The Fund is governed by the Regulations pursuant to resolution number 7-219-2006 dated 3 Dhul Hijja 1427H (corresponding to 24 December 2006) as amended by the Resolution No. 1/61/2016 of Board of the CMA dated 16 Sha'ban 1437H (corresponding to 23 May 2016) which provided detailed requirements for all funds within the Kingdom of Saudi Arabia.

2. BASIS OF ACCOUNTING

These financial statements of the Fund have been prepared in accordance with International Financial Reporting Standards ("IFRS") as endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements issued by Saudi Organization for Certified Public Accountants ("SOCPA"), and to comply with the applicable provisions of the Investment Funds Regulations issued by Capital Market Authority, the Fund's terms and conditions and the Information Memorandum.

3. BASIS OF MEASUREMENT

The financial statements have been prepared on a historical cost convention using accrual basis of accounting and going concern concept except for investments measured at fair value through profit or loss ("FVTPL").

The Fund does not have a clearly identifiable operating cycle and therefore does not present current and non-current assets and liabilities separately in the statement of financial position. Instead, assets and liabilities are presented in order of their liquidity.

(Managed by NCB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2020

Expressed in Saudi Arabian Riyals '000 (unless otherwise stated)

4. FUNCTIONAL AND PRESENTATION CURRENCY

Items included in the financial statements are measured using the currency of the primary economic environment in which the Fund operates (the "functional currency"). These financial statements are presented in Saudi Arabian Riyal ("SAR") which is the Fund's functional and presentation currency.

5. CHANGES IN FUND'S TERMS AND CONDITIONS

There is no change in the terms and conditions of the Fund during 2020.

6. CRITICAL ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of the financial statements requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the year in which the estimates are revised and in any future years affected.

Fair value estimation

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability

When available, the Fund measures the fair value of an instrument using the quoted price in an active market for that instrument. A market is regarded as active if transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an on-going basis. The Fund measures instruments quoted in an active market at market price, because this price reasonable approximation of the exit price.

If there is no quoted price in an active market, then the Fund uses valuation techniques that maximise the use of relevant observable inputs and minimise the use of unobservable inputs. The chosen valuation technique incorporates all of the factors that market participants would take into account in pricing a transaction. The Fund recognizes transfer between levels of fair value at the end of the reporting year during which the change has occurred.

(Managed by NCB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2020

Expressed in Saudi Arabian Riyals '000 (unless otherwise stated)

6. <u>CRITICAL ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS</u> (CONTINUED)

Fair value estimation (continued)

The fair value hierarchy has the following levels:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

The fund has classified the investments measured at Fair Value Through Profit or Loss (FVTPL) per the fair value hierarchy as level 1. During the year there has been no transfer in fair value hierarchy for FVTPL investments. Other financial instruments such as cash and cash equivalents, dividend receivables and other payables, the carrying values are a reasonable amounts approximation of the fair value.

7. SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated. A number of new standards are effective from 1 January 2020 but they do not have a material effect on the Fund's financial statements.

7.1 Cash and cash equivalents

Cash and cash equivalents comprise of balances held with Banks having a sound credit rating.

7.2 Receivables

Receivables are initially recognised when they are originated. Receivable without a significant financing component is initially measured at the transaction price and subsequently at their amortised cost using effective interest / commission rate method. Loss allowance for receivables is always measured at an amount equal to lifetime expected credit losses. Receivable without a significant financing component is initially measured at the transaction price.

7.3 Financial assets and liabilities

Classification of financial assets

On initial recognition, a financial asset is measured at its fair value and classified at amortized cost, fair value through profit or loss ("FVTPL") or fair value through other comprehensive income ("FVOCI").

(Managed by NCB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2020

Expressed in Saudi Arabian Riyals '000 (unless otherwise stated)

7. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

7.3 Financial assets and liabilities (continued)

Financial asset at amortized cost

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

- the asset is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and commission on the principal amount outstanding.

