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Investment Fund Information

معلومات صندوق الاستثمار

1) Name of the Investment Fund

1) اسم صندوق الاستثمار

SNB Capital Global REITs Fund

صندوق الأهلى العالمي للريت

2) Investment Objectives and Policies

2) أهداف وسياسات الاستثمار وممارساته

Fund's Objectives:

أهداف الصندوق:

The Fund aims to achieve capital appreciation in the long term and distribute income through investing primarily in the securities of listed Real Estate Investment Trusts "REITs", which own and operate income generating real estate properties, across the globe. In addition, the Fund has the right to invest in local and global equity of real estate sector or real estate development sector.

يهدف الصندوق إلى نمو رأس المال على المدى الطويل وتوزيع الدخل من خلال الاستثمار بشكل أساسي في الأوراق المالية للشركات العقارية المدرجة "REITs" على مستوى العالم والتي تمتلك وتدير مجموعة من العقارات المدرة للدخل. بالإضافة إلى ذلك، يحق للصندوق الاستثمار في أسهم الشركات المدرجة محلياً وعالمياً في القطاع العقاري أو قطاع التطوير

Investment Policies and Practices:

سياسات الاستثمار وممارساته:

The Fund invests in listed securities of Real Estate Investment Trusts "REITs", listed equity of real estate companies and real estate development companies, initial public offerings of REITs shares or Units, initial public offering of real estate development companies, and Units of investment funds that have similar objectives to the Fund.

يستثمر الصندوق في الأوراق المالية للشركات العقارية المدرجة "REITs"، وأسهم الشركات العقارية وشركات التطوير العقاري المدرجة، والطروحات العامة الأولية لأسهم أو الأوراق المالية للشركات العقارية المدرجة REITs والطروحات العامة الأولية لشركات التطوير العقاري، وفي وحدات صناديق الاستثمار التي لها أهداف مماثلة لأهداف الصندوق.

3) Distribution of Income & Gain Policy

3) سياسة توزيع الدخل والأرباح

The Fund Manager reserves the right, at its own discretion, acting in the best interest of the Unitholders, to fully or partially distribute income received from underlying investments (if any) and/or realized capital gain (if any) to the Unitholders twice a year within ten Business Days from the end of June and December, each year, after obtaining the Fund Board approval. Unitholders eligible for the distribution will be the Unitholders of record at the valuation day before the last valuation day in June and December, each year and after granted Fund Board approval.

يحتفظ مدير الصندوق بحق إقرار التوزيع الكلى أو الجزئي من الأرباح الدورية المستلمة من استثمارات الصندوق حال وجودها و/أو توزيع الأرباح الرأسمالية المحققة إن وجدت من قبل الصندوق بما يحقق مصلحة مالكي الوحدات. ويتم توزيع تلك الأرباح مرتين في السنة خلال عشرة أيام عمل من نهاية شهر يونيو وديسمبر من كل عام، على أن تكون أحقية استلام الأرباح للمستثمرين المسجلين في سجلات الصندوق حسب تاريخ يوم التقييم الذي يسبق تاريخ التقييم الأخير في شهر يونيو وشهر ديسمبر من كل عام، وذلك بعد الحصول على موافقة مجلس إدارة الصندوق.

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

4) تتاح تقاربر الصندوق عند الطلب ويدون مقابل.

5) The fund's benchmark and the service provider's website (if any)

5) المؤشر الاسترشادي للصندوق، والموقع الإلكتروني لمزود الخدمة (إن

مؤشر أيديال ربتينجز العالمي للريتس (REITs). ويتم تزويد خدمة المؤشر المؤشر أيديال ربتينجز العالمي للريتس (REITs Index. The benchmark service and its). data are provided by (Ideal Ratings).

وبياناته عن طريق (أيديال ربتينجز).



1) A comparative table covering the last three financial years/or since inception, highlighting:

1) جدول مقارنة يغطي السنوات المالية الثلاث الأخيرة/ أو منذ التأسيس، يوضح:

Year	2024	2023	2022	السنة
NAV*	19,897,041.81	22,256,880	21,104,795	صافي قيمة أصول الصندوق*
NAV per Unit*	1.01	1.09	1.04	صافي قيمة أصول الصندوق لكل وحدة*
Highest Price per Unit*	1.19	1.17	1.49	أعلى سعر وحدة*
Lowest Price per Unit *	0.99	0.89	0.95	أقل سعر وحدة*
Number of Units	19,620,201	20,498,976	20,268,673	عدد الوحدات
Income Distribution Per Unit	0.013	0.014	0.015	قيمة الأرباح الموزعة لكل وحدة
Fees & Expense Ratio	2.56%	2.44%	2.38%	نسبة الرسوم والمصروفات
Percentage of borrowed assets from the total asset value, the period of their exposure period and due date (if any)	N/A	N/A	N/A	نسبة الأصول المقترضة من إجمالي قيمة الأصول، ومدة انكشافها وتاريخ استحقاقها (إن وجدت)
*In IIC Dellar				<

*الدولار الأمريكي

2) A performance record that covers the following:

2) سجل أداء يغطي ما يلي:

a. The total return for the fund compared to the benchmark for 1 year, 3 years, 5 years and since inception:

العائد الإجمالي للصندوق مقارنة بالمؤشر لسنة واحدة، ثلاث سنوات، خمس سنوات ومنذ التأسيس:

Period	Since Inception منذ التأسيس	5 Years 5 سنوات	3 Years 3 سنوات	1 Year سنة	الفترة
Return%	1.43	-1.81	-9.93	-4.09	عائد الصندوق%
Benchmark%	2.77	0.54	-7.97	-1.06	عائد المؤشر%

b. The annual total return for the fund compared to the benchmark for the last 10 years/ or since inception:

ب. العائد الإجمالي السنوي للصندوق مقارنة بالمؤشر للعشر
 سنوات الماضية/ أو منذ التأسيس:

Year	2024	2023	2022	2021	2020	2019	2018	2017	2016	2015	السنة
Return%	-4.09	6.97	-28.77	33.40	-6.39	21.10	-9.00	13.74	-5.89	7.27	عائد الصندوق%
Benchmark%	-1.06	10.11	-28.38	31.04	0.49	25.65	-5.26	12.56	-0.57	2.21	عائد المؤشر%



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

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

Fees and Expenses	ألف دولار USD'000	النسبة المئوية%	الرسوم والمصروفات
Management Fees	414	1.94%	أتعاب الإدارة
VAT on Management Fees	54	0.25%	ضريبة القيمة المضافة على أتعاب الإدارة
Custodian Fees	8	0.04%	رسوم الحفظ
Auditor Fees	14	0.07%	أتعاب مراجع الحسابات
Fund Admin Expenses	30	0.14%	مصاريف العمليات الإدارية
CMA Fees	2	0.01%	رسوم هيئة السوق المالية
Tadawul Fees	2	0.01%	رسوم نشر معلومات الصندوق على موقع تداول
Shariah Committee Fees	4	0.02%	أتعاب خدمات اللجنة الشرعية
Independent Fund Board Remunerations	7	0.03%	مكافآت أعضاء مجلس إدارة الصندوق المستقلين
Other fees	10	0.05%	مصاريف أخرى
Total Fees and Expenses	513	2.56%	مجموع الرسوم والمصاريف

3) Material Changes 3) تغيرات جوهرية حدثت خلال الفترة

No material changes occurred during the year.

لم تحدث أي تغييرات جوهرية تؤثر على أداء الصندوق.

4) ممارسات التصويت السنوية

أ.

Exercising of Voting Rights

kindly refer to the "Exercising of voting right Annex".

قام مدير الصندوق بممارسات التصويت السنوية. وللمزيد من التفاصيل يرجى The Fund Manager has exercised voting rights, for more details مراجعة "ملحق ممارسات التصويت السنوية".

Fund Board Annual Report

- **Names of Fund Board Members**
- Naif Al Saif Chairman Non-Independent Member
- Wisam Fasihaldin Non-Independent Member
- Dr. Asem Al Homaidi Independent Member
- Mohammed Al Oyaidi Independent Member

A brief about of the fund board members' qualifications

Naif Al-Saif: He is currently the Head of Principal Investments in SNB Capital. Naif joined Samba in February 2006. He has 15 years of experience. In Samba, Naif has managed the fixed income portfolio of more than SAR 60 billion and managed the public budget of SAR 225 billion. He is also the Chief Operating Officer in Samba London. Moreover, he is a member in Samba's Asset and Liability Committee. He has taken part in several strategic projects in developing the Saudi banking sector. Prior to joining Samba, he worked for Saudi Hollandi Bank, Derivatives Department, Treasury Section. Naif holds a bachelor's degree with Honors in Finance and Economics from

- 5) تقرير مجلس إدارة الصندوق السنوي أسماء أعضاء مجلس إدارة الصندوق
- نايف آل سيف رئيس مجلس إدارة الصندوق عضو غير مستقل
 - وسام فصيح الدين عضو غير مستقل
 - د. عاصم الحميضيي عضو مستقل
 - محمد العييدي عضو مستقل

ب. نبذة عن مؤهلات أعضاء مجلس إدارة الصندوق

نايف آل سيف: رئيس إدارة الاستثمارات الخاصة لدى شركة الأهلى المالية. انضم نايف إلى سامبا في فبراير 2006 حاصل على 15 سنة من الخبرة في العمل في سامبا، تولى نايف إدارة محفظة الدخل الثابت والتي تتجاوز 60 مليار ريال سعودي، بالإضافة إلى إدارة الميزانية العمومية التي تتجاوز 225 مليار ريال سعودي. وهو أيضاً رئيس المتداولين لفرع سامبا لندن. وهو عضو في لجنة الأصول والخصوم في سامبا. وقد شارك في العديد من المشاريع الاستراتيجية في تطوير القطاع المصرفي السعودي. قبل انضمامه إلى سامبا، عمل في البنك السعودي الهولندي، قسم المشتقات المالية - إدارة الخزينة. حصل نايف على درجة البكالوريوس في العلوم المالية والاقتصاد من جامعة الملك فهد للبترول



King Fahd University of Petroleum and Minerals and MBA from Prince Sultan University.

Wisam Fasihaldin: He is the Chief Financial Officer at Jeddah Central Development Company (A subsidiary of PIF). Also, he was the Chief Financial Officer at SNB Capital. He joined SNB Capital in 2014G. Prior to that he held multiple roles at Saudi National Bank. He has more than 20 years of experience in financial sector. He received an MBA degree - specialized in Finance University of Business & Technology (former CBA). He holds a Bachelor degree - specialized in Business Administration from King Abdulaziz University.

Dr. Asem Al Homaidi: He is an assistant professor of Finance and Investment. He received PhD in Finance from the University of New Orleans in United States of America, a Master in Financial Economics from University of New Orleans in United States of America, a Master of Finance from University of Tampa, FL and Bachelor's degree from King Saud University in Business Administration (major in Finance) Excellent grade with First Class Honor.

Mohammed Al Oyaidi: He is the Partner of OCPAs, has more than (19) years of experience in the area of capital markets, accounting, auditing and risk management. He has also worked in some international companies and agencies such as KPMG, Ernst & Young, the World Bank Group and the Saudi Capital Market Authority. He received a Master of Business Administration from Oklahoma City University and a Bachelor's degree in Accounting from King Saud University. He was awarded CPA Fellowship as well as SOCPA Fellowship. Aloyaidi is a commercial bankruptcy trustee certified by the Bankruptcy Commission.

c. Roles and responsibilities of the Fund Board

The responsibilities of the members of the fund board shall include the following:

- 1. Approving material contracts, decisions and reports involving the fund.
- 2. Approve a written policy in regards to the voting rights related to the fund assets.
- Overseeing and, where appropriate, approving or ratifying any conflicts of interest the fund manager has identified.
- Meeting at least twice annually with the fund manager's compliance committee or its compliance officer to review the fund manager's compliance with all applicable rules, laws and regulations.
- Approving all changes stipulated in Articles (62) and (63)
 of the Investment Funds Regulations "IFRs" before the
 fund manager obtains the approval or notification of the
 unitholders and the Authority (as applicable).
- Confirming the completeness and accuracy (complete, clear, accurate, and not misleading), and compliance with the IFRs, of the Terms and Conditions and of any other document, contractual or otherwise.

