Prospectus

Jabal Money Market Fund

Open Ended Investment Fund (Private Offering)

Issue of 2,000,000 Units (two million Units) at a price of OMR 1.020.

(the offer price will be the value per unit, which is OMR 1, in addition to 0.020 baizas per unit as issue expenses)

Offer Subscription Period - from 8 December 2024 until 10 December 2024

Founder/Investment Manager/ Issue Manager/ Collecting Agent

Jabal Asset Management LLC



P.O. Box 2209, Postal Code 113 Muscat, Sultanate of Oman Email: Info@jabal.om Tel: +968 21027800

Auditor

Crowe Mak Ghazali LLC



P.O. Box 971, Postal Code 131 Muscat, Sultanate of Oman Email: Karl.jackson@crowe.com Tel: +968 24036300

Custodian/ Fund Administrator / Registrar and Transfer Agent

Gulf Custody Company SAOC



P.O. Box 1110, Postal Code 114 Muscat, Sultanate of Oman Email: gccotrade@gulfcustody.com Tel: +968 2421 6941

Legal Advisors

Al Maamary, Al Abri & Co. (MAQ Legal)



Suites No. 321 & 322, Tower A, Office 1991 Building, P.O. Box 1963, Postal Code130

> Muscat, Sultanate of Oman Email: info@maqlegal.com Tel: +968 2411 2474

This Prospectus has been prepared in accordance with the applicable guidelines stipulated by the Financial Services Authority of the Sultanate of Oman (the FSA). This is an unofficial English translation version of the original Prospectus prepared in Arabic which has been approved by the FSA vide its Administrative Decision No(k/71/2024) dated 5^{TH} Decmber 2024. In the event of any conflict between the English and Arabic versions, the Arabic version will prevail. The FSA assumes no responsibility for the accuracy and adequacy of the statements and information contained in this Prospectus nor shall it have any liability for any damage or loss resulting from the reliance upon or use of any part of the same by any person.



IMPORTANT NOTICE

All investors are requested to read the following notice carefully

This Prospectus contains material information regarding Jabal Money Market Fund, an unlisted openended investment fund regulated by the Financial Services Authority under the Securities Law (Royal Decree 46/2022), the Executive Regulations of the Capital Market Law (Decision number 1/2009) and other directives, rules and regulations issued by the FSA which shall apply to the Fund at all times.

This Prospectus does not constitute an offer to sell nor does it constitute an invitation by or on behalf of the Fund to subscribe for Units in any jurisdiction outside Oman where such offering or subscription is, or may be, unlawful.

None of the Fund, Investment Manager, Issue Manager or Legal Advisor shall be held responsible for any information interpreted differently from the approved original Arabic Prospectus.

PREFACE

The purpose of this Prospectus is to present material information that may assist potential investors to make an appropriate investment decision as to whether or not to subscribe for in the Units.

All investors should examine and carefully review this Prospectus in order to decide whether it would be appropriate for them to subscribe for the Units by taking into consideration all the information contained in this Prospectus, in particular the risk factors set out in chapter 5.

Investors should not consider this Prospectus a recommendation by the Fund, the Investment Manager, the Investment Advisor, the Issue Manager, the Collecting Agent, the Legal Advisor or the Custodian and Fund Administrator (each as defined below) to subscribe for the Units.

No person has been authorised to make any statements or provide information in relation to the Fund, the Investment Manager or the Units other than the persons whose names are indicated in this Prospectus. Where any other person makes any statement or provides information it should not be taken as authorised by the Fund, the Investment Manager, the Investment Advisor, the Issue Manager, the Collecting Agent or the Custodian and Fund Administrator.

This Prospectus does not constitute an offer to sell or an invitation by or on behalf of the Fund to subscribe for Units in any jurisdiction outside Oman where such offering or subscription is, or may be, unlawful. It is the responsibility of any Prospective Investor in possession of this Prospectus and any persons wishing to apply for Units to inform themselves of and to observe all applicable laws and regulations of any relevant jurisdiction when evaluating and/or subscribing for Units including to the legal requirements applicable when subscribing for Units, applicable exchange control regulations and taxes in the country of their respective citizenship, residence, domicile or incorporation.

The delivery of this Prospectus to a Prospective Investor or the issue of Units shall not be interpreted as a representation that there has been no change in the information contained in this Prospectus or that the affairs of the Fund have not changed since the date of this Prospectus.

US Persons are not permitted to subscribe for Units. The Units have not and will not be registered under the United States Securities Act 1933, the United States Investment Company Act 1940, or the securities laws of any of any of the States of the United States of America and may not be directly or indirectly offered or sold in the United States of America or for the account or benefit of any US Person.

Investments made by the Fund are subject to market fluctuations and to the risks inherent in all investments. Therefore, the NAV of Units may go down as well as up and the value of an Investor's investment may be subject to sudden and substantial loss.

The Units may not be a suitable investment for all investors. Every Prospective Investor is responsible for undertaking its own independent evaluation of making an investment in the Units including obtaining professional advice on the investment in the Units and for conducting an independent evaluation of the information and assumptions contained in this Prospectus using whatsoever analysis or projections the investor deems appropriate in light of its own circumstances. In particular, each potential investor should:

- have sufficient knowledge and experience to make a meaningful evaluation of the Units, the merits and risks of investing in the Units and the information contained in this Prospectus;
- have access to, and knowledge of, appropriate analytical tools to evaluate, in the context of its particular financial situation, an investment in the Units and the impact the Units will have on its overall investment portfolio;
- have sufficient financial resources and liquidity to bear all of the risks of an investment in the
 Units including where the currency of payment is different from the potential investor's
 currency;
- understand thoroughly the terms of the Units and be familiar with the behaviour of any relevant indices and financial markets; and
- be able to evaluate (either alone or with the help of a financial adviser) possible scenarios for economic and other factors that may affect its investment and its ability to bear the applicable risks.

Sources of Information and Forward-Looking Statements

DISCLAIMER: Unless otherwise noted, the information in this Prospectus has been derived from sources believed to be accurate as of the date of this Prospectus. Information derived from different sources is believed to be reliable; however, we do not independently verify or guarantee its accuracy or validity. This material contains general information only and should not be construed as investment advice, recommendation or be relied on in any way as a guarantee, promise, forecast or prediction of future events regarding an investment or the markets in general. The opinions and predictions expressed are subject to change without prior notice. Subject to any contrary provisions of applicable law, JAM and its respective affiliates, and officers, directors, employees, agents, disclaim any express or implied warranty of reliability or accuracy and any responsibility arising in any way for errors or omissions in this document or in the information or data provided in this document.

Past performance is not a reliable indicator of future performance and should not be relied upon to make investment decisions. The value of investments and the income from them may fall as well as rise. Past performance is no guarantee of future results and should not be relied upon to make an investment decision. Investing involves risk, including possible loss of principal. The financial market outlook is based on current market conditions. There is no assurance that such events or projections will occur and actual conditions may be significantly different than that shown here. This Prospectus may contain 'forward looking' information that is not purely historical in nature. These forwardlooking statements generally can be identified by words or phrases such as "aim", "anticipate", "believe", "expect", "estimate", "intend", "objective", "plan", "project", "shall", "will", "will continue", "will pursue" or other words or phrases of similar import. Similarly, statements that describe the Fund's strategies, objectives, plans or goals are also forward-looking statements. Such information may include, among other things, projections and forecasts. There is no guarantee that any forecasts made will come to pass. All forward-looking statements are subject to risks, uncertainties and assumptions that could cause actual results to differ materially from those contemplated by the relevant forward-looking statements. The Investment Manager has conducted the required due diligence to the best of their knowledge and believes that the Prospectus reflects the executable future plan of the Fund. Reliance upon information in this material is at the sole discretion of the

reader. Important factors that could cause actual results to differ materially from the Fund's expectations include, among others:

- Global and local economic and business conditions;
- Changes in interest rates;
- Inability to estimate future performance;
- Inability to find suitable investments; and
- Changes in laws and regulations that apply to the Fund or its investments.

For a further discussion of factors that could cause actual results to differ, see chapter 5 entitled "Risk Factors" of this Prospectus.

This Prospectus has been authorized and approved by the FSA and will be governed by the rules and regulations of the Sultanate of Oman and the FSA.

The FSA is not responsible for the accuracy and adequacy of the information provided in this Prospectus. The FSA does not take any responsibility for any loss that may arise from dependence on information contained in this Prospectus. The FSA has not assessed the suitability of the Units to which this Prospectus relates to any particular investor or type of investor.

The Arabic language version is the official version of this Prospectus. In case of any difference or discrepancy between Arabic and English versions, the Arabic version shall prevail.

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CHAPTER 1 ABBREVATIONS AND DEFINITIONS

Gulf Custody Company SAOC, the entity responsible for administration of the Fund, as per the Fund Administration Administrator

Services Agreement.

Articles of association of the Fund, which, inter alia, set out the rights, obligations and powers of Unitholders, the Fund, the Investment Manager and service providers as well as the Articles of Association functions and powers of the Fund Management Body and lay out rules for the operation of the Fund and as may be amended

from time to time.

Baisa/Bzs Omani Baisa (bzs 1,000 = 1 Rial Omani).

Any day other than a Friday, Saturday or any other public **Business Day**

holiday on which banks and the MSX are open for business in

Oman.

Business Hours Official banking hours presently 8.00 am to 2.00 pm.

Jabal Asset Management LLC, being the entity appointed to collect applications for Units during the Initial Subscription **Collecting Agents**

Period.

Period when the Fund reopens for subsequent Subscription **Subsequent Offer Period**

and Redemption of Units following the conclusion of the Initial

Subscription Period.

Gulf Custody Company SAOC, being the entity responsible for Custodian

safekeeping the assets of the Fund as per the terms of the

Custodian Agreement.

Agreement signed between the Custodian and the Fund, **Custodian Agreement**

represented by the Fund Management Body.

EGM Extraordinary General Meeting of the Unitholders.

Embargoes

Countries subject to comprehensive sanctions, bans on trade, or other like prohibitions imposed by any applicable statute,

law or regulations of the Sultanate of Oman, the United States of America, the European Union, the United Kingdom, Hong

Kong and the United Nations.

Capital Market Law Executive Regulation issued pursuant to **Executive Regulations**

FSA Decision No. 1/2009.

The period of twelve months starting on 1 January and ending **Financial Year**

on 31 December of that particular year.

Jabal Asset Management LLC, being the entity contributing

to the establishment of the Fund through payment of **Founder**

portion of the capital.

Jabal Money Market Fund, an open-ended investment fund Fund

(unlisted) registered with the FSA.

Fund Administration Services Agreement

Agreement signed between the Administrator and the Fund pursuant to which the Administrator provides investment fund administration services to the Fund.

Fund Management Body

A body having overall responsibility for the affairs of the Fund and comprising the persons whose details appear in chapter 7 of this Prospectus.

FSA The Financial Services Authority of Oman.

Gulf Cooperation Council comprising Kingdom of Bahrain, GCC State of Kuwait, Sultanate of Oman, State of Oatar, Kingdom of

Saudi Arabia and the United Arab Emirates.

GDP Gross Domestic Product.

General Meeting The General Meeting of the Unitholders.

IAS International Accounting Standards

IFRS International Financial Reporting Standards.

The period during which Units of the Fund will be available for **Initial Subscription Period**

subscription at the Initial Subscription Price.

Investment Management

Agreement

The agreement signed by the Investment Manager and the

Fund.

Jabal Asset Management LLC, being the entity responsible for managing the assets of the Fund, as per the Investment **Investment Manager**

Management Agreement.