<u>Financial asset at fair value through other comprehensive income ("FVOCI")</u>

A financial asset is measured at FVOCI only if it meets both of the following conditions and is not designated as at FVTPL.

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principle and commission on the principle amount outstanding.

On initial recognition of an equity investment that is not held for trading, the Fund Manager may irrevocably elect to present subsequent changes in fair value in OCI. This election is made on an investment-by-investment basis.

Financial asset at fair value through profit or loss ("FVTPL")

All financial assets not classified as measured at amortized cost or FVOCI are measure at FVTPL.

Business model assessment

The Fund Manager assesses the objective of a business model in which an asset is held at a portfolio level because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- the stated policies and objectives for the portfolio and the operation of those policies in practice;
- how the performance of the portfolio is evaluated and reported to the Fund Manager;
- the risks that affect the performance of the business model (and the financial assets held within that business model) and how those risks are managed;
- how managers of the business are compensated- for example, whether compensation is based on the fair value of the assets managed or the contractual cash flows collected; and
- the frequency, volume and timing of sales in prior periods, the reasons for such sales and its expectations about future sales activity. However, information about sales activity is not considered in isolation, but as part of an overall assessment of how the Fund's stated objective for managing the financial assets is achieved and how cash flows are realized.

The business model assessment is based on reasonably expected scenarios without taking 'worst case' or 'stress case' scenarios into account. If cash flows after initial recognition are realized in a way that is different from the Fund's original expectations, the Fund does not change the classification of the remaining financial assets held in that business model but incorporates such information when assessing newly purchased financial assets going forward.

(Managed by NCB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2020

Expressed in Saudi Arabian Riyals '000 (unless otherwise stated)

7. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

7.3 Financial assets and liabilities (continued)

Business model assessment (continued)

Financial assets that are held for trading and whose performance is evaluated on a fair value basis are measured at FVTPL because they are neither held to collect contractual cash flows nor held both to collect contractual cash flows and to sell financial assets.

Assessment whether contractual cash flows are solely payments of principal and commission

For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. Interest or 'Commission' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (for example, liquidity risk and administrative costs), as well as profit margin.

In assessing whether the contractual cash flows are solely payments of principal and commission, the Fund considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making the assessment, the Fund considers:

- contingent events that would change the amount and timing of cash flows;
- leverage features;
- prepayment and extension terms;
- terms that limit the Fund's claim to cash flows from specified assets (for example, non-recourse asset arrangements); and
- features that modify consideration of the time value of money for example, periodical reset of interest / commission rates.

<u>Reclassifications</u>

Financial assets are not reclassified subsequent to their initial recognition, except in the period after the Fund changes its business model for managing financial assets.

Classification of financial liabilities

The Fund classifies its financial liabilities at amortised cost unless it has designated liabilities at FVTPL.

Recognition and initial measurement

Financial assets at FVTPL are initially recognized on the trade date, which is the date on which the Fund becomes a party to the contractual provisions of the instrument. Other financial assets and financial liabilities are recognized on the date on which they are originated. Financial asset or financial liability is measured initially at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition issue.

Subsequent measurement

Financial assets at FVTPL are subsequently measured at fair value. Net gain or losses including any foreign exchange gains and losses, are recognized in profit or loss in 'realized and unrealized gain / (loss) on FVTPL investment' in the statement of comprehensive income.

(Managed by NCB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2020

Expressed in Saudi Arabian Riyals '000 (unless otherwise stated)

7. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

7.3 Financial assets and liabilities (continued)

Financial assets and financial liabilities at amortized cost are subsequently measured at amortized cost using the effective interest / commission method and is recognized in the statement of comprehensive income. Any gain or loss on de-recognition is also recognized in the statement of comprehensive income. The 'amortized cost' of a financial asset or financial liability is the amount at which the financial asset or financial liability is measured on initial recognition minus the principle repayments, plus or minus the cumulative commission using effective interest / commission method of any difference between that initial amount and the maturity amount and, for financial assets, adjusted for any loss allowance.

