

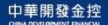
[Translation]

KGI Taiwan Premium Selection AI 50 ETF (Dividends may be distributed from the reserve for income equalization) PROSPECTUS

- I. KGI Taiwan Premium Selection AI 50 ETF (Dividends may be distributed from the reserve for income equalization) ("Fund")
- II. Category of the Fund: Exchange Traded Fund (ETF)
- III. Fundamental Investment Policy: For details, please refer to [I. Fund Overview] (I). ix
- IV. Type of the Fund: Open-end
- V. Authorized territories for investment: Republic of China (ROC)
- VI. Pricing Currencies: New Taiwan Dollars
- VII. Approved Offering Amount: Not applicable (There is no limit on the maximum offering amount of the Fund.)
- VIII. The Number of Beneficiary Units of the Current Issue as Approved: Not applicable (There is no limit on the maximum offering amount of the Fund)
- IX. Guarantor Institution: Nil; Not a guaranteed fund, and thus no guarantor institution.
- X. Name of the Securities Investment Trust Enterprises: KGI Securities Investment Trust Co. Ltd.

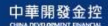
Note:

- (I.) The Fund has been reported to the Financial Supervisory Commission ("FSC") or its appointed institution for effective registration. However, this does not indicate that the Fund is risk-free. The past performance of the Management Company does not guarantee the minimum investment return of the Fund. While exercising the duty of care of a good administrator, the Management Company is not responsible for the Fund's profit or loss, nor does it guarantee a minimum return. Investors should carefully read the Fund's prospectus before subscribing.
- (II.) From the Fund's establishment date until its listing date (excluding that date), the Management Company will not accept subscriptions or redemptions of the Fund's beneficiary units. The listing and trading of the Fund's beneficiary certificates should be conducted in accordance with the relevant regulations governing the securities trading market.
- (III.) Since the Fund's establishment date, investment allocation has been based on the tracked benchmark index. Fluctuations in the price of the Fund's investment portfolio components will affect the performance of the Fund's net asset value. The issuance price of beneficiary units subscribed by investors before the establishment date of the Fund (excluding that date) may differ from the price at which the Fund is listed. Investors subscribing for the Fund shall bear the risk of discount/premium arising from fluctuations in the price of the Fund's net assets value during the period from the Fund's establishment date to the listing date. The secondary market trading price of the Fund after listing may also differ from the net asset value of the Fund at the close of business on each business day, which may result in the risk of discount/premium. The trading price of beneficiary certificates of the Funds after listing shall be subjected to the relevant regulations of the Taiwan Stock Exchange ("TWSE").
- (IV.) The Fund aims to track the performance of the return of the benchmark index. Fluctuations in the prices of the component stocks of the benchmark index will affect the movement of the benchmark index. The Fund's net asset value is also subject to the risk of significant fluctuations when the prices of the component stocks of the benchmark index fluctuate or change significantly.





- (V.) Although the Fund aims to track the benchmark index, the following factors may cause the Fund's return to deviate from the return of the benchmark index and the direction of such deviation is unpredictable.
 - 1. The Fund may be required to make daily adjustments to the Fund's exposure as a result of, among other things, redemptions or the maintenance of the required exposure ratio. Therefore, the net value of the Fund will be affected by fluctuations in the prices of securities or futures traded, transaction costs, other necessary expenses of the Fund (e.g., management fees, custodian fees, listing fees, index licensing fees, etc.), or the Fund's overall exposure to the Fund, which may cause the Fund's return to deviate from its investment objective.
 - 2. The Fund's portfolio correlation with the benchmark index will be affected by factors such as the correlation between the securities or futures held by the Fund and the benchmark index. In addition, if the Fund holds futures in its portfolio, the price discovery function of futures may result in a different price response to market information and long/short trends than the corresponding securities. Therefore, when certain information is available in the market, the net asset value of the Fund will be subject to price fluctuations in futures and securities invested in, which may cause the Fund's return to deviate from the investment objective. Further description of the Fund's investment strategy, please refer to [I. Fund Overview] (I). x of the Prospectus.
- (VI.) For subscriptions of the Fund from the listing date (inclusive), the Management Company will collect the subscription amount from the subscribers in advance. The subscription amount, as outlined in the Prospectus, will be based on the "Net Asset Value Equivalent per Subscription/Redemption Base" set out in the Fund's "List of Cash Subscription/Redemption Dates" plus an additional 110% to 120%. However, in the event of consecutive vacations in the Taiwan securities market, the aforesaid proportion may be adjusted by the Management Company on a proactive basis after the announcement, and the proportion stipulated by the Fund shall be restored within three business days after the adjustment.
- (VII.) The investment risks of the Fund include, but are not limited to, those described in (6) above. Investors should read the Prospectus and ensure that they fully understand the risks and characteristics of the Fund before trading. Further description of the restrictions on the use of the Fund and the disclosure of investment risks, please refer to pages 21 to 24 and 34 to 46.
- (VIII.) The Fund is classified as RR5 for its risk and return level. This classification reflects market price volatility risk under general market conditions and cannot cover all risks, and should not be used as the sole basis for investment. Investors should still be aware of the individual risks of the funds they invest in.
- (IX.) The Fund's distribution rate is not indicative of the Fund's rate of return and past distribution rates are not indicative of future distribution rates. The Fund's dividend may be paid from the reserve for income equalization of the Fund, and any portion that involves a charge against the reserve for income equalization may result in a reduction in the amount of the initial investment. The components of the Fund's net asset value can be found on the Management Company's website.
- (X.) After the listing date, the Fund will provide an intraday estimated net asset value for investors' reference during Taiwan securities trading hours, subject to the TWSE's regulation. The calculation of the estimated net asset value may differ from the actual net asset value due to the difference in timing and source of information. Investors should be aware of the risk of inaccuracy between the estimated net asset value and the actual net asset value. The estimated intraday net value provided by the Management Company during the trading hours of Taiwan securities is for investors' reference only and the actual net value should be based on the daily net value as finally announced by the Company.
- (XI.) The investment in the Fund is not protected by mechanisms such as deposit insurance, Taiwan Insurance Guaranty Fund or other protection mechanisms. Investors must assume their own profits or losses.





Investments may result in loss of part or all of the capital. Investors must assume their own profits or losses.

(XII.) Index Company Disclaimer: TIP FactSet Taiwan AI 50 Index is jointly developed by Taiwan Index Plus Corporation (TIP) and Taipei Exchange (TPEx) (collectively referred to as "Cooperating Organizations") and is solely licensed to KGI Securities Investment Trust Co. Ltd. ("KGI SITE") =for use in issuing the "Fund". Cooperating Organizations do not in any way sponsor, endorse, sell, or promote the "Fund", nor do they explicitly or implicitly provide any guarantee or representation regarding the results of using the index and/or the data of the index at any specific date, time, or other times. The index is calculated by the TIP. However, Cooperating Organizations are not liable to anyone for any errors, inaccuracies, omissions, or interruptions in the transmission of index data, and have no obligation to notify anyone of such errors, inaccuracies, or omissions.

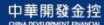
(XIII.) In the event that any of the contents of this prospectus are falsified or concealed, the securities investment trust enterprise (the "SITE") and its responsible person and other persons who have signed this prospectus shall be held liable in accordance with the law.

(XIV.) Check the website of the Prospectus:

TWSE Market Observation Post System("MOPS"): https://mops.twse.com.tw

KGI SITE: https://www.KGIfund.com.tw

Printed on: August 27, 2024



I. Name, address, website, and telephone number of the SITE

Name : KGI Securities Investment Trust Co. Ltd.

Address: No. 698, Mingshui Rd., Zhongshan Dist., Taipei City, Taiwan (ROC)

Website : www.kgifund.com.tw

Tel/Fax : (02)2181-5678 / (02)8501-2388 Spokesman : General Manager Chang, Tzu-En

Tel : (02)2181-5678

Email : <u>fund.addresser@kgi.com</u>

II. Name, address, website, and telephone number of the fund custodian

Name : First Commercial Bank Co., Ltd.

Address : 30, Chung King South Road, Sec. 1, Taipei, Taiwan, ROC.

Website : https://www. firstbank.com.tw

Tel : (02) 2348-111

III. Name, address, website, and telephone number of the appointed management institution: Nil

IV. Name, address, website, and telephone number of the offshore investment consulting company: Nil

V. Name, address, website, and telephone number of the appointed offshore custodian: Nil

VI. Name, address, website, and telephone number of the fund guarantor institution: Nil

VII. Name. address. website. and telephone number of the certifying institution for the beneficiary certificates: Nil. The Fund's beneficiary certificates are issued on an entity-free basis.

VIII. Name, address, website, and telephone number of the service agent in beneficiary certificate matters: Nil

IX. Name of the auditor on the Fund's financial reports, and the name, address, website, and telephone number of the CPA firm.

Auditor : Huang, Jin-Lian, Li; Xiu-Ling

Firm : PricewaterhouseCoopers

Address : 27F., No. 333, Sec. 1, Keelung Rd., Xinyi Dist., Taipei City, Taiwan (ROC)

Website : <u>www.pwc.tw</u>
Tel : ((02)2729-6666

X. The name, address, website, and telephone number of the credit rating agency of the SITE or the Fund: Nil

XI. Where and how to get a copy of the Prospectus

Display

: KGI Securities Investment Trust Co. Ltd.

Location

Investors may obtain a copy at the Display Location, call KGI SITE, or download it from

How to request : KGI SITE's website, the MOPS.

Distribution KGI Securities Investment Trust Co. Ltd. Will distribute to the investor by mail or e-mail

Method transmission if requested by KGI Securities Investment Trust Co. Ltd.

Table of contents

I.	FUND	FUND OVERVIEW			
	(I.)Fun	d Profile	1		
	(II.)	Fund Nature	12		
	(III.)	RESPONSIBILITIES OF THE MANAGEMENT COMPANY AND THE FUND CUSTODIAN	12		
	(IV.)	INVESTMENT OF THE FUND.	18		
	(V.)	ADDITIONAL MATTERS TO BE DESCRIBED FOR ETF	27		
	(VI.)	INVESTMENT RISK DISCLOSURE	34		
	(VII.)	DISTRIBUTION OF INCOMES.	46		
	(VIII.)	SUBSCRIPTION OF BENEFICIARY CERTIFICATES	46		
	(IX.)	REDEMPTION OF BENEFICIARY CERTIFICATES	53		
	(X.)	RIGHTS AND FEES UNDERTAKEN BY BENEFICIARIES	59		
	(XI.)	FUND INFORMATION DISCLOSURE.	66		
	(XII.)	USE OF ASSETS BY THE FUND	72		
II.	Key Pr	ovisions of the Securities Investment Trust Deed	73		
		D NAME, MANAGEMENT COMPANY NAME, FUND CUSTODIAN NAME, AND FUND DURATION			
	(II.)	TOTAL FACE VALUE OF FUND ISSUANCE AND TOTAL NUMBER OF BENEFICIARY UNITS			
	(III.)	ISSUANCE AND CERTIFICATION OF BENEFICIARY CERTIFICATES			
	(IV.)	SUBSCRIPTION BEFORE THE FUND'S ESTABLISHMENT AND TRADING RESTRICTIONS AFTER			
	(- ' ')	THE ESTABLISHMENT BUT BEFORE THE FUND'S LISTING			
	(V.)	SUBSCRIPTION OF BENEFICIARY UNITS FROM THE FUND'S LISTING DATE			
	(VI.)	LENDING OF SECURITIES HELD BY THE FUND			
	(VII.)	ESTABLISHMENT, NON-ESTABLISHMENT, AND LISTING OR DELISTING OF THE FUND'S	, .		
	()	BENEFICIARY CERTIFICATES	76		
	(VIII.)	ASSETS OF THE FUND			
	(IX.)	EXPENSES TO BE BORNE BY THE FUND			
	(X.)	RIGHTS, OBLIGATIONS, AND RESPONSIBILITIES OF THE BENEFICIARIES	79		
	(XI.)	RIGHTS, OBLIGATIONS, AND RESPONSIBILITIES OF THE MANAGEMENT COMPANY			
	(XII.)	RIGHTS, OBLIGATIONS, AND RESPONSIBILITIES OF THE FUND CUSTODIAN			
	(XIII.)	BASIC POLICIES AND SCOPE FOR INVESTING FUND IN SECURITIES AND ENGAGING IN			
	,	SECURITIES-RELATED PRODUCTS TRANSACTIONS	79		
	(XIV.)	DISTRIBUTION OF INCOMES			
	(XV.)	REDEMPTION OF BENEFICIARY CERTIFICATES			
	(XVI.)	CALCULATION OF THE FUND'S NET ASSET VALUE AND NET ASSET VALUE PER BENEFICIA			
	(11 : 11)	Unit			
	(XVII.)	REPLACEMENT OF THE MANAGEMENT COMPANY			
		REPLACEMENT OF THE FUND CUSTODIAN			
	(XIX.)	TERMINATION OF THE SECURITIES INVESTMENT TRUST DEED AND DELISTING OF THE FUN			
	()	BENEFICIARY CERTIFICATES.			

(Note: This English translation is provided for reference only and might not exactly reflect the true meaning and full text of the original language.) LIQUIDATION OF THE FUND85 (XXI.) REGISTER OF BENEFICIARIES86 (XXII.) BENEFICIARIES' MEETING86 (XXIV.) AMENDMENTS TO THE TRUST DEED.......86 III. Overview of the Management Company......87 ENTERPRISE ORGANIZATION 90 (II.) (III.)OPERATING STATUS 102 (IV.) (V.) (VI.) Name, address, and telephone number of any agent handling sale and redemption of the IV. V. (I.) SELF-REGULATORY AGREEMENT FOR MEMBERS OF THE SECURITIES INVESTMENT TRUST AND (II.) (III.)(IV.) OPERATION MECHANISM OF THE MANAGEMENT COMPANY'S VALUATION COMMITTEE.....119 (V.) [Appendix 1] The Management Company's Financial Statements for the Last Two Years.121 [Appendix 2] Calculation Standards for the Net Asset Value of Securities Investment Trust Funds 131 [Appendix 3] Thresholds and Handling Procedures for Tolerable Deviations in the Calculation of Net Asset Value of Securities Investment Trust Funds139 [Appendix 4] Securities Investment Trust Deed of KGI Taiwan Premium Selection AI 50 ETF Securities Investment Trust Fund and Comparison Table of Template Deed143

I. FUND OVERVIEW

(I.) Fund Profile

i. Fund offering amount

The Fund's minimum offering amount is TWD200 million and there is no maximum offering amount limit.

ii. Total number of beneficiary units

The Fund is not subject to a maximum number of units.

iii. Face value of each beneficiary unit

Prior to the Fund's establishment date (excluding that date), the issue price per beneficiary unit was TWD10.

iv. Whether follow-on issues may be made.