والمعادن وشهادة الماجستير في إدارة الأعمال / مالية من جامعة الأمير سلطان بمرتبة الشرف.

وسام فصيح الدين: المدير المالي لشركة وسط جدة للتطوير (إحدى الشركات التابعة لصندوق الاستثمارات العامة). شغل سابقاً منصب المدير المالي في شركة الأهلي المالية. انضم إلى شركة الأهلي المالية عام 2014م. شغل عدة مناصب في البنك الأهلي السعودي. لديه أكثر من 20 عاماً من الخبرة في الإدارة المالية. حاصل على ماجستير في إدارة الأعمال من جامعة الأعمال والتكنولوجيا في المملكة العربية السعودية، وشهادة مراقب تكاليف معتمد. وحاصل على درجة البكالوربوس في إدارة الأعمال من جامعة الملك عبدالعزيز.

د. عاصم الحميضي: الدكتور عاصم، أستاذ المالية والاستثمار المساعد. حصل على درجة الدكتوراه في الفلسفة المالية من جامعة نيو أورلينز في الولايات المتحدة الأمريكية، ودرجة الماجستير في الاقتصاد المالي من جامعة نيو أورلينز ومن جامعة تامبا في الولايات المتحدة الأمريكية، ودرجة الماجستير في العلوم المالية من جامعة تامبا في الولايات المتحدة الأمريكية. درس في جامعة الملك سعود وحصل على درجة البكالوريوس في إدارة الأعمال (تخصص المالية) بتقدير امتياز مع مرتبة الشرف الأولى.

محمد العييدي: شريك في شركة العييدي والسلوم محاسبون ومراجعون قانونيون، يمتلك خبرة أكثر من (19) عام في السوق المالية والمحاسبة والمراجعة وإدارة المخاطر. سبق له العمل في بعض بيوت الخبرة العالمية مثل شركة كي بي إم جي (KPMG)، وارنست آند يونغ (Ernst & Young)، والبنك الدولي، وهيئة السوق المالية السعودية. حصل على ماجستير إدارة أعمال من جامعة مدينة أوكلاهوما، وشهادة البكالوريوس في المحاسبة من جامعة الملك سعود وزمالة المحاسبون القانونيون الأمريكية (CPA)، وزمالة الهيئة السعودية للمحاسبين القانونيون (SOCPA)، وقرمالة الهيئة السعودية للمحاسبين القانونيون (SOCPA)، وهو أمين افلاس تجاري معتمد لدى لجنة الإفلاس.

ج. أدوار مجلس إدارة الصندوق ومسؤولياته

تشمل مسؤوليات أعضاء مجلس إدارة الصندوق، على سبيل المثال لا الحصر، الآتى:

- الموافقة على جميع العقود والقرارات والتقارير الجوهرية التي يكون الصندوق طرفاً فيها.
- اعتماد سياسة مكتوبة فيما يتعلق بحقوق التصويت المتعلقة بأصول الصندوق.
- الإشراف، ومتى كان ذلك مناسباً، الموافقة أو المصادقة على أي تعارض مصالح يفصح عنه مدير الصندوق وفقاً للائحة صناديق الاستثمار.
- 4. الاجتماع مرتين سنوياً على الأقل مع لجنة المطابقة والالتزام لدى مدير الصندوق أو مسؤول المطابقة والالتزام لديه، للتأكد من التزام مدير الصندوق بجميع اللوائح والأنظمة المتبعة.
- الموافقة على جميع التغييرات المنصوص عليها في المادتين (62) و (63)
 من لائحة صناديق الاستثمار وذلك قبل حصول مدير الصندوق على موافقة مالكي الوحدات والهيئة أو إشعارهم (حيثما ينطبق).
- 6. التأكد من اكتمال ودقة شروط وأحكام الصندوق وأي مستند آخر (سواء أكان عقداً أم غيره) يتضمن إفصاحات تتعلق بالصندوق ومدير الصندوق



- 7. Ensuring that the fund manager carries out its obligations in the best interests of the unitholders, in accordance with the IFRs and the Fund's Terms and Conditions.
- 8. Reviewing the report that includes assessment of the performance and quality of services provided by the parties involved in providing significant services to the fund referred to in Paragraph (I) of Article (9) of IFRs, in order to ensure that the fund manager fulfils his responsibilities in the interest of unitholders in accordance with the Fund's Terms and Conditions and the provisions stipulated in IFRs.
- 9. Assessing the mechanism of the fund manager's handling of the risks related to the fund's assets in accordance with the fund manager's policies and procedures that detect the fund's risks and how to treat such risks.
- Have a fiduciary duty to unitholders, including a duty to act in good faith, a duty to act in the best interests of the unitholders and a duty to exercise all reasonable care and skill.
- 11. Approving the appointment of the external Auditor nominated by the Fund Manager.
- 12. Taking minutes of meetings that provide all deliberations and facts of the meetings and the decisions taken by the fund's board of director.
- 13. Review the report containing all complaints and the measures taken regarding them referred to in Paragraph (m) of Article (9) of IFRs, in order to ensure that the fund manager carries out his responsibilities in a way that serves the interest of unitholders in accordance with the Fund's Terms and Conditions and what contained in this Regulation.

d. Remuneration of fund board members

Each member of the Fund's independent Board of Directors receives USD (37,333.33) annually, divided by the number of open-ended public investment funds managed by the Fund Manager and supervised by the Fund Board.

e. A statement of any conflict or potential conflict of interest between the interests of a fund board member and the interests of the fund

Members of the Fund Board may be members of other funds that may seek investment objectives similar to those of the Fund. Therefore, in the exercise of its business, a member of the Fund Board may find himself in a situation of potential conflict of duties or interests with one or more funds. However, in such cases, the member shall take into account his obligations to act in the best interests of the Unitholders to the maximum practicable extent and not to overlook his obligations to his other clients when he considers any investment that may involve a potential conflict of interest, and in situations requiring voting, that Member shall refrain from doing so. To the date of issuing the Terms and Conditions,

- وإدارته للصندوق، إضافةً إلى التأكد من توافق ما سبق مع أحكام لائحة صناديق الاستثمار.
- 7. التأكد من قيام مدير الصندوق بمسؤولياته بما يحقق مصلحة مالكي الوحدات وفقاً لشروط وأحكام الصندوق، وأحكام لائحة صناديق الاستثمار.
- 8. الاطلاع على التقرير المتضمن تقييم أداء وجودة الخدمات المقدمة من الأطراف المعنية بتقديم الخدمات الجوهرية للصندوق المشار إليه في الفقرة (ل) من المادة (9) من لائحة صناديق الاستثمار؛ وذلك للتأكد من قيام مدير الصندوق بمسؤولياته بما يحقق مصلحة مالك الوحدات وفقاً لشروط وأحكام الصندوق وما ورد في لائحة صناديق الاستثمار.
- 9. تقييم آلية تعامل مدير الصندوق مع المخاطر المتعلقة بأصول الصندوق وفقاً لسياسات وإجراءات مدير الصندوق حيال رصد المخاطر المتعلقة بالصندوق وكيفية التعامل معها.
- 10. العمل بأمانة وحسن نية واهتمام ومهارة وعناية وحرص وبما يحقق مصلحة مالكي الوحدات.
- 11. الموافقة على تعيين مراجع الحسابات بعد ترشيحه من قبل مدير الصندوق.
- 12. تدوين محاضر الاجتماعات التي تشتمل على جميع وقائع الاجتماعات والقرارات التي اتخذها مجلس إدارة الصندوق.
- 13. الاطلاع على التقرير المتضمن جميع الشكاوى والإجراءات المتخذة حيالها المشار إليه في الفقرة (م) من المادة (9) من لائحة صناديق الاستثمار؛ وذلك للتأكد من قيام مدير الصندوق بمسؤولياته بما يحقق مصلحة مالكي الوحدات وفقاً لشروط وأحكام الصندوق وما ورد في لائحة صناديق الاستثمار.

.. مكافآت أعضاء مجلس إدارة الصندوق

يتقاضى عضو مجلس إدارة الصندوق المستقل (37,333.33) دولار سنوياً مقسمة على عدد الصناديق العامة المفتوحة المدارة من قبل مدير الصندوق والتي يشرف عليها المجلس.

ه. تعارض المصالح بين مصالح عضو مجلس إدارة الصندوق ومصالح الصندوق

يجوز لأعضاء مجلس إدارة الصندوق أن يكونوا أعضاء من حين لآخر لصناديق أخرى قد تنشد أهدافاً استثمارية مماثلة لتلك الخاصة بالصندوق. ولذلك، فمن الممكن أن يجد أحد أعضاء مجلس إدارة الصندوق، في نطاق ممارسته لأعماله، أنه في موقف ينطوي على تعارض محتمل في الواجبات أو المصالح مع واحد أو أكثر من الصناديق. وعلى أي حال، ففي تلك الحالات سوف يراعي عضو مجلس الإدارة التزاماته بالتصرف بما يحقق أقصى مصالح مالكي الوحدات المعنيين إلى أقصى درجة ممكنة عملياً، وعدم إغفال التزاماته تجاه عملائه الآخرين عند الاطلاع بأي استثمار قد ينطوي على تعارض محتمل في المصالح، وفي الحالات التي تتطلب التصويت سوف يمتنع ذلك العضو عن ذلك. علماً أنه إلى تاريخ



there is no significant business or other interest to the members of the Fund Board, which is likely to conflict with the interests of the Fund.

إعداد الشروط والأحكام، لا يوجد أي نشاط عمل أو مصلحة أخرى مهمة لأعضاء مجلس إدارة الصندوق يُحتمل تعارضها مع مصالح الصندوق.

f. A statement showing all the funds boards that the relevant board member is participating in