Jabal Asset Management or JAM

Meaning Jabal Asset Management LLC, a limited liability company registered under the laws of the Sultanate of Oman and licensed by the FSA to undertake Portfolio management, Investment Advice & Research, Investment Management, Brokerage, Issue Management and Managing Investment

Funds.

MSX Muscat Stock Exchange Company SAOC.

The total assets less all liabilities of the Fund. The Net Asset NAV (of the Fund)

Value of the Fund is calculated and published on a daily basis.

The Net Asset Value per Unit, which is calculated at any point of time by dividing the Net Asset Value of the Fund by the total NAV (per Unit)

number of Units in issue at such point of time.

The Net Realizable Value of the Fund. **NRV**

OGM Ordinary General Meeting of the Unitholders.

Oman The Sultanate of Oman.

Prospectus

This prospectus document that has been filed with the FSA

providing details on the offer of Units in the Fund.

RedemptionRedemption of Units through the submission of a duly

completed Redemption Form to the Administrator.

Redemption Form to be used to redeem Units in the

Subsequent Offer Period.

Registrar & Transfer Agent or

Registrar

Sanctioned Persons

Subscription Application

Subscription Amount

Gulf Custody Company SAOC

Rial Omani/OMR The lawful currency of Oman.

Any persons (whether natural or juristic) identified on as part of any applicable law or regulation or any applicable governmental or other published list of the Sultanate of Oman, the United States of America, the European Union, the United Kingdom, Hong Kong and the United Nations with whom the Fund, the Investment Manager, the Investment Advisor or the Administrator is prohibited or otherwise restricted from transacting business, or any person (whether natural or

juristic) owned or controlled by such persons.

Securities Law The Securities Law issued by Royal Decree 46/2022.

Subscriber for Units in the Initial Subscription Period or

Subsequent Offer Period.

Subscription for Units, through the submission of a duly completed Subscription Application, to the Administrator

during the Subsequent Offer Period.

The subscription application form to be signed by a prospective investor for subscribing for the Units, and as accepted by the Fund (at its sole discretion). Further details of the Subscription Application and the subscription process are set out in chapter 10 "Subscription Conditions and

Procedures" of this Prospectus.

The amount of subscription for Units to be paid by such investor pursuant to this Prospectus and the relevant

Subscription Application.

Sub-Custodian A Sub-Custodian appointed by the Custodian to provide custody services for the Fund in jurisdictions other than Oman.

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Unitholders A natural or legal person that holds Units.

Units means each Unit in the Fund, having a value of OMR 1.000 (One

Rial Omani) each.

organised under the laws of a jurisdiction other than those of the United States or any state, territory or possession of the United States; (c) the government of the United States or of any

state, territory or possession of the United States; or (d) a representative of, or entity controlled by, any person referred

(a) a citizen of the United States; (b) an entity or juristic person

to in any of paragraphs (a) through (c).

Valuation Day On each Business Day.

CHAPTER 2 SUMMARY

The information set out below has been derived from, and should be read in conjunction with, the full text of this Prospectus. The Fund is constituted under the provisions of the Securities Law and the Executive Regulations and other directives, rules and regulations issued by the FSA which shall apply to the Fund at all times. The Fund Management Body will supervise the activities and assets of the Fund.

Investments in the Fund are exposed to various risks. The Fund does not guarantee any returns. Please refer to chapter 5 for further discussions on key risk factors applicable to this Fund.

Fund Name	Jabal Money Market Fund		
Address	Jabal Money Market Fund, North Alkhuwair, Bousher, Muscat		
Audiess	Governance, P. O. Box 2209, Postal Code 133, Sultanate of Oman.		
Fund Structure	Open-ended investment (unlisted).		
Fund Objectives	The Fund aims to preserve capital, maintain liquidity and produce a		
Tuna objectives	competitive yield.		
Fund Currency	OMR		
Fund Capital	Minimum: 2,000,000 Rial Omani (Two Million Rial Omani).		
Initial Issue Price per	OMR 1.020.		
Unit	OFFICE 11020.		
Initial Subscription	from 8th December 2024 until 10th December 2024		
Period			
Minimum Subscription	1,000 Units and in multiples of 100 Units thereafter (Minimum of OMR		
During Initial	1020 including issue expenses).		
Subscription Period			
Maximum Subscription	No Maximum Limit.		
Receiving Redemption	On every Business Day.		
and Subscription			
requests			
Processing Redemption	On every Business Day.		
and Subscription			
requests			
Valuation/ NAV	On every Business Day.		
Frequency			
Founder	Jabal Asset Management LLC.		
Investment Manager	Jabal Asset Management LLC		
Issue Manager	Jabal Asset Management LLC		
Custodian,	Gulf Custody Company SAOC		
Administrator and			
Registrar			
Auditors	Crowe Mak Ghazali LLC		
Legal Advisors	Al Maamary, Al Abri & Co. (MAQ Legal).		
Collecting Agent	Jabal Asset Management LLC		

Eligible Investors	The Fund is open for investment to Omani investors and non-Omani
Lingible investors	investors (except US Persons) that are natural or juristic persons. All
	investors are responsible for ensuring they inform themselves of, and
	are permitted to subscribe for Units under, all applicable laws and
	· ·
	regulations, including the laws and regulations of Oman. Such investors
	shall be deemed to have read all information set out in this Prospectus,
	including the Important Notice set out above
Subscription Fees	a) Subscription Fees (applicable only during the Initial
	Subscription Period): The offer price will be OMR 1.020,
	comprising the value per unit at OMR 1, in addition to 0.020
	baizas per unit as issue expenses).
	b)
Liquidity Fee	Discretionary fees chargeable on redemption of units in the event that
	the total redemption amount is higher than a designated threshold.
	If the total redemption amount reaches 10% of the Fund's total assets at
	the end of any business day, the Fund may at its discretion charge up to
	1% liquidity fee on Unitholder redemptions unless the Fund
	Management Body determines that not doing so is in the best interests
	of the Fund.
	of the Fundi
	If the total redemption size reaches 20% of the Fund's total assets at the
	end of any business day, the Fund may at its discretion charge up to 2%
	liquidity fee on unitholder redemptions unless the Fund Management
	Body determines that not doing so is in the best interests of the Fund.
Gates	The Fund Management Body may suspend the issue and redemption of
	units under the following circumstances (up to 15 Business Days in a 90
	day-day period):
	 circumstances occur which, in the opinion of the Fund
	Management Body, make it impossible to sell a considerable part
	of the investments of the Fund without damaging the interests of
	the Unitholders.
	• in case the stock exchanges or markets of the main countries
	where the Fund is invested are closed, or in the event of
	exceptional circumstances and/or if the immediate payment
	would adversely affect the Fund.
Investment Manager	The Investment Manager is entitled to management fees of 0.5% per
Fees	annum of the Net Asset Value of the Fund plus any applicable VAT and
	other taxes.
Issue Management Fees	The Issue Manager is entitled to issue management fees of OMR 25,000
	(which shall be equivalent to 1% of the minimum required capital of the
	Fund) plus any applicable VAT and other taxes.
Operating Expenses	The Fund will also deduct other operating expenses as discussed in
	detail in Chapter 14.
Method of Payment	All payments will be made by bank transfer.
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Fund's Financial Year	From 1st January until 31st December of each year, with the exception of		
	the first Financial Year, which shall commence on the date of registration		
	of the Fund with the FSA.		

CHAPTER 3 OFFER EXPENSES

Estimated Issue Expenses

The aggregate expenses for establishing the Fund are estimated at an amount of OMR 45,000. The expenses will be collected and deducted from each of the Unitholders Subscription amounts at the time of establishment of the Fund at 0.020 baizas for each Unit subscribed for and allotted to them.

The estimated expenses under various heads are given in the following table:

Item	Amount (OMR)
FSA Fees	2,000
Collecting Agent	10,000
Issue Management Fees	25,000
Legal Advisor Fees	5,000/-
Marketing Expenses	2,000
Miscellaneous Expenses	1,000
Total Expense	45,000

^{*}The total expenses mentioned above are estimates and may change according to actual expenses. The estimated expenses listed above do not include Value Added Tax. *

CHAPTER 4 THE FUND AND ITS INVESTMENT POLICY

A. The Fund

The Fund is an unlisted open-ended investment fund established in accordance with the regulations issued by the FSA. It is a contractual arrangement between Unit Holders, the Fund Management Body and the Investment Manager, under which Unit holders acquire Units providing a pro-rata entitlement to the net assets of the Fund on a divisible basis based on the terms and conditions described in this document. The Fund is registered with FSA but is not listed on MSX. For the subscription and redemption process, please refer to chapters 10 & 11 of this Prospectus.

The Fund will be managed and supervised by the Fund Management Body elected at a general meeting in accordance with the provisions of Fund's Articles of Association.

B. Minimum Capital

The fully paid-up capital of the Fund at the time of establishment shall not be less than OMR 2,000,000, as required under the Executive Regulations. The share of the Founder shall not be less than 5% of this capital.

C. Distribution Policy

The Fund will not make any distributions to Unitholders. Instead, capital gains and cash dividends will be reinvested in the Fund which will be reflected in and improve the value and units of the Fund.

D. Investment Objectives and Strategy

A money market fund represents a sophisticated class of mutual funds strategically investing in low-risk instrument. Distinguished by their notably lower risk profile compared to other mutual fund categories, these funds robustly generate returns that intricately mirror prevailing short-term interest rate.

In accordance with the aforementioned statement, the Fund aims to preserve capital, maintain liquidity and maximize returns. The fund seeks to achieve this by providing investment options primarily consisting of high-quality, short-term money market instruments which shall be principally, but not limited to, GCC markets, including:

- Short term conventional and Shariah compliant deposits and call accounts
- Short-term debt and Sukuk instruments, including fixed, floating and variable rate instruments
- Repurchase and reverse repurchase agreements
- Asset-backed securities
- Structured products
- Any other short-term money market instruments.
- Investment agreements entered into with Omani companies

The Fund will invest in instruments and (or) securities that are issued and payable in any GCC Currency and United States Dollars.

E. Investment Restrictions

The Investment Manager will be bound by the following investment restrictions at the time of making investments.

- The Fund should invest at least 75% of the capital to achieve its main investment objectives and the Fund may invest up to 100% in deposits/call accounts.
- The Fund shall not hold more than 25% of the outstanding securities of any issuer and it should not hold more than 25% for non-Government Sukuk, debt and debt-like instruments. In the event that Sukuk, debt and debt-like instruments are being issued by the Oman Government, each issuance will be evaluated on a case-by-case basis without being subject to a specific overall percentage limit for a single issuer.
- The Fund's investments in any security issued by any single issuer shall not exceed 25% of the net asset value of the fund (NAV) and it should not invest more than 25% for non-Government Sukuk, debt and debt-like instruments. In the event that Sukuk, debt and debt-like instruments are being issued by the Oman Government, each issuance will be evaluated on a case-by-case basis without being subject to a specific overall percentage limit for a single issuer.
- The Fund shall not borrow more than 10% of its net asset value.
- The total Fund's investments in securities with a maturity of more than 1 year shall not exceed 50% of the Fund the net asset value of the fund (NAV).
- The Fund shall not invest in institutions and/or fixed income instruments, and/or Sukuk instruments with a maturity over 1 year that fall below the investment grade of Baa3 according to Moody's rating and BBB- according to Fitch and Standard & Poor's ratings, however, the Fund may invest in unrated institutions, fixed income instruments, Sukuk, money market instruments provided that the Fund Manager uses its internal evaluation criteria for risk assessment and the Fund Management Body approval is received.