The Fund is not subject to a maximum offering limit. Therefore, no follow-on issuances will be made.

- v. Conditions for establishment
 - (i.) The condition for the establishment of the Fund is that, according to Article 3, Paragraph 2 of the Securities Investment Trust Deed of the Fund ("Trust Deed"), the minimum required amount of TWD200 million must be raised within thirty (30) days from the offering commencement date.
 - (ii.) When the Fund meets the conditions for establishment, the Management Company shall immediately report to the FSC or its appointed institution. The Fund may only be established after receiving recordation approval from the FSC or its appointed institution.
 - (iii.) The Fund's establishment date is August 26, 2024.
- vi. Scheduled issue date

The Fund's beneficiary certificates shall be issued no later than thirty (30) days from the Fund's establishment date and shall be prior to the listing and Fund's trading commencement date.

vii. Duration

The Fund will continue for an indefinite period of time, which will expire upon termination of the Trust Deed.

- viii. Investment regions and objects
 - (i.) The Fund's investments in securities in the ROC include:
 - TWSE- listed stocks within the ROC (including initial listed underwriting stocks) or TPEx-listed stocks, ETF beneficiary certificates (including leveraged ETFs or inverse ETFs), call (put) warrants, stock warrants, index-type, bond-type (including fixed income), money market-type securities investment trust funds offered domestically by SITEs, futures trust funds raised by futures trust enterprises from unspecified persons, as well as other securities, money market instruments and conducting the subscription and redemption of ETF.
 - 2. The Fund's investment in initial listed underwriting stocks is limited to those stocks for which the listing information has been publicly announced and that the Management Company, based on its professional judgment, expects such stocks will

be included as component stocks in the benchmark index at the time of their initial listing.

- (ii.) Benchmark index: TIP FactSet Taiwan AI 50 Index
- ix. Brief indication of fundamental investment policies and scope of investment.
 - (i.) The Management Company should aim to diversify risk and ensure the safety of the fund by tracking the performance of the benchmark index as the objective of the Fund's investment portfolio management. In accordance with principles of integrity and professional management, the Fund will be invested in securities within the ROC and will adhere to the following regulations
 - 1. The Fund adopts an indexing strategy based on full replication to track the performance of benchmark index "TIP FactSet Taiwan AI 50 Index", with the objective of achieving the performance of the benchmark index as closely as possible, after deducting various necessary expenses from the Fund. To achieve the aforementioned operational objective, the Fund has been tracking the benchmark index since the date of listing, and the total amount invested in the components of the benchmark index should reach 90% (inclusive) of the Fund's net asset value. Also, to align with the Fund's need for index tracking and requirements for capital allocation, the Fund may engage in other securities-related products transactions and invest in other securities so that the overall exposure of the investment portfolio can match 100% of the Fund's net asset scale as closely as possible.
 - 2. To align with the Fund's tracking objects and capital allocation needs, the Management Company may use the Fund to engage in transactions of futures, options, or futures options derived from stock indices, stocks, or ETF, and other securities-related products approved by the FSC. Such transactions must comply with the FSC's "Directions for Use by Securities Investment Trust Enterprises of Securities Investment Trust Funds for Trading of Securities-Related Products" and other relevant regulations from the FSC. If amended by relevant laws and regulations, the revised provisions shall prevail.
 - 3. If any failure in subscription/redemption occurs or if a situation specified in Paragraph 3, Article 21 of the Fund's Trust Deed arises, resulting in a deviation from the investment proportion limit specified in item (1) for the benchmark index component stocks, adjustment to meet such proportion requirements must be made within five (5) business days following the end of such situation.
 - 4. However, based on the Management Company's professional judgment, in exceptional circumstances, for the purpose of diversifying risk and ensuring the safety of the fund, the investment proportion limits specified in item (1) above may be disregarded. Exceptional circumstances are defined as follows:
 - (1.) One month prior to the termination of the Fund's Trust Deed; or
 - (2.) Significant and unexpected political or economic events within the country (e.g. coups, wars, energy crises, terrorist attacks, or natural disasters), temporary suspension of domestic or international financial markets (stock, bond, or currency markets), changes in laws and regulations or policies (e.g., the implementation of foreign exchange controls or reduction of daily price downward fluctuation limit), or other force majeure events that could potentially affect the economic development and financial market stability of the country or region.
 - 5. Within thirty (30) business days after the conclusion of the exceptional circumstances described in the previous paragraph, the Management Company

shall promptly adjust the investment portfolio to comply with the proportion limits specified in item (1).

- (ii.) The Management Company may maintain the Fund's assets in cash, deposited with financial institutions (including the Fund Custodian), engaging in repurchase agreement of bonds, or purchasing short-term notes, or using other methods as specified by the FSC, and instruct the Fund Custodian to handle these assets accordingly. Unless otherwise specified by laws and regulations, the credit ratings of the financial institutions where the assets are deposited, the counterparties for repurchase agreement of bonds, or the underlying assets, should meet or exceed the minimum rating levels provided by credit rating agencies approved or recognized by the FSC.
- (iii.) When the Management Company uses the Fund to invest in TWSE or Tex-listed securities, unless otherwise specified by laws and regulations, it should entrust a securities broker to conduct cash transactions for spot trading in central exchange market or OTC market, and instruct the Fund Custodian to handle the settlement.
- (iv.) When the Management Company entrusts a securities broker for trading as described in the preceding paragraph, it may appoint a broker with an interest in the Management Company or the Fund Custodian, or the brokerage department of the Fund Custodian, provided that the commission paid to such a broker does not exceed the rates charged by other general securities brokers.
- x. Key information on the investment strategies and characteristics

(i.) Investment strategies

1. The Fund adopts an indexing strategy, based on full replication to track the performance of benchmark index "TIP FactSet Taiwan AI 50 Index", with the objective of achieving the performance of the benchmark index as closely as possible, while also managing tracking error as part of its investment management objectives, after deducting all necessary expenses. To achieve the aforementioned operational objectives, the Fund will start from its listing date, invest at least 90%(inclusive) of its net asset value in the component stocks of the benchmark index, and in principle, must achieve 100% coverage of the index components. To meet the Fund's need for index tracking and requirements for capital allocation, the Fund may engage in other securities-related products transactions and invest in other securities so that the overall exposure of the investment portfolio can match 100% of the Fund's net asset scale as closely as possible.

The Fund primarily uses full replication method. However, in exceptional circumstances (including but not limited to insufficient liquidity of component stocks, component companies event factors, trading suspensions, the Fund's response to subscriptions and redemptions, inability to hold due to the management of political and economic risks, other market factors, difficulty in replicating the full size of the fund or other circumstances not attributable to the Management Company, which makes it difficult for the Fund to use full replication method to track the benchmark index performance), the Management Company may, based on actual needs, use optimization methods for asset management to pursue performance closely tracking the benchmark index. Once the aforementioned factors are resolved, the fund manager will

gradually adjust the component stocks according to market conditions to align with the stated standards.

2. Strategies for the Fund's overall exposure position, securities exposure position, and securities-related products exposure position are described below:

(1.) Strategies for overall exposure position

The investment objective of the Fund is to track the return of the benchmark index, while using securities and trading in securities-related products to ensure that the Fund's overall exposure position closely matches 100% of its net asset value.

(2.) Strategies for securities exposure position

The component stocks of the benchmark index are the primarily investment objects, with the total amount invested in these component securities or new component stocks announced for inclusion in the index adjustment being no less than 90% (inclusive) of the Fund's net asset value.

(3.) Strategies for securities-related products exposure position

In addition to investing in securities, the Fund will also engage in transactions involving securities- related products to ensure that overall total exposure position of the Fund closely matches 100% of its net asset value. The Fund's securities-related products will be selected based on a combination of index correlation and sufficient liquidity, and the Fund's investment portfolio will be adjusted according to the current status of the securities market and the liquidity of the underlying futures.

During the initial phase of the Fund, the exposure to securities-related products will primarily consist of index futures related to the benchmark index. Additionally, considering liquidity and asset management, the Fund may also use other futures contracts with high correlation as supplementary instruments.

(ii.) Investment characteristics

- 1. Taiwan occupies a crucial and strategic position in the global AI ecosystem. This ETF's benchmark index focuses on the three main pillars of the AI industry: computing power, algorithms, and data. Based on the FactSet Revere Business Industry Classification System (RBICS), it identifies and consolidates AI-related sub-sectors from the 6th level (L6) industry classification. The precise industry profiling highlights the future trends and potential opportunities of Taiwan's AI industry and provides investors with a comprehensive opportunity to invest in Taiwan's AI industry.
- 2. The Fund announces its portfolio composition daily and releases real-time estimated net asset values during trading hours. The index provider regularly or from time to time publishes the latest component stocks of the Fund's benchmark index and relevant changes. The Management Company will also disclose the Fund's investment portfolio. Information is relatively transparent, which will facilitate investors to assess investment opportunities and risks.
- 3. This Fund is listed on the TWSE. Investors can trade during the TWSE's trading hours or conduct subscriptions and redemptions through participating securities firms in the primary market during the times specified by the Management Company. Trading method is easy and can be done in many convenient ways. Investing in ETFs offers diversification of individual stock

risk and generally incurs lower overall transaction costs compared to traditional common mutual funds, making them suitable for long-term investors.

xi. Profile of the typical investor for whom the Fund is suitable

The Fund is a domestic ETF with the operational objective of tracking performance of the benchmark index "TIP FactSet Taiwan AI 50 Index." The creation of the benchmark index incorporates multiple factors such as financial quality, revenues, dividends, and volatility and refers to the FactSet RBICS, to select an investment portfolio that represents the long-term trends of Taiwan's TWSE/TPEx-listed companies in the AI industry chain. The main income sources of the Fund include potential capital gains and dividend incomes. As the Fund only invests in the domestic securities market, the risk is relatively concentrated, and investment risks cannot be completely eliminated. Investors should fully understand the Fund's investment characteristics and risks. The Fund is suitable for investors who are willing to withstand greater risks of benchmark index price fluctuations, over-concentration in certain sectors, industry cyclicality, liquidity issues, risks of tracking the benchmark index, and the Fund returns not closely mirroring to the benchmark index's returns.

xii. Sale commencement date

The Fund began selling on August 16, 2024, and must raise the minimum offering amount of TWD200 million within thirty (30) days from the start of the offering period.

xiii. Methods of selling

- (i.) Prior to the Fund's establishment date (excluding that date), subscriptions for beneficiary units shall be made to the Management Company or the appointed fund sales agents.
- (ii.) From the Fund's establishment date until the day before its listing date (excluding that date), the Management Company will not accept subscriptions or redemptions of the Fund's beneficiary units.
- (iii.) From the listing date of the Fund (inclusive), subscribers may, in accordance with the Fund's Trust Deed and the Prospectus, instruct participating securities firms to subscribe for the Fund's beneficiary certificates in cash with the Management Company. Participating securities firms may also subscribe on their own behalf.

xiv. Selling price

- (i.) Subscriptions made through the Management Company or sales agents before the Fund's establishment date (excluding that date):
 - 1. The subscription amount for each beneficiary unit of the Fund includes the issue price and the subscription service charge, which is determined by the Management Company.
 - 2. The issue price per beneficiary unit of the Fund is TWD10.
 - 3. The subscription service charge for the Fund's beneficiary certificates is not included in the Fund's assets, and shall not be more than 2% of the Fund's net asset value per beneficiary unit. The actual applicable rate is determined and adjusted within this range by the Management Company according to its sales strategy.
 - 4. From the Fund's establishment date, investments will be made according to the tracked benchmark index. The price fluctuations of the components in the fund's investment portfolio will affect the Fund's net asset value. The issue price of each beneficiary unit purchased by

investors before the establishment date (excluding that date) may differ from the price after the Fund is listed. Investors who participate in the subscription must bear the risk of any discount or premium resulting from fluctuations in the Fund's net asset value from the establishment date until the listing date.