و. جدول يوضح جميع مجالس إدارة الصناديق التي يشارك فيها

عضو مجلس الصندوق

Fund's/ Member's Name	محمد العييدي Mohammed Al Oyaidi	د. عاصم الحميضي Dr. Asem AlHomaidi	وسام فصیح الدین Wisam Fasihaldin	نايف آل سيف Naif Al-Saif	اسم الصندوق / العضو
SNB Capital GCC Growth and Income Fund	✓	✓	✓	✓	صندوق الأهلي الخليجي للنمو والدخل
SNB Capital Global REITs Fund	✓	✓	✓	√	صندوق الأهلي العالمي للريت
SNB Capital Fund of REITs Fund	✓	√	√	√	_ صندوق الأهلي القابض لصناديق الاستثمار العقارية المتداولة
SNB Capital Freestyle Saudi Equity Fund	✓	✓	✓	√	صندوق الأهلي المرن للأسهم السعودية
SNB Capital Saudi Small and Mid-Cap Equity Fund	✓	√	✓	✓	صندوق الأهلي لأسهم الشركات السعودية الصغيرة والمتوسطة
SNB Capital Global Health Care Fund	✓	✓	✓	✓	صندوق الأهلي العالمي للرعاية الصحية
SNB Capital GCC Trading Equity Fund	✓	✓	√	√	صندوق الأهلي للمتاجرة بالأسهم الخليجية
SNB Capital Saudi Trading Equity Fund	✓	✓	✓	√	صندوق الأهلي للمتاجرة بالأسهم السعودية
SNB Capital Asia Pacific Index Fund	✓	✓	✓	✓	صندوق الأهلي لمؤشر أسهم آسيا والباسيفيك
SNB Capital Emerging Markets Index Fund	✓	✓	✓	✓	صندوق الأهلي لمؤشر أسهم الأسواق الناشئة
SNB Capital North America Index Fund	✓	✓	✓	✓	صندوق الأهلي لمؤشر أسهم أمريكا الشمالية
SNB Capital Europe Index Fund	✓	✓	✓	✓	صندوق الأهلي لمؤشر أسهم أوروبا
SNB Capital Global Megatrends Fund	✓	✓	✓	✓	صندوق الأهلي العالمي للقطاعات الواعدة
SNB Capital Saudi Nomu Market Fund	✓	✓	✓	✓	صندوق الأهلي لأسهم سوق نمو السعودي
SNB Capital GCC Petrochemical Sector Fund	√	✓	✓	✓	صندوق الأهلي لقطاع البتروكيماويات الخليجي
SNB Capital Sovereign Sukuk Fund				✓	صندوق الأهلي للصكوك السيادية
AlAhli SEDCO Residential Development Fund	✓	✓			صندوق الأهلي سدكو للتطوير السكني
SNB Capital Real Estate Income Fund	✓	\checkmark			صندوق الأهلي العقاري للدخل
SNB Capital Danat AlJanob Real Estate Fund	√	✓			صندوق الأهلي دانة الجنوب العقاري
SNB Capital AlJawharah Real Estate Fund	✓	✓			صندوق الأهلي الجوهرة العقاري
SNB Capital AlJawharah Real Estate Fund II	✓	✓			صندوق الأهلي الجوهرة العقاري الثاني
SNB Capital AlBasateen Real Estate Fund	√	✓			صندوق الأهلي البساتين العقاري
AlAhli REIT Fund (1)	✓				صندوق الأهلى ريت (1)
AlAhli Makkah Hospitality Fund	✓				صندوق الأهلي ريت (1) صندوق الأهلي للضيافة بمكة المكرمة
SNB Capital Real Estate Fund	✓				صندوق الأهلي العقاري



g. Topics discussed and issued resolutions, as well as the fund performance and fund achievement of its objectives

The Fund's Board of Directors held three meetings during 2024. The following is a summary of the key decisions approved and the matters discussed by the Fund's Board of Directors:

- Fund's objectives achievement and performance review.
- Risks related to the funds; including: liquidity, market, and operational risks.
- Ensuring fund's compliance to all applicable rules and regulations.

ز. الموضوعات التي تمت مناقشتها والقرارات الصادرة بشأنها بما في ذلك أداء الصندوق وتحقيق الصندوق لأهدافه

عقد مجلس إدارة الصندوق ثلاثة اجتماعات خلال العام 2024م، وفيما يلي ملخصاً لأهم القرارات التي تم إقرارها والمواضيع التي تمت مناقشتها من قبل مجلس إدارة الصندوق:

- مناقشة تحقيق الصندوق لأهدافه وأدائه خلال العام.
- المخاطر المتعلقة بالصندوق بما في ذلك مخاطر السيولة، السوق،
 - التزام الصناديق بلوائح هيئة السوق المالية مع مسؤول المطابقة والالتزام.

Fund Manager ج) مدير الصندوق

1) اسم مدير الصندوق، وعنوانه 1) Name and address of the Fund Manager **SNB Capital Company** شركة الأهلى المالية طريق الملك سعود، ص.ب. 22216، الرياض 11495، المملكة العربية السعودية King Saud Road, P.O. Box 22216, Riyadh 11495, Saudi Arabia هاتف: 920000232 +966 Tel: +966 920000232 الموقع الإلكتروني: www.alahlicapital.com Website: www.alahlicapital.com 2) Names and addresses of Sub-Manager / Investment

Adviser

2) اسم وعنوان مدير الصندوق من الباطن و/أو مستشارين الاستثمار (إن

LaSalle Investment Management Securities LLC

100 E. Pratt St., Baltimore, Maryland 21202.

3) Investment Activities during the period

خلال العام، زاد الصندوق وزن استثماراته في الولايات المتحدة واليابان في حين قام بخفضها في استراليا.

3) أنشطة الاستثمار خلال الفترة

- During the year the fund had an overweight position in US and Japan, while maintaining an underweight position in Australia.
- أما على صعيد القطاع زاد الصندوق وزن استثماراته في القطاع السكني وخفضها في القطاع الصناعي.
- On the sectorial allocation, the fund had an overweight position to the residential sector, and an underweight position in the industrial sector.
- 4) Report of investment fund's performance during the period

4) تقرير الأداء خلال الفترة

-4.09% أداء الصندوق **Fund Performance** -4.09% -1.06% أداء المــؤشــر Benchmark Performance -1.06% انخفض أداء الصندوق عن أداء المؤشر بفارق 303 نقطة أساس. The fund underperformed the benchmark by 303 bps.

5) تغيرات حدثت في شروط وأحكام الصندوق 5) Terms & Conditions Material Changes None. لا يوجد.

to make an informed judgment about the fund's activities during the period

6) Any other information that would enable unitholders أي معلومة أخرى من شأنها أن تُمكّن مالكي الوحدات من اتخاذ قرار مدروس ومبنى على معلومات كافية بشأن أنشطة الصندوق خلال الفترة

None. لا يوجد.

7) Investments in other Investment Funds

7) الاستثمار في صناديق استثمارية أخرى

The fund has not invested substantially in other investment funds.

الصندوق لم يستثمر بشكل كبير في صناديق استثمارية أخرى.



8) Special commission received by the fund manager العمولات الخاصة التي حصل عليها مدير الصندوق خلال الفترة during the period لم يحصل مدير الصندوق على أي عمولات خاصة خلال الفترة. No special commissions were received during the period. 9) أي بيانات ومعلومات أخرى أوجبت لائحة صناديق الاستثمار تضمينها 9) Any other data and other information required by بهذا التقرير Investment Fund Regulations to be included in this a. Conflict of Interests أ. تعارض في المصالح لا يوجد تعارض مصالح. There is no conflict of interests. **Fund Distribution During The Year** ب. توزيعات الصندوق خلال العام قام مدير الصندوق بتوزيع إجمالي قدره 0.02739 دولار لكل وحدة خلال العام. The fund distributed 0.02739 USD per unit during the year. **Incorrect Valuation or Pricing** ج. خطأ في التقويم والتسعير None. لا يوجد. **Investment Limitation Breaches** د. مخالفة قيود الاستثمار None. 10) مدة إدارة الشخص المسجل كمدير للصندوق 10) Period for the management of the person registered as fund manager منذ أغسطس – 2022م. Since August - 2022G. 11) الإفصاح عن نسبة مصروفات كلّ صندوق بنهاية العام والمتوسط المرجّح 11) A disclosure of the expense ratio of each underlying

Custodian أمين الحفظ

Name and address of custodian

The Northern Trust Company of Saudi Arabia

Floor 20, Kingdom Tower, Olaya, 12214-9597 Riyadh, Saudi Arabia

fund at end of year and the weighted average expense ratio of all underlying funds that invested in (where

Tel.: +96614167922

applicable)

N/A.

Website: www.northerntrust.com

1) اسم أمين الحفظ، وعنوانه

شركة نورذن ترست العربية السعودية

الدور 20، برج المملكة طريق العروبة – العليا، الرياض 9597-12214 المملكة العربية السعودية

لنسبة مصروفات كل الصناديق الرئيسة المستثمر فيها (حيثما ينطبق)

لا ينطبق.

هاتف: 966114167922+

الموقع الإلكتروني: www.northerntrust.com

2) Custodian's duties and responsibilities

- Notwithstanding the delegation by a custodian to one or more third parties under the provisions of Investment Funds Regulations or the Capital Market Institutions Regulations, the custodian shall remain fully responsible for compliance with its responsibilities in accordance to the provisions of Investment Funds Regulations.
- The custodian shall be held responsible to the fund manager and unitholders for any losses caused to the

2) واجبات ومسؤوليات أمين الحفظ

- يعد أمين الحفظ مسؤولاً عن التزاماته وفقاً لأحكام لائحة صناديق الاستثمار، سواء قام بتأدية مسؤولياته بشكل مباشر أم كلف بها طرفا ثالثاً بموجب أحكام لائحة صناديق الاستثمار أو لائحة مؤسسات السوق المالية.
- يعد أمين الحفظ مسؤولاً تجاه مدير الصندوق ومالكي الوحدات عن خسائر الصندوق الناجمة بسبب احتياله أو إهماله أو سوء تصرفه المتعمد أو تقصيره



investment fund due to the custodian fraud, negligence, misconduct or willful default.

 The custodian shall be responsible for taking custody and protecting the fund's assets on behalf of unitholders, and taking all necessary administrative measures in relation to the custody of the fund's assets. - يعد أمين الحفظ مسؤولاً عن حفظ أصول الصندوق وحمايتها لصالح مالكي الوحدات، وهو مسؤول كذلك عن اتخاذ جميع الإجراءات الإدارية اللازمة فيما يتعلق بحفظ أصول الصندوق.

ه) مشغل الصندوق ها مشغل الصندوق المنادوق علم المنادوق ال

1) Name and address of fund operator

SNB Capital Company

King Saud Road, P.O. Box 22216, Riyadh 11495,

Saudi Arabia

Tel: +966 920000232

Website: www.alahlicapital.com

2) Operator's duties and responsibilities

- In relation to investment funds, the fund operator shall be responsible for operating the investment fund.
- The fund operator must maintain the books and records related to the operation of the fund it operates.
- The fund operator must establish a register of unitholders and must maintain it in the Kingdom in accordance to the Investment Funds Regulations.
- The fund operator shall be responsible for the process of dividends distribution (if available) to unitholders.
- The fund operator must process requests for subscriptions, redemption and transfer according to the fund's Terms & Conditions.
- The fund operator shall be responsible for calculating the price of the units and valuing the assets of the fund. In so doing, the fund operator shall conduct a full and fair valuation according to the fund's Terms & Conditions.

1) اسم مشغل الصندوق، وعنوانه

شركة الأهلي المالية

طريق الملك سعود، ص.ب. 22216، الرياض 11495، المماكة العربية السعودية

المملكة العربية السعودية هاتف: 920000232 69+

الموقع الإلكتروني: www.alahlicapital.com

2) واجبات ومسؤوليات مشغل الصندوق

- يكون مشغل الصندوق مسؤولاً عن تشغيل الصندوق.
- يقوم مشغل الصندوق بالاحتفاظ بالدفاتر والسجلات ذات الصلة بتشغيل الصندوق.
- يقوم مشغل الصندوق بإعداد وتحديث سجلّ بمالكي الوحدات وحفظه في المملكة وفقاً لمتطلبات لائحة صناديق الاستثمار.
- يُعدّ مشغل الصندوق مسؤولاً عن عملية توزيع الأرباح (إن وجدت) حسب سياسة التوزيع المنصوص عليها في شروط وأحكام الصندوق.
- يقوم مشغل الصندوق بإجراءات الاشتراك والاسترداد والتحويل حسب المنصوص عليها في شروط وأحكام الصندوق.
- يُعدُّ مشغل الصندوق مسؤولاً عن تقييم أصول الصندوق تقييماً كاملاً وعادلاً وحساب سعر وحدات الصندوق حسب ما ورد في شروط وأحكام الصندوق.

و) مراجع الحسابات () مراجع الحسابات

Name and Address of Auditor

KPMG Professional Services

Roshn Front – Airport Road P.O Box. 92876, Riyadh 11663,

Saudi Arabia

Tel: +966118748500

Website: www.kpmg.com/sa

اسم مراجع الحسابات، عنوانه

كى بى ام جى للخدمات المهنية

وآجهة روشَن – طريق المطار ص.ب 92876، الرياض 11663 المملكة العربية السعودية

هاتف:966118748500+

الموقع الإلكتروني: www.kpmg.com/sa



G) Financial Statements (القوائم المالية

As shown below in the financial statements section.

كما هو موضح أدناه في قسم القوائم المالية.