Derecognition

The Fund derecognizes a financial asset when the contractual rights to the cash flow from the asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Fund neither transfers nor retains substantially all of the risks and rewards of ownership and does not retain control of the financial asset.

On derecognition of the financial asset, the difference between the carrying amount of the asset (or the carrying amount allocated to the portion of the asset that is derecognised) and the consideration received (including any new asset obtained less any new liability assumed) is recognized in statement of comprehensive income. Any commission in such transferred financial assets that is created or retained by the Fund is recognized as a separate asset or liability.

The Fund enters into transactions whereby it transfers assets recognized on its statement of financial position but retains either all or substantially all of the risks and rewards of the transferred assets or a portion of them. If all or substantially all of the risk and rewards are retained, then the transferred assets are not derecognized. The Fund derecognize a financial liability when its contractual obligations are discharged or cancelled or expire.

Offsetting

Financial assets and financial liabilities are offset and the net amount presented in the statement of financial position when, and only when, the Fund has legally enforceable right to offset the amounts and intends either to settle them on a net basis or to realize the asset and settle them liability simultaneously.

Income and expenses are presented on a net basis for gain and losses from financial instruments at FVTPL and foreign exchange gains and losses.

7.4 Provisions

A provision is recognised when the Fund has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate of the amount can be made. Provision is not recognised for future operating loss.

(Managed by NCB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2020

Expressed in Saudi Arabian Riyals '000 (unless otherwise stated)

7. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

7.5 Equity per unit

The Fund is open for subscription and redemption of units on every Saudi business day. The equity per unit is calculated by dividing the equity attributable to unitholders included in the statement of financial position by the number of units outstanding at the year end.

7.6 Distributions to the Unitholders

Distribution to the Unitholders is accounted for as a deduction from net assets (equity) attributable to the Unitholders.

7.7 Units in issue

The Fund classified financial instruments issued as financial liabilities or equity instruments in accordance with the substance of the contractual terms of the instruments.

The Fund has redeemable units in issue. On liquidation of the Fund, they entitle the holders to the residual net assets. They rank pari passu in all respects and have identical terms and conditions. The redeemable units provide investors with the right to require redemption for cash at a value proportionate to the investor's share in the Fund's net assets at each redemption date as well as in the event of the Fund's liquidation.

Redeemable units are classified as equity as it meets all of the following conditions:

- it entitles the holder to a pro rata share of the Fund's net assets in the event of the Fund's liquidation;
- it is in the class of instruments that is subordinate to all other classes of instruments;
- all financial instruments in the class of instruments that is subordinate to all other classes of instruments have identical features;
- the instrument does not include any other features that would require classification as a liability; and
- the total expected cash flows attributable to the instrument over its life are based substantially on the profit or loss, the change in recognized net assets or the change in the fair value of the recognized and unrecognized net assets of the Fund over the life of the instrument

Incremental costs directly attributable to the issue or redemption of redeemable units are recognized directly in equity as a deduction from the proceeds or part of the acquisition cost.

7.8 Taxation / zakat

Under the current system of zakat and income tax in the Kingdom of Saudi Arabia, the Fund is exempt from paying any zakat and income tax. Zakat and income tax are considered to be the obligation of the Unitholders and are not provided in these financial statements.

The Value Added Tax ("VAT") applicable for fees and expenses are recognized in the statement of comprehensive income.

7.9 Dividend income

Dividend income is recognized in statement of comprehensive income on the date on which the right to receive payment is established. For quoted equity securities, this is usually the ex-dividend date. For unquoted equity securities, this is usually the date on which the shareholders approve the payment of a dividend. Dividend income from equity securities designated as at fair value through profit or loss ("FVTPL") is recognized in statement of comprehensive income in a separate line item.

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7. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

7.10 Management fee expense

Management fee expense is recognized in the statement of comprehensive income as the related services are performed.

7.11 Accrued expenses and other payables

Accrued expenses and other payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest / commission rate method.