- (ii.) From the listing date of the Fund, subscriptions can be made through participating securities firms
 - 1. Unless otherwise specified by the competent authority or the stock exchange, the Management Company shall, starting from one business day before the listing date, determine and announce the "Cash Subscription/Redemption List" for the following business day after the net asset value of the Fund is calculated and completed every business day. Such information shall be publicly announced on the Management Company's website.
 - 2. From the listing date, subscribers may, on any business day, appoint participating securities firms to submit subscription applications to the Management Company in accordance with the procedures specified in the Trust Deed and KGI Taiwan Premium Selection AI 50 ETF Securities Investment Trust Fund Beneficiary Certificate Cash Subscription and Redemption Application Operational Guidelines ("Operational Guidelines"). Participating securities firms may also make subscriptions on their own behalf. The Management Company has discretion to decide whether to accept the subscription. If the Management Company decides not to accept a subscription, it must handle the matter in accordance with the relevant provisions of the Operational Guidelines.
 - 3. The Management Company may charge a subscription service charge for each subscription. The subscription service charge of the Fund's beneficiary certificates is not included in the Fund's assets. The aggregate of the subscription service charge per beneficial unit and handling fee for the participating securities firms may not exceed 2% of the net asset value per beneficiary unit of the Fund. The Fund's subscription service charge is in accordance with the latest prospectus.
- xv. Minimum subscription amount
 - (i.) Prior to the establishment date of the Fund (excluding that date)
 - The issue price per beneficiary unit is TWD10. The minimum subscription amount for each transaction should be the issue price multiplied by 1,000 beneficiary units or its multiples (i.e., TWD10,000 or its integral multiple).
 - (ii.) From the listing date of the Fund
 - Subscribers may, on any business day, instruct participating securities firms to submit subscription applications to the Management Company in accordance with the procedures specified in the Trust Deed and Operational Guidelines. Participating securities firms may also subscribe on their own behalf. However, the number of beneficiary units for each subscription must be in multiples of the subscription base (500,000 beneficiary units) or its integral multiples.
 - (iii.) From the Fund's establishment date until the day before its listing date (excluding that date), subscriptions for the Fund's beneficiary units will not be accepted.
- xvi. Listing and trading method

- (i.) After the Management Company has raised the minimum required offering amount for the Fund and reported to the FSC or its appointed institutions for establishment approval, it shall, in accordance with laws and regulations and requirements of the TWSE, apply with the TWSE for the Fund's listing on the securities exchange market. The reference price for auction trading for the initial public offering of the Fund's beneficiary certificates shall be based on the latest net asset value per beneficiary unit calculated from the Fund's income as of the last business day before the listing as reference, and shall be handled according to the regulations of the TWSE. After the listing of the Fund's beneficiary certificates, the Management Company may appoint a service agent to handle beneficiary certificate related matters.
- (ii.) Before the beneficiary certificates of the Fund are listed, beneficiary certificates subscribed or certificate for payment of subscription amount for beneficiary certificates may not be transferred, except in cases of inheritance or other legal reasons. From listing date of the Fund, except for termination of the Deed as per Article 26 of the Trust Deed, liquidation as per Article 27, or any other regulations by the FSC, the beneficiary certificates may only be publicly traded on the TWSE according to its regulations. However, if there are circumstances as specified in the proviso of Article 150 of the Securities and Exchange Act, the transfer shall be conducted in accordance with the relevant laws and regulations.
- (iii.) The trading of listed beneficiary certificates for the Fund shall be conducted in accordance with the prices and fluctuation limits stipulated by the TWSE.
- xvii. The documentation that the Management Company might request from subscribers for anti-money laundering purposes and the circumstances in which it might refuse subscription requests
 - (i.) The documentation that the Management Company might request from subscribers
 - 1. When processing a subscriber's first subscription to the Fund, the subscriber must be asked to provide the following documents for verification as required:
 - (1.) If the subscriber is a natural person and a citizen of the country, they must provide their national identification card. However, for individuals who are under fourteen years old and have not yet applied for a national ID card, a household certificate may be used as a substitute. If the subscriber is a foreign national, they must provide their passport. However, if the subscriber is a minor or a person under guardianship, the national identification card or passport of the legal representative or guardian must also be provided.
 - (2.) If the subscriber is a legal entity or other institution, the following documents must be provided by the authorized representative: The authorization letter issued by the subscriber, the identification documents of the authorized representative, the identification documents of the representative of the entity, the registration certificate of the subscriber, and

- official documents or related certificates. However, tax payment certificates cannot be used as the sole basis for opening an account.
- (3.) The Management Company shall keep the original power of attorney and retain copies of the other verification documents provided by the aforementioned clients for record-keeping purposes.
- 2. When processing a subscriber's first subscription to the Fund, if the client handles the subscription by delivering cash in person or by delegation, the double identification document check and the verification of the documents shall be implemented. Except for the power of attorney, which must be kept in its original form, copies of the other documents should be retained for record-keeping purposes. Additionally, the subscriber must provide the following documents for verification as required:
 - (1.) If the subscriber is a natural person and a citizen of the country, they must provide their national identification card. However, for individuals who are under fourteen years old and have not yet applied for a national ID card, a household certificate may be used as a substitute. Additionally, other documents that can verify identity should be collected, such as a health insurance card, passport, driver's license, student ID, household certificate, or household registration transcript. For foreign nationals, in addition to requiring a passport, other documents such as a residence permit or other identity verification documents should also be collected. However, if the subscriber is a minor or a person under guardianship, it is necessary to also provide the national identification card or passport of the legal representative or guardian, as well as other documents that can verify the identity of the representative or guardian.
 - (2.) If the subscriber is a legal entity or other institution, in addition to requiring the authorized representative to provide the power of attorney issued by the client, the representative's identification documents, the identification documents of the entity's representative, the registration certificate of the subscriber, official documents, or related certificates, board meeting minutes, Article of Incorporation, or financial statements should be collected as well. Only after obtaining these documents can the subscription or delegation be accepted. However, a tax payment certificate cannot be used as the sole basis for opening an account.
- (ii.) The circumstances in which it might refuse subscription requests
 - In addition to the national identification card, passport, and registration certificate mentioned above, the second document of identification must be recognizable. Lists from organizations or schools that can confirm the subscriber's identity may also be accepted as a second document of identification. If the subscriber refuses to provide such document, the subscription may be declined, or it will only be processed after a thorough verification of their identity.
 - 2. When reviewing the identification documents of the subscriber and the authorized representative, attention should be paid to the following issues: Suspected use of aliases, front names, fictitious entities, or fictitious organizations for the subscription or delegation, use of forged or altered identification documents, suspicious or unclear documentation, unwillingness to provide additional supporting documents, or inability to verify the provided documents, unusual delays by the subscriber in providing supplementary identification documents, and any other irregularities or inability of the

subscriber to provide reasonable explanations during the subscription or delegation process. In such cases, subscriptions or delegations should be declined.

3. For subscriptions or delegations made through authorization or similar forms, it is necessary to verify the required authorization or delegation documents, as well as the identification documents of both the subscriber and their representative. The authenticity of the authorization or delegation and the identity details must be thoroughly verified. Detailed records of the identities of both the subscriber and the representative should be maintained. If necessary, confirmation should be obtained from the subscriber through phone, written communication, or other appropriate means. If verification is difficult, such subscriptions or delegations should be declined.

xviii. Redemption commencement date

From the date of listing of the Fund (inclusive), beneficiaries may request the redemption in accordance with the latest prospectus by instructing participating securities firms to submit a redemption request to the Management Company in writing, electronically, or through other agreed-upon methods, following the procedures specified in the Trust Deed and the participation agreement. The total redemption amount, based on the number of the Fund's beneficiary units, will be paid to the beneficiaries, and participating securities firms may also submit redemption applications on their own.

xix. Redemption fees

Since the Fund is an ETF, it is not applicable.

xx. Redemption Amount

(i.) Actual total redemption amount

For details, please refer to [I. Fund Overview] (IX).

(ii.) Redemption service charge

The redemption service charge for the Fund may not exceed 2% of the net asset value per beneficiary unit. The Management Company may adjust the redemption service charge within this limit and announce such adjustments. The redemption service charge is not included in the Fund's assets.

xxi. Regulations and handling of short-term trading

Since the Fund is an ETF, it is not applicable.

xxii. Definition of "business day" for the purposes of the Fund.

Trading days in the domestic securities market.

xxiii. Management fee

The Management Company's compensation is calculated daily based on the Fund's net asset value at 0.40% per year, and is paid once a calendar month starting from the Fund's establishment date.

xxiv. Custodian fee

The Fund Custodian's compensation is calculated by the Management Company accumulatively daily based on 0.035% per annum of the Fund's net asset value. The payment is made each calendar month, from the Fund's establishment date.

xxv. Whether there is income distribution

(i.) The incomes distributable per beneficiary unit of the Fund refer to:

- 1. Cash dividends, interest income, distributions from the Fund's incomes, cash dividends returned by the borrower of securities lent by the Fund, lease incomes and the reserve for income equalization prior to the ex-dividend date (excluding that date), net of expenses incurred by the Fund.
- 2. If the additional distribution includes realized capital gains, net of capital losses (both realized and unrealized) and expenses borne by the Fund, then the net asset value per beneficiary unit on the distribution valuation date should be higher than the issue price per beneficiary unit prior to the Fund's establishment date (excluding that date). Furthermore, the net asset value per beneficiary unit, after subtracting the distributable incomes per beneficiary unit for the current period, should not be lower than the issue price per beneficiary unit prior to the Fund's establishment date (excluding that date).
- (ii.) Starting from the 120 days (inclusive) after the Fund's establishment date, the Management Company shall valuate the Fund's net asset value and income situation on the distribution valuation date (i.e., the last calendar day of each month) to determine the value of the distribution of incomes. The Management Company may decide the amount to be distributed or whether to make a distribution based on the Fund's incomes situation. Therefore, the amount distributed each time is not necessarily the same. For the distributable income of the beneficiary units of the Fund, after the Management Company determines the amount of income to be distributed, any undistributed income may be accumulated and included in the next month distributable income.
- (iii.) The Management Company shall, in accordance with laws and regulations, announce the distribution amount per beneficiary unit, the distribution payment date, the distribution record date, the distribution method, and other relevant matters related to the income distribution. The Management Company must distribute the incomes to the beneficiaries within forty-five (45) business days after each distribution valuation date. The period during which changes to the beneficiaries' register are suspended and the distribution record date must be announced in advance by the Management Company in accordance with Article 34 of the Trust Deed.
- (iv.) The distributable incomes of the Fund may only be distributed after the auditor approved by the FSC to audit public companies has issued a verification report. However, if the distributable incomes include capital gains, distribution can only occur after the audit by the auditor approved by the FSC to audit public companies.
- (v.) The total amount of each distribution should be deposited by the Fund Custodian into an independent account named "KGI Taiwan Premium Selection AI 50 ETF." This amount will no longer be considered part of the Fund's assets; however, any interest earned on this amount should be included in the Fund.
- (vi.) The distributable income should be allocated equally among the total number of beneficiary units outstanding as of the income distribution record date. The distribution payments should be made by means of registered, crossed, non-endorsable, non-transferable note or remittances payable to the beneficiaries. The Management Company must announce the calculation method, as well as the amount, location, time, and method of the payment.
- (vii.) Distribution example:
 - 1. Assuming that the following net asset value and number of beneficiary units on the valuation date before income distribution:

Item	Amount
Net asset value	1,350,000,000
Number of units outstanding	100,000,000
Net asset value per unit (TWD)	13.50

2. Cash dividends, interest income, fund income distributions, lease income, and the reserve for income equalization, net of the expenses borne by the Fund, are used to calculate the distributable amount. The distributable income includes realized capital gains net of capital losses (both realized and unrealized loss) and the expenses borne by the Fund, provided that the remaining amount is positive. The decided distribution amount is TWD30,000,000. The distributable income table is as follows:

Distributable Income Statement

Distribution item	Amount	Expenses to be borne	Distributable amount	Decided distribution amount
Cash dividends, interest income, fund income distributions, lease income, and the reserve for income equalization	47,000,000	6,080,000	40,920,000	30,000,000
Realized capital gains and losses	1,000,000	20,000	980,000	
Total	48,000,000	6,100,000	41,900,000	
Distributable income				30,000,000
Units				100,000,000
Distribution amount per unit			•	0.30

3. After the distribution, the net asset value per beneficiary unit and the number of units are as follows:

Item	Amount
Net asset value	1,320,000,000
Number of units outstanding	100,000,000
Net asset value per unit (TWD)	13.20
Change in net asset value per unit before and after distribution	0.30

(II.) Fund Nature

i. Establishment of the fund and its basis.

This Fund is established in accordance with the "Securities Investment Trust and Consulting Act," the "Regulations Governing the Management of Securities Investment Trust Enterprises," the "Regulations Governing Securities Investment Trust Funds ("Regulations")," and other relevant laws and regulations. It has been approved for effective registration as per the FSC or its appointed institution's letter (Ref No.: Tai-Jheng-Shang-2-Zih letter No. 1131702640) dated July 1, 2024, and is a securities investment trust fund offered and established within the territory of the ROC.

ii. The contractual relation under the Securities Investment Trust Deed

The Fund's Trust Deed was entered into in accordance with the Securities Investment Trust and Consulting Act and other relevant ROC laws and regulations. The Fund Trust Deed is entered into between the Management Company as principal and the Fund Custodian as trustee to govern the rights and obligations between the Management Company, the Fund Custodian and the holders of the beneficiary certificates of the Fund (i.e., beneficiaries). The Management Company and the Fund Custodian are parties to the Trust Deed of the Fund as of the date the Trust Deed is executed and becomes effective. Unless the Management Company rejects the subscription of subscribers, the subscribers become a party to the Trust Deed of the Fund from the date of completion of the subscription process or from the date of purchase of the beneficiary certificates of the Fund on the stock exchange.

iii. In case of any follow-on offering of the fund, a description of the status of the issue at the time the fund was established and of each subsequent follow-on issue: N/A

(III.) Responsibilities of the Management Company and the Fund Custodian

- i. Responsibilities of the Management Company
 - (i.) The management company shall manage the Fund in accordance with the relevant laws and regulations, the Trust Deed, the participation agreement, and the orders of the FSC, with the duty of care of a good administrator and fiduciary duty. Unless otherwise stipulated in the Trust Deed, it may not seek benefits for itself, its agents, representatives, employees, or any third parties. If its agents, representatives, or

employees intentionally or negligently fail to fulfill their obligations under the Trust Deed, the Management Company shall bear the same liability as if the act were its own. If the Management Company violates laws and regulations or the Trust Deed intentionally or negligently, causing damage to the assets of the Fund, it shall be liable for compensating the Fund for such damages.