H) Zakat Calculations

ح) حساب الزكاة

New regulations effective during the year

"The Minister of Finance via Ministerial Resolution No. (29791) dated 9 Jumada-al-Awwal 1444 H (corresponding to 3 December 2022) approved the Zakat Rules for Investment Funds permitted by the CMA.

The Rules are effective from 1 January 2023 requiring Investment Funds to register with Zakat, Tax and Customs Authority (ZATCA). The Rules also require the Investment Funds to submit an information declaration to ZATCA within 120 days from the end of their fiscal year, including audited financial statements, records of related party transactions and any other data requested by ZATCA. Under the Rules, Investment Funds are not subject to Zakat provided they do not engage in unstipulated economic or investment activities as per their CMA approved Terms and Conditions. Unitholders are obliged to pay due ZAKAT based on their unit owned.

During the current year, the Fund Manager has completed the registration of the Fund with ZATCA and submitted information declaration on time and the due ZAKAT amount for the year ended 31 December 2024 for the fund units was amounted to 0.0983 Saudi Riyal per unit".

اللوائح الجديدة سارية المفعول خلال العام

"وافق وزير المالية بموجب القرار الوزاري رقم (29791) وتاريخ 9 جمادى الأولى 1444هـ (الموافق 3 ديسمبر 2022م) على قواعد الزكاة لصناديق الاستثمار المسموح بها من قبل هيئة السوق المالية.

تسري القواعد اعتبارًا من 1 يناير 2023 وتتطلب من صناديق الاستثمار التسجيل لدى هيئة الزكاة والضرائب والجمارك (الهيئة). كما تلزم القواعد أيضًا من صناديق الاستثمار تقديم إقرار معلومات إلى (الهيئة) خلال 120 يومًا من نهاية سنتها المالية، بما في ذلك القوائم المالية المدققة وسجلات المعاملات الأطراف ذات العلاقة وأي بيانات أخرى تطلبها الهيئة بموجب القواعد، لا تخضع صناديق الاستثمار للزكاة بشرط ألا تمارس أنشطة اقتصادية أو استثمارية غير مشروطة وفقا للشروط والأحكام المعتمدة من هيئة أسواق المال. سيتحمل كل مالك في حدود ملكيته سداد الزكاة عن تلك الوحدات.

خلال العام الحالي، أكمل مدير الصندوق عملية تسجيل الصندوق لدى الهيئة وتم تقديم إعلان المعلومات في الوقت المناسب وكان مبلغ الزكاة الواجب أداؤه للعام المالي المنتهي في 31 ديسمبر 2024 عن وحدات الصندوق 0.0983 ريال سعودي عن كل وحدة".

Annex - Exercised Voting Rights

ملحق - ممارسات التصويت السنوية

Issuer Name	Date of GA	Subject of Voting (Proposal)	Voting Decision (agree, no agree, no voting)
Healthpeak Properties, Inc.	21-Feb-24	Issue Shares in Connection with Merger	For
Healthpeak Properties, Inc.	21-Feb-24	Increase Authorized Common Stock	For
Healthpeak Properties, Inc.	21-Feb-24	Adjourn Meeting	For
SEGRO PLC	18-Apr-24	Accept Financial Statements and Statutory Reports	For
SEGRO PLC	18-Apr-24	Approve Final Dividend	For
SEGRO PLC	18-Apr-24	Approve Remuneration Report	For
SEGRO PLC	18-Apr-24	Re-elect Andy Harrison as Director	For



SEGRO PLC	18-Apr-24	Re-elect Mary Barnard as Director	For
SEGRO PLC	18-Apr-24	Re-elect Sue Clayton as Director	For
SEGRO PLC	18-Apr-24	Re-elect Soumen Das as Director	For
SEGRO PLC	18-Apr-24	Re-elect Carol Fairweather as Director	For
SEGRO PLC	18-Apr-24	Re-elect Simon Fraser as Director	For
SEGRO PLC	18-Apr-24	Re-elect David Sleath as Director	For
SEGRO PLC	18-Apr-24	Re-elect Linda Yueh as Director	For
SEGRO PLC	18-Apr-24	Reappoint PricewaterhouseCoopers LLP as Auditors	For
SEGRO PLC	18-Apr-24	Authorise the Audit Committee to Fix Remuneration of Auditors	For
SEGRO PLC	18-Apr-24	Authorise UK Political Donations and Expenditure	For
SEGRO PLC	18-Apr-24	Authorise Issue of Equity	For
SEGRO PLC	18-Apr-24	Authorise Board to Offer Scrip Dividend	For
SEGRO PLC	18-Apr-24	Authorise Issue of Equity without Pre-emptive Rights	For
SEGRO PLC	18-Apr-24	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For
SEGRO PLC	18-Apr-24	Authorise Market Purchase of Ordinary Shares	For
SEGRO PLC	18-Apr-24	Authorise the Company to Call General Meeting with Two Weeks' Notice	For
Healthpeak Properties, Inc.	25-Apr-24	Elect Director Scott M. Brinker	For
Healthpeak Properties, Inc.	25-Apr-24	Elect Director Katherine M. Sandstrom	For
Healthpeak Properties, Inc.	25-Apr-24	Elect Director John T. Thomas	For
Healthpeak Properties, Inc.	25-Apr-24	Elect Director Brian G. Cartwright	For
Healthpeak Properties, Inc.	25-Apr-24	Elect Director James B. Connor	For
Healthpeak Properties, Inc.	25-Apr-24	Elect Director R. Kent Griffin, Jr.	For
Healthpeak Properties, Inc.	25-Apr-24	Elect Director Pamela J. Kessler	For
Healthpeak Properties, Inc.	25-Apr-24	Elect Director Sara G. Lewis	For
Healthpeak Properties, Inc.	25-Apr-24	Elect Director Ava E. Lias-Booker	For
Healthpeak Properties, Inc.	25-Apr-24	Elect Director Tommy G. Thompson	For
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Healthpeak Properties, Inc.	25-Apr-24	Elect Director Richard A. Weiss	For
Healthpeak Properties, Inc.	25-Apr-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
Healthpeak Properties, Inc.	25-Apr-24	Ratify Deloitte & Touche LLP as Auditors	For
First Industrial Realty Trust, Inc.	30-Apr-24	Elect Director Peter E. Baccile	For
First Industrial Realty Trust, Inc.	30-Apr-24	Elect Director Teresa Bryce Bazemore	For
First Industrial Realty Trust, Inc.	30-Apr-24	Elect Director Matthew S. Dominski	For
First Industrial Realty Trust, Inc.	30-Apr-24	Elect Director H. Patrick Hackett, Jr.	For
First Industrial Realty Trust, Inc.	30-Apr-24	Elect Director Denise A. Olsen	For
First Industrial Realty Trust, Inc.	30-Apr-24	Elect Director John E. Rau	For
First Industrial Realty Trust, Inc.	30-Apr-24	Elect Director Marcus L. Smith	For
First Industrial Realty Trust, Inc.	30-Apr-24	Approve Omnibus Stock Plan	For
First Industrial Realty Trust, Inc.	30-Apr-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
First Industrial Realty Trust, Inc.	30-Apr-24	Ratify PricewaterhouseCoopers LLP as Auditors	For
Regency Centers Corporation	01-May-24	Elect Director Martin E. Stein, Jr.	For
Regency Centers Corporation	01-May-24	Elect Director Bryce Blair	For
Regency Centers Corporation	01-May-24	Elect Director C. Ronald Blankenship	For
Regency Centers Corporation	01-May-24	Elect Director Kristin A. Campbell	For
Regency Centers Corporation	01-May-24	Elect Director Deirdre J. Evens	For
Regency Centers Corporation	01-May-24	Elect Director Thomas W. Furphy	For
Regency Centers Corporation	01-May-24	Elect Director Karin M. Klein	For
Regency Centers Corporation	01-May-24	Elect Director Peter D. Linneman	For
Regency Centers Corporation	01-May-24	Elect Director David P. O'Connor	For
Regency Centers Corporation	01-May-24	Elect Director Lisa Palmer	For
Regency Centers Corporation	01-May-24	Elect Director James H. Simmons, III	For
Regency Centers Corporation	01-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
Regency Centers Corporation	01-May-24	Ratify KPMG LLP as Auditors	For
Public Storage	07-May-24	Elect Director Ronald L. Havner, Jr.	For



Public Storage	07-May-24	Elect Director Tamara Hughes Gustavson	For
Public Storage	07-May-24	Elect Director Shankh S. Mitra	For
Public Storage	07-May-24	Elect Director Rebecca Owen	For
Public Storage	07-May-24	Elect Director Kristy M. Pipes	For
Public Storage	07-May-24	Elect Director Avedick B. Poladian	For
Public Storage	07-May-24	Elect Director John Reyes	For
Public Storage	07-May-24	Elect Director Joseph D. Russell, Jr.	For
Public Storage	07-May-24	Elect Director Tariq M. Shaukat	For
Public Storage	07-May-24	Elect Director Ronald P. Spogli	For
Public Storage	07-May-24	Elect Director Paul S. Williams	For
Public Storage	07-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
Public Storage	07-May-24	Ratify Ernst & Young LLP as Auditors	For
Prologis, Inc.	09-May-24	Elect Director Hamid R. Moghadam	For
Prologis, Inc.	09-May-24	Elect Director Cristina G. Bita	For
Prologis, Inc.	09-May-24	Elect Director James B. Connor	For
Prologis, Inc.	09-May-24	Elect Director George L. Fotiades	For
Prologis, Inc.	09-May-24	Elect Director Lydia H. Kennard	For
Prologis, Inc.	09-May-24	Elect Director Irving F. Lyons, III	For
Prologis, Inc.	09-May-24	Elect Director Guy A. Metcalfe	For
Prologis, Inc.	09-May-24	Elect Director Avid Modjtabai	For
Prologis, Inc.	09-May-24	Elect Director David P. O'Connor	For
Prologis, Inc.	09-May-24	Elect Director Olivier Piani	For
Prologis, Inc.	09-May-24	Elect Director Carl B. Webb	For
Prologis, Inc.	09-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
Prologis, Inc.	09-May-24	Ratify KPMG LLP as Auditors	For
Prologis, Inc.	09-May-24	Reduce Supermajority Vote Requirement to Amend Charter	For
Prologis, Inc.	09-May-24	Reduce Supermajority Vote Requirement to Amend Bylaws	For



Prologis, Inc.	09-May-24	Adopt Simple Majority Vote	For
Camden Property Trust	10-May-24	Elect Director Richard J. Campo	For
Camden Property Trust	10-May-24	Elect Director Javier E. Benito	For
Camden Property Trust	10-May-24	Elect Director Heather J. Brunner	For
Camden Property Trust	10-May-24	Elect Director Mark D. Gibson	For
Camden Property Trust	10-May-24	Elect Director Scott S. Ingraham	For
Camden Property Trust	10-May-24	Elect Director Renu Khator	For
Camden Property Trust	10-May-24	Elect Director D. Keith Oden	For
Camden Property Trust	10-May-24	Elect Director Frances Aldrich Sevilla-Sacasa	For
Camden Property Trust	10-May-24	Elect Director Steven A. Webster	For
Camden Property Trust	10-May-24	Elect Director Kelvin R. Westbrook	For
Camden Property Trust	10-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
Camden Property Trust	10-May-24	Ratify Deloitte & Touche LLP as Auditors	For
Alexandria Real Estate Equities, Inc.	14-May-24	Elect Director Joel S. Marcus	For
Alexandria Real Estate Equities, Inc.	14-May-24	Elect Director Steven R. Hash	For
Alexandria Real Estate Equities, Inc.	14-May-24	Elect Director James P. Cain	Against
Alexandria Real Estate Equities, Inc.	14-May-24	Elect Director Cynthia L. Feldmann	For
Alexandria Real Estate Equities, Inc.	14-May-24	Elect Director Maria C. Freire	Against
Alexandria Real Estate Equities, Inc.	14-May-24	Elect Director Richard H. Klein	For
Alexandria Real Estate Equities, Inc.	14-May-24	Elect Director Sheila K. McGrath	For
Alexandria Real Estate Equities, Inc.	14-May-24	Elect Director Michael A. Woronoff	Against
Alexandria Real Estate Equities, Inc.	14-May-24	Amend Restricted Stock Plan	For
Alexandria Real Estate Equities, Inc.	14-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
Alexandria Real Estate Equities, Inc.	14-May-24	Ratify Ernst & Young LLP as Auditors	For
Sun Communities, Inc.	14-May-24	Elect Director Gary A. Shiffman	For
Sun Communities, Inc.	14-May-24	Elect Director Tonya Allen	For
Sun Communities, Inc.	14-May-24	Elect Director Meghan G. Baivier	For
Sun Communities, Inc.	14-May-24	Elect Director Stephanie W. Bergeron	For