None of these restrictions will require the sale of any Securities or liquidation of deposit of the Fund where any restriction is breached as a result of an event outside of the control of the Investment Manager which occurs after the investment is made, but no further investment in the relevant Securities or Deposits may be made by the Fund until the relevant restriction can again be complied with The Investment Manager may change the above restrictions to attain the investment Objective of the Fund with approval of the Fund Management Body subject to relevant regulations.

CHAPTER 5 RISK FACTORS

Prior to investing in any Units, interested Investors should carefully consider, together with all other information contained in this Prospectus, the matters and risks described below. The risks identified below are not exhaustive and other risks and considerations, including some which may either not be presently known to the Fund or currently deemed as not material, may impact any investment in the Units and the business, financial condition and/or operating results of the Fund.

An investment in the Units entails a certain degree of risk and, therefore, should be undertaken only by Investors capable of evaluating the risks of the investment and bearing the risks it represents. There can be no assurance that an Investor will receive a return on its investment, and therefore, an Investor should only invest in the Fund and its Units if such Investor is able to withstand a total loss of its investment. Prospective Investors should ensure they understand the nature of the investment in the Fund and the potential extent of their exposure to risk, that they have sufficient knowledge, experience and access to professional advisers to make their own fully independent legal, tax, accounting and financial evaluation of the merits and risks of investment in the Fund and that they consider the suitability of such investment in the context of their own circumstances and financial condition.

SPECIFIC RISK FACTORS:

A) Interest Rate Risk

The Fund's investments in bonds and other debt securities will change in value based on changes in interest rates. If rates increase, the value of these investments generally declines. Securities with greater interest rate sensitivity and longer maturities generally are subject to greater fluctuations in value. The Fund may invest in variable and floating rate securities. Although these instruments are generally less sensitive to interest rate changes than fixed rate instruments, the value of floating rate and variable securities may decline if their interest rates do not rise as quickly, or as much, as general interest rates. The Fund may face a heightened level of interest rate risk due to certain changes in monetary policy. It is difficult to predict the pace at which central banks or monetary authorities may increase interest rates or the timing, frequency, or magnitude of such increases. Any such changes could be sudden and could expose debt markets to significant volatility and reduced liquidity for Fund investments.

B) Credit Risk

Issuers of various money market Securities may be unable to make the interest / coupon / payments and/or repay the principal when due as a result of (included but not limited to) liquidation risk, damage risk, performance risk or any other related risk to the underlying assets. Prices of the Fund's investments may be adversely affected if any of the issuers or counterparties it is invested in are subject to an actual or perceived deterioration in their credit quality. Credit spreads may increase, which may reduce the market values of the Fund's securities. Credit spread risk is the risk that economic and market conditions or any actual or perceived credit deterioration may lead to an increase in the credit spreads (i.e., the difference in yield between two securities of similar maturity but different credit quality) and a decline in price of the issuer's securities.

C) Floating And Variable Rate Securities Risk

Floating and variable rate securities provide for a periodic adjustment in the interest rate paid on the securities. The rate adjustment intervals may be regular and range from daily up to annually, or may be based on an event, such as a change in the prime rate. Floating and variable rate securities may be subject to greater liquidity risk than other debt securities, meaning that there may be limitations on the Fund's ability to sell the securities at any given time. Such securities also may lose value.

D) Advanced Prepayment Risk

The issuer of certain securities may repay principal in advance, especially when yields fall. Changes in the rate at which prepayments occur can affect the return on investment of these securities. When debt obligations are prepaid or when securities are called, the Fund may have to reinvest in securities with a lower yield. The Fund also may fail to recover additional amounts (i.e., premiums) paid for securities with higher coupons, resulting in an unexpected capital loss.

E) Transactions And Liquidity Risk

A Fund could experience a loss when selling securities to meet redemption requests, and its liquidity may be negatively impacted. The risk of loss increases if the redemption requests are large or frequent, occur in times of overall market turmoil or declining prices for the securities sold, or when the securities a Fund wishes to, or is required to, sell is illiquid. To the extent a large proportion of units of a Fund are held by a small number of unitholders, a Fund is subject to the risk that these unitholders will purchase or redeem Fund units in large amounts rapidly or unexpectedly, including as a result of an asset allocation decision. In addition to the other risks described in this section, these transactions could adversely affect the ability of a Fund to conduct its investment program. A Fund may be unable to sell illiquid securities at its desired time or price or the price at which the securities have been valued for purposes of the Fund's net asset value. Illiquidity can be caused by a drop in overall market trading volume, an inability to find a ready buyer, or legal restrictions on the securities' resale. Other market participants may be attempting to sell debt securities at the same time as a Fund, causing downward pricing pressure and contributing to illiquidity. Liquidity and valuation risk may be magnified in a rising interest rate environment, when credit quality is deteriorating or in other circumstances where investor redemptions from fixed income mutual funds may be higher than normal. Certain securities that were liquid when purchased may later become illiquid, particularly in times of overall economic distress. Similarly, large purchases of Fund units may adversely affect a Fund's performance to the extent that the Fund is delayed in investing new cash and is required to maintain a larger cash position than it ordinarily would. Large redemptions also could accelerate the realization of capital gains, increase a Fund's transaction costs and impact a Fund's performance.

F) Repurchase Agreement Risk

There is a risk that the counterparty to a repurchase agreement will default or otherwise become unable to honor a financial obligation and the value of your investment could decline as a result. A repurchase agreement is subject to the risk that the seller may fail to repurchase the security. In the event of default by the seller under a repurchase agreement construed to be a collateralized loan, the underlying securities would not be owned by a Fund, but would only constitute collateral for the seller's obligation to pay the repurchase price. Therefore, a Fund may suffer time delays and incur costs in connection with the disposition of the collateral. For

example, certain repurchase agreements a Fund may enter into may or may not be subject to an automatic stay in bankruptcy proceedings. As a result of the automatic stay, to the extent applicable, a Fund could be prohibited from selling the collateral in the event of a counterparty's bankruptcy unless the Fund is able to obtain the approval of the bankruptcy court.

G) Concentration Risk

The investments made by the Fund may be concentrated in a single sector, industry or country. To the extent that the Fund increases the relative emphasis of its investments in a particular country, industry or sector, the value of the Fund's units may fluctuate in response to events affecting that country, industry or sector. The prices of securities of issuers in a particular country, industry or sector may be more susceptible to fluctuations due to changes in economic or business conditions, government regulations, availability of basic resources or supplies, or other events that affect that country, industry or sector more than securities of issuers in other countries, industries and sectors. While the endeavors to diversify the investment in various countries in the GCC the returns available in each country will determine the allocation to each country.

H) Risks of Investing in other Investment Funds

There are risks that may affect other investment funds, in which the Fund may invest, which are subject to short and mid-term fluctuations, volatility of the Unit price. As such, this may negatively affect the performance of the Fund and thus may have a negative impact on the Fund's NAV and the Unit price.

I) Income Risk

There is a risk that the Fund's income will decline because of falling interest rates. A fund's income declines when interest rates fall because the Fund then must invest in lower-yielding instruments. The rate of return may fluctuate and this risk is not of negative returns. Because the Fund's income is based on short-term interest rates, which can fluctuate significantly over short periods, income risk is expected to be there all the time. A low interest regime could impact the returns of the Fund and it would give low returns for a prolonged time.

J) Exchange & Currency Risks

The Fund may trade in securities that are not denominated in the principal currency of the Fund and as such will be subject to currency risks. Fluctuations in exchange rates may lead to increases or decreases in the Unit price which may have a negative effect on the Fund's NAV and Unit price. The Fund expects to invest in securities denominated in GCC currencies other than OMR. Though these currencies are pegged to the USD, any change to the peg or changes in exchange control regulations will have an impact on the NAV.

GENERAL RISK FACTORS:

K) General Market Risk

Economies and financial markets throughout the world are becoming increasingly interconnected, which increases the likelihood that events or conditions in one country or region will adversely impact markets or issuers in other countries or regions. Securities in the Fund's portfolio may underperform in comparison to securities in general financial markets, a particular financial market or other asset classes due to a number of factors, including inflation

(or expectations for inflation), deflation (or expectations for deflation), interest rates, global demand for particular products or

resources, market instability, financial system instability, debt crises and downgrades, embargoes, tariffs, sanctions and other trade barriers, regulatory events, other governmental trade or market control programs, currency repatriation, the risks of expropriation, nationalization and confiscation of assets and changes in legislation relating to the level of foreign ownership and geopolitical events. In addition, the value of the Fund's investments may be negatively affected by the occurrence of global events such as war, terrorism, environmental disasters, natural disasters or events, country instability, and infectious disease epidemics or pandemics.

L) Legal Risks

The laws and regulations governing the Fund are subject to change. The legislation can change in countries where the Fund may invest. Such legislation may have an adverse effect on the investments held by the Fund.

M) Taxation Risks

The Fund is exempt from tax as per the prevailing regulation applicable in Oman but may be subject to local taxation to the extent income is derived from other jurisdictions. It is possible, therefore, that the current interpretation of the law or understanding of practice may change or, indeed, that the law may be changed with retrospective effect. Accordingly, it is possible that the Fund could become subject to taxation in the countries in which the Fund may invest that is not anticipated either at the date of this document or when investments are made, valued or disposed of.

N) Other Risks

The foregoing list of risk factors is not comprehensive. Prospective Unitholders should consult their own advisors before deciding to subscribe for Units.

CHAPTER 6 INVESTMENT RATIONALE

Faced with a series of strong economic data releases in the U.S., the market increasingly appears to be coming to the conclusion that the economy is structurally better able to withstand higher interest rates than it really is. This dynamic can be seen by looking at the move in Treasury yields, with the sell-off being due to real yields and inflation expectations, and with the move most pronounced at the long end of the yield curve. However, a large portion of this shift is due to a rising premium for unknown and unquantified risks in the future, beyond current assumptions on the path of inflation or policy rates, which is indicating greater uncertainty about the outlook.

Uncertainty is elevated given the diverging signals in the data and the fact that many traditional economic models are probably not working. This uncertainty extends to the U.S. Federal Reserve, which looks set to hold off on further rate hikes while it waits to see the inflation to cool down. However, if the recent trend of higher energy and commodity prices continues, then it has the potential to rerun the 2022 financial market environment, which was a grim time for bonds and risk assets.

The federal funds futures market indicates the Federal Reserve Open Market Committee (the FOMC) is close to the end of its tightening campaign. However, the rates may remain elevated for some time to come. High interest rates in GCC are anticipated to persist mirroring the U.S. Federal Reserve's trajectory.

A portion in money market instruments may, on the one hand, offer competitive current yields and, on the other, provide liquidity, safety and diversification to overcome the challenge of maintaining the optimal blend of maturities and security types and be able to exploit the opportunities the markets present.

GCC Outlook

The Real GDP growth in Gulf Cooperation Council (GCC) slowed to 0.4% in 2023. This deceleration was primarily attributed to reduced activity in the oil sector, influenced by OPEC+ production cuts. Following a slower performance in 2023, growth in GCC countries is expected to pick up during the next years and rise up to 2.4% in 2024 and to 4.9% in 2025. Over the medium-term outlook, GCC economic growth is estimated to remain at 3.5% levels. Key factors contributing to the positive economic outlook for the region include the reversal of oil production cuts, strong international oil prices, and growth in the non-oil economy.