- (ii.) Unless the Management Company, its agents, representatives, or employees have intentional misconduct or negligence, the Management Company shall not be held liable for the profits or losses of the Fund, or for any losses incurred by the beneficiaries or the Fund Custodian.
- (iii.) The Management Company has the authority to make decisions regarding the acquisition and disposal of the Fund's assets and shall execute these actions by itself. Unless otherwise stipulated by the FSC, it may not sub-delegate these functions to a third party. However, when exercising other rights related to the Fund's assets, the Management Company may, if necessary, request the Fund Custodian to issue a power of attorney or provide assistance. The Management Company may delegate or sub-delegate the exercise of other rights related to the Fund's assets to the Fund Custodian, a lawyer, or a certified public accountant ("CPA"). When delegating or sub-delegating to a lawyer or CPA to exercise these rights, the Fund Custodian must be notified.
- (iv.) The Management Company, within the scope permitted by laws and regulations, has the authority to instruct the Fund Custodian and may conduct unscheduled inventories and inspections of the Fund's assets. The Management Company shall also, based on its judgment, orders from the FSC, or requests from beneficiaries, take necessary actions within the scope permitted by law to ensure that the Fund Custodian fulfills its obligations under the Trust Deed.
- (v.) If the Management Company believes that the Fund Custodian or participating securities firm has violated or is likely to violate the Trust Deed, participation agreement, or relevant laws and regulations, it shall immediately report to the FSC.
- (vi.) The Management Company shall, three (3) days before the commencement of the Fund's offering, and within three days after the update or amendment of the prospectus, transmit the electronic file of the prospectus to the information reporting website designated by the FSC.
- (vii.) The Management Company, participating securities firm, or fund sales agent, shall provide a simplified prospectus to the subscriber before the subscriber submits the subscription application and completes the payment of the advance total subscription amount or prepayment of the subscription amount. Upon request by the subscriber, the full prospectus must also be provided. The sales documents and advertisements for the Fund must indicate that both the prospectus and the simplified prospectus are available and specify where they can be obtained. The delivery or provision of the above-mentioned prospectus and the simplified prospectus may be made by means of electronic media if the application is made by means of electronic transaction or with the written consent of the subscriber. If the content of the

prospectus is found to be false or concealed, the Management Company, its responsible persons, and other signatories of the prospectus shall be legally liable.

- (viii.) The Management Company may, if necessary, amend the prospectus and make an announcement. Except for items (2) through (5) which should be reported to the industry association, all other items must be reported to the FSC.
 - 1. Addition of new investment objects and their risk factors that do not require amendments to the Trust Deed according to regulations.
 - 2. The subscription base and redemption base of the Fund.
 - 3. Subscription and redemption service charge.
 - 4. Subscription and redemption transaction fees.
 - 5. Administrative processing fees for failed subscriptions or redemptions.
 - 6. Amendments to the prospectus in accordance with changes to the Trust Deed.
 - 7. Other amendments which have a material impact on the rights and interests of beneficiaries.
 - (ix.) The Management Company shall ensure that all securities transactions, settlements, or other investment activities comply with the relevant laws and regulations of the ROC securities exchange market. The Management Company must also instruct its appointed securities firms, financial institutions or other entities approved by the FSC to conduct securities investments for the fund in accordance with the trading and settlement practices of the ROC securities exchange market.
 - (x.) The Management Company shall ensure that transactions involving securities-related products conducted by the Fund comply with relevant laws and regulations and the requirements of the FSC.
 - (xi.) The rights and obligations between the Management Company and its appointed fund sales agents shall be governed by the sales contract. The Management Company shall select sales agents with the duty of care of a good administrator. The Management Company shall enter into a participation agreement with any participating securities firms before they begin processing subscriptions and redemptions. The participation agreement must include terms that reflect the intent and spirit of the provisions outlined in Appendix 2, "Important Contents of the Participation Agreement for the KGI Taiwan Premium Selection AI 50 ETF." The rights and obligations between the Management Company and the participating securities firms shall be governed by the participation agreement.
- (xii.) The Management Company may request compensation from the Fund in accordance with Article 19 of the Trust Deed and shall exercise its rights and fulfill its obligations in accordance with relevant laws and regulations and the Trust Deed. The Management Company shall not be held liable for damages to the Fund and/or beneficiaries attributable to the Fund Custodian, the centralized securities depository enterprise, the centralized bills depository enterprise or participating securities firms, but the Management Company is responsible for pursuing compensation.
- (xiii.) Except for legally entrusting the Fund Custodian with the custody of the Fund, if the Management Company delegates the management matters to a third party, it shall be liable for any damages caused to the Fund by the intentional misconduct or negligence of that third party.
- (xiv.) The Management Company shall commence utilizing the Fund from the Fund's establishment date.

- (xv.) The Management Company shall convene meetings of beneficiaries in accordance with the orders of the FSC, relevant laws and regulations, and the Trust Deed. If the Management Company is unable to or does not hold the beneficiaries' meeting, it must immediately notify the Fund Custodian.
- (xvi.) Information about the Fund, unless otherwise required by law, instructed by the FSC, or stipulated in the Trust Deed, must be kept confidential by the Management Company or its employees before it is made public and shall not be disclosed to others.
- (xvii.) If the Management Company is unable to continue serving as the Fund's management company due to bankruptcy, dissolution, suspension of operations, closure, revocation, or abolishment of its license, it must arrange for another SITE to assume its existing rights and obligations after being approved by the FSC. If the Management Company cannot comply with the aforementioned requirements, the FSC may designate another SITE to assume the responsibilities. If the Management Company is clearly failing in its management of the Fund, the FSC may instruct the Management Company to transfer the Fund to another SITE designated by the FSC.
- (xviii.) If the Fund Custodian is unable to continue serving as the fund custodian due to dissolution, suspension of operations, closure, revocation, or abolishment of its license, the Management Company must promptly arrange for another fund custodian to assume the original rights and obligations of the Fund Custodian after being approved by the FSC. If the Fund Custodian is clearly failing in its custodianship of the Fund, the FSC may instruct the Fund Custodian. to transfer the Fund to another fund custodian designated by the FSC.
 - (xix.) When the net asset value of the Fund falls below TWD200 million, the Management Company shall instruct the participating securities firms to inform the subscribers of the net asset value and the number of beneficiaries as of the end of the previous month.
 - (xx.) If the situation described in Subparagraph 2, Paragraph 1, Article 26 of the Trust Deed occurs, leading to the termination of the Trust Deed, the Management Company shall, before the selection of a liquidator, execute the necessary procedures after obtaining approval from the FSC.

ii. Responsibilities of the Fund Custodian

- (i.) The Fund Custodian, based on the trust relationship, is entrusted by the Management Company to handle the Fund's account opening, custody, disposal, collection/payment of the Fund, and collateral provided by borrowers for securities borrowed from the Fund. All cash and other assets of the Fund delivered by beneficiaries for subscription of beneficiary units must be handed over to the Fund Custodian in full.
- (ii.) The Fund Custodian shall, in accordance with the relevant laws and regulations of the Securities Investment Trust and Consulting Act, the provisions of the Trust Deed, and the orders of the FSC, perform the Fund's account opening, custody, disposal, and collection/payment of the Fund's assets, collateral provided by borrowers for securities borrowed from the Fund, along with its interests, proceeds in the Fund's distributable income dedicated account and the fractional beneficiary units resulting from the split or reverse split of the Fund's beneficiary certificates with the duty of a good administrator and fiduciary duty. Except as otherwise provided in the Trust Deed, the Fund Custodian shall not seek benefits for itself, its agents, representatives, employees, or any third party. If its agents, representatives, or employees fail to

fulfill the obligations of the Trust Deed with intent or negligence, the Fund Custodian shall bear the same responsibility as if it were intentional or negligent. The Fund Custodian shall be liable for damages to the Fund's assets caused by its intentional misconduct or negligence in violating laws and regulations or Trust Deed provisions, and shall be responsible for compensating the Fund.

- (iii.) The Fund Custodian shall acquire or dispose of the Fund's assets in accordance with the instructions of the Management Company and exercise rights related to those assets, including but not limited to pursuing claims against third parties. However, if the Fund Custodian believes that following such instructions would violate the Trust Deed or relevant laws and regulations of the ROC, it may refrain from following the Management Company's instructions but must promptly report to the FSC, and a copy shall be sent to the SITCA. The Fund Custodian shall not dispose of the Fund's assets except as provided by relevant laws and regulations or the Trust Deed and shall provide a power of attorney or other necessary assistance as requested by the Management Company for the exercise of rights related to the Fund's assets.
- (iv.) The Fund Custodian may fulfill its obligations under the Trust Deed by processing or safeguarding fund-related matters through institutions or systems such as centralized securities depository enterprise, centralized bills depository enterprise, central government construction bonds, stock exchanges, clearing institution, interbank remittance and clearing system, and general communication. However, if damages to the Fund result from the fault of these institutions or systems, the Fund Custodian shall not be liable for compensation unless it has acted with intentional misconduct or negligence, but the Fund Custodian is responsible for pursuing compensation on behalf of the Fund.
- (v.) The Fund Custodian may, in accordance with the Securities Investment Trust and Consulting Act and other relevant laws and regulations, subdelegate the custody of the Fund's purchased securities or securities-related products and the fulfillment of Trust Deed obligations to a centralized securities depository. The costs associated with this shall be borne by the Fund Custodian.
- (vi.) The Fund Custodian shall, based on the income distribution data provided by the Management Company, act as the payer for the Fund's income distribution and carry out the related distribution tasks.
- (vii.) The Fund Custodian shall act as the payer for the fractional of beneficiary units based on the data provided by the Management Company regarding the split or reverse split.
- (viii.) The Fund Custodian may only dispose of the Fund's assets under the following circumstances:
 - 1. In accordance with the instructions of the Management Company, for the following actions:
 - (1.) Adjustments to the investment portfolio necessary for investment decisions.
 - (2.) Adjustments to margin accounts or payment of premiums required for trading securities-related products.
 - (3.) Payments of amounts that the Fund is obligated to bear as stipulated in Article 12 of the Trust Deed.
 - (4.) Payments of distributable income allocated to beneficiaries as specified in the Trust Deed.

- (5.) Payments for the total redemption amount of the beneficiary certificates redeemed by the beneficiaries.
- (6.) Disposal of collateral provided by the borrower of securities as stipulated in Article 8 of the Trust Deed, in order to purchase securities and other related rights and interests of the securities that the borrower has failed to return within the specified time, or to return the collateral to the borrower and pay the service fees and related costs for the securities lent.
- 2. Upon termination of the Trust Deed and liquidation of the Fund, distribute the assets due to beneficiaries according to their proportionate share of beneficial rights.
- 3. Dispose of the Fund's assets as mandated by compulsory laws and regulations.
- The Fund Custodian shall, in accordance with laws and regulations and the Trust (ix.) Deed, regularly deliver relevant records/books of the Fund to the Management Company, to be forwarded by the industry association to the FSC for recordation. The Fund Custodian shall prepare and deliver to the Management Company the following documents: on the last business day of each week, the inventory detail of custodial assets (including realized stock dividends), bank deposit balance statement, detailed statement of securities-related products as of such date, and information on the component stock of the benchmark index as of such date; on the last business day of each month, the inventory detail of custodial assets, bank deposit balance statement, detailed statement of securities-related products; and shall deliver these to the Management Company within five (5) business days of the following month. The Management Company shall prepare the Fund's inspection report, balance sheet, inventory asset reconciliation statement, and other reports required by the FSC, and after having them verified and signed by the Fund Custodian, submit them to the industry association for forwarding to the FSC by the 10th of each month.
- (x.) The Fund Custodian shall notify the Management Company of any known violations of the Trust Deed or relevant laws and regulations by the Management Company, or any potential violations thereof, and shall notify the Management Company to fulfill its obligations according to the Trust Deed or relevant laws and regulations. If such violations are likely to infringe the rights and interests of the beneficiaries, the Fund Custodian shall immediately report them to the FSC and send a copy to the industry association. However, this does not apply if the Fund Custodian is unaware of such issues due to circumstances not attributable to its own intentional misconduct or negligence.
- (xi.) If the Management Company damages the assets of the Fund due to intentional misconduct or negligence, the Fund Custodian is responsible for pursuing compensation on behalf of the Fund.
- (xii.) The Fund Custodian may claim compensation of fees from the Fund according to the provisions of Article 19 of the Trust Deed, and exercise rights and fulfill obligations in accordance with relevant laws, regulations, the Trust Deed, and the key provisions of participation agreements. The Fund Custodian is not liable for damages to the Fund attributable to the Management Company or third parties appointed or sub-appointed by the Management Company, but it is responsible for pursuing compensation on behalf of the Fund.
- (xiii.) When the FSC designates the Fund Custodian to convene a beneficiaries' meeting, the Fund Custodian shall do so immediately, with the costs borne by the Fund.
- (xiv.) The Fund Custodian, except as required by laws and regulations, orders from the FSC, or provisions of the Trust Deed, shall not provide the Fund's information and

contents of other custodial matters to others. Its directors, supervisors, managers, business personnel, and other employees shall not engage in securities trading activities based on information obtained in the course of their duties or disclose such information to others.

- (xv.) If the Fund does not establish, the Fund Custodian shall, according to the instructions of the Management Company, refund the subscription amount and its interest to the subscribers within ten (10) business days from the date of non-establishment of the Fund. However, the costs for registered mail or remittance fees shall be borne by the Management Company.
- (xvi.) Except for the provisions mentioned in the preceding article, the Fund Custodian shall not be liable for any losses suffered by the Fund or other contracting parties.

(IV.) Investment of the Fund

- i. Investment objectives and scope of the fund
 For details, please refer to [I. Fund Overview] (I). ix.
- ii. The decision-making process of the Management Company in determining the use of the Fund's assets for investment purpose, and the name, major work experience, educational background, and authority of the Fund Manager
 - (i.) The decision-making process of the Management Company in determining the use of the Fund's assets for investment purpose:

The investment process of the Fund is divided into four stages: investment analysis, investment decision, investment execution and investment review.

1. Investment analysis

The investment analysis report shall contain the basis of analysis, rationale, and recommendations, and be documented in writing in accordance with the internal control system. The report shall be written by the reporting officer, and the written report shall be reviewed by the reviewer and signed by the responsible officer.