Sun Communities, Inc.	14-May-24	Elect Director Jeff T. Blau	For
Sun Communities, Inc.	14-May-24	Elect Director Jerome W. Ehlinger	For
Sun Communities, Inc.	14-May-24	Elect Director Brian M. Hermelin	For
Sun Communities, Inc.	14-May-24	Elect Director Craig A. Leupold	For
Sun Communities, Inc.	14-May-24	Elect Director Clunet R. Lewis	For
Sun Communities, Inc.	14-May-24	Elect Director Arthur A. Weiss	For
Sun Communities, Inc.	14-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
Sun Communities, Inc.	14-May-24	Ratify Grant Thornton LLP as Auditors	For
Invitation Homes, Inc.	15-May-24	Elect Director Michael D. Fascitelli	For
Invitation Homes, Inc.	15-May-24	Elect Director Dallas B. Tanner	For
Invitation Homes, Inc.	15-May-24	Elect Director Jana Cohen Barbe	For
Invitation Homes, Inc.	15-May-24	Elect Director Richard D. Bronson	For
Invitation Homes, Inc.	15-May-24	Elect Director Jeffrey E. Kelter	For
Invitation Homes, Inc.	15-May-24	Elect Director Joseph D. Margolis	For
Invitation Homes, Inc.	15-May-24	Elect Director John B. Rhea	For
Invitation Homes, Inc.	15-May-24	Elect Director Janice L. Sears	For
Invitation Homes, Inc.	15-May-24	Elect Director Frances Aldrich Sevilla-Sacasa	For
Invitation Homes, Inc.	15-May-24	Elect Director Keith D. Taylor	For
Invitation Homes, Inc.	15-May-24	Ratify Deloitte & Touche LLP as Auditors	For
Invitation Homes, Inc.	15-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
AvalonBay Communities, Inc.	16-May-24	Elect Director Glyn F. Aeppel	For
AvalonBay Communities, Inc.	16-May-24	Elect Director Terry S. Brown	For
AvalonBay Communities, Inc.	16-May-24	Elect Director Ronald L. Havner, Jr.	For
AvalonBay Communities, Inc.	16-May-24	Elect Director Stephen P. Hills	For
AvalonBay Communities, Inc.	16-May-24	Elect Director Christopher B. Howard	For
AvalonBay Communities, Inc.	16-May-24	Elect Director Richard J. Lieb	For
AvalonBay Communities, Inc.	16-May-24	Elect Director Nnenna Lynch	For
AvalonBay Communities, Inc.	16-May-24	Elect Director Charles E. Mueller, Jr.	For



avalonBay Communities, Inc.	16-May-24	Elect Director Timothy J. Naughton	For
walonBay Communities, Inc.	16-May-24	Elect Director Benjamin W. Schall	For
valonBay Communities, Inc.	16-May-24	Elect Director Susan Swanezy	For
valonBay Communities, Inc.	16-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
valonBay Communities, Inc.	16-May-24	Ratify Ernst & Young LLP as Auditors	For
he UNITE Group Plc	16-May-24	Accept Financial Statements and Statutory Reports	For
he UNITE Group Plc	16-May-24	Approve Remuneration Report	For
he UNITE Group Plc	16-May-24	Approve Final Dividend	For
he UNITE Group Plc	16-May-24	Amend Articles of Association	For
he UNITE Group Plc	16-May-24	Approve Enhanced Scrip Dividend Alternative	For
he UNITE Group Plc	16-May-24	Re-elect Richard Huntingford as Director	For
he UNITE Group Plc	16-May-24	Re-elect Joe Lister as Director	For
he UNITE Group Plc	16-May-24	Re-elect Ross Paterson as Director	For
he UNITE Group Plc	16-May-24	Re-elect Ilaria del Beato as Director	For
he UNITE Group Plc	16-May-24	Re-elect Dame Shirley Pearce as Director	For
he UNITE Group Plc	16-May-24	Re-elect Thomas Jackson as Director	For
he UNITE Group Plc	16-May-24	Re-elect Sir Steve Smith as Director	For
he UNITE Group Plc	16-May-24	Re-elect Nicola Dulieu as Director	For
he UNITE Group Plc	16-May-24	Elect Michael Burt as Director	For
he UNITE Group Plc	16-May-24	Elect Angela Jain as Director	For
he UNITE Group Plc	16-May-24	Reappoint Deloitte LLP as Auditors	For
he UNITE Group Plc	16-May-24	Authorise the Audit & Risk Committee to Fix Remuneration of Auditors	For
he UNITE Group Plc	16-May-24	Authorise Issue of Equity	For
he UNITE Group Plc	16-May-24	Authorise Issue of Equity without Pre-emptive Rights	For
he UNITE Group Plc	16-May-24	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For
he UNITE Group Plc	16-May-24	Approve Restricted Share Plan	For



The UNITE Group Plc	16-May-24	Approve Scrip Dividend Scheme	For
The UNITE Group Plc	16-May-24	Authorise the Company to Call General Meeting with Two Weeks' Notice	For
CubeSmart	21-May-24	Elect Director Piero Bussani	For
CubeSmart	21-May-24	Elect Director Jit Kee Chin	For
CubeSmart	21-May-24	Elect Director Dorothy Dowling	For
CubeSmart	21-May-24	Elect Director John W. Fain	For
CubeSmart	21-May-24	Elect Director Jair K. Lynch	For
CubeSmart	21-May-24	Elect Director Christopher P. Marr	For
CubeSmart	21-May-24	Elect Director Deborah R. Salzberg	For
CubeSmart	21-May-24	Elect Director John F. Remondi	For
CubeSmart	21-May-24	Elect Director Jeffrey F. Rogatz	For
CubeSmart	21-May-24	Ratify KPMG LLP as Auditors	For
CubeSmart	21-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
Crown Castle Inc.	22-May-24	Elect Management Nominee Director P. Robert Bartolo	For
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Cindy Christy	For
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Ari Q. Fitzgerald	For
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Jason Genrich	For
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Andrea J. Goldsmith	For
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Tammy K. Jones	For
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Kevin T. Kabat	For
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Anthony J. Melone	For
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Sunit S. Patel	For
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Bradley E. Singer	For
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Kevin A. Stephens	For
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Matthew Thornton, III	For



Crown Castle Inc.	22-May-24	Elect Dissident Nominee Director Charles Campbell Green, III	Withhold
Crown Castle Inc.	22-May-24	Elect Dissident Nominee Director Theodore B. Miller, Jr.	Withhold
Crown Castle Inc.	22-May-24	Elect Dissident Nominee Director Tripp H. Rice	Withhold
Crown Castle Inc.	22-May-24	Elect Dissident Nominee Director David P. Wheeler	Withhold
Crown Castle Inc.	22-May-24	Ratify PricewaterhouseCoopers LLP as Auditors	For
Crown Castle Inc.	22-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
Crown Castle Inc.	22-May-24	Repeal Any Bylaw Provisions Without Shareholder Approval Subsequent to December 19, 2023	Against
Crown Castle Inc.	22-May-24	Elect Dissident Nominee Director Charles Campbell Green, III	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Dissident Nominee Director Theodore B. Miller, Jr.	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Dissident Nominee Director Tripp H. Rice	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Dissident Nominee Director David P. Wheeler	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Management Nominee Director P. Robert Bartolo	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Cindy Christy	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Ari Q. Fitzgerald	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Kevin T. Kabat	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Jason Genrich	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Andrea J. Goldsmith	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Tammy K. Jones	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Anthony J. Melone	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Sunit S. Patel	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Bradley E. Singer	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Kevin A. Stephens	Do Not Vote
Crown Castle Inc.	22-May-24	Elect Management Nominee Director Matthew Thornton, III	Do Not Vote
Crown Castle Inc.	22-May-24	Ratify PricewaterhouseCoopers LLP as Auditors	Do Not Vote



Crown Castle Inc.	22-May-24 Advisory Vote to Ratify Named Executive Officers' Compensation		Do Not Vote
Crown Castle Inc.	22-May-24	Repeal Any Bylaw Provisions Without Shareholder Approval Subsequent to December 19, 2023	Do Not Vote
Agree Realty Corporation	23-May-24	Elect Director Richard Agree	For
Agree Realty Corporation	23-May-24	Elect Director Karen Dearing	For
Agree Realty Corporation	23-May-24	Elect Director Linglong He	For
Agree Realty Corporation	23-May-24	Elect Director Michael Hollman	For
Agree Realty Corporation	23-May-24	Ratify Grant Thornton LLP as Auditors	For
Agree Realty Corporation	23-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
Agree Realty Corporation	23-May-24	Approve Omnibus Stock Plan	For
BBA Communications Corporation	23-May-24	Elect Director Brendan T. Cavanagh	For
GBA Communications Corporation	23-May-24	Elect Director Mary S. Chan	For
BBA Communications Corporation	23-May-24	Elect Director Jay L. Johnson	For
BBA Communications Corporation	23-May-24	Elect Director George R. Krouse, Jr.	For
BBA Communications Corporation	23-May-24	Ratify Ernst & Young LLP as Auditors	For
SBA Communications Corporation	23-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
JDR, Inc.	23-May-24	Elect Director Katherine A. Cattanach	For
JDR, Inc.	23-May-24	Elect Director Jon A. Grove	For
JDR, Inc.	23-May-24	Elect Director Mary Ann King	For
JDR, Inc.	23-May-24	Elect Director James D. Klingbeil	For
JDR, Inc.	23-May-24	Elect Director Clint D. McDonnough	For
JDR, Inc.	23-May-24	Elect Director Robert A. McNamara	For
JDR, Inc.	23-May-24	Elect Director Diane M. Morefield	For
JDR, Inc.	23-May-24	Elect Director Kevin C. Nickelberry	For
JDR, Inc.	23-May-24	Elect Director Mark R. Patterson	For
JDR, Inc.	23-May-24	Elect Director Thomas W. Toomey	For
JDR, Inc.	23-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	Against