Key Indicators

GCC Countries- GDP Growth	Average				Proje	ctions
(Percent change, year-over-year)	2000-20	2021	2022	2023	2024	2025
REAL GDP GROWTH						
Bahrain	4.1	2.6	4.9	2.6	3.6	3.2
Kuwait	3.2	1.7	6.1	-2.2	-1.4	3.8
Oman	3.1	3.1	4.3	1.3	0.9	4.1
Qatar	8.4	1.6	4.2	1.6	2.0	2.0
Saudi Arabia	3.4	5.1	7.5	-0.8	2.6	6.0
United Arab Emirates	4.0	4.4	7.9	3.4	3.5	4.2
GCC	3.9	4.3	7.0	0.4	2.4	4.9
REAL NON-OIL GDP GROWTH						
Bahrain	5.9	3.2	6.3	3.4	4.0	4.3
Kuwait	4.3	6.6	1.1	0.8	2.0	2.5
Oman	4.6	1.9	1.2	2.1	2.6	3.2

Qatar	9.6	2.8	5.7	1.0	2.0	2.3
Saudi Arabia	5.0	5.6	5.3	3.8	3.9	5.3
United Arab Emirates	5.1	6.5	7.2	6.0	4.1	4.2
GCC	5.3	5.4	5.3	3.8	3.6	4.5
REAL OIL GDP GROWTH						
Bahrain	0.3	-0.3	-1.4	-1.2	1.4	-2.8
Kuwait	2.3	-0.9	12.1	-4.3	-4.3	4.8
Oman	1.3	5.2	9.6	0.0	-0.9	2.9
Qatar	7.0	-0.3	1.7	2.6	2.0	1.5
Saudi Arabia	1.4	1.2	15.0	-9.0	-2.4	8.1
United Arab Emirates	2.1	-1.1	9.5	-3.4	1.8	4.1
GCC	2.0	0.6	11.9	-5.9	-1.1	6.0

Source: IMF Middle East and Central Asia Outlook report (April 2024)

The economic environment will continue to support the GCC banks' credit demand, resulting in continued strong credit growth. Asset quality which is supported by precautionary provisioning, is expected to remain relatively strong. Capitalization levels across GCC countries are forecasted to strengthen. Banks are predominantly funded through strong local deposit franchises for countries like UAE, Kuwait, and Oman.

The regional--and global--geopolitical tensions environment may impair sentiment, investment, and capital flows, however, not financial stability in the region. GCC banking systems and regional governments generally have strong net external positions and can withstand or offset significant outflows of foreign funding.

Source: IMF, S&P Global

Oman Outlook

Oman's economic growth outlook continues to be encouraging driven by increased production capacity and accelerated implementation of structural reforms. Economy continues to perform well supported by high to moderate oil prices and fiscal consolidation under the government's Medium-Term Fiscal Plan (MTFP) and Vision 2040. Higher than expected hydrocarbon windfalls and fiscal measures have boosted fiscal and external positions during 2021 and 2022. The country successfully utilized the hydrocarbon windfalls to reduce government debt to less than 40% of GDP in H1 2023 from over 61% of GDP in 2021. In the recent reports issued, credit rating agencies S&P Global and Fitch upgraded the credit rating of Oman to BB+/Ba1. These agencies pointed out that the credit rating could be further upgraded in case the government continue the fiscal consolidation measures and reducing public debt, notably external debt.

The government continues to reveal plans to boost the economy including setting up Oman Future Fund of OMR2 billion (US\$5.2 billion) in May 2023, allocating a percentage of its capital to bolster investments in small, medium, and emerging businesses. Furthermore, Oman is also prioritizing investments in renewable energy and green hydrogen projects. Oman's overall fiscal balance is expected to remain in surplus exceeding 5% of GDP in 2023-25 supported by ongoing fiscal adjustment measures under the MTFP. Accordingly, public debt is expected to continue its downward trajectory in the medium term. Similarly, the current account is projected to remain in surplus over the medium term as higher liquified natural gas exports will partially compensate the possible decline in hydrocarbon prices. This will help Oman to rebuild its foreign reserves, which is projected to exceed US\$22 billion in 2023-25, and improve the Oman's resilience against external shocks.

Source: World Bank, MOF

The opinions and forecasts expressed may not actually come to pass. This information is subject to change at any time, based on market and other conditions, and should not be construed as a recommendation of any specific security or strategy.

CHAPTER 7 THE FUND MANAGEMENT BODY

The first Fund Management Body will be appointed by the Sponsor in collaboration with the Founder. The first Fund Management Body's term will not exceed one year from the date of the Fund's registration in the investment funds registry at the FSA. Within one year from the date of the Fund's registration in the investment funds register with the FSA, the Fund Management Body will convene and hold an OGM for Unitholders to elect a new Fund Management Body in accordance with the laws and regulations and the Articles of Association. Members of the Fund Management Body shall be elected by secret ballot at an OGM for Unitholders, for a period of five years at most, a member of the Fund Management Body may be re-elected for another term. The Fund Management Body will consist of up to three Members.

The Fund Management Body shall carry out oversight and supervision of the Fund's activities and shall undertake the following:

- 1. Evaluation of the Fund's investment performance compared to similar funds or any other benchmark taking into account the investment objectives of the Fund.
- 2. Ensure the Fund's compliance with the Prospectus, Articles of Association and statutory requirements.
- 3. Evaluation of the performance of the Investment Manager and other service providers.
- 4. Ensure adequacy of the Fund's systems to safeguard its assets and ensuring that adequate accounting controls are in place.
- 5. Ensure the Investment Manager's systems and controls are adequate to ensure compliance with the interests of the Fund and Unitholders.
- 6. Avoid conflicts of interest and ensure that adequate measures are in place to resolve any conflict of interest in the best interest of the Fund and Unitholders.
- 7. Ensure segregation of functions and responsibilities when one company provides service to more than one Fund.
- 8. Approve the transactions with related parties and disclose the same.
- 9. Approve the annual report, financial statements and other information and disclose the same to the public and Unitholders to ensure that disclosure is fair, timely, transparent and not misleading.
- 10. Appointment and removal of service providers and determining their fees
- 11. Take resolutions pertaining to distribution of dividends

The members of the Fund Management Body shall satisfy the following criteria:

- 1. Having a record of good conduct and sound reputation.
- 2. Not be convicted in any crime or offence involving dishonesty, or breach of trust or a crime stipulated in the Securities Law, Commercial Companies Law or Oman's Commercial Law unless rehabilitated.

3. Not be declared as bankrupt, and have the ability and necessary experience to fulfil the work needed.

Members of the first Fund Management Body

Aliya Al Rashdi	
Qualifications	BSc in Economics , CFA Charterholder
Professional experience	Aliya Al Rashdi is a Senior Associate at Oman Investment Authority, working with the Global Equity team within Public Markets Global. With 8 years of experience, she specializes in bottom-up equity investing, portfolio management, and asset allocation. Aliya has a proven track record of idea generation, contributing to the portfolio's consistent performance in addition to advising on strategic initiatives for asset allocation decisions specific to Public Markets and across the institution. Aliya holds an MSc in International Business and Finance from Henley Business School and a BSc in Economics from the University of Leeds. She is also a CFA Charterholder.

Ahmed Saif Al Jabri	
Qualifications	Bachelor of Science in Accounting
Professional experience	Ahmed Saif Al Jabri is an experienced financial analyst with a strong background in accounting and finance. He is currently pursuing his ACCA qualification at the Professional level. He holds a Bachelor of Science in Accounting from the College of Economics and Political Science at Sultan Qaboos University, which is accredited by EQUIS. Ahmed began his career as an Accountant at Mars Development and Investment. There, he handled financial reporting, budgeting, and regulatory compliance, ensuring accuracy and precision of financial statements. Thereafter, he advanced to Financial Analyst at Mars Development and Investment, where he manages liquidity, financing and funding requirements. His expertise in financial analysis and strategic planning supports the company's financial stability and growth by optimising resource allocation and preparing for future needs. Ahmed's skills include financial analysis, liquidity management, strategic planning, budgeting and financial risk management. His work ensures that Mars Development and Investment's financial operations are efficient and aligned with the company's strategic goals.

Evgeny Korovin	
Qualifications	CFA Charter Holder.
Professional experience	Mr. Korovin is a seasoned professional with over 20 years' experience in fund management, investment and wealth management with specialization in emerging markets including both traditional and alternative assets classes. Mr. Korovin has a strong track record of building investment businesses and teams in fund management and investment advisory. Mr. Korovin is a Chartered Financial Analyst (CFA) charter holder

Fund Management Body Meetings

The Fund Management Body meeting shall observe the following requirements:

1. The Fund Management Body shall meet at least four times per year with a maximum intermal of four months between any two meetings;

- 2. The number of attending members shall not be less than two thirds of the total strength of the Fund Management Body;
- 3. A member of the Fund Management Body shall not take part in discussions and/or voting on matters if he or his spouse or relatives up to second degree have an interest in such matters;
- 4. Approval of resolutions need support from a majority of the members of the Fund Management Body; and
- 5. Objection by a member of the Fund Management Body to any resolution shall be recorded in the minutes of the meeting.

The Fund Management Body shall elect from amongst its Members a Chairman and a Deputy Chairman.

Without prejudice to the above, the Fund Management Body may hold its meetings and its members may participate in such meetings by means of audio and video conferencing provided that at such meeting the secretary of the Fund Management Body meeting is able to identify the attending Members and all attending parties are able to listen to each other's deliberations. For the avoidance of doubt, a Member of the Fund Management Body participating in a meeting of the Fund Management Body by means of audio and video conference shall be deemed to be present, in their personal capacity, at the meeting. Further, the Fund Management Body may issue its resolutions by circulation without the need to hold a meeting if necessary.

Appointment of new members in the event of vacant seats

Where any member of the Fund Management Body position falls vacant prior to the end of the term, the other Members may appoint another person as a replacement Member until the end of the Fund Management Body's remaining term of office.

Vacation of office

The office of a Member shall be vacated if:

- he or she resigns his or her office by written notice;
- he or she has absented himself or herself (such absence not being pre informed absence with leave or by arrangement with the Management Body) for meetings of the Fund Management Body for a consecutive period of twelve months and the Fund Management Body resolves that his or her office shall be vacated;
- he or she becomes of unsound mind or physically incapacitated;
- he or she becomes insolvent, or suspends payment to his creditors;
- he or she is requested to resign by a written notice signed by all the other Members;
- an ordinary resolution requesting his resignation is passed at a meeting of Unitholders as described in chapter 13; or
- The board of directors of the FSA issues a resolution to dismiss the Member.

Sitting fees of the fund management body members

The Members of the Fund Management Body shall be entitled to sitting fees for attending meetings of the Fund Management Body and reimbursement of expenses properly and reasonably incurred by them in the execution of their duties, in each case, in accordance with the Articles of Association.

Cancellation of resolutions

Unitholders who own at least 5% of the issued Units shall have the right to file a request with the Fund Management Body for cancellation of any resolution(s) passed by the Fund Management Body or the Unitholders' general meeting (as the case may be) if such resolution(s) may cause the Fund or the Unitholders to suffer loss or damage. Such request shall be referred to the body that had originally issued the resolution to decide whether or not to cancel same. Cancellation of the resolution(s) the cancellation of which is requested requires another resolution passed by the majority of the Members of the body which issued the resolution(s) the cancellation of which is requested.

CHAPTER 8 THE INVESTMENT MANAGER

Jabal Asset Management LLC (**JAM**) has been appointed as the Investment Manager of the Fund pursuant to an Investment Management Agreement entered into between the Fund and the Investment Manager. JAM is an Omani asset management company licensed under Royal Decree 46/2022. JAM is owned 100% by a government-owned investment fund. Investment solutions offered by JAM cover global allocation and single-name strategies with a focus on Oman and GCC markets and are available both to individual investors and legal entities. The services of the Investment Manager will be bound by the details provided in the Investment Management Agreement, as per the Executive Regulations. A copy of the Agreement shall be made available for inspection at the office of the Investment Manager.