2. Investment decision

The investment decision report shall be recorded in accordance with the internal control system, prepared by the manager, and submitted in writing for review by the reviewer and signing by the responsible officer before it is delivered to the Trading Department for execution.

3. Investment execution

The investment execution form shall be recorded in accordance with the provisions of the internal control system, and shall be recorded in writing by the trader, reviewed by the reviewer and signed by the responsible officer.

4. Investment review

For each fund and the discretionary investment mandate account, it is required in accordance with the provisions of the internal control system to submit a written investment review report within ten (10) business days after the end of each month on the performance of the investment, which shall be prepared by the manager, reviewed by the reviewer and signed by the responsible officer.

(ii.) The decision-making process of the Management Company in determining the use of the Fund's assets for engagement in securities-related products:

1. Trading analysis

The investment analysis report for securities-related products must provide a detailed analysis of the basis, rationale, and recommendations, so as to analyze factors that influence investment decisions regarding the object (e.g., trading rationale, expected trading price, long (short) positions, contract month). The said report should be signed by the reporter (fund manager), the reviewer, and the responsible officer.

2. Trading decisions

Based on the investment analysis report of securities-related products, the fund manager will produce a trading decision report, which will be submitted for execution. The said report must specify the trading price, long (short) position, contract month, lot(s), and be approved by the fund manager, the reviewer and the responsible officer, and then delivered to the trading department for execution.

3. Trade execution

The investment execution form shall be recorded in accordance with the provisions of the internal control system, and a written record shall be prepared by the trader, checked by the reviewer, and signed by the responsible officer.

4. Trade review

When engaging in securities-related products, the fund manager shall review the actual transaction execution situation of the account on a monthly basis and prepare a transaction review report with recommendations. The report shall be signed by the fund manager, the reviewer and the responsible officer.

(iii.) The name, major working experience, educational background, and authority of the Fund Manager:

Name	Educational Background	Work Experience
Cheng- Ting Shih	MBA, University of Illinois Chicago / M.S. in Civil Engineering, National Central University	Fund Manager, KGI Taiwan Premium Selection AI 50 ETF (2024/08/26~now) Fund Manager, KGI Taiwan Premium Selection High Dividend 30 ETF (2024/04/15~now) Fund Manager, KGI Global Industry Elite 55 ETF (2023/05/26~2024/04/14) Fund Manager, KGI Taiwan Premium Selection High Dividend 30 ETF(2022/08/01~2023/3/31)

text of the original language.)			
	Fund Manager, KGI Big five Taiwan Fund		
	(2021/11/22~2022/06/30)		
	Fund Manager, KGI Asia Economic Moat Fund		
	(2021/11/22~2022/06/30)		
	Fund Manager, Equity Investment Management		
	Department,KGI SITE (2021/11/~2022/06/30) &		
	(2018/09~2020/06)		
	(2000)		
	Department Head, Segregated Trust Accounts		
	Management Department, KGI SITE		
	(2020/06~2021/11)		
	(2020/00 2021/11)		
	Investment Manager, Segregated Trust Accounts		
	Management Department, KGI SITE		
	(2020/06~2021/06)		
	(2020/00~2021/00)		
	Investment Manager, Trans Globe Life Insurance		
	Inc. (2016/09~2018/08)		
	mc. (2010/09~2018/08)		
	Fund Manager, Equity Investment Management		
	Department,		
	(2013/04~2016/09)		
	(2013/04~2010/03)		
	Professional Associate, First Capital Management		
	Inc. (2010/09~2013/03)		
	me. (2010/07-2013/03)		
	Passarahar Oriental Investment Advisory		
	Researcher, Oriental Investment Advisory		
	(2010/06~2010/08)		
1 Authority: The Fund Manager shall follow the Fund's investment decision-			

- 1. Authority: The Fund Manager shall follow the Fund's investment decision-making process, shall not violate applicable laws and regulations, the Regulations and the provisions of the Trust Deed, and shall comply with the restrictions on the use of the Fund's investments.
- 2. Disclosure of the Fund Manager's concurrent management of other funds: KGI Taiwan Premium Selection High Dividend 30 ETF
- (iv.) Names and terms of service of the manager of the Fund for the most recent three years:

Name of Manager	Term of Service
Shih Cheng-Ting	2024/08/26~now

- (v.) Measures adopted to prevent conflicts of interest if the Fund Manager manages other funds at the same time:
 - 1. In order to maintain the independence of investment decisions and the confidentiality of its business, in addition to the implementation of the "Chinese wall" system, the Management Company establishes a sound monitoring and audit system for the construction of the investment decision process to prevent conflicts of interest or illegal activities and to separate the investment decision and trading processes based on the internal audit and internal control system.
 - 2. In order to avoid affecting the rights and interests of the beneficiaries of the Fund by the Fund Manager's opposite investment decisions in relation to the trading of the same stock and bonds with equity characteristics between different funds, unless due to the nature of a special type of fund or to comply with the laws and regulations otherwise specifically permitted by the law and regulations, the Trust Deed and the internal control system of the company, or other provided by laws and regulations, the fund manager shall abide by the principle that different funds shall not make opposite investment decisions on the same stock and bonds with equity characteristics at the same time or on the same day.
 - 3. The fund manager shall comply with the laws and regulations and the rules of the competent authorities on the prevention of conflicts of interest, and shall follow the rules of the Management Company's internal control system for the prevention of conflicts of interest.
- iii. Strictly adhere to laws and regulations, relevant requirements from competent authorities regarding the prevention of conflicts of interest, and manage according to the internal control system of the Management Company to prevent such conflict.
- iv. If for the use of fund assets, the SITE delegates any of the management functions of the Fund to a third party, indicate the status of the delegation as well as the professional competence of the appointed management institution with respect to the delegated management function(s):
 - Nil. The management functions of the Fund do not involve the delegation to a third party.
- v. If for the use of fund assets, the SITE engages an offshore investment consulting company to provide investment consulting or advisory services, indicate the professional competence of the offshore investment consulting company with respect to the provision of fund consulting or advisory services:
 - Nil. The Fund does not appoint an offshore investment consulting company.
- vi. Restrictions on the use of the assets of the Fund
 - (i.) The Management Company shall manage the Fund in accordance with the relevant laws and regulations and the provisions of the Trust Deed, and unless otherwise stipulated by the FSC, shall comply with the following provisions:
 - 1. Shall not invest in structured interest rate products, unlisted or non-OTC-listed stocks or privately-placed securities. However, it shall not apply to the original shareholder to subscribe for shares in a capital increase by cash of

- unlisted or non-OTC-listed stocks or privately-placed securities, or securities that have received FSC approval for underwriting or effective registration;
- 2. Shall not lend money or provide collateral. However, it shall not apply if complying with the provisions of Article 10-1 of the Regulations Governing Securities Investment Trust Funds;
- 3. Shall not engage in securities margin trading;
- 4. Shall not engage in trading in securities or securities-related products between any other fund, mutual trust funds, discretionary investment mandate account or proprietary trading securities account managed by the Management Company itself, except for those transactions executed through consigned transactions on central exchange market or OTC market, and where the result of the relative transactions is not intentional;
- 5. No investment shall be made in securities issued by the Management Company or a company in which the Management Company has an interest, unless held for the purpose of complying with the composition of the benchmark index;
- 6. The Fund's assets may not be used to purchase the Fund's beneficiary certificates, unless the beneficiary requests the redemption of the beneficiary certificates or the beneficiary certificates are retrieved due to the fact that the Fund, in whole or in part, has ceased to exist;
- 7. The total amount invested in stocks of any single TWSE or TPEx-listed company shall not exceed 10% of the net asset value of the Fund, unless held for the purpose of complying with the composition of the benchmark index;
- 8. The total amount invested by the Fund in the shares of any single TWSE or TPEx-listed company shall not exceed 10% of the total issued and outstanding shares of that company; the total amount invested by all funds under the common management of the Management Company in the shares of any single TWSE or TPEx-listed company shall also not exceed 10% of the total issued and outstanding shares of that company;
- 9. The total amount invested by the Fund in an underwriting of shares of any single TWSE or TPEx-listed company shall not exceed 3% of the total underwriting shares;
- 10. The total amount invested by all funds under the common management of the Management Company in any single underwriting may not exceed 10% of the total underwriting shares;
- 11. The securities held by the Fund shall not be loaned to another person, provided that this restriction shall not apply if complying with Article 14 of Regulations Governing Securities Investment Trust Funds;
- 12. Except for investment in beneficiary certificates of ETF, it is not allowed to invest in listed fund beneficiary certificates with a market price more than 90% of the net asset value of the previous business day;
- 13. The total amount invested by the Fund in the beneficiary certificates of other funds shall not exceed 20% of the Fund's net asset value; the total amount invested in futures trust fund, inverse ETFs, and leveraged ETFs offered to unspecified persons by the futures trust enterprise shall not exceed 10% of the Fund's net asset value;
- 14. The total number of beneficiary units of any single fund that may be invested in by the Fund shall not exceed 10% of the beneficiary units already issued by

the fund being invested in; the total number of beneficiary units of any single fund that may be invested in by all funds under the common management of the Management Company shall not exceed 20% of the issued beneficiary units of the fund being invested in;

- 15. The amount of stock trading entrusted to a single securities firm shall not exceed 30% of the total amount of stock trading of the Fund in the given fiscal year, unless the Fund has been established for less than one full fiscal year;
- 16. When investing in the fund managed by the Management Company itself, no management fee shall be charged;
- 17. Shall not transfer or sell the proxies for the shareholders meeting of the issuing company for the stocks acquired by the Fund;
- 18. The total amount the Fund may invest in short-term bills and securities issued, guaranteed, or endorsed by any single company shall not exceed 10% of the Fund's net asset value. However, this restriction does not apply to investments in beneficiary certificates of funds or investments in securities to meet the component of the benchmark index;
- 19. Investment in call (put) warrants or stock warrants shall comply with the following requirements:
 - (1.) The total amount invested in call (put) warrants or stock warrants shall not exceed 5% of the Fund's net asset value;
 - (2.) The total number of shares represented by the investment in the call (put) warrants or stock warrants shall not exceed 10% of the total number of issued shares of the underlying securities issuing company when aggregated with the shares issued by the underlying securities issuing company in which the call (put) warrants or stock warrants are held (including the shares represented by underwritten stocks, depositary receipts, and participatory notes);
 - (3.) The total amount of shares represented by the call (put) warrants or stock warrants of all the funds managed by the SITE shall not exceed 10% of the number of issued shares of the underlying securities company when aggregated with the shares issued by the underlying securities company in which the call (put) warrants or stock warrants are held (including the shares represented by underwritten stocks, depositary receipts, and participatory notes);
 - (4.) However, the total amount of shares of the call warrants, stock warrants and put warrants may be netted against each other in order to calculate the upper limit of the ratio of the combined investment.
- 20. Shall not engage in any improper trading activity and thereby affect the net asset value of the Fund;
- 21. Shall not engage in any other act prohibited or restricted by the FSC.
- (ii.) The term "various funds" of the preceding paragraph and the term "all funds under the common management of the Management Company" include securities

- investment trust funds and futures trust funds publicly offered or privately placed by the Management Company.
- (iii.) If the ratio limits or prohibition set forth in the preceding Paragraph (i) are amended by relevant laws and regulations, the revised provisions shall prevail.
- (iv.) The determination of whether the Management Company has violated the prohibitions set forth in paragraph (i) above shall be based on the circumstances surrounding the act in question. In the event that the circumstanced prohibited under paragraph 1 above have occurred as a result of a change in circumstances subsequent to the act, no such limitation shall apply. However, if the Management Company needs to dispose of the Fund's assets for the purpose of raising cash, it shall dispose of the securities in excess of the proportionality limit first.
- vii. Principles and methods for handling the exercise of voting rights when the Fund participates in the shareholders meetings of stock-issuing companies:
 - (i.) Domestic part
 - 1. Handling principles:

The Management Company and its responsible persons, department heads, managers or business personnel of branches shall not transfer the shareholders meeting attendance proxies or accept money or other benefits by exercising the right to vote on the shares held by the Fund.

2. Handling methods:

- (1.) The voting rights of shares held by the Management Company shall be exercised in writing or by electronic means in accordance with the Regulations Governing Securities Investment Trust Enterprises.
- (2.) Unless otherwise provided by the laws and regulations, the Management Company shall appoint a representative who is an employee of the Management Company to act on its behalf.
- (3.) In the event that the funds managed by the Management Company meet the following conditions a and b, the Management Company may be exempted from appointing personnel to attend the shareholders meeting:
 - a. If any fund holds less than 300,000 shares of the public company and the total number of shares held by all funds is less than 1,000,000 shares, the Management Company may be exempted from appointing personnel to attend the shareholders meeting.
 - b. None of the funds holds more than one-ten thousandth (0.0001%) of the total number of shares issued by the public company adopting the electronic voting system, and the total shares held by all the funds are less than three-ten thousandth(0.0003%).
- (4.) The Management Company may appoint a person outside of the Management Company (hereinafter referred to as "External Person") to attend the shareholders meeting if any of the funds under the Management Company's management owns 300,000 or more shares of a public company, or if all of the funds in the aggregate own 1,000,000 or more shares of a public company, and there is no proposal for the election of directors or supervisors at the shareholders meeting; or if there is a proposal for the election of directors or supervisors at the shareholders meeting, and the shares of any of the funds under the Management Company do not reach

five thousandths (0.5%) of the total number of shares of the public company issued or five hundred thousand shares.