UDR, Inc.	23-May-24	Ratify Ernst & Young LLP as Auditors	For
Welltower Inc.	23-May-24	Elect Director Kenneth J. Bacon	For
Welltower Inc.	23-May-24	Elect Director Karen B. DeSalvo	For
Welltower Inc.	23-May-24	Elect Director Dennis G. Lopez	For
Welltower Inc.	23-May-24	Elect Director Shankh Mitra	For
Welltower Inc.	23-May-24	Elect Director Ade J. Patton	For
Welltower Inc.	23-May-24	Elect Director Diana W. Reid	For
Welltower Inc.	23-May-24	Elect Director Sergio D. Rivera	For
Welltower Inc.	23-May-24	Elect Director Johnese M. Spisso	For
Welltower Inc.	23-May-24	Elect Director Kathryn M. Sullivan	For
Welltower Inc.	23-May-24	Ratify Ernst & Young LLP as Auditors	For
Welltower Inc.	23-May-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
Welltower Inc.	23-May-24	Amend Certificate of Incorporation to Limit the Liability of Officers	For
Welltower Inc.	23-May-24	Increase Authorized Common Stock	For
Digital Realty Trust, Inc.	07-Jun-24	Elect Director VeraLinn "Dash" Jamieson	For
Digital Realty Trust, Inc.	07-Jun-24	Elect Director Kevin J. Kennedy	For
Digital Realty Trust, Inc.	07-Jun-24	Elect Director William G. LaPerch	For
Digital Realty Trust, Inc.	07-Jun-24	Elect Director Jean F.H.P. Mandeville	For
Digital Realty Trust, Inc.	07-Jun-24	Elect Director Afshin Mohebbi	For
Digital Realty Trust, Inc.	07-Jun-24	Elect Director Mark R. Patterson	For
Digital Realty Trust, Inc.	07-Jun-24	Elect Director Mary Hogan Preusse	For
Digital Realty Trust, Inc.	07-Jun-24	Elect Director Andrew P. Power	For
Digital Realty Trust, Inc.	07-Jun-24	Elect Director Susan Swanezy	For
Digital Realty Trust, Inc.	07-Jun-24	Ratify KPMG LLP as Auditors	For
Digital Realty Trust, Inc.	07-Jun-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
Rexford Industrial Realty, Inc.	11-Jun-24	Elect Director Robert L. Antin	For
Rexford Industrial Realty, Inc.	11-Jun-24	Elect Director Michael S. Frankel	For



Rexford Industrial Realty, Inc.	11-Jun-24	Elect Director Diana J. Ingram	For
Rexford Industrial Realty, Inc.	11-Jun-24	Elect Director Angela L. Kleiman	For
Rexford Industrial Realty, Inc.	11-Jun-24	Elect Director Debra L. Morris	For
Rexford Industrial Realty, Inc.	11-Jun-24	Elect Director Tyler H. Rose	For
Rexford Industrial Realty, Inc.	11-Jun-24	Elect Director Howard Schwimmer	For
Rexford Industrial Realty, Inc.	11-Jun-24	Elect Director Richard S. Ziman	For
Rexford Industrial Realty, Inc.	11-Jun-24	Ratify KPMG LLP as Auditors	For
Rexford Industrial Realty, Inc.	11-Jun-24	Advisory Vote to Ratify Named Executive Officers' Compensation	Against
Rexford Industrial Realty, Inc.	11-Jun-24	Amend Omnibus Stock Plan	For
Equity Residential	20-Jun-24	Elect Director Angela M. Aman	For
Equity Residential	20-Jun-24	Elect Director Linda Walker Bynoe	For
Equity Residential	20-Jun-24	Elect Director Mary Kay Haben	For
equity Residential	20-Jun-24	Elect Director Ann C. Hoff	For
Equity Residential	20-Jun-24	Elect Director Tahsinul Zia Huque	For
Equity Residential	20-Jun-24	Elect Director Nina P. Jones	For
Equity Residential	20-Jun-24	Elect Director John E. Neal	For
Equity Residential	20-Jun-24	Elect Director David J. Neithercut	For
Equity Residential	20-Jun-24	Elect Director Mark J. Parrell	For
Equity Residential	20-Jun-24	Elect Director Mark S. Shapiro	For
Equity Residential	20-Jun-24	Elect Director Stephen E. Sterrett	For
equity Residential	20-Jun-24	Ratify Ernst & Young LLP as Auditors	For
Equity Residential	20-Jun-24	Advisory Vote to Ratify Named Executive Officers' Compensation	For
ink Real Estate Investment Trust	31-Jul-24	Elect Ian Keith Griffiths as Director	For
ink Real Estate Investment Trust	31-Jul-24	Elect Ed Chan Yiu Cheong as Director	For
ink Real Estate Investment Trust	31-Jul-24	Elect Jenny Gu Jialin as Director	For
ink Real Estate Investment Trust	31-Jul-24	Elect Blair Chilton Pickerell as Director	For
ink Real Estate Investment Trust	31-Jul-24	Elect Barry David Brakey as Director	For
ink Real Estate Investment Trust	31-Jul-24	Elect Duncan Gareth Owen as Director	For



Link Real Estate Investment Trust	31-Jul-24	Authorize Repurchase of Issued Units	For
Nippon Prologis REIT, Inc.	28-Aug-24	Amend Articles to Disclose Unitholder Meeting Materials on Internet	For
Nippon Prologis REIT, Inc.	28-Aug-24	Elect Executive Director Yamaguchi, Satoshi	For
Nippon Prologis REIT, Inc.	28-Aug-24	Elect Alternate Executive Director Saeki, Kenji	For
Nippon Prologis REIT, Inc.	28-Aug-24	Elect Supervisory Director Hamaoka, Yoichiro	For
Nippon Prologis REIT, Inc.	28-Aug-24	Elect Supervisory Director Tazaki, Mami	For
Nippon Prologis REIT, Inc.	28-Aug-24	Elect Supervisory Director Oku, Kuninori	For
Mitsui Fudosan Logistics Park, Inc.	30-Sep-24	Approve Merger Agreement with Advance Logistics Investment Corp.	For
Mitsui Fudosan Logistics Park, Inc.	30-Sep-24	Amend Articles to Increase Authorized Capital - Amend Permitted Investment Types - Amend Asset Management Compensation	For
National Storage REIT	23-Oct-24	Approve Remuneration Report	For
National Storage REIT	23-Oct-24	Elect Inma Beaumont as Director	For
National Storage REIT	23-Oct-24	Elect Simone Haslinger as Director	For
National Storage REIT	23-Oct-24	Approve Issuance of Stapled Securities to Andrew Catsoulis	For
National Storage REIT	23-Oct-24	Approve Issuance of FY27 Performance Rights to Andrew Catsoulis	For
National Storage REIT	23-Oct-24	Approve Increase in Non-executive Director Remuneration Pool	For
National Storage REIT	23-Oct-24	Ratify Past Issuance of 2029 Convertible Notes to Select Institutional and Professional Investors	For
Goodman Group	14-Nov-24	Appoint KPMG as Auditor of Goodman Logistics (HK) Limited	For
Goodman Group	14-Nov-24	Elect Danny Peeters as Director of Goodman Limited	Against
Goodman Group	14-Nov-24	Elect Danny Peeters as Director of Goodman Logistics (HK) Limited	Against
Goodman Group	14-Nov-24	Elect David Collins as Director of Goodman Logistics (HK) Limited	For
Goodman Group	14-Nov-24	Approve Remuneration Report	Against
Goodman Group	14-Nov-24	Approve Issuance of Performance Rights to Gregory Goodman	Against



Goodman Group	14-Nov-24	Approve Issuance of Performance Rights to Danny Peeters	Against
Goodman Group	14-Nov-24	Approve Issuance of Performance Rights to Anthony Rozic	Against
Mirvac Group	15-Nov-24	Elect Jane Hewitt as Director	For
Mirvac Group	15-Nov-24	Elect Damien Frawley as Director	For
Mirvac Group	15-Nov-24	Elect James Cain as Director	For
Mirvac Group	15-Nov-24	Approve Remuneration Report	For
Mirvac Group	15-Nov-24	Approve Participation of Campbell Hanan in the Long- Term Performance Plan	For
Target Healthcare REIT Plc	09-Dec-24	Accept Financial Statements and Statutory Reports	For
Target Healthcare REIT Plc	09-Dec-24	Approve Remuneration Report	For
Target Healthcare REIT Plc	09-Dec-24	Approve Increase in the Maximum Aggregate Fees Payable to Directors	For
Target Healthcare REIT Plc	09-Dec-24	Approve Company's Dividend Policy	For
Target Healthcare REIT Plc	09-Dec-24	Reappoint Ernst & Young LLP as Auditors	For
Target Healthcare REIT Plc	09-Dec-24	Authorise Board to Fix Remuneration of Auditors	For
Target Healthcare REIT Plc	09-Dec-24	Re-elect Michael Brodtman as Director	For
Target Healthcare REIT Plc	09-Dec-24	Re-elect Richard Cotton as Director	For
Target Healthcare REIT Plc	09-Dec-24	Re-elect Alison Fyfe as Director	For
Target Healthcare REIT Plc	09-Dec-24	Re-elect Vince Niblett as Director	For
Target Healthcare REIT Plc	09-Dec-24	Re-elect Amanda Thompsell as Director	For
Target Healthcare REIT Plc	09-Dec-24	Authorise Issue of Equity	For
Target Healthcare REIT Plc	09-Dec-24	Authorise Issue of Equity without Pre-emptive Rights	For
Target Healthcare REIT Plc	09-Dec-24	Authorise Market Purchase of Ordinary Shares	For
Target Healthcare REIT Plc	09-Dec-24	Authorise the Company to Call General Meeting with Two Weeks' Notice	For
Link Real Estate Investment Trust	19-Jul-23	Elect Melissa Wu Mao Chin as Director	For
Link Real Estate Investment Trust	19-Jul-23	Authorize Repurchase of Issued Units	For
National Storage REIT	25-Oct-23	Approve Remuneration Report	For
National Storage REIT	25-Oct-23	Elect Howard Brenchley as Director	For



National Storage REIT	25-Oct-23	Elect Claire Fidler as Director	For
National Storage REIT	25-Oct-23	Approve Issuance of Stapled Securities to Andrew Catsoulis	For
National Storage REIT	25-Oct-23	Approve Issuance of Stapled Securities to Claire Fidler	For
lational Storage REIT	25-Oct-23	Approve Issuance of FY26 Performance Rights to Andrew Catsoulis	For
National Storage REIT	25-Oct-23	Approve Issuance of FY26 Performance Rights to Claire Fidler	For
National Storage REIT	25-Oct-23	Ratify Past Issuance of Placement Securities to Existing and New Institutional and Professional Investors	For
Advance Residence Investment Corp.	26-Oct-23	Amend Articles to Disclose Unitholder Meeting Materials on Internet - Amend Permitted Investment Types	For
Advance Residence Investment Corp.	26-Oct-23	Elect Executive Director Higuchi, Wataru	For
Advance Residence Investment Corp.	26-Oct-23	Elect Alternate Executive Director Kudo, Isao	For
Advance Residence Investment Corp.	26-Oct-23	Elect Supervisory Director Oba, Yoshitsugu	Against
Advance Residence Investment Corp.	26-Oct-23	Elect Supervisory Director Kobayashi, Satoru	For
Advance Residence Investment Corp.	26-Oct-23	Elect Supervisory Director Kanayama, Aiko	For
Advance Residence Investment Corp.	26-Oct-23	Elect Alternate Supervisory Director Yamauchi, Hiromitsu	For
Mitsui Fudosan Logistics Park, Inc.	27-Oct-23	Amend Articles to Disclose Unitholder Meeting Materials on Internet	For
Mitsui Fudosan Logistics Park, Inc.	27-Oct-23	Amend Articles to Amend Provisions on Deemed Approval System	For
Mitsui Fudosan Logistics Park, Inc.	27-Oct-23	Amend Articles to Amend Asset Management Compensation	For
Mitsui Fudosan Logistics Park, Inc.	27-Oct-23	Elect Executive Director Asai, Hiroshi	For
Mitsui Fudosan Logistics Park, Inc.	27-Oct-23	Elect Alternate Executive Director Sakanoshita, Shinobu	For
Mitsui Fudosan Logistics Park, Inc.	27-Oct-23	Elect Alternate Executive Director Shibata, Morio	For
Mitsui Fudosan Logistics Park, Inc.	27-Oct-23	Elect Supervisory Director Goto, Izuru	For
Mitsui Fudosan Logistics Park, Inc.	27-Oct-23	Elect Supervisory Director Osawa, Eiko	For
/icinity Centres	01-Nov-23	Approve Remuneration Report	For
			For