Duties and Responsibilities of the Investment Manager

The duties of the Investment Manager include the following:

- 1. Managing the portfolio of the Fund in accordance with the investment objectives of the Fund;
- 2. Taking all investment decisions or other decisions in relation to the Fund in the best interests of the Fund and its Unitholders;
- 3. Procuring and supervising the accurate recording of all purchase and sale transactions undertaken in favour of the Fund and in keeping with their time sequence;
- 4. Maintaining an accounting system to classify, monitor and check all transactions in the Fund's portfolio which are entered into the system and adjusting to the cash and securities accounts opened in the name of the Fund with the Custodian;
- 5. Providing liquidity for the Fund to discharge any Fund obligations;
- 6. Safeguarding the Fund from any unnecessary investment risks; and
- 7. Procuring the preparation of financial reports and statements and publication of the same in accordance with the provisions of the Articles of Association.

Profile of the Investment Manager

The Investment Manager (Jabal Asset Management LLC having commercial registration number 1477214) is an Omani limited liability company that was established on 21 March 2023. The commercial activities of the Investment Manager include but are not limited to:

- Portfolio management.
- Investment management; and
- Managing investment funds.
- Investment Advisory and Research
- Issue Management
- Brokerage

The share capital of the Investment Manager is 4,250,000shares of OMR 1/- each, which are held as follows:

Shareholder	Number of shares	Percentage shareholding
Apex International Investment LLC	2,129,250	50.1%
Oasis National Investment LLC	2,120,750	49.9%

The Board of Directors of the Investment Manager is as follows:

Said Mohamed Said Al Aufi, CFA: Mr. Al Aufi is a CEO of Mars Development & Investment SAOC (investment Fund owned wholly by the Government of Oman) and has a solid experience in portfolio management, private equity deals and capital structuring. He is also the Chairman of the Board of directors of Sohar International Bank.

- Abdul Aziz Ali Saif Al Maqbali: Mr. Al Maqbali currently holds the position of Head of Legal and Compliance in Mars Development & Investment SAOC. Abdul Aziz has approximately 10 years' experience as a legal expert in government investment funds specializing in a legal assistance on various corporate and commercial matters and compliance.
- Aiham Abdullah Al-Riyami, CFA: Mr. Al-Riyami is a Public Equity manager in Oman Investment Authority and has over 10 years' experience in asset allocation, portfolio and asset management.
- Evgeny Korovin, CFA: CEO of the Investment manager. Mr. Korovin is a seasoned professional with over 20 years' experience in fund management, investment and wealth management with specialization in emerging markets including both traditional and alternative assets classes. Mr. Korovin has a strong track record of building investment businesses and teams in fund management and investment advisory.

The Investment Manager's Team

Evgeny Korovin	
Designation	CEO
Qualifications	Chartered Financial Analyst (CFA)
Professional experience	Mr. Korovin is a seasoned professional with over 20 years' experience in fund management, investment and wealth management with specialization in emerging markets including both traditional and alternative assets classes. Mr. Korovin has a strong track record of building investment businesses and teams in fund management and investment advisory. Mr. Korovin is a Chartered Financial Analyst (CFA) charter holder

Alaa Rousan	
Designation	Portfolio Manager
Qualifications	Bachelor and High Diploma in Accounting
Professional experience	Mr. Rousan is an investment professional with 20 years' experience in portfolio and fund management with focus on the GCC region. Mr. Rousan has managed portfolios of pension funds, corporates, HNWIs in addition to mutual funds.

Elena Nefedova	
Designation	Portfolio Manager
Qualifications	Chartered Financial Analyst (CFA)
Professional experience	Ms. Nefedova has 10 years of working experience in financial industry, investments and wealth management. Skilled and experienced in developing asset allocation strategies and managing multi-asset portfolios. Ms. Nefedova is a Chartered Financial Analyst (CFA) charter-holder.

Anastasia Lim	
Designation	Portfolio Manager

Qualifications	Bachelor of Economic Science (BEconSc)
Professional experience	Anastasia is a seasoned Fixed Income Portfolio Manager, bringing with her 11 years of experience. Prior to her role at Jabal Asset Management, Anastasia served as a Portfolio Manager at Employees Provident Fund Malaysia, one of the largest pension funds globally. During her tenure, Anastasia managed the global fixed income portfolios, with an AUM exceeding USD 4 bn. Her expertise spans a diverse range of regions, markets, and sectors in the Fixed Income space, with her most recent focus being the GCC region, where she specialized in managing both conventional and Sukuk portfolios for over 3 years. Anastasia's contributions to the finance industry are evidenced by her multiple awards from The Asset as the Most Astute Investor for Asian G3 Bonds from 2020 to 2024.

Kanaga Sundar		
Designation	Head of Research	
Qualifications	Bachelor of Technology, Masters of Business Administration (MBA)	
Professional experience	Senior Investment Professional with experience of about 20 years across Global multi-assets Research, Private Equity, and Investment Banking domains working in Oman, GCC, and Emerging Markets. Sundar has been involved in Strategic Asset Allocation, Idea generation, Investment Due Diligence, Valuation, and Structuring across wide ranging sectors over the years. He has a strong track record in research and developed excellent relationships with investors across GCC and Emerging Markets.	

Parag Sukhija		
Designation	Portfolio Manager	
Qualifications M.Fin (Masters in Finance, University of Hong Kong)		
Professional experience	Mr Sukhija is a seasoned investment professional with experience spanning over 14 years. Mr Sukhija's experience spans core investment and advisory roles across key Indian organisations. He in his last role at Kotak Alternate Asset Managers was co-heading the Discretionary Portfolio Solutions Business where he was Sr Fund manager for funds focused on the Indian markets. Mr Sukhija has a multi asset class experience across Equity, Fixed Income and Alternates. Mr Sukhija has joined Jabal Asset Management as Portfolio Manager for Emerging Markets	

CHAPTER 9 SERVICE PROVIDERS

Custody Services

Gulf Custody Company SAOC is the Custodian of the Fund pursuant to a Custodian Agreement. A copy of Custodian Agreement shall be available for inspection at the office of the Investment Manager after its appointment. All services rendered by the Custodian to the Fund shall be covered in the Custodian Agreement.

Services of the Custodian

In accordance with Article (210) of the Executive Regulations,the Fund's assets will be kept with the Custodian whose principal place of business is within Oman. To facilitate transactions done outside Oman assets may be kept abroad. In such cases, the Custodian may appoint a sub-Custodian to keep the assets located outside Oman. Appointment of Sub-Custodian shall not exonerate the main Custodian of any of its obligations.

The assets of the Fund shall be registered in the name of the Custodian or Sub-Custodian or their respective nominee with an account number or other designation in the records of the Custodian or Sub-Custodian or the nominee, to establish that the ownership of the assets is vested with the Fund.

The Custodian or sub-Custodian shall exercise due diligence in keeping the assets of the Fund and shall protect the interests of the Fund in every act, and they shall be liable for any loss to the Fund's assets resulting from any omission or wrongful act by them or their respective employees, directors or managers.

Written consent of the Fund Management Body shall be obtained for all contracts concluded with the sub-custodian and such contracts shall provide adequate protection for the assets of the Fund on terms and conditions consistent with the contract with the main Custodian.

All contracts concluded with the main Custodian or Sub-Custodian shall at least cover:

- 1. Requirements that enable the Fund to exercise all the rights pertaining to the assets kept with the Sub-Custodian;
- 2. Requirements pertaining to the location where the Fund's assets are kept;
- 3. Method of holding the assets;
- 4. Care and liability for loss;
- 5. Review and compliance reports;
- 6. Fees, method of payment and timing of payment.

No contract concluded with the main Custodian or sub-Custodian shall provide for creation of any encumbrance on the assets of the Fund, except for claims of payment of fees and charges to the Custodian or the sub-Custodian for acting in such capacities. The contracts shall not contain any provision that would require the payment of fees or expenses to the Custodian or sub-Custodian in the form of transfer of ownership of assets belonging to the Fund. The Fund Management Body and Investment Manager shall ensure that the Custodian Agreement and Sub-Custodian Agreement, if any, shall cover these requirements.

Fund Administration Services

Gulf Custody Company SAOC is the Administrator of the Fund pursuant to the terms of the Fund Administration Services Agreement and is licensed to carry out such function. A copy of Fund

Administration Services Agreement signed between the Administrator and the Fund shall be available for inspection at the office of the Investment Manager/ Administrator after its appointment. **Services of Administrator**

Under the supervision of the Fund Management Body, the Administrator will be responsible for providing certain fund administration services to the Fund in accordance with the provisions of the Fund Administration Services Agreement. These include the calculation of the Net Asset Value of the Fund and the Net Asset Value per Unit as well as transfer agency services in connection with the subscription and redemption of Units in the Fund.

The Services of the Administrator shall include, but not be limited to the following, as per the Fund Administration Services Agreement:

- 1. The Administrator shall administer the issue of Fund's Units in accordance with this Prospectus and instructions of the Fund Management Body;
- 2. The Administrator shall be responsible for maintaining the accounts of the Fund and all financial records as required by law. The Administrator shall prepare quarterly and annual accounts of the Fund, including the Fund's income and expenses and accruals, in accordance with the accounting policies set out in this Prospectus, and prepare and file the quarterly and annual XBRL file as required by FSA;
- 3. The Administrator shall determine the NAV of the Fund and NAV per Unit, the Net Realized Value (NRV) and the subscription price and redemption price of units as per the Prospectus. Also, it will make such details of the NAV available to the Fund Management Body, the Investment Manager and the FSA;
- 4. The Administrator shall calculate all fees payable by the Fund and calculate the Fund's returns as required by the rules and regulations of the MSX and the FSA;
- 5. The Administrator shall process the subscription and redemption of units;
- 6. The Administrator shall supervise the orderly liquidation or dissolution of the Fund;
- 7. The Administrator shall carry out the corporate governance of the Fund;
- 8. The Administrator shall carry out daily process of the back-office including settlement of daily trading and bank settlements; and
- 9. The Administrator shall provide or procure the provision of all general administrative services required in connection with the business and operation of the Fund consistent with the Fund Administration Services Agreement and its associated service level memorandum in addition to keeping safe custody of all documents held by it in performance of its duties hereunder or otherwise in relation to the Fund.

In calculating the NAV of the Fund and per Unit, the Administrator shall use prices ascribed to the Fund's underlying assets that the Administrator has, in its capacity as the Fund's administrator, collected or received from (a) an independent financial market data provider available to and used by the Administrator in its capacity as a fund administrator or (b) the Fund, the Fund Management Body, the Investment Manager or other agents/parties appointed or nominated by the Fund ((a) and (b) together the "**Pricing Sources**"). The Administrator shall not be liable to the Fund, any Unitholder or any other person in respect of any loss suffered from the use of, or reliance by, the Administrator on information provided by Pricing Sources in its calculations. Where a price for an underlying asset is available from more than one Pricing Source, the Administrator may, if so directed by the Fund, compare the various prices it has collected or received with respect to the same underlying asset (a "**Price Comparison**") and if directed or requested by the Fund, report such Price Comparison to the

Fund. With the exception of performing and reporting Price Comparisons, the Administrator is not responsible or liable for: (a) verifying any price ascribed by the Pricing Sources to any of the Fund's underlying assets, including any illiquid and/or hard-to-value assets; or (b) the accuracy, correctness, completeness, reliability or current state of any price ascribed by a Pricing Source to any of the Fund's underlying assets.