7.12 New IFRS standards, IFRIC interpretations and amendments thereof, adopted by the Fund

Below amendments to accounting standards and interpretations became applicable for annual reporting periods commencing on or after 1 January 2020. The Fund manager has assessed that the amendments have no significant impact on the Fund's financial statements.

Standards / Interpretations and Amendments

Amendments to IFRS 3 - Definition of a Business

Amendments to IAS 1 and IAS 8 - Definition of Material

Amendments to References to the Conceptual Framework in IFRS Standards

Amendments to IFRS 9, IAS 39 and IFRS 7 - Interest Rate Benchmark Reform - Phase 1

7.13 Standards issued but not yet effective

Standards issued but not yet effective up to the date of issuance of the Fund's financial statements are listed below. The Fund intends to adopt these standards when they become effective.

Standards / Interpretations and amendments	Description	Effective from periods beginning on or after the following date
Amendments to IFRS 16	COVID-19 – Related Rent	June 1, 2020
Amendments to IFKS 10	Concessions	June 1, 2020
IFRS 17	Insurance contracts	January 1, 2023
Amendments to IAS 1	Classification of Liabilities as Current or Non-current	January 1, 2022
Amendments to IAS 37	Onerous contracts – Cost of Fulfilling a contract	January 1, 2022
amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16	Interest Rate Benchmark Reform – Phase 2	January 1, 2021
Amendments to IAS 16	Property, Plant and Equipment: Proceeds before Intended Use	January 1, 2022
Amendments to IFRS 3	Reference to Conceptual Framework	January 1, 2022

The above amended standards and interpretations are not expected to have a significant impact on the Fund's financial statements.

Furthermore, the Capital Market Authority, on March 1, 2021, has issued certain amendments to the Investment Funds Regulations and Glossary of Defined Terms Used in the Regulations and Rules of the Capital Market Authority. These amendments have effective dates starting from May 1, 2021. The Fund Manager is currently in the process of evaluating the impact, if any, of these amendments on the Fund's financial statements.

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8. <u>CASH AND CASH EQUIVALENTS</u>

This comprises of balances held with a local Bank having a sound credit rating.

9. <u>INVESTMENTS</u>

INVESTMENTS MEASURED AT FAIR VALUE THROUGH PROFIT OR LOSS

The composition of investments measured at FVTPL industry sector is summarized below:

	31 December 2020			
	% of Total			
Industry Sector	Investment (Fair Value)	Cost	Fair Value	
Retail	22.18	13,275	17,665	
Transport	18.09	12,806	14,412	
Petrochemical Industries	13.86	10,883	11,038	
Telecommunication and Information Technology	12.18	8,704	9,705	
Cement	11.05	8,183	8,804	
Energy Utilities	6.43	5,003	5,125	
Banks and Financial Services	4.80	2,968	3,826	
Insurance	4.49	3,399	3,573	
Building Construction	3.99	2,982	3,180	
Industrial Investment	2.93	1,217	2,320	
	100	69,420	79,648	
		December 2019		
	% of Total			
Industry Sector	Investment (Fair Value)	Cost	Fair Value	
Banks and Financial Services	18.14	12,038	15,395	
Retail	19.80	9,337	16,798	
Petrochemical Industries	15.46	13,258	13,121	
Transport	14.94	10,395	12,679	
Industrial Investment	10.75	6,802	9,118	
Insurance	8.13	5,53 •	6,902	
Building Construction	5.07	3,849	4,300	
Agriculture Food Industry	4.00	2,943	3,392	
Telecommunication and Information Technology	3.71	2,638	3,150	

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10. UNIT TRANSACTIONS

Transactions in units during the year are summarized as follows:

	For the year ended 31 December		
	2020		
	Units' 000	Units' 000	
Units at the beginning of the year	60,676	143,244	
Units sold	24,423	28,132	
Units redeemed	(21,227)	(110,700)	
Net increase / (decrease) in units during the year	3,196	(82,568)	
Units at the end of the year	63,872	60,676	

As at 31 December 2020, the top five Unitholders represented of 54.77 % (2019: 50.63%) of the Fund's units.