Vicinity Centres	01-Nov-23	Approve Grant of Performance Rights to Peter Huddle	For
Goodman Group	14-Nov-23	Appoint KPMG as Auditor of Goodman Logistics (HK) Limited	For
Goodman Group	14-Nov-23	Elect Stephen Johns as Director of Goodman Limited	For
Goodman Group	14-Nov-23	Elect Stephen Johns as Director of Goodman Logistics (HK) Limited	For
Goodman Group	14-Nov-23	Elect Mark Johnson as Director of Goodman Limited	For
Goodman Group	14-Nov-23	Elect Belinda Robson as Director of Goodman Limited	For
Goodman Group	14-Nov-23	Elect George Zoghbi as Director of Goodman Limited	For
Goodman Group	14-Nov-23	Elect Kitty Chung as Director of Goodman Logistics (HK) Limited	For
Goodman Group	14-Nov-23	Approve Remuneration Report	For
Goodman Group	14-Nov-23	Approve Issuance of Performance Rights to Greg Goodman	For
Goodman Group	14-Nov-23	Approve Issuance of Performance Rights to Danny Peeters	For
Goodman Group	14-Nov-23	Approve Issuance of Performance Rights to Anthony Rozic	For

(Managed by the SNB Capital Company)
FINANCIAL STATEMENTS

For the year ended 31 December 2024 together with the

Independent Auditor's Report to the Unitholders



KPMG Professional Services Company

Roshn Front, Airport Road P.O. Box 92876 Riyadh 11663 Kingdom of Saudi Arabia Commercial Registration No 1010425494

Headquarters in Riyadh

شركة كى بى إم جى للاستشارات المهنية مساهمة مهنية

واجهة روشن، طريق المطار صندوق بريد ٩٢٨٧٦ الرياض ١١٦٦٣ المملكة العربية السعودية سجل تجاري رقم ١٠١٠٤٢٥٤٩٤

المركز الرئيسي في الرياض

Independent Auditor's Report

To the Unitholders of the SNB Capital Global REITs Fund

Opinion

We have audited the financial statements of the **SNB Capital Global REITs Fund** (the "Fund") managed by the SNB Capital Company (the "Fund Manager"), which comprise the statement of financial position as at 31 December 2024, the statements of profit or loss and other comprehensive income, changes in net assets attributable to the Unitholders and cash flows for the year then ended, and notes to the financial statements, comprising material accounting policies and other explanatory information.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Fund as at 31 December 2024, and its financial performance and its cash flows for the year then ended in accordance with IFRS Accounting Standards as issued by the International Accounting Standards Board ("IFRS Accounting Standards") that are endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements issued by the Saudi Organization for Chartered and Professional Accountants ("SOCPA").

Basis for Opinion

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

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

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

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

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



Independent Auditor's Report

To the Unitholders of the SNB Capital Global REITs Fund (Continued)

Auditor's Responsibilities for the Audit of the Financial

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

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

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

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

KPMG Professional Services Company

Ebrahim Oboud Baeshen
License No. 382

Riyadh: 6 Ramadan 1446 H. Corresponding to 6 March 2025.

SNB CAPITAL GLOBAL REITs FUND (Managed by the SNB Capital Company)

STATEMENT OF FINANCIAL POSITION

As at 31 December 2024

Expressed in US Dollars '000 (unless otherwise stated)

	<u>Notes</u>	31 December <u>2024</u>	31 December <u>2023</u>
ASSETS			
Cash and cash equivalents	9	454	467
Investments measured at fair value through profit or loss (FVTPL investments)	10	19,541	21,691
Other receivables		265	2,192
Total assets		20,260	24,350
LIABILITIES			
Other payables		363	2,093
Net assets attributable to the Unitholders		19,897	22,257
Units in issue in thousands (number)		19,621	20,499
Net assets value per unit (USD)		1.0141	1.0858

The accompanying notes 1 to 18 form an integral part of these financial statements.

(Managed by the SNB Capital Company)

STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the year ended 31 December 2024

Expressed in US Dollars '000 (unless otherwise stated)

	<u>Notes</u>	For the year ende	<u>d 31 December</u> <u>2023</u>
Unrealised (loss) / gain on FVTPL investments – net		(514)	3,189
Dividend income		574	624
Realised loss on FVTPL investments – net		(377)	(1,752)
Total (loss) / income		(317)	2,061
Management fees	11	(414)	(384)
Value added tax expense		(54)	(58)
Administrative expenses		(30)	(29)
Auditor's remuneration	12	(14)	(14)
Custody fees		(8)	(10)
Shariah audit fees		(4)	(8)
Capital market authority fees		(2)	(2)
Tadawul fees		(2)	(1)
Fund Board remuneration		(1)	(7)
Other expense		(10)	
Total operating expenses		(539)	(513)
(Loss) / Profit for the year		(856)	1,548
Other comprehensive income for the year			
Total comprehensive (loss) / income for the year		(856)	1,548

The accompanying notes 1 to 18 form an integral part of these financial statements.

(Managed by the SNB Capital Company)

STATEMENT OF CHANGES IN NET ASSETS ATTRIBUTABLE TO UNITHOLDERS

For the year ended 31 December 2024

Expressed in US Dollars '000 (unless otherwise stated)

	<u>For the year ended 31 December</u> <u>2024</u> 2023	
Net assets attributable to the Unitholders at the beginning of the year	22,257	21,105
Total comprehensive (loss) / income for the year	(856)	1,548
Net (decrease) / increase in net assets from unit transactions during the year		
Proceeds from units issued	1,001	1,473
Value of units redeemed	(1,964)	(1,318)
	(963)	155
Distribution to the Unitholders	(541)	(551)
Net assets attributable to the Unitholders at the end of the year	19,897	22,257

UNIT TRANSACTIONS

Transactions in units during the year are summarized as follows:

	For the year ende 2024Units in	<u>2023</u> '000s
Units at the beginning of the year	20,499	20,269
Units issued	914	1,509
Units redeemed	(1,792)	(1,279)
Net (decrease) / increase in units during the year	(878)	230
Units at the end of the year	19,621	20,499

SNB CAPITAL GLOBAL REITS FUND (Managed by the SNB Capital Company)

STATEMENT OF CASH FLOWS

For the year ended 31 December 2024 Expressed in US Dollars '000 (unless otherwise stated)

	_	For the year ended 31 December	
	<u>Note</u>	<u> 2024</u>	<u>2023</u>
Cash flows from operating activities			
(Loss) / Profit for the year		(856)	1,548
Adjustments for:			
Realised loss on FVTPL investments – net		377	1,752
Unrealised loss / (gain) on FVTPL investments – net		514	(3,189)
,	•	35	111
Net changes in operating assets and liabilities:			
FVTPL investments		1,259	212
Other receivables		1,927	(1,540)
Other payables	-	(1,730)	1,650
Net cash generated from operating activities	-	1,491	433
Cash flows from financing activities			
Proceeds from units issued		1,001	1,473
Value of units redeemed		(1,964)	(1,318)
Distribution to the Unitholders	-	(541)	(551)
Net cash used in financing activities	<u>-</u>	(1,504)	(396)
Net (decrease) / increase in cash and cash equivalents		(13)	37
Cash and cash equivalents at the beginning of the year	9	467	430
	-		
Cash and cash equivalents at the end of the year	9	454	467

(Managed by the SNB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2024 Expressed in US Dollars '000 (unless otherwise stated)

1. THE FUND AND ITS ACTIVITIES

SNB Capital Global REITs Fund (the "Fund") is a Shariah compliant, open-ended investment fund, established under article 31 of the Investment Funds Regulations (the "Regulations") issued by the Capital Market Authority ("CMA"), managed by the SNB Capital Company (the "Fund Manager"), a subsidiary of the Saudi National Bank (the "Bank"), for the benefit of the Fund's Unitholders.

The Fund's investments are held by Northern Trust Corporation, a custodian appointed by the Fund Manager.

The Fund Manager has appointed an international investment house, LaSalle Investment Management Securities B.V, Netherlands, as sub-manager to the Fund. Their duties include opening separate independent investment accounts and managing the Fund's assets in line with the investment strategies and Shariah guidelines.

The objective of the Fund is to achieve capital growth in the long term and distribute income through investing primarily in the securities of listed Real Estate Investment Trusts ("REITs") globally which owned and operates income generating real estate properties. In addition, the Fund has the right to invest in local and global equity of real estate sector or real estate development sector.

The terms and conditions of the Fund were approved by the CMA through their letter dated 26 Jumada al-Akhirah 1429 H (corresponding to 11 November 2008).

2. REGULATING AUTHORITY

The Fund is governed by the Investment Fund Regulations (the "Regulation") published by the CMA's Board Resolution no. 1-219-2006 dated 3 Dhul Hijja 1427 H (corresponding to 24 December 2006) thereafter amended pursuant to the CMA's Board Resolution no. 2-22-2021 dated 12 Rajab 1442 H (corresponding to 24 February 2021), detailing requirements for all funds within the Kingdom of Saudi Arabia.

3. BASIS OF ACCOUNTING

These financial statements of the Fund have been prepared in accordance with the IFRS Accounting Standards as issued by the International Accounting Standards Board ("IFRS Accounting Standards") that are endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements issued by the Saudi Organization for Chartered and Professional Accountants ("SOCPA") and comply with the applicable provisions of the Investment Funds Regulations issued by the CMA and the Fund's terms and conditions.

4. BASIS OF MEASUREMENT AND PRESENTATION

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

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

(Managed by the SNB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2024

Expressed in US Dollars '000 (unless otherwise stated)

5. FUNCTIONAL AND PRESENTATION CURRENCY

Items included in the financial statements are measured using the currency of the primary economic environment in which the Fund operates (the "functional currency"). If indicators of the primary economic environment are mixed, then the Fund Manager uses judgement to determine the functional currency that most faithfully represents the economic effect of the underlying transactions, events, and conditions. The Fund's investments and transactions are denominated in United States Dollar ("USD"), Australian Dollar and certain other foreign currencies. Investor subscriptions and redemptions are determined based on the net assets value and received and paid in USD. Accordingly, the Fund Manager has determined that the functional currency of the Fund is USD.

These financial statements are presented in USD which is the Fund's functional and presentation currency and have been rounded off to the nearest thousand unless otherwise stated.

6. CHANGES IN FUND'S TERMS AND CONDITIONS

During the year, there have been no significant changes to the terms and conditions of the Fund.

7. CRITICAL ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS

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

8. MATERIAL ACCOUNTING POLICIES

The Fund has consistently applied the following accounting policies to all periods presented unless otherwise stated and the material accounting policies applied in the preparation of these financial statements are set out below.

8.1 Cash and cash equivalents

Cash and cash equivalents include cash at bank and short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of change in value. Cash and cash equivalents include bank balances.

8.2 Financial assets and liabilities

Classification of financial assets

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

(Managed by the SNB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2024

Expressed in US Dollars '000 (unless otherwise stated)

8. <u>MATERIAL ACCOUNTING POLICIES (CONTINUED)</u>

8.2 Financial assets and liabilities (continued)

Classification of financial assets (continued)

Financial assets measured at amortised cost

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

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

Financial assets measured at FVOCI

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

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

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

Financial assets measured at FVTPL

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

Business model assessment

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

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

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

(Managed by the SNB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2024

Expressed in US Dollars '000 (unless otherwise stated)

8. MATERIAL ACCOUNTING POLICIES (CONTINUED)

8.2 Financial assets and liabilities (continued)

Classification of financial assets (continued)

Business model assessment (continued)

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

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

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

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

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

Classification of financial liabilities

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

Recognition and initial measurement

Financial assets and liabilities measured at FVTPL are initially recognized on the trade date, which is the date on which the Fund becomes a party to the contractual provisions of the instrument. The Fund shall recognise a financial asset or a financial liability in its statement of financial position when, and only when, the entity becomes party to the contractual provisions of the instrument. Other financial assets and financial liabilities are recognized on the date on which they are originated.