The Administrator's obligations and liabilities are only to the Fund and only as provided in the Fund Administration Services Agreement.

Save as required by law, the Administrator has no regulatory or fiduciary responsibility to either the Fund or the Unitholders. The Administrator does not provide any investment management or advisory services to the Fund and, therefore, is not in any way responsible for the Fund's performance, the repayment of capital to the Fund's Unitholders, the monitoring of the Fund's investments or the Fund's compliance with its investment objectives or restrictions, borrowing restrictions or operating guidelines. The Administrator will not participate in transactions or activities or make any payments denominated in United States dollars, which, if carried out by a US Person, would be subject to sanctions of the Office of Foreign Assets Control. The Administrator was not involved in preparing, and accepts no responsibility for any information contained in, this Offering Document.

Registrar & Transfer Agent

Gulf Custody Company SAOC is the Registrar & Transfer Agent for the Fund. The duties of the Registrar & Transfer Agent shall include the following:

- Data capture of commercial and noncommercial Investor related fund transactions;
- Creation of Units / redemption of Units / switches & transfers;
- Maintenance of Investor database;
- Creation and distribution of reports;
- Reconciliations of cash and Units;
- Issue of statement of accounts;
- Effecting payouts;
- Handling customer complaints / queries; and
- Any other related services.

Distributors

The Fund may appoint more distributors pursuant to distribution agreements in future for the purpose of marketing and distribution of the Fund. The fee payable to the distributor shall be limited to the subscription fee for subsequent subscriptions (following the Initial Subscription Period) and will be charged to the relevant Unitholder. Any such distributor will be only be appointed after obtaining the approval of the relevant distribution agreement from the Fund Management Body.

External Auditor

An external auditor shall be appointed for the Fund's financial audit on an annual basis. Crowe Mak Ghazali LLC has been appointed as the external auditors for the first financial year of the Fund.

Legal Adviser

Al Maamary, Al Abri & Co. (MAQ Legal) has been appointed as legal advisor for initial launch of the Fund and may subsequently be retained for provision of annual services.

CHAPTER 10 SUBSCRIPTION CONDITIONS AND PROCEDURES

Eligibility

Omani and non-Omani individuals may subscribe through private placement of the Fun's Units, as well as Omani and non-Omani corporate entities, institutions, investment funds, and pension funds.

Subscription on behalf of minor children

For the purpose of this Initial Subscription, any person below 18 years of age as on last subscription date will be treated as a minor. Only a father may subscribe on behalf of his minor children.

If the subscription is made on behalf of a minor by any person other than the father, he/she shall be required to attach a valid legal Power of Attorney issued by the competent authorities authorizing him/her to deal in the Fund of the minor through sale, purchase and investment.

Subscription Application

The forms of the Subscription Application shall only be made available to the Investors and can be obtained from the branches of the Collecting Agent or from the office of the Investment Manager.

Minimum Size for Fund's Establishment

The Fund will be established with a minimum initial size of OMR 2,000,000 (Two Million). In the event that subscription received during the Initial Subscription Period, is less than OMR Two Million, then all application money received during the Initial Subscription Period, shall be refunded to the applicants, and no Units will be issued in accordance with the FSA instructions.

Initial Subscription Price

Units shall be offered to the Investors at a price of OMR 1.020 per Unit comprising of OMR 1.000 nominal value of the Unit and OMR 0.020 charges towards issue expenses.

Initial Subscription Period

The Initial Subscription Period shall be from 8th December 2024 until 10th December 2024 during Business Hours.

Subscription Process during Subsequent Offer Period

- a) The Subscribers shall be responsible for filling-out the Subscription Application, ensuring the accuracy of the information recorded on it, and completing the entirety of the Subscription Application as required. The Collecting Agents will accept Subscription Applications that comply with all the requirements as provided for in the form of Subscription Application and in this Prospectus.
- b) Each Subscriber shall be required, before filling the Subscription Application, to carefully review the Prospectus (particularly the Subscription conditions and procedures) and the terms and conditions of the Subscription Application.
- c) The Subscribers shall be required to complete the Subscription Application and furnish all their required particulars, including their personal identity number (for individuals) or commercial registration number (for companies) and any other data required from them in the Subscription Application together with necessary supporting documents and pay the relevant Subscription Amount.

d) In case of payment of the Subscription Amount by way of cheque or demand draft, such cheque or draft shall be drafted for the benefit of Jabal Asset Management LLC.

Rejection of Subscription

The Collecting Agent should reject a Subscription Application if:

- a) the Subscription Application contains more than one name of the subscriber;
- b) the Subscription Application does not bear the signature of the subscriber;
- c) in case of failure to pay the value of the Units subscribed in accordance with the conditions provided for in the Prospectus;
- d) the value of the Units subscribed is paid through direct bank transfer and the same is dishonored for any reason whatsoever;
- e) the supporting documents referred to in the Prospectus and the Subscription Application for Subscription are not enclosed with the Subscription Application;
- f) the Subscription Application does not contain all the particulars of the bank account of the subscriber;
- g) any particulars of the bank account held by the subscriber as provided for in the Subscription Application are incorrect;
- h) the particulars of the bank account provided for in the Subscription Application are not relevant to the subscriber;
- i) in case of failure to enclose the Power of Attorney attached with the Subscription Application in respect of the person who subscribes and signs on behalf of the subscriber; and
- j) the Subscription Application does not meet any of the legal and regulatory requirements provided in this Prospectus.

Collecting Agent

Jabal Asset Management LLC has been appointed as Collecting Agent, and has been authorized to receive the paid Subscription Amounts from the Investors.

The Investors shall be responsible for submission of their Subscription Application to the Collecting Agent before closing of the Initial Subscription Period. In this regard, the Collecting Agent shall have the right not to accept any application for subscription that is received after the Business Hours on the closing date of the Initial Subscription Period.

The Collecting Agent receiving the Initial Subscription shall be required to accept the Subscription Application after confirmation of compliance with the procedure and subject matter, in line with the requirements as provided for in this Prospectus. Hence, the Collecting Agent shall instruct the Investors to comply and fulfill any requirement that may appear in the application submitted.

Procedures for subsequent subscription

All applications for subscription to Units submitted to Administrator/Custodian before 10:00 a.m. UTC+4 will get the same Business Day NAV. All applications for subscription to Units submitted to Administrator/Custodian after 10:00 a.m. UTC+4 will receive the NAV of the next Business Day. The Fund will offer units only if the payment for the application is received and collected. The amount of any subscription request not met in full on a particular Business Day will be carried forward to the next Business Day, unless revoked with the Fund Management Body consent. The Fund may stop offering units completely or may offer units only on a limited basis, for a period of time or permanently, including, if applicable, periods when redemptions are suspended.

Anti-Money Laundering

The Fund will be managed and operated in a manner which complies with the laws and regulations in force in the Sultanate of Oman including, to the extent applicable to the Fund, the CBO's relevant circulars and instructions.

"Know your Customer" and Combating Money Laundering

JAM reserves the absolute right to require further verification of the identity of the Unitholder or that of the person or entity on whose behalf the Unitholder is applying for the purchase of the Units and/or the source of funds.

Each Unitholder must provide satisfactory evidence of identity and if so required the source of funds within a reasonable timeframe determined by the Fund. Pending the provision of such evidence, application for Units will be postponed. If the Unitholder fails to provide satisfactory evidence within the time specified, or if the Unitholder provides evidence but the Fund was not satisfied therewith, the application may be rejected immediately, in which event the money received on application, if any, will be returned without interest.

The Fund will comply with Royal Decree No 30/2016 promulgated on 2 June 2016 with respect to Prohibition of and Combating Money Laundering.

Allotment Notices and Refund of Money

JAM will submit the subscription details to the FSA within five (5) working days from the relevant Initial Subscription Period and shall seek approval for allotment of the Units. In case any Subscription Application is rejected, the Collecting Agent shall arrange for refund of the application money to the applicants whose Subscription Applications have been rejected.

IAM will send allotment notices to the investors who have been allotted Units.

required documents for initial and subsequent subscriptions

a)	Omani nationals -18 years and above	Copy of the passport/ Identity Card / driving license.
b)	Non-Omani nationals	Copy of passport & Resident Card.
c)	Minors below 18 years	Copy of the birth certificate and copy of the identity card or passport of guardian/parent.
d)	Companies and Enterprises	Copy of the Commercial Registration Certificate or overseas equivalent.
e)	Authorities and Pension Funds	Copy of the constitutive decree or decision.

Subscription Process Timetable

Process	Estimated Date for Completion
FSA approval on the Prospectus	5 th December 2024
Initial Subscription Opening Date	8 th December 2024
Initial Subscription Closing Date	10 th December 2024
Date of receipt by the Issue Manager of the Subscription Applications from the Collecting Agent	12 th December 2024
Notification of the FSA of the subscription results and the proposed allotment of Units	15 th December 2024

FSA's approval on the allotment of Units	16 th December 2024
Completion of the allotment of Units and reimbursement of monies relating to rejected Subscription Applications	

^{*}The dates shown above are estimates and may be subject to change.

Enquiry & Complaints

Enquiries and complaints in relation to subscription should be addressed to:

Gulf Custody Company

Tel: +968 24216941

Email: gccotrade@gulfcustody.com

Responsibilities & Obligations

JAM shall abide by the responsibilities and functions specified in instructions and regulations laid down by FSA. The said bodies shall also abide by any other responsibilities provided for in the agreements entered into between them and the Fund.

The parties concerned shall be required to take remedial measures with regard to the damages arising from any negligence committed in the performance of the functions and responsibilities assigned to them. JAM shall coordinate with the regulatory authorities in order to take all necessary actions and procedures in this regard.

CHAPTER 11 REDEMPTION OF UNITS

During the Subsequent Offer Period Units may be redeemed for cash on a daily basis. Investors intending to redeem Units should fill redemption application form and submit the same during Business Hours on any Business Day. Unitholders may request that the Administrator/Custodian redeems their units by placing a redemption order at any day that the Fund is open for business. Units may not be purchased or redeemed either on days on which the stock exchanges or markets of the main countries where the Fund is invested are closed, or in the event of exceptional circumstances. The management company will be obliged to redeem the units for the account of the fund at the current redemption price.

In case of an order placed before 10:00 a.m. UTC+4 (deadline for acceptance of orders), the valid redemption price for the settlement is the net asset value calculated for the same Business Day. In case of an order placed after 10:00 a.m. UTC+4 the valid redemption price for the settlement is the net asset value calculated for the next Business Day. The net redemption amount should be credited within three Business Days after the settlement date. Redemption of units may be delayed or suspended in case the stock exchanges or markets of the main countries where the Fund is invested are closed, or in the event of exceptional circumstances and/or if the immediate payment would adversely affect the Fund.

The deadlines for acceptance of unit certificate transactions refer to the receipt of the redemption orders.

Liquidity fee

If the total redemption amount reaches 10% of the Fund's total assets at the end of any business day, the Fund may at its discretion charge up to 1% liquidity fee on Unitholder redemptions unless the Fund Management Body determines that not doing so is in the best interests of the Fund.

If the total redemption size reaches 20% of the Fund's total assets at the end of any business day, the Fund may at its discretion charge up to 2% liquidity fee on unitholder redemptions unless the Fund Management Body determines that not doing so is in the best interests of the Fund.