11. RELATED PARTY TRANSACTIONS AND BALANCES

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial or operational decisions. The related parties of the Fund include the Fund Manager, other funds managed by the Fund Manager and Parent of the Fund Manager.

Name of entity Relationship

NCB Capital Company (NCBC)

National Commercial Bank (NCB)

AlAhli IPO Fund

AlAhli Multi-Asset Moderate Fund

AlAhli Multi-Asset Growth Fund

AlAhli Saudi Trading Equity Fund

Fund Manager

Unitholder / Funds managed by NCBC

Unitholder / Funds managed by NCBC

Unitholder / Funds managed by NCBC

Management fee and other expenses 0020

The Fund is managed and administered by the Fund Manager. For these services, the Fund accrues, daily a management fee, as determined by the Fund Manager, which should not be more than the maximum annual rate of 1.75% p.a. of the Fund's daily equity as set out in the Fund's terms and conditions.

The Fund Manager is also entitled to recover expenses incurred on behalf of the Fund relating to audit, custody, advisory, data processing and other similar charges. The maximum amount of such expenses that can be recovered from the Fund by the Fund Manager is restricted to 1% per annum of the Fund's equity at the respective valuation days. These expenses have been recovered by the Fund Manager on an actual basis.

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11. RELATED PARTY TRANSACTIONS AND BALANCES (CONTINUED)

Transactions with related parties

During the year, the Fund entered into the following transactions, other than those disclosed elsewhere in the financial statements, with related parties in the ordinary course of business. These transactions were carried out on the basis of approved terms and conditions of the Fund. All related party transactions are approved by the Fund Board.

		Amount of transactions		Balanc	
Related party	Nature of <u>transaction</u>	<u>2020</u>	<u>2019</u>	31 December <u>2020</u>	31 December <u>2019</u>
NCBC	Management fee	1,521	1,902		
	Expenses paid on behalf of the fund	340	311		
AlAhli IPO Fund	Subscription of units				
	Redemption of units	2,194	12,343		1,999
AlAhli Multi- Asset Moderate Fund	Subscription of units				
	Redemption of units		16,446		
AlAhli Multi- Asset Growth	Subscription of units				
Fund	Redemption of units		10,183		
AlAhli Saudi Trading Equity Fund	Subscription of units	14,225			
	Redemption of units		1,702	14,225	

12. FINANCIAL RISK MANAGEMENT

12.1 Financial risk factors

The Fund's activities expose it to a variety of financial risks including market risk, credit risk, liquidity risk and operational risk.

The Fund Manager is responsible for identifying and controlling risks. The Fund Board supervises the Fund Manager and is ultimately responsible for the overall management of the Fund.

Monitoring and controlling risks is primarily set up to be performed based on the limits established by the Fund Board. The Fund has its Terms and Conditions document that set out its overall business strategies, its tolerance of risks and its general risk management philosophy and is obliged to take actions to rebalance the portfolio in line with the investment guidelines.

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12. FINANCIAL RISK MANAGEMENT (CONTINUED)

12.1 Financial risk factors (continued)

12.1.1 Market risk

'Market Risk' is the risk that changes in market prices – such as commission rates, foreign exchange rates, equity prices and credit spreads – will affect the Fund's income or the fair value of its holdings in financial instruments.

a) Foreign exchange risk

Foreign exchange risk is the risk that the value of future cash flows of a financial instrument will fluctuate due to changes in foreign exchange rates and arises from financial instruments denominated in foreign currency.

The Fund does not have any foreign exchange risk since all the transactions are carried out in SAR.

b) Price risk

Price risk is the risk that the value of the Fund's financial instruments will fluctuate as a result of changes in market prices caused by factors other than foreign currency and commission rate movements. The price risk arises primarily from uncertainty about the future prices of financial instruments that the Fund holds. The Fund closely monitors the price movement of its investments in financial instruments. As of the statement of financial position date, the Fund has investments in equities.