- (5.) The Management Company shall appoint a company that meets the conditions set forth in Paragraph 2, Article 3 of the Regulations Governing the Administration of Shareholder Services of Public Companies or a person outside of the Management Company to exercise the voting rights of the shares held by the Fund.
- (6.) If the Management Company appoints an External Person to attend a shareholder meeting under the circumstances described in section (4) above, the instructions for exercising the right to vote on each of the motions shall be clearly stated in the letter of appointment.
- (7.) The Management Company shall explain the evaluation and analysis of the exercise of voting rights before attending the shareholders meeting of the issuing company whose shares are held by the fund.
- (8.) The exercise of voting rights by the Management Company on behalf of the Fund at shareholders meetings of issuing company shall be for the best interests of the Fund's beneficiaries, and shall not participate, directly or indirectly, in the operation of the issuing company or the fund management company, nor engage in any inappropriate arrangements.
- (9.) The Management Company shall register and manage the notices of shareholders meetings and attendance cards of the issuing companies held by the Fund, and shall make written records of the attendance at shareholders meetings for the purpose of exercising voting rights, the evaluation and analysis of the exercise of voting rights, the decision-making process and the implementation results of the exercise of voting rights, which shall be numbered and documented for at least five (5) years.

(ii.) Foreign part

Nil. The Fund does not invest in foreign equities.

viii. Principles and methods for handling the exercise of voting rights when the Fund participates in the meetings of beneficial owners of funds held by the Fund:

(i.) Handling principles

The Management Company, its responsible officers, department heads, branch office managers or business personnel shall not transfer or sell such voting rights to receive money or other interests.

- (ii.) Handling methods
 - 1. Domestic part:
 - (1.) The Management Company shall prepare an explanation of how it has evaluated and analyzed the exercise of voting rights before attending beneficiary meetings of the funds held by the Fund.
 - (2.) Unless otherwise provided by the laws and regulations, the Management Company shall appoint an employee or an External Person of the Management Company to attend the fund's beneficiary meeting. If an External Personnel is appointed to attend a beneficiary meeting of the fund,

instructions for exercising the right to vote on each of the motions shall be clearly specified in the letter of appointment.

- (3.) The Management Company attending the beneficiary meetings of the funds held by the Fund shall exercise its voting rights in the best interests of the Fund's beneficiaries.
- (4.) The Management Company shall register and manage the meeting notices of beneficiary meetings of the funds held by the Fund, and shall make written records of the attendance at beneficiary meetings for the purpose of exercising voting rights, the evaluation and analysis of the exercise of voting rights, the decision-making process and the implementation results of the exercise of voting rights, which shall be numbered and documented for at least five (5) years.

2. Foreign part:

Nil. The Fund does not invest in foreign beneficiary certificates.

- ix. Introduction of the Fund's investment in foreign countries
 - Nil. The Fund invests in domestic regions.
- x. Lending of securities held by the Fund
 - (i.) Domestic securities held by the Fund that are lent by way of fixed-price trading, auction trading or negotiated lending transactions shall be handled in accordance with the regulations of the FSC, Regulations Governing Securities Investment Trust Funds, Operating Rules of the TWSE, Regulations on Securities Borrowing and Lending of the TWSE, other relevant rules of the TWSE, Regulations on Securities Borrowing and Lending of the TPEx, and other relevant rules of the TPEx and the Trust Deed.
 - (ii.) The Fund shall not loan any single security in an amount exceeding 50% of the total of that security held by it. If the ratio limits set forth in the preceding Paragraph are amended by relevant laws and regulations, the revised provisions shall prevail. The duration of the loan period for the loaned securities shall not exceed six (6) months from the date on which the loan transaction takes place. However, the Management Company may request the return of the borrowed securities in advance in accordance with the Regulations on Securities Borrowing and Lending, and the borrower shall return the borrowed securities within the period set by the Management Company.
 - (iii.) The Management Company may approve or reject a request for a securities loan, taking into account the Fund's current securities holdings and other relevant circumstances.
 - (iv.) If the ratio limits or duration of loan set forth in the preceding Paragraph (ii) are amended by relevant laws and regulations, the revised provisions shall prevail.
- xi. The Split and Reverse Split of the Fund
 - (i.) If the Management Company needs to carry out a split or reverse split of the beneficiary certificates of the Fund for practical reasons, it must apply with the FSC for approval of amending the relevant provisions of the Trust Deed, and then proceed according to the relevant regulations of the TWSE or the TPEx.
 - (ii.) The Management Company must complete the split or reverse split of the Fund within three (3) months after the beneficiaries' meeting approves the split or reverse split proposal and the FSC approves the amendments to the relevant provisions of the Trust Deed. If there are any justified reasons that prevent completion of the

- split or reverse split within three (3) months, it may apply with the FSC for extension before the expiry of the period.
- (iii.) The Management Company shall use whole number multiples for the ratio of the split or reverse split, and the net asset value per beneficiary unit after the split or reverse split, as approved by the beneficiaries' meeting, must be higher than or equal to the initial issuance price.
- (iv.) The Management Company shall calculate the net asset value per beneficiary unit after the split or reverse split, as well as the total number of beneficiary units held by each beneficiary, based on the net asset value per beneficiary unit and the total number of outstanding beneficiary units two (2) business days prior to the book closure date of the implementation of split or reverse split. This calculation shall be done according to the ratio specified in the Paragraph (iii).
- (v.) After implementing the split or reverse split of beneficiary certificates of the Fund, the Management Company shall calculate the amount for any fractional beneficiary units (less than one unit) by multiplying the net asset value per beneficiary unit, as determined in the Paragraph (iv), by the number of fractional units. This amount shall be rounded to the nearest TWD and the Fund Custodian shall be instructed to pay it to the beneficiaries through a registered, crossed, non-endorsable, non-transferable note, remittances or other agreed methods.
- (vi.) After the completion of the split or reverse split procedures of beneficiary certificates for the Fund, the Management Company shall report to the FSC.

(V.) Additional Matters to be Described for ETF

- i. Index compilation method
 - (i.) Index overview

Benchmark	TIP FactSet Taiwan AI 50 Index. The benchmark index		
Index	tracked by this Fund is a customized and Smart Beta index.		
Index Publication	2024/5/30		
Date			
Index Base			
Period/Base	2024/5/29 / 5000 points		
Value			
Number of	50 stocks		
Components			
Periodic Review of Components	The component stocks are reviewed twice a year, with the 7 th trading day of May and the 19 th trading day of November as the review record dates, and the data cut-off dates are the last trading day of April and 12 th trading day of November.		
Calculation Frequency:	Calculate and publish the real-time index every 5 seconds based on the latest transaction prices of components, and calculate the closing index once after the market closes each day.		

- (ii.) Principle of component selection
 - 1. Sampling universe

- (1.) Index Universe: Common stocks listed on the TWSE and the TPEx, excluding managed stocks, emerging stocks, and stocks with altered trading methods or suspended from trading; however, those suspended from trading due to corporate actions, including but not limited to capital reduction, conversion to holding company, exchange of shares into the shares of newly established companies or change of par value may still be included in the Index Universe.
- (2.) Sampling Range: The stocks in the Index Universe excluding those on Taiwan Innovation Board (TIB). Also, the market capitalization of the stocks must be at least NT\$ 5 billion.

2. Criteria of component selection

(1.) Liquidity test:

Both of the following conditions must be met in order to pass the liquidity test.

- a. Condition 1 is passed if either one of the two below is met:
 - (a) The total transaction amount over the most recent 12 calendar months is ranked in descending order within the top 20%.
 - (b) The free float turnover ratio reaches 3% for at least 8 months in the last 12 calendar months.
- b. Condition 2: Excluding the total transaction amounts over the most recent 3 calendar months, ranked in descending order, which fall within the bottom 10%.
- (2.) Index screening:

Selecting component stocks from the sampling universe by meeting both of the following indicators.

- a. Quality indicator: Excluding the average return on equity over the past 4 quarters, ranked in descending order, which falls within the bottom 5%.
- b. AI industry indicator: Based on FactSet's RBICS, those fall under the name of RBICS Level 6 Sub-industry (The Index selects the name from the RBICS Level 6 Sub-industry (L6)¹) with operating revenue accounts for 30% or more %² of the subject listed company.

RBICS L6		
Autonomous Drone Manufacturers	Volatile Memory	
	Semiconductors	
Imaging Laboratories	Automotive Industry Software	
Manufacturing Industry Software	Business Intelligence Software	
Monitoring and Control	Communication and	
Sensor/Instrument Products	Collaboration Content Sites	
Other Automation Support Product	Enterprise Middleware Software	
Manufacturing		
Surgical Robotic Systems	General and Mixed-Type	

¹ The name list of RBICS Level 6 Sub-industry List is reviewed and evaluated every year, and will be adjusted in response to modifications in the RBICS classification or developments in the AI industry.

² If the number of stocks that pass the Liiquidity Test and Index Screening is less than 60, the threshold (30%) will be gradually reduced in 5% increments until the trhreshold reaches 5%.

Vehicle Autonomous Control Electronics Makers Colocation and Data Center Services Data Storage Drives and Peripherals Data Storage Media Equipment Data Transport Carrier Services Disk Storage Systems Disk Storage Systems Wireless and Wi-Fi Equipment Flash Memory Semiconductors Microprocessor (MPU) Semiconductors Networking Semiconductors Other Memory Semiconductors Other Processor Semiconductors Other Processor Semiconductors Other Programmable Logic and ASIC Semiconductors Data Storage Systems Service Vehicle Autonomous Control Service Autonomous Control Web Search Sites and Software International Mobile Satellite Services Wireless and Wi-Fi Equipment Wireless Infrastructure Services Wireless Infrastructure Services Microprocessor (MPU) Diversified Technology Hardware Semiconductor Foundry Services Other Multi-Process Assembly Manufacturing Services Other Programmable Logic and ASIC Semiconductors Manufacturing Programmable Logic Device Power Module and Subassembly	text of the original language.)			
Vehicle Autonomous Control Electronics Makers Colocation and Data Center Services Data Storage Drives and Peripherals Data Storage Media Data Transport Carrier Services Disk Storage Systems Flash Memory Semiconductors Microprocessor (MPU) Semiconductors Networking Semiconductors Other Memory Semiconductors Other Processor Semiconductors Other Programmable Logic and ASIC Semiconductors Equipment Web Search Sites and Software Web Search Sites and Software Web Search Sites and Software International Mobile Satellite Services Wireless and Wi-Fi Equipment Wireless Infrastructure Services Microprocessor (MPU) Diversified Technology Hardware Semiconductor Foundry Services Other Memory Semiconductors Turnkey Assembly Manufacturing Services Other Programmable Logic and ASIC Semiconductors Manufacturing Power Module and Subassembly	RBICS L6			
Electronics Makers Colocation and Data Center Services Software Data Storage Drives and Peripherals Data Storage Media Equipment Data Transport Carrier Services Disk Storage Systems Disk Storage Systems Elash Memory Semiconductors Microprocessor (MPU) Semiconductors Networking Semiconductors Other Memory Semiconductors Other Processor Semiconductors Other Programmable Logic and ASIC Semiconductors Vehicle Autonomous Control Software Vehicle Autonomous Contents Autonomous Control Software Software Vehicle Autonomous Contents Software Vehicle Autonomous Contents Software Software Software Software Software Newbords Autonomous Period Software Sof		Software		
Colocation and Data Center Services Data Storage Drives and Peripherals Data Storage Media Data Storage Media Data Transport Carrier Services Disk Storage Systems Disk Storage Systems Flash Memory Semiconductors Microprocessor (MPU) Semiconductors Networking Semiconductors Other Memory Semiconductors Other Processor Semiconductors Other Programmable Logic and ASIC Semiconductors Data Transport Carrier Services International Mobile Satellite Services Wireless and Wi-Fi Equipment Wireless Infrastructure Services Microprocessor (MPU) Diversified Technology Hardware Semiconductor Foundry Services Other Multi-Process Assembly Services Other Programmable Logic and ASIC Semiconductors Electronic Materials Manufacturing Power Module and Subassembly	Vehicle Autonomous Control	Server Computer Systems		
ServicesSoftwareData Storage Drives and PeripheralsWeb Search Sites and SoftwareData Storage MediaGeneral Communications EquipmentData Transport Carrier ServicesInternational Mobile Satellite ServicesDisk Storage SystemsWireless and Wi-Fi EquipmentFlash Memory SemiconductorsWireless Infrastructure ServicesMicroprocessor (MPU)Diversified TechnologySemiconductorsHardwareNetworking SemiconductorsSemiconductor Foundry ServicesOther Memory SemiconductorsMulti-Process Assembly ServicesOther Processor SemiconductorsTurnkey Assembly Manufacturing ServicesOther Programmable Logic and ASIC SemiconductorsElectronic Materials ManufacturingProgrammable Logic DevicePower Module and Subassembly	Electronics Makers			
Data Storage Drives and Peripherals Data Storage Media General Communications Equipment Data Transport Carrier Services Disk Storage Systems Disk Storage Systems Flash Memory Semiconductors Microprocessor (MPU) Semiconductors Networking Semiconductors Other Memory Semiconductors Other Processor Semiconductors Other Processor Semiconductors Other Programmable Logic and ASIC Semiconductors Programmable Logic Device Meneral Communications Equipment General Communications Equipment International Mobile Satellite Services Wireless and Wi-Fi Equipment Wireless Infrastructure Services Wireless Infrastructure Services Wireless Infrastructure Services Semiconductor Foundry Services Multi-Process Assembly Services Other Programmable Logic and ASIC Semiconductors Manufacturing Power Module and Subassembly	Colocation and Data Center	Vehicle Autonomous Control		
Data Storage Media General Communications Equipment Data Transport Carrier Services International Mobile Satellite Services Disk Storage Systems Wireless and Wi-Fi Equipment Wireless Infrastructure Services Microprocessor (MPU) Diversified Technology Hardware Networking Semiconductors Semiconductor Foundry Services Other Memory Semiconductors Other Processor Semiconductors Other Programmable Logic and ASIC Semiconductors Programmable Logic Device Multi-Process Assembly Manufacturing Services Other Programmable Logic and ASIC Semiconductors Power Module and Subassembly	Services	Software		
Data Transport Carrier Services Disk Storage Systems Disk Storage Systems Wireless and Wi-Fi Equipment Wireless Infrastructure Services Microprocessor (MPU) Diversified Technology Hardware Networking Semiconductors Semiconductor Foundry Services Other Memory Semiconductors Other Processor Semiconductors Turnkey Assembly Manufacturing Services Other Programmable Logic and ASIC Semiconductors Manufacturing Programmable Logic Device Power Module and Subassembly	Data Storage Drives and Peripherals	Web Search Sites and Software		
Data Transport Carrier Services Disk Storage Systems Disk Storage Systems Wireless and Wi-Fi Equipment Wireless Infrastructure Services Microprocessor (MPU) Diversified Technology Hardware Networking Semiconductors Other Memory Semiconductors Other Processor Semiconductors Other Programmable Logic and ASIC Semiconductors International Mobile Satellite Services Wireless Infrastructure Services Semiconductor Foundry Services Multi-Process Assembly Services Turnkey Assembly Manufacturing Services Other Programmable Logic and ASIC Semiconductors Power Module and Subassembly	Data Storage Media	General Communications		
Disk Storage Systems Wireless and Wi-Fi Equipment Wireless Infrastructure Services Microprocessor (MPU) Diversified Technology Hardware Networking Semiconductors Semiconductor Foundry Services Other Memory Semiconductors Multi-Process Assembly Services Other Processor Semiconductors Turnkey Assembly Manufacturing Services Other Programmable Logic and ASIC Semiconductors Manufacturing Programmable Logic Device Power Module and Subassembly		Equipment		
Disk Storage Systems Wireless and Wi-Fi Equipment Wireless Infrastructure Services Microprocessor (MPU) Diversified Technology Hardware Networking Semiconductors Semiconductor Foundry Services Other Memory Semiconductors Multi-Process Assembly Services Other Processor Semiconductors Turnkey Assembly Manufacturing Services Other Programmable Logic and ASIC Semiconductors Programmable Logic Device Power Module and Subassembly	Data Transport Carrier Services	International Mobile Satellite		
Flash Memory Semiconductors Microprocessor (MPU) Semiconductors Networking Semiconductors Other Memory Semiconductors Other Processor Semiconductors Other Programmable Logic and ASIC Semiconductors Programmable Logic Device Wireless Infrastructure Services Semiconductor Technology Hardware Semiconductor Foundry Services Multi-Process Assembly Services Turnkey Assembly Manufacturing Services Other Programmable Logic and Electronic Materials ASIC Semiconductors Power Module and Subassembly		Services		
Microprocessor (MPU) Semiconductors Networking Semiconductors Other Memory Semiconductors Other Processor Semiconductors Other Programmable Logic and ASIC Semiconductors Programmable Logic Device Diversified Technology Hardware Semiconductor Foundry Services Multi-Process Assembly Services Turnkey Assembly Manufacturing Services Electronic Materials Manufacturing Power Module and Subassembly	Disk Storage Systems	Wireless and Wi-Fi Equipment		
SemiconductorsHardwareNetworking SemiconductorsSemiconductor Foundry ServicesOther Memory SemiconductorsMulti-Process Assembly ServicesOther Processor SemiconductorsTurnkey Assembly Manufacturing ServicesOther Programmable Logic and ASIC SemiconductorsElectronic Materials ManufacturingProgrammable Logic DevicePower Module and Subassembly	Flash Memory Semiconductors	Wireless Infrastructure Services		
Networking Semiconductors Semiconductor Foundry Services Other Memory Semiconductors Multi-Process Assembly Services Other Processor Semiconductors Turnkey Assembly Manufacturing Services Other Programmable Logic and ASIC Semiconductors Electronic Materials Manufacturing Programmable Logic Device Power Module and Subassembly	Microprocessor (MPU)	Diversified Technology		
Other Memory Semiconductors Other Processor Semiconductors Other Processor Semiconductors Other Programmable Logic and ASIC Semiconductors Programmable Logic Device Services Turnkey Assembly Manufacturing Services Electronic Materials Manufacturing Power Module and Subassembly	Semiconductors	Hardware		
Other Memory Semiconductors Other Processor Semiconductors Other Processor Semiconductors Turnkey Assembly Manufacturing Services Other Programmable Logic and ASIC Semiconductors Programmable Logic Device Power Module and Subassembly	Networking Semiconductors	Semiconductor Foundry		
Other Processor Semiconductors Other Programmable Logic and ASIC Semiconductors Programmable Logic Device Services Turnkey Assembly Manufacturing Services Electronic Materials Manufacturing Power Module and Subassembly		Services		
Other Processor Semiconductors Turnkey Assembly Manufacturing Services Other Programmable Logic and ASIC Semiconductors Programmable Logic Device Power Module and Subassembly	Other Memory Semiconductors	Multi-Process Assembly		
Other Programmable Logic and ASIC Semiconductors Programmable Logic Device Manufacturing Services Electronic Materials Manufacturing Power Module and Subassembly		Services		
Other Programmable Logic and ASIC Semiconductors Programmable Logic Device Electronic Materials Manufacturing Power Module and Subassembly	Other Processor Semiconductors	Turnkey Assembly		
ASIC Semiconductors Manufacturing Programmable Logic Device Power Module and Subassembly		Manufacturing Services		
Programmable Logic Device Power Module and Subassembly	Other Programmable Logic and	Electronic Materials		
	ASIC Semiconductors	Manufacturing		
	Programmable Logic Device	Power Module and Subassembly		
<u> </u>		Electronic Components		
Video Multimedia Semiconductors	Video Multimedia Semiconductors			