Suspension of Redemption Rights

The Fund may not suspend the right of the investor to redeem the value of its Units except:

- 1. For any period during which trading is suspended or restricted on securities or deposits representing at least 51% of the total assets of the Fund.
- 2. In case the stock exchanges or markets of the main countries where the Fund is invested are closed.
- 3. In accordance with any limits or provisions clearly stated in the Articles of Association of the Fund, which include for any period:
 - a. when as a result of political, economic, military, legal, regulatory or monetary events or any other circumstances outside the control, responsibility and power of the Investment Manager, the Redemption of Units or any disposal or valuation of the assets of the Fund is not, in the opinion of the Investment Manager, reasonably

- practicable without it being detrimental to the interests of Unitholders in general or if, in the opinion of the Investment Manager, the price for Redemption cannot fairly be calculated or such disposal would be prejudicial to the Unitholders;
- b. during which any breakdown occurs in the means of communication normally employed in determining the value of the assets of the Fund or when for any other reason the value of any of the investments or other assets cannot reasonably or fairly be ascertained;
- c. during which breakdown occurs in the normal functioning of the Administrator in calculating the NAV;
- d. during which market conditions are considered to be abnormal as a result of which the Administrator opines that it is not practical to calculate the NAV;
- e. In case the stock exchanges or markets of the main countries where the Fund is invested are closed;
- f. when payments due or Redemption cannot, in the opinion of the Investment Manager, be effected at normal prices or normal rates of exchange; or
- g. following service of a notice of a meeting of the Unitholders at which a resolution is to be proposed to wind up the Fund or a resolution has been passed for the winding-up of the Fund.
- 4. In exceptional circumstances approved by FSA.

If the Fund suspends Redemptions, it shall, within the next Business Day after the date of suspension, send a notice to FSA and shall disclose the same on the MSX website to Unitholders.

The Investment Manager or Administrator will not be liable for any costs incurred by an investor as a result of the suspension of redemptions set out above.

Compulsory Redemption by the Fund

Should (i) the representations and warranties of the Unitholder given by the Unitholder as a condition to subscription under this Prospectus be false or misleading, (ii)the Unitholder become a US Person, or (iii) the Unitholder be or become a Sanctioned Person or be or become located or headquartered in a jurisdiction which is or becomes subject to Embargoes, then the Fund shall have the right to freeze the account of any such Unitholder and a right to compulsorily redeem, at its sole and absolute discretion and at any time, the relevant Unitholder's Units at the prevailing NAV less the costs and liabilities caused to the Fund as a result of the Subscriber's breach of such representations and warranties.

CHAPTER 12 NET ASSET VALUE

The calculation of NAV is the responsibility of the Administrator and is to be affected at the close of each Valuation Day. The valuation of the Units will be carried out on each Valuation Day.

NAV will be calculated by the Administrator as the value of the assets attributable to the Fund (including accrued income) less the attributed liabilities (including accrued charges and expenses (other than subscription and exit fees) and expenses and provisions for contingent liabilities, if any, where appropriate) and each purchase, issue, sale or redemption of Units shall be reflected in the first calculation of NAV following any such transaction. The manner of calculation of NAV and how it is stated must be similar to the manner it is calculated and stated in the financial statements.

The NAV per Unit will be calculated by dividing the NAV of the Fund by the total number of Units outstanding on the relevant Valuation Day. NAV per Unit will be published on the MSX on a daily basis, and shall be published, if required, in two newspapers in Arabic and English, as per the guidelines of FSA.

If the NRV of the Units is less than the NAV that is calculated on the basis of the redemption value, the NAV must not be discounted by more than 10%: this does not apply in the case of redemption at the liquidation of the Fund.

All investments shall be valued as per IFRS and IAS.

The Articles of Association provide for the method of valuation of the assets and liabilities of the Fund. The Articles of Association provide that the value of any investment listed or dealt in on a regulated market shall be calculated by reference to the last traded price. Where an investment is listed or dealt in on more than one regulated market the relevant exchange or market shall be the principal stock exchange or market on which the investment is listed or dealt on or the exchange or market which the Investment Manager determines provides the fairest criteria in determining a value for the relevant investment.

Investments listed or traded on a regulated market, but acquired or traded at a premium or at a discount outside or off the relevant exchange or market may be valued taking into account the level of premium or discount at the valuation point provided that the Investment Manager must ensure that the adoption of such a procedure is justifiable in the context of establishing the probable realisation value of the investment.

The Articles of Association provide that where quoted prices are for some reason unavailable or do not, in the opinion of the Investment Manager, represent fair market value and in the case of investments which are not listed or dealt in on a market, the value of such investments shall be the probable realisation value estimated with care and in good faith by the Investment Manager or by another competent person appointed by the Investment Manager. In ascertaining such value, the Investment Manager is entitled to accept an estimated valuation from a market-maker or other person qualified in the opinion of the Investment Manager to value the relevant investments. Where reliable market quotations are not available the value of such securities may be determined using matrix methodology compiled by the Investment Manager whereby such securities are valued by reference to the valuation of other securities which are comparable in rating, yield, due date and other characteristics.

For the purposes of ascertaining quoted, listed, traded or market dealing prices, the Fund, the Fund Management Body, the Investment Manager, the Administrator or their agents are entitled to use and

rely upon mechanized or electronic systems of pricing dissemination with regard to the pricing of assets held by the Fund and the prices provided by any such system will be deemed to be an accurate price for that asset.

Notwithstanding the foregoing, the Fund Management Body or the Investment Manager may, at their discretionary power, provided that it does not violate the law or exceed their powers stipulated in this Prospectus and the Articles of Association, permit such other method of pricing or valuation which, in their opinion, better reflects fair value and direct the Administrator, based on justified reasons and valid ground, to apply this to the calculation of the Net Asset Value of the Fund. The Fund Management Body will have ultimate authority and responsibility to value investments/assets of the Fund and to calculate Net Asset Value in accordance with the Articles of Association.

The Administrator in consultation with the Fund Management Body and the Investment Manager shall postpone or suspend calculation of the NAV, in the event of exceptional circumstances (such as those set out in the paragraph above entitled "Suspension of Redemption Rights").

Limitations of Net Asset Value Information

Prospective investors in the Fund should ensure that they understand the nature of NAV information. Where, for example, the underlying assets are illiquid or speculative, NAV should be viewed in the same way as investments in private equity or venture capital strategies. The involvement of third party service providers (such as the Administrator) in the NAV calculation process should not be equated with a representation or guarantee as to realizable value. Pricing and valuation techniques are limited and may not have application to all portfolio and investment strategy types.

CHAPTER 13 UNIT OWNERSHIP AND RIGHTS

Unit Ownership

Each Unitholder shall hold an indivisible proportionate unit in the Fund, the proportion being equal to the proportion of the total number of Units in issue held by the relevant Unitholder.

Unitholders Rights

Each Unitholder has a right to exercise a vote at any meeting of Unitholders. Each Unit will represent one vote.

The Unitholders are entitled to the net returns realized by the Fund after deducting all liabilities, including fees, expenses and tax (if any).

All the Unitholders will enjoy equal and inherent rights, which, in accordance with the Executive Regulations, are:

- i. The right to one vote for every Unit held by him/her;
- ii. The right to share in the distribution of the proceeds of the Fund's assets on liquidation;
- iii. The right to inspect the annual balance sheet, cash flow statement and the other financial books of accounts and records relating to the Fund;
- iv. The right to receive notice of and the right to participate and vote in any meeting of the Unitholders:
- v. The right to apply for annulment of any resolution made by the General Meeting or the Fund Management Body if such resolution(s) are contrary to the law or the Articles of Association or other internal regulations of the Fund;
- vi. The right to redeem their Units in the Fund subject to the provisions of this Prospectus;
- vii. The right to institute legal proceedings on behalf of the Unitholders or the Fund against the Fund Management Body or the auditors of the Fund; and
- viii. The right to approach the FSA (provided that the move is supported by Unitholders who own at least 5% (five percent) of the Units), to request the FSA to exercise its authority to suspend the resolutions of the General Meeting which are made in favour of a certain category of Unitholders or against a certain category of Unitholders, or in the interest of the members of the Fund Management Body or others.

Limit on Liability

Liability of the Unitholders for commitments of the Fund is limited only to the extent of contributions to the capital of the Fund. No Unitholder will be obligated to make any payment in excess of its commitment for any liability or for the discharge of the obligations of the Fund. Once the subscription

price has been paid in full, a Unitholder will have no further financial liability to any party in respect of his holding of Units or the liabilities of the Fund.

Expenses

The expenses of running the Fund may be charged against income and/or capital in accordance with International Financial Reporting Standards and the treatment may alter at any time and from time to time in accordance with those standards.

Transfer of Units

Units will be transferable in accordance with the provisions of Article 233 of the Executive Regulations. Ownership of the Units shall transfer on registration in the register. Transfer of Units can be effected by the Administrator only. The transfer of ownership shall be registered free of charge within three days from the date of receipt of the necessary documents. Units in respect of which a Redemption request has been received by the Administrator will not be transferable unless the Redemption request is revoked with the consent of the Fund. Transfers of Units may only be made to persons (natural or juristic) that would be eligible to subscribe directly for the Units under the terms of this Prospectus.

General Meetings

The General Meeting is the supreme authority of the Fund and shall comprise of all Unitholders and shall be held in accordance with the Articles of Association.

OGMs

The OGM shall be held for the following purposes:

- i. to elect the members of the Fund Management Body; or
- ii. for any other purpose as deemed fit by the Fund Management Body or Investment Manager provided that it does not contradict with Article (253) of the Executive Regulations.

EGMs

The EGM may be held if the Fund's interest so requires or in accordance with the law or regulation or on request by one or more investors who hold 10% or more of the Fund's capital. However, the EGM shall be convened to consider the following:

- i. Amendment to the Articles of Association;
- ii. Change of main investment objectives of the Fund;
- iii. Change in the frequency of calculation of NAV or NRV;
- iv. Reducing the frequency or limits on Redemption;
- v. Change of the Funds status such as a merger, spinoff or conversion of the Fund; and
- vi. Dissolution and liquidation of the Fund.

Where the Fund Management Body fails to convene the General Meeting the Investment Manager shall convene it.

Notice to attend the General Meeting shall not be valid unless it also includes the agenda. Notice to attend the General Meeting shall be published, after approval by FSA, in at least two daily newspapers for two consecutive days. The notice shall be sent to the Unitholders by ordinary post or delivered by hand to their respective representatives after recording their signature, at least two weeks prior to the date of the meeting together with authorization form, agenda, memos and documents to be discussed at the meeting.

The Fund Management Body shall establish the agenda of the General Meeting or it may be established by Investment Manager if the meeting is convened by the Investment Manager. The agenda shall also include proposals by any investor who holds at least 5% of the capital, at least two weeks prior to the date of sending the notice to the Unitholders to attend the meeting. The General Meeting shall not consider any issues that are not included in the agenda.

- Every Unitholder or his proxy carrying a written authorization may attend the General Meeting and shall have one vote for every Unit held by him.
- As per Article 256 of the Executive Regulations, Unitholders and proxies who hold all the Units of the Fund may hold a General Meeting without regard to the rules stipulated for such meeting. The meeting may adopt any resolutions within the authority of the General Meeting.

The General Meeting shall be valid if attended by investors or proxies representing at least 50% of the Units in case of an OGM and at least 60% for EGMs. Where the required quorum is not present, a second General Meeting shall be called within one month from the date of the first meeting. The notice shall be published in the daily newspapers at least one week prior to the date of the meeting. The second OGM shall be valid regardless of the percentage of attendance. The second EGM shall require attendance by Unitholders holding at least 50% of the Units.