The effect on the equity (as a result of the change in the fair value of investments) due to a reasonably possible change in market price of FVTPL investments, with all other variables held constants is as follows:

	<u>31 December 2020</u>		31 December 2019	
Effect on equity	±10%	7,965	±10% _	8,486

12.1.2 Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Fund Manager seeks to manage credit risk by monitoring credit exposures, limiting transactions with specific counterparties, and continually assessing the creditworthiness of counterparties. As at the statement of financial position date, the Fund's maximum exposure to credit risk is represented by the carrying amount of cash and cash equivalents, which represent balances with a local Bank having Moody's credit rating of A3. There is no impact of ECL on these financial assets.

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12. FINANCIAL RISK MANAGEMENT (CONTINUED)

12.1 Financial risk factors (continued)

12.1.3 Liquidity risk

Liquidity risk is the risk that the Fund may not be able to generate sufficient cash resources to settle its obligations in full as they fall due or can only do so on terms that are materially disadvantageous.

The Fund's terms and conditions provide for subscription and redemption of units on every Saudi business day and it is, therefore, exposed to the liquidity risk of meeting unitholder redemptions on these days. The Fund Manager monitors liquidity requirements by ensuring that sufficient funds are available to meet any commitments as they arise, either through new subscriptions, liquidation of the investment portfolio or by taking short term loans from the facilities obtained by the Fund Manager.

The Fund manages its liquidity risk by investing predominantly in securities that it expects to be able to liquidate within short period.

12.1.4 Operational risk

Operational risk is the risk of direct or indirect loss arising from a variety of causes associated with the processes, technology and infrastructure supporting the Fund's activities either internally or externally at the Fund's service provider and from external factors other than credit, liquidity, currency and market risks such as those arising from the legal and regulatory requirements.

The Fund's objective is to manage operational risk to balance limiting of financial losses and damage to its reputation with achieving its investment objective of generating returns to unitholders.

The primary responsibility for the development and implementation of control over operational risks rests with the Risk Management Team. This responsibility is supported by the development of overall standard for the management of operational risk, which encompasses the controls and processes at the service providers and the establishment of service levels with the service providers, in the following areas:

- documentation of controls and procedures
- requirements for
 - appropriate segregation of duties between various functions, roles and responsibilities;
 - reconciliation and monitoring of transactions; and
 - periodic assessment of operational risks faced,
- the adequacy of controls and procedures to address the risks identified;
- compliance with regulatory and other legal requirements;
- development of contingency plans;
- training and professional development;
- ethical and business standards; and
- risk mitigation

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12. FINANCIAL RISK MANAGEMENT (CONTINUED)

12.1.5 Considerations due to covid-19

The COVID-19 pandemic continues to disrupt global markets as many geographies are experiencing a "second wave" of infections despite having previously controlled the outbreak through aggressive precautionary measures such as imposing restrictions on travel, lockdowns and strict social distancing rules. The Government of the Kingdom of Saudi Arabia ("the Government") however has managed to successfully control the outbreak to date, owing primarily to the unprecedented yet effective measures taken by the Government, following which the Government has ended the lockdowns and has taken phased measures towards normalization.

Recently, a number of COVID-19 vaccines have been developed and approved for mass distribution by various governments around the world. The Government has also approved a vaccine which is currently available for healthcare workers and certain other categories of people and it will be available to the masses in general during 2021. Despite the fact that there are some uncertainties around the COVID-19 vaccine such as how long the immunity last, whether vaccine will prevent transmission or not etc.; however, the testing results showed exceptionally high success rates. Hence, the Fund continues to be cognizant of both the micro and macroeconomic challenges that COVID-19 has posed, the teething effects of which may be felt for some time and is closely monitoring its exposures.

13. <u>LAST VALUATION DAY</u>

The last valuation day for the purpose of preparation of these financial statements was 31 December 2020 (2019: 31 December 2019).

14. APPROVAL OF THE FINANCIAL STATEMENTS

These financial statements were approved by the Fund Manager on 19 Sha'ban 1442H corresponding to 1 April 2021.