A financial asset or financial liability is measured initially at fair value plus or minus, for an item not measured at FVTPL, transaction costs that are directly attributable to its acquisition.

Subsequent measurement

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

(Managed by the SNB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2024 Expressed in US Dollars '000 (unless otherwise stated)

8. MATERIAL ACCOUNTING POLICIES (CONTINUED)

8.2 Financial assets and liabilities (continued)

Subsequent measurement (continued)

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

Derecognition

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

On derecognition of the financial asset, the difference between the carrying amount of the asset and the consideration received is recognized in the statement of profit or loss and other comprehensive income.

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

Offsetting

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

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

8.3 Net assets value per unit

The net assets value per unit is calculated by dividing the net assets attributable to the Unitholders included in the statement of financial position by the number of units outstanding at the year end.

8.4 Units in issue

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

(Managed by the SNB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2024 Expressed in US Dollars '000 (unless otherwise stated)

8. MATERIAL ACCOUNTING POLICIES (CONTINUED)

8.4 Units in issue (continued)

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

Redeemable units are classified as equity as these meet all of the following conditions:

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

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

8.5 Dividend income

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

8.6 Management fees expense

Management fees expense is recognized in the statement of profit or loss and other comprehensive income as the related services are performed.

8.7 Distribution to the Unitholders

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

8.8 Standards, interpretations and amendments thereof, adopted by the Fund

Below amendments to accounting standards and interpretations became applicable for annual reporting periods commencing on or after 1 January 2024. The Fund Manager has assessed that the amendments have no significant impact on the Fund's financial statements.

Standards, interpretations and amendments

Amendments to IAS 1 – Classification of liabilities as current or non-current and non-current liabilities with covenants

Amendments to IAS 7 and IFRS 7 – Supplier finance arrangements

Amendments to IFRS 16 – Lease liability in a sale and leaseback transaction

(Managed by the SNB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2024 Expressed in US Dollars '000 (unless otherwise stated)

8. MATERIAL ACCOUNTING POLICIES (CONTINUED)

8.9 Standards, interpretations and amendments issued but not yet effective

Standards, interpretations, and amendments issued but not yet effective are listed below. The Fund intends to adopt these standards when they become effective.

Standards, interpretations and amendments	Description	Effective from periods beginning on or after the following date
Amendments to IAS 21	Lack of exchangeability	1 January 2025
Amendments to IFRS 9 and IFRS 7	Classification and Measurement of Financial Instruments	1 January 2026
IFRS 18	Presentation and Disclosure in Financial Statements	1 January 2027
IFRS 19	Disclosure Initiative – Subsidiaries without Public Accountability: Disclosures	1 January 2027
Amendments to IFRS 10 and IAS 28	Sale or contribution of assets between investor and its associate or joint venture	Available for optional adoption / effective date deferred indefinitely

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

9. CASH AND CASH EQUIVALENTS

This comprises of balances held with a local bank having Moody's credit rating of A2 which is in line with globally understood definition of investment grade.

(Managed by the SNB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2024 Expressed in US Dollars '000 (unless otherwise stated)

10. FVTPL INVESTMENTS

The composition of investments measured at FVTPL by currency is summarized below:

		31 December 2024			
<u>Currency</u>	<u>Country</u>	% of total investments <u>(fair value)</u>	<u>Cost</u>	<u>Fair value</u>	
United States Dollar Australian Dollar	United States of America Australia	62.14 19.51	11,943 3,185	12,142 3,814	
Pound Sterling Japanese Yen	United Kingdom Japan	14.05 4.30	3,427 1,179	2,745 840	
supunese 1 cm	Jupun	100	19,734	19,541	
		31 L	December 2023		
		31 L % of total	December 2023		
		investments			
<u>Currency</u>	<u>Country</u>	<u>(fair value)</u>	<u>Cost</u>	<u>Fair value</u>	
United States Dollar	United States of America	61.50	12,664	13,339	
Australian Dollar	Australia	15.25	2,921	3,309	
Pound Sterling	United Kingdom	9.17	2,048	1,988	
Japanese Yen	Japan	9.16	2,373	1,987	
Hong Kong Dollar	Hong Kong	4.92	1,364	1,068	
		100	21,370	21,691	

11. RELATED PARTY TRANSACTIONS AND BALANCES

The related parties of the Fund includes the Fund Manager, Sub-Fund Manager, Fund Board, other funds managed by the Fund Manager, and the Saudi National Bank, being parent of the Fund Manager.

Following are the details of transactions and balances with related parties not disclosed elsewhere in these financial statements as at and for the year ended 31 December 2024.

Transactions with key management personnel

The Fund is managed and administered by the Fund Manager. For these services, the Fund accrues, daily a management fee up to 1.85% (2023:1.85%) per annum of the Fund's daily net assets as set out in the Fund's terms and conditions.

The Fund Manager is also entitled to recover expenses incurred on behalf of the Fund relating to audit, custody, advisory. The maximum amount of such expenses that can be recovered from the Fund by the Fund Manager is restricted to 1.5% (2023: 1.5%) per annum of the Fund's net assets at the respective valuation days. These expenses are recovered by the Fund Manager on an actual basis.

(Managed by the SNB Capital Company)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 31 December 2024 Expressed in US Dollars '000 (unless otherwise stated)

11. RELATED PARTY TRANSACTIONS AND BALANCES (CONTINUED)

Following are the details of transactions and balances with fund manager related to management fees and other expenses:

Dalated nautu	Nature of	Amount of tra the year		Balance payable as at	
Related party	transactions		31 December	31 December	31 December
		2024	2023	2024	2023
SNB Capital	Management fees (including value				
	added tax)	468	442		
Company	Expenses paid on behalf of the fund	71	71	105	110

Investment in unit of funds

During the year, other related parties including other funds managed by the Fund Manager invested in the units of the funds in the ordinary course of business. These transactions were carried out on the basis of approved terms and conditions of the Fund. All related party transactions are approved by the Fund Board. During 2024 and 2023, there are no units purchase, or sale occurred. Following are the closing balance in the units of the fund:

	For the year ended 31 December		
	2024	2023	
Name of related party			
SNB Capital Multi-Asset Moderate Fund	1,758	1,883	
SNB Capital Multi-Asset Growth Fund	1,643	1,759	
SNB Capital King Saud University Waqf Fund	874	934	
SNB Capital Multi-Asset Conservative Fund	634	679	

12. <u>AUDITORS' REMUNERATION</u>

	For the year ended 31 December		
	2024	2023	
Fee for:			
Statutory audit	6	6	
Interim review	3	3	
Zakat services	5	5	
	14	14	

13. FINANCIAL RISK MANAGEMENT

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

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

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NOTES TO THE FINANCIAL STATEMENTS

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Monitoring and controlling risks are primarily set up to be performed based on the limits established by the Fund Board. The Fund's terms and conditions set out its overall business strategies, its tolerance of risks and its general risk management philosophy. Compliance with the limits are monitored by the Fund Board on a quarterly basis. In instances where portfolio has diverged from limits prescribed in the terms and conditions of the Fund, the Fund Manager is obliged to take actions to re-balance the portfolio in line with the investment guidelines within prescribed timelines.

13.1 Market risks

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

a) Currency risk

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

Some of the Fund's financial assets are denominated in currencies other than its functional currency. Accordingly, the value of the Fund's assets may be affected favorably or unfavorably by fluctuations in currency rates.

The effect on the net assets value as a result of a reasonably possible notional movement of the US Dollar against the underlying currencies of the investment portfolio, with all other variables held constant, is as follows:

Currencies	Change in market rates	31 December 2024	<u>31 December 2023</u>
Australian Dollar	± 10 %	± 381	± 331
Pound Sterling	± 10 %	± 275	± 199
Japanese Yen	± 10 %	± 84	± 199
Hong Kong Dollar	± 10 %		± 107

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13. FINANCIAL RISK MANAGEMENT (CONTINUED)

13.1 Market risk (continued)

b) Commission rate risk

Commission rate risk is the risk that the value of the future cash flows of a financial instrument or fair values of fixed coupon financial instruments will fluctuate due to changes in market commission rates.

All the assets and liabilities of the Fund are non-commission bearing therefore the Fund is not exposed to commission rate risk.

c) Other price risk

Other price risk is the risk that the value of the Fund's financial instruments will fluctuate as a result of changes in market prices caused by factors other than foreign currency and commission rate movements. Other price risk arises primarily from uncertainty about the future prices of financial instruments that the Fund holds. The Fund Manager daily monitors concentration of risk for net assets based on securities and industries in line with defined limits while closely tracking the portfolio level volatilities. As of the statement of financial position date, the Fund has investments in equity securities which is exposed to other price risk.

The effect on the net assets value as a result of the change in the fair value of investments as at 31 December due to a reasonably possible notional change in market value of investments measured at FVTPL by 10%, with all other variables held constant, is as follows:

	31 Decemb	<u>er 2024</u>	<u>31 December 2023</u>		
Effect on net assets attributable to the Unitholder	± 10%	± 1,954	±10%	± 2,169	

13.2 Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge its obligation and cause the other party to incur a financial loss. The Fund Manager seeks to manage credit risk by monitoring credit exposures, limiting transactions with specific counterparties, and continually assessing the creditworthiness of counterparties.

As at the statement of financial position date, the Fund's significant exposure to credit risk arises from cash and cash equivalents, which represents cash at bank with a local bank having Moody's credit rating of A2 which is line with globally understood definitions of investment grade. Accordingly, there is no impact of expected credit loss allowance on these financial assets.

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13. FINANCIAL RISK MANAGEMENT (CONTINUED)

13.3 Liquidity risk

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

The Fund's terms and conditions provide for subscription and redemption of units on every US and Saudi Business Day (Monday to Thursday), and it is, therefore, exposed to the liquidity risk of not being able to meet the Unitholder redemption requests on these days. The fund managers passively manage the fund whereas the Sub-Fund managers actively manage the fund.

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

13.4 Operational risk

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

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

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

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

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14. FAIR VALUE MEASUREMENT

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

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

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

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

The fair value hierarchy has the following levels:

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

Carrying amounts and fair value

The following table shows the carrying amounts and fair values of financial instruments, including their levels in the fair value hierarchy. It does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is assessed to be a reasonable approximation of fair value. All fair value measurements below are recurring.

<u>-</u>	As at 31 December 2024					
	Carrying	r Value				
	amount	Level 1	Level 2	Level 3	Total	
<u>Financial assets measured at</u> <u>fair value</u>						
FVTPL investments	19,541	19,541			19,541	

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14. FAIR VALUE MEASUREMENT (CONTINUED)

Carrying amounts and fair value (continued)

_	As at 31 December 2023					
	Carrying		Fair	r Value		
Financial assets measured at	amount	Level 1	Level 2	Level 3	Total	
<u>fair value</u> FVTPL investments	21,691	21,691			21,691	

The fund has classified investments measured at FVTPL as level 1 as per the fair value hierarchy. During the year, there has been no transfer in fair value hierarchy. For other financial assets and liabilities, such as cash and cash equivalents, other receivable and other payables, the carrying values were determined to be a reasonable approximation of fair value due to their nature.

15. COMPARATIVE FIGURES

Figures have been rearranged or reclassified wherever necessary for the purposes of better presentation; however, no significant rearrangements or reclassifications have been made in these financial statements.

16. LAST VALUATION DAY

The last valuation day for the purpose of preparation of these financial statements was 31 December 2024 (2023: 29 December 2023).

17. EVENTS AFTER THE END OF THE REPORTING PERIOD

There was no event subsequent to the statement of financial position date which required adjustment of or disclosure in the financial statements or notes thereto.

18. APPROVAL OF THE FINANCIAL STATEMENTS

These financial statements were approved by the Fund Board on 5 Ramadan 1446 H corresponding to 5 March 2025.