Resolutions of the ordinary general meeting and extraordinary general meetings shall be adopted by absolute majority unless the Articles of Association provide for a higher percentage.

The General Meeting shall be chaired by the Chairman or the Vice Chairman of the Fund Management Body and by the Investment Manager if it has called for the General Meeting but the Chairman and the Vice Chairman are absent. The General Meeting shall appoint a secretary to record the minutes including deliberations, resolutions and votes. Every investor shall have the right to access the minutes.

A secretary shall be appointed in the general meetings to prepare the minutes, including deliberations, decisions, and votes. Every Unitholder in the Fund has the right to view the minutes of the meeting.

FSA may send an observer to attend all general meetings, supervise its procedures and ensure that resolutions are adopted in accordance with the law. The minutes signed by the secretary and approved by the chairman of the meeting, auditor and the legal advisor, shall be filed with FSA within fifteen days from the date of the meeting.

CHAPTER 14 FEES & CHARGES

Issue Expenses

A. The Initial Subscription Period

The expenses charged to the Fund during Initial Subscription Period shall be the following:

- a. Issue Management Fee
- b. Regulatory charges
- c. Legal Advisor's fee
- d. Collecting Agent charges
- e. Printing charges
- f. Marketing expenses
- g. Distribution Agent Fee

The Fund will be charged a maximum of 2% of the issue size plus any applicable VAT and taxes. Expenses that exceed 2% of the issue size plus any applicable VAT and taxes shall be charged to Jabal Asset Management LLC, as Investment Manager.

B. Accumulation of Fees/Expenses

As the Fund may invest in other funds, the Fund may incur a duplication of fees and commissions (such as, but not limited to, management fees including performance fees, custody and transaction fees, subscription and redemption fees, administration fees and other service providers' fees). To the extent these funds are permitted to invest in turn in other funds, the Fund may incur a third layer of the fees mentioned below (and potentially other fees).

C. Other Fees & Charges

Management Fees: The Investment Manager is entitled to management fees of 0.5% per annum of the Net Asset Value of the Fund plus any applicable VAT and other taxes. The management fee will be calculated based on the daily NAV of the Fund and paid monthly in arrears.

Issue Management Fees: The Issue Manager is entitled to issue management fees of OMR 25,000 (which shall be equivalent to 1% of the minimum required capital of the Fund) plus any applicable VAT and other taxes.

Custody and Administration Fees: The Fund pays the Administrator and the Custodian fees for its services as agreed from time to time by the Fund and the Administrator and the Custodian. The Administrator and the Custodian are entitled to be reimbursed by the Fund for all reasonable out-of-pocket expenses.

The Fund will pay to the Administrator, R&T Agent & Custodian a fee totalling 0.12 % per annum of the total Net Asset Value of the Fund (with a minimum fee of OMR 10,000) plus transaction fee of OMR 3.5 for each buy and sell transaction. The Fee will be calculated based on the daily Net Asset Value of the Fund and will be payable fifteen (15) days from every quarter end.

Other Fees/expenses: Any other expenses directly related to the Fund, which includes, but may not be limited to:

a. Brokerage commission on purchase and sale of securities or any other investments;

- b. Printing, publishing and distribution expenses of NAV, accounts, General Meetings, and other notices/materials as required by regulation;
- c. Losses/expenses incurred as a result of daily management of the Fund; and
- d. Taxes, duties or any other government levy, as and when applicable, if any.

CHAPTER 15 FUND ACCOUNTING AND TAXATION

Taxation

As per Article (117) the Income Tax Law No. 28 of 2009 (as amended), income accruing to investment funds set up in Oman under the Securities Law and the Executive Regulations shall be exempted from tax in Oman. However, the income earned by the Fund may be subject to foreign taxation to the extent income is derived from other jurisdictions.

Investors may also be subject to taxation on income or gains from the Units in their own jurisdiction. The investors shall confirm, through their financial advisors, of the cases where taxes are imposed in accordance with the laws and jurisdictions that they are subject to due to owning or selling the investment units. Note that taxes and other legal issues shall not be considered legal or tax consultancy for the holders of the units of the Fund. Prospective investors should consult their own legal counsel regarding tax laws and regulations. The tax and other matters described in this Prospectus are subject to change from time to time and do not constitute, and should not be construed as, legal or tax advice to the prospective Unitholders. Investors are urged to read chapter 5 entitled "Risk Factors".

Fund Accounts & Accounting Policy

The financial statement of the Fund shall be prepared as per IFRS, IAS and as required by Omani law.

- The Fund shall have a financial liability independent from the Investment Manager and the Fund Management Body.
- An independent and separate bank account for the Fund shall be maintained by the Custodian in Oman and where necessary outside Oman, for making withdrawals and deposits on behalf of the Fund.
- The Fund shall be treated, in respect of all sales and purchases and other transactions, as an independent entity and shall be credited in case of sales and debited in case of purchases. All costs related to the Fund shall be directly paid from the assets of the Funds.
- Accounting records for the Fund shall be maintained independently from the records of the Investment Manager and shall be audited by independent auditors approved or nominated by the Fund Management Body.
- The Fund Management Body has the power to remove or change the auditors of the Fund during the life of the Fund. The appointment of auditors will be notified to the FSA.
- The Fund's financial year will be from 1 January to 31 December in each year. However, the first financial year will commence on the date of registration of the Fund with the FSA.

Revenues of the Fund

Revenues of the Fund may consist of:

- i. Gains earned as a result of investing in securities;
- ii. Income received from assets of the Fund;
- iii. Interest credited to the accounts of the Fund; and
- iv. Any other revenue, directly linked to the Fund and resulting from the investment of the assets of the Fund.

Expenses of the Fund

The expenses of the Fund shall include:

- i. The initial set up cost of the Fund;
- ii. The cost of holding any meeting of Unitholders;
- iii. Fees paid to the Fund Management Body;
- iv. Fees paid to the Investment Manager;
- v. Fees paid to the Investment Advisor;
- vi. Fees paid to the Custodian and sub-custodians if any;
- vii. Fees paid to Administrator;
- viii. The fees paid to FSA and any other licensing and listing fees or similar charges and expenses;
- ix. Expenses in respect of accounting records and auditing fees;
- x. Brokerage commission and banking fees paid in connection with the sale and purchase of securities held on behalf of the Fund;
- xi. Any technical, legal or consultancy fees relating to the acquisition, maintenance and disposal of assets of the Fund;
- xii. All liabilities of the Fund in relation to taxation, whether due on the assets or income of the Fund:
- xiii. Any expenditure related to the exercise of rights and duties in respect of the assets of the Fund;
- xiv. The cost of preparing, printing, publishing and distributing public notices, annual and interim reports, valuations, accounts and price lists and such other reports or documents as may be allowed or required under the applicable laws or regulations of Oman and any other communications to Unitholders;
- xv. Costs of printing any certificates or proxies;
- xvi. Any losses incurred as a result of dealing in securities held on behalf of the Fund;
- xvii. The cost of maintaining accounts;
- xviii. The cost of preparing and filing all official documents concerning the Fund, including registration statements and offering circulars with all authorities having jurisdiction over the Fund or the offering of Units; and
- xix. Legal fees and any other expenditure directly related to the Fund.

Financial Reports and statements

The Administrator along with the Investment Manager will prepare unaudited quarterly financial statements for the first, second and third quarter of each Financial Year. It will also prepare a full year financial statement within two months from the end of the Financial Year comprising the audited balance sheet, , and statement of changes in Units, cash flow statement and report of the Fund Management Body. These statements will be disclosed to the public and Unitholders in a manner that is fair, timely, transparent and not misleading.

The un-audited quarterly financial statements will be forwarded to the Information Centre of the MSX within 30 days from the end of each quarter, or any other legal period prescribed by the disclosure rules and conditions issued by the FSA, through the private electronic transmission system of the MSX. The statements shall be published in two daily newspapers in Oman, One in Arabic and one in English.

CHAPTER 16 DISSOLUTION AND LIQUIDATION OF THE FUND

The Fund Management Body shall recommend the dissolution and liquidation of the Fund to (an extraordinary) General Meeting for any reason including:

- i. Expiration of its term.
- ii. Accomplishment of the objective for which the Fund was established pursuant to the Articles of Association and this Prospectus.
- iii. Reduction of the NAV of the Fund to less than OMR 500,000.
- iv. Fund ceasing to carry on business without a legitimate reason.
- v. Reduction in the NAV to the extent that expenses incurred by the investors are unreasonably high.
- vi. On recommendation by the Investment Manager.
- vii. On request by FSA.

The General Meeting shall issue the resolution to dissolve and liquidate the Fund including appointment of liquidator, setting its fees and the liquidation process. The powers of the Fund's management and service providers shall end immediately on appointment of the liquidator.

The proceeds of the liquidation shall be used to discharge the due and payable obligations of the Fund, after payment of dissolution and liquidation expenses. The balance shall be distributed to Unitholders on pro rata basis according to their Unit holdings.

CHAPTER 17 UNDERTAKINGS

First: Jabal Money Market Fund

The Members of the Fund Management Body of Jabal Money Market Fund (under formation) jointly and severally hereby confirm that:

- The information provided in this Prospectus is true and complete. Due diligence has been taken to ensure that no material information has been omitted, the omission of which would render this Prospectus misleading.
- All the provisions set out in the Articles of Association of the Fund, the Securities Law, the Executive Regulations of the Capital Market Law and the rules and regulations issued pursuant to them have been complied with.

Signed by:

Member- Fund Management Body

Second: The Investment Manager / Issue Manager

In accordance with the responsibilities prescribed by the Executive Regulations of issued under Ministerial Decision No. 1/2009, and instructions issued by the FSA, we have reviewed all the relevant documents and other material required for the preparation of this Prospectus relating to the establishment of the Fund and issuance of its Units through private placement.

The Investment Manager/ Issue Manager is responsible for the authenticity of the information contained in the Prospectus, and it has confirmed that no material information has been omitted, the omission of which would render this Prospectus misleading.

We confirm that we have taken all necessary due care as required by the profession with regard to the Prospectus. Based on our review of the Prospectus, the review we have undertaken with such relevant bodies with respect to the establishment of the Fund and issuance of its Units, profitability projections, pricing basis and the content of the documents submitted to ourselves, and based on the studies and deliberations, we confirm that:

- a) We have taken reasonable care in ensuring that the information furnished to us and which is contained in the Prospectus is consistent with the facts available in the documents and material pertaining to the establishment of the Fund and issuance of its Units.
- b) On the basis of our perusal and information made available to us, it is hereby confirmed that the Fund has neither concealed any fundamental information nor omitted any important information, omission of which would have made the Prospectus misleading.
- c) The Prospectus and the information contained therein are consistent with all the rules and conditions governing disclosure obligations as provided for in the Capital Market Law and relevant regulations and directives issued by the FSA and the standard form of prospectus adopted by the FSA, and are consistent with all other instructions and directives issued in this respect.
- d) The data and information presented in the Prospectus are, based on our review, correct, fair and accurate to the extent that they assist the Investor in taking an appropriate decision whether or not to invest in the Units in accordance with the rules and requirements of disclosures.

On behalf of the Investment Manager/Issue Manager

Jabal Asset Management LLC

Third: Legal Adviser:

The legal adviser whose name is indicated below confirms that, save as otherwise allowed by the FSA, all actions taken on the offering of the Units is in accordance with the provisions of the laws and legislation related to the activities of the Fund and the Securities law and Executive Regulations and instructions issued by virtue of which and the requirements and the conditions for issuing units and form prospectus applicable to the FSA.

On behalf of the Legal Advisor

Al Maamary, Al Abri& Co. (MAQ Legal)