- (3.) Downside risk indicator: Excluding the downward risk indicator ³ ranked in descending order, which falls within the top 5%.
- (4.) Dividend quality indicator:
 - (a) Cash dividends are distributed in the most recent year, and distributed cash dividend for at least 2 out of the most recent 3 years.
 - (b) During the regular review in May, if the board of directors decides not to distribute dividends, or has not decided to pay cash dividends before the deadline for review data, or stocks with annual dividends that have been ex-dividend before the effective date, will also be excluded.
- 3. Sorting Method:

Stocks that pass the liquidity test and index screening are ranked in descending order based on their "multi-factor composite score," and the top 50 stocks with the highest composite scores are selected.

$$\frac{252}{T-1} \sum_{t=1}^{T} (ret_t - \overline{ret})^2 * dummy, dummy = \begin{cases} 1, \ ret_t < \overline{ret} \\ 0, \ ret_t \ge \overline{ret} \end{cases}$$

³ Using the natural logarithm return sequence of the daily adjusted price of the last 252 trading days. If the price increase on that day is greater than the average return of the sequence, the fluctuation on that day is replaced by zero. At least 64 data are required. After the adjustments above, then calculate the annualized sample volatility. The formula is as follows:

The "multi-factor composite score" is calculated by weighting⁴ the dividend yield ranking score, momentum ranking score and corporate value growth indicator ranking score. Among which:

$$\frac{\text{dividend yield}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}}{\text{closing price on the data cut}} = \frac{\text{sum of cash dividends in the last four quarters}}}{\text{closing price on the data cut}} = \frac{\text{closing price on the data cut}}}{\text{closing price on the data cut}}} = \frac{\text{closing price on the data cut}}}{\text{closing price on the data cut}}} = \frac{\text{closing price on the data cut}}}{\text{closing price on the data cut}}} = \frac{\text{closing price on the data cut}}}{\text{closing price on the data cut}}} = \frac{\text{closing price on the data cut}}}{\text{closing price on the data cut}}} = \frac{\text{closing price on the data cut}}}{\text{closing price on the data cut}}} = \frac{\text{closing price on the data cut}}}{\text{closing price on the data cut}}} = \frac{\text{closing price on the data cut}}}$$

$$\begin{aligned} \text{momentum} &= \frac{\text{adjusted closing price in the most recent 1 week}}{\text{the maximum adjusted highest price in the most recent 52 week}} \\ &= \frac{EBEV_t - EBEV_{t-1}}{|EBEV_{t-1}|} \text{s} \end{aligned}$$

4. Weighting Method:

Modified equal weight; the constituents are ranked by free float adjusted market capitalization in descending order. The top 10 stocks are classified as Group 1, the 11th to 25th as Group 2, and the 26th to 50th as Group 3. The individual component of each Group will be weighted by 4%, 2%, and 1.2%, respectively.

Index calculation

- a. Index calculation frequency:
 - (a) Starting from July 1, 2024, the real-time TIP FactSet Taiwan AI 50 Index is calculated and announced every five (5) seconds during the trading hours of the TWSE and the TPEx, based on the latest trading prices of the component stocks. The end-of-day (EOD) index is calculated once a day after the market closes.
 - (b)TIP also compiles the TIP FactSet Taiwan AI 50 Total Return Index, which adjusts the TIP FactSet Taiwan AI 50 Index after considering the cash dividend factor, in order to reflect cash dividend-included returns. The index is calculated and announced once every day after the market closes.
- b. Calculation formula:

⁴ For the regular review in May, the dividend yield ranking scores, momentum ranking scores and corporate value growth indicator ranking scores are based on 80%, 10%, and 10% respectively; for the regular review in November, the ranking scores are 10%, 45%, and 45% are weighted.

(a) TIP FactSet Taiwan AI 50 Index as a "Price Index":

$$\begin{split} Index &= \frac{total\ index\ market\ values}{index\ divisor} \times base\ value \\ Index_t &= \frac{\sum_{l=1}^{n} c_{P_{l,t} \times S_{l,t} \times P_{l,t}}}{Divisor_t} \times 5000 \\ cp_{l,t} \times s_{l,t} \times p_{l,t} &= \ index\ market\ value\ of\ constituent\ i\ on\ day\ t \\ n &= \ number\ of\ index\ constituents \\ p_{l,t} &= \ price\ of\ constituent\ i\ on\ day\ t \end{split}$$

 $s_{i,t}$ = number of issued shares of constituent i on day t $cp_{i,t}$ = adjustment coefficient of constituent i on day t; the coefficient used is determined according to the Market-Value Investment Index Category under the "IIP

Corporate Actions and Events Methodology".

Divisor = index divisor for the "Price Index": after the market closes, the index divisor of the constituent is adjusted according to the Market-Value Investment Index Category under TIP's "TIP Corporate Actions and Events Methodology", to maintain the index continuity. The adjustment method is as follows:

Index divisor = index divisor on the previous day

$$\times \left(\frac{\text{total index market values at the previous day's close} \pm \text{total index market values changes}}{\text{total index market values at the previous day's close}}\right)$$

Note 1: The base date is May 29, 2024, and the base value is set at 5000

points.

Note 2: The index divisor on the base date is the total index market values at that time.

 $\sum_{i=1}^{n} cp_{t,launch} \times s_{t,launch} \times p_{t,launch}$, launch = base date

(b)TIP Taiwan MFHD30 Total Return Index as the "Total Return Index":

$$\begin{split} &\operatorname{Index} = \frac{\operatorname{total index \, market \, values}}{\operatorname{index \, divisor}} \times \operatorname{base \, value} \\ &\operatorname{Index}_t = \frac{\sum_{i=1}^n cp_{i,t} \times s_{i,t} \times p_{i,t}}{\operatorname{DivisorTR}_t} \times 5000 \end{split}$$

DivisorTR = index divisor of the "Total Return Index"; after the market closes, the index divisor of the constituent is adjusted according to the Market-Value Investment Index Category under the "TIP Corporate Actions and Events Methodology" to maintain the index continuity. The adjustment method is as follows:

index divisor = index divisor on the previous day \times

(total index market values at the previous day's close total index market values changes)
total index market values at the previous day's close

- 6. Component adjustment and index maintenance
 - a. Periodic review and adjustment of components:
 - (a) The components are reviewed twice a year, with the 7th trading day of May and the 19th trading day of November as the review record dates, and the data⁵ cut-off dates are the last trading day of April and 12th

_

⁵ If there are other rules, they shall prevail.

- trading day of December. A fixed number of 50 components is selected after each periodic review.
- (b) The turnover limit on the number of components: A maximum of 24 replacements is required to be met on the regular review.
- (c) The results of the component regular review will become effective 5 trading days after the review date. Starting from the effective date of the index's regular review (inclusive), there will be a transition period of 5 trading days during which the adjusted weights from the regular review will be distributed and adjusted over those 5 trading days.
- (d)For the index divisor maintenance, the closing data of each previous trading day during the index adjustment transition period will be adopted to calculate the difference in index market value between the new component stock portfolio and the original one, which is used as the total index market value changes.
- (e) If the review data of holding companies or newly established companies is insufficient, and the representative companies of the converted stocks meet the Sampling Universe qualification, the data of the representative companies or their stocks may be used in the review.
- b. TIP FactSet Taiwan AI 50 Index is a market-value investment index category. The related maintenance such as the non-periodic adjustment of components, the adjustment coefficient, the number of issued shares, and the index divisor is handled according to the "TIP Corporate Actions and Events Methodology". If a component is removed as a result of the above reasons, the vacancy created will not be filled.
- c. Principles for implementation of the free float coefficient:
 - (a) If the free float coefficient is lower than 10%, it will not be included in the Sampling Universe.
 - (b) The update for the free float coefficient shall be in conjunction with the effective date of component periodic review.
 - (c) The free float coefficient is updated based on the latest data generated from TIP's "TIP Free Float Coefficient Calculation Guide".
- (iii.) Method for replicating index performance by the Management Company

The Fund adopts an indexing strategy based on full replication to track the performance of benchmark index "TIP FactSet Taiwan AI 50 Index", with the objective of achieving the performance of the benchmark index as closely as possible, after deducting various necessary expenses from the Fund. To achieve the aforementioned investment management and capital allocation objectives, from the date of listing, the Management Company will aim to replicate the performance of the benchmark index by adjusting the investment portfolio to align the overall exposure closely with 100% of the Fund's net asset value. Additionally, the total amount invested in the stocks constituting the benchmark index must not be less than 90% (inclusive) of the Fund's net asset value, and the coverage rate of the number of component stocks must reach 100%. If the aforementioned investment ratios are amended by relevant laws or regulations, the revised provisions shall prevail.

To align with the Fund's tracking objects and capital allocation needs, the Management Company may use the Fund to engage in transactions of futures,

options, or futures options derived from stock indices, stocks, depositary receipt, or ETF, and other securities-related products approved by the FSC. Such transactions must comply with the FSC's "Directions for Use by Securities Investment Trust Enterprises of Securities Investment Trust Funds for Trading of Securities-Related Products" and other relevant regulations from the FSC. This is to ensure that the overall exposure of the Fund's investments in component bonds of the benchmark index, including securities-related products, closely aligns with 100% of the Fund's net asset value.

- 1. Methods for adjustment of investment portfolio:
 - (1.) The Management Company receives the latest index data directly from the index provider each day, including details such as component stocks, free float coefficients, shares outstanding, and ex-dividend information. When the latest index data differs from that of the previous business day, the Fund will generate a list of required adjustments to the investment portfolio based on the updated index data. This list will then serve as a reference for investment decisions.
 - (2.) In addition to the daily index data files, the Management Company collects information on corporate events such as mergers, splits, acquisitions, adjustments, and dividend distributions of component stocks from sources like the MOPS and Bloomberg. This data is used to verify the index and ensure the accuracy of the index information.
 - (3.) Monitor value at risk and make timely adjustments to the portfolio composition: Since the prices of component stocks can fluctuate daily, which may alter their weights in the benchmark index and cause deviations between the model portfolio performance and the benchmark index, the fund manager monitors the differences in returns and weights of component stocks between the model portfolio and the benchmark index on each trading day. Based on these deviations in returns and component stock weights, adjustments to the investment portfolio are made to ensure closer alignment with the performance of the benchmark index.
- 2. When the Fund invests in a representative sample of component stocks of the index, the following sampling and operational methods are used to ensure the sample accurately reflects the overall characteristics of the index:

The Fund's portfolio management objective is to seek the return of the benchmark index. In order to achieve the Fund's investment objective, the investability and market representativeness of securities and securities-related products within the Fund's investment universe will be taken into account. The Management Company will calculate the allocation ratio of the investment portfolio based on the correlation between individual securities and securities-related products and the underlying index.

- ii. Comparison of Fund performance with the benchmark index performance:
 - (i.) The investment objective of this Fund is to track the performance of the benchmark index. Therefore, to measure the difference between the Fund's performance and the investment objective, the goal of investment management will be to minimize the Tracking Difference. The definition and calculation method are explained as follows:
 - 1. Definition:

The Fund aims to track the performance of the benchmark index. Since the

Fund has a dividend distribution mechanism and the benchmark index's returns include dividend, the comparison of the Fund's performance with that of the benchmark index will be based on the Fund's dividend-inclusive returns, i.e., the Tracking Difference, which measures the fund's tracking performance.

2. Calculation Formula:

Tracking Difference = Current Period Fund Unit Net Asset Value Dividend-Inclusive Return (%) – Current Period Benchmark Index Return (%) Among them,

Current Period Fund Unit Net Asset Value Dividend-Inclusive Return (%) is based on the dividend-inclusive return rate calculated by a fair third party (such as experts commissioned by the SITCA, Morningstar, Bloomberg, or other fund evaluation organizations). This rate serves as the standard for comparison.

Current Period Benchmark Index Return (%) = (Current Period Benchmark Index Value (TWD) / Previous Period Benchmark Index Value (TWD)) - 1

- (ii.) Control Indicators are as follows, and the reasonableness of tracking difference and tracking error standards will be reviewed annually:
 - 1. Daily Tracking Difference (TD): The daily tracking difference (TD) reaches 1%.
 - 2. Monthly Tracking Error (TE): The monthly tracking error (TE) reaches 4%.

(VI.) Investment Risk Disclosure

The Fund is a domestic ETF that aims to track the performance of index "TIP FactSet Taiwan AI 50 Index." The Fund invests in securities within the ROC and, at reasonable risk levels, in securities related to the benchmark index. The creation of the benchmark index incorporates multiple factors such as financial quality, revenues, dividends, and volatility and refers to the FactSet RBICS industry classification, to select an investment 50 portfolios that represents the long-term trends of Taiwan's TWSE/TPEx-listed companies in the AI industry chain. Whilst investing in ETFs has the effect of risk diversification, there are still considerable risks, and investors should be aware of all risks associated with investment in the Fund. The Fund's main income sources include potential capital gains and dividends. As the Fund only invests in the domestic securities market, the risk is relatively concentrated, and investment risks cannot be completely eliminated. Investors should fully understand the Fund's investment characteristics and risks. The Fund is suitable for investors who pursuit long-term investment returns and are willing to accept greater risks of the benchmark index price fluctuations, over-concentration in certain sectors, industry cyclicality, liquidity, tracking of the benchmark index, and the Fund's returns not closely mirroring the benchmark index's returns. With reference to the "Fund Risk and Return Classification Standard issued by the Securities Investment Trust & Consulting Association of the ROC." a fund's risk and return level is classified on a scale from RR1 to RR5 (low to high) based on fund types, investment areas or main investment objects/industries. The Fund is classified as RR5 for its risk and return level. classification is based on the calculated standard deviation of a fund's net asset value volatility over the past five (5) years and the range of standard deviations. Investors are reminded that this classification reflects market price volatility risk under general market conditions and cannot cover all risks (such as a fund's currency exchange risk, invested

industry risk, credit risk, interest rate risk, liquidity risk, etc.). It should not be referred to as the sole basis for investment. Before investing, investors should still pay attention to the specific risks of the funds they invest in and consider their own risk tolerance and the length of time their capital can be utilized. Please peruse the Fund's prospectus for the relevant risks of investing in the Fund. Relevant data such as annualized standard deviation, Alpha, Beta, and Sharpe ratio can be found on the website of the Securities Investment Trust & Consulting Association of the ROC in the Fund Performance and Evaluation Indicators Inquiry section (https://www.sitca.org.tw/index_pc.aspx). The risk and return level for different types of funds are based on the following principles:

Fund Type	Investment Region	Primary Investment Targets/Industries	Risk and Return Level
	Global	General Type (Developed Markets), Utilities, Telecommunications, Healthcare	RR3
		General Type, Small and Mid-Cap, Financial, Ethical/Socially Responsible Investment, Biotechnology, General Technology, Information Technology, Industrial, Alternative Energy, Natural Resources, Cyclical Consumer Goods and Services, Non-Cyclical Consumer Goods and Services, Infrastructure Industry, Other Industries, Unclassified	RR4
		Gold and Precious Metals, Energy	RR5
	Regional or Single Country (Developed)	Utilities, Telecommunications, Health Care	RR3
Equity Fund		General Type, Small and Mid-Cap, Financial, Ethical/Socially Responsible Investment, Biotechnology, General Technology, Information Technology, Industrial, Energy, Alternative Energy, Natural Resources, Cyclical Consumer Goods and Services, Non-Cyclical Consumer Goods and Services, Infrastructure Industry, Other Industries, Unclassified	RR4
		Gold and Precious Metals	RR5
	Regional or Single Country (Emerging Markets, Asia, Greater China,	General (Single Country - Taiwan)	RR4
		General Type, Utilities, Telecommunications, Healthcare, Small and Mid-Cap, Financials, Ethical/Socially Responsible Investing, Biotechnology, General Technology, Information Technology, Industrial, Energy, Alternative Energy, Natural Resources, Cyclical	RR5

text of the original language.)			
Fund Type	Investment Region	Primary Investment Targets/Industries	Risk and Return Level
	Others)	Consumer Goods and Services, Non- Cyclical Consumer Goods and Services, Infrastructure Industry, Gold and Precious Metals, Other Industries, Unclassified	
		Investment-grade Bonds	RR2
	Global, Regional or Singe Country (Developed)	Non-investment-grade Bonds Convertible Bonds Primarily invests in dynamically adjusted investment-grade or non-investment-grade bonds (hybrid bond funds)	RR3
Bond Fund (Fixed-	Regional or	Investment-grade Bonds	RR3
income Fund)	Single Country (Emerging Markets,	Primarily invests in dynamically adjusted investment-grade or non-investment-grade bonds (hybrid bond funds)	RR3
Asi Gre Chi	Asia, Greater China, Others)	Non-investment-grade Bonds Convertible Bonds	RR4
Principal Guaranteed Fund			Risk and return level based on the primary investment objects of the fund
Money Market Fund			RR1
Balanced Fund (Blend Fund)			Based on the fund's long-term core investment strategy, the risk and return level can be determined within the range of RR3 to RR5, considering factors such as equity-to-bond ratios and investment regions, and must be able to demonstrate its reasonableness.
Multi-asset Fund			Based on the fund's long-term core investment strategy and

		ext of the original language.)	
Fund Type	Investment Region	Primary Investment Targets/Industries	Risk and Return Level
			considering factors such as investment ratios and regions, the risk and return level should be confirmed within the RR3 to RR5 range, and its reasonableness must be demonstrated.
Financial Asset	Investment-g		RR2
Securitization Fund	Non-investme	RR3	
REITs Fund	Global, Regional or Singe Country (Developed) Regional or Single Country (Emerging Markets, Asia, Greater China, Others) RR4		
Index Fund and Exchange Traded Fund (ETF)		., o,	Risk and return level of tracking benchmark index
Leveraged / Inverse Index Fund and Exchange Traded Fund (ETF)			Risk and return one level above the tracking benchmark index
Fund of Funds			Risk and return level of the same with primary investment object
Other Types	Risk a level of same of primare invest object		

The Management Company employs an indexing strategy with the goal of closely tracking the performance of the benchmark index (TIP FactSet Taiwan AI 50 Index) after deducting all necessary expenses. However, investment risks cannot be completely eliminated. In addition to the risks associated with investing in domestic securities and securities-related products, the volatility of the benchmark index's price will impact the Fund's net asset value. The following are potential investment risks that may affect the Fund (including but not limited to):

i. Risk of over-concentration in same-sector stocks

The Fund is an ETF. The fund manager will conduct optimal asset allocation based on the benchmark index. However, due to potential price fluctuations caused by industrial cycles or non-economic factors, the Fund's net asset value may

experience significant short-term volatility. This may lead to a risk of over-concentration in same-sector stocks. The Management Company will exercise due diligence as a prudent manager to reduce the risk of sector over-concentration, but this does not imply that the risk can be fully eliminated.

ii. Business cycle risk

The benchmark index tracked by the Fund covers technology-related industries which may be affected by the cyclical fluctuations of the industry. When the overall industry outlook becomes conservative, the incomes and growth potential of companies may be constrained, and the performance of the stock market may adjust downward due to the contraction of the industry cycle. This could potentially have a direct impact on the benchmark index, which may further affect the net asset value of the Fund.

iii. Liquidity risk

The Fund adopts an indexing strategy based on full replication, investing its assets in securities and securities-related products that are associated with the tracked benchmark index. To achieve the performance of the benchmark index, the fund will maintain a certain level of exposure. However, in the event of special political or economic conditions, trading target price limit or suspensions of trading in specific securities, there could be situations where investment objects become untradeable, margin calls for futures occur or insufficient trading volume, and therefore liquidity risks may arise. The Management Company will diligently fulfill their management duties, but this does not mean that such risks can be entirely avoided.

- iv. Risk associated with foreign exchange controls and exchange rate fluctuations
 - Nil. (The Fund only invests in securities within the ROC.)
- v. Risk associated with changes in the political or economic conditions of the geographic regions in which the fund invests

The securities market in our country is significantly affected by political factors. Thus, domestic and international political and economic situations, cross-strait relations, and future developments can impact the price fluctuations of the securities in which the Fund invests. Additionally, factors such as interest rate adjustments and industry structure changes can influence the prices of listed and over-the-counter listed stocks, leading to fluctuations in the net asset value of the Fund. While the Management Company will strive to diversify investment risks, these risks cannot be completely eliminated.

- vi. Credit risk of the financial instrument counterparty and guarantor institution
 - (i.) Counterparty Credit Risk: This refers to the risk that a counterparty may fail to fulfill its settlement obligations for current or future cash flows. The extent of this risk depends on the counterparty's ability to perform. Before engaging in transactions, the Fund carefully selects its counterparties, evaluates and manages the credit risk of both counterparties and clients, and implements corresponding risk control measures. However, this does not guarantee that the risk can be completely eliminated.
 - (ii.) Credit Risk of Guarantor Institutions: Nil. (The Fund does not involve guarantee institutions, and thus there is no such risk.)
- vii. Risk associated with investment in structured products
 - Nil. (The Fund does not invest in structured products, and thus there is no such

risk.)

viii. Risk associated with other underlying investments or specific investment strategies

- (i.) Risk associated with investment objects:
 - 1. Risk of investing in call or put warrants or stock warrants.

This refers to financial investment tools derived from the underlying stock, but they do not confer shareholder rights. Their prices are closely related to the underlying stock's price and may be influenced by factors such as market interest rates, time to expiration, and exercise price. These instruments use high financial leverage to pursue significant returns, and therefore possess high risk and high reward characteristics.

2. Risk of investing in ETFs

An ETF is a type of security traded on a stock exchange. It holds a portfolio of stocks and divides it into numerous lower-priced investment units to reflect the beneficial rights of the holders. A potential risk is that, at the initial issuance stage, low investor awareness of the product may lead to poor liquidity, causing a discrepancy between the ETF's market price and its intrinsic value, resulting in an ETF discount or premium. However, this risk can be mitigated through market makers who act as intermediaries to improve liquidity.

3. Investment in inverse ETFs and leveraged ETFs

In addition to market risk, inverse ETFs may face risks related to insufficient short-sale targets, regulatory changes that may prohibit short selling, tracking error risks due to divergence between the short-sale targets and the index movements, and liquidity risks when there are fewer market makers for the ETF. Leveraged ETFs aim to achieve returns that are higher than the index movements with a smaller amount of investment. If the manager believes that the market is likely to rise, they can use leveraged ETFs to accelerate gains. However, if the index falls, they may incur greater losses.

4. Risks associated with investing in futures trust funds that are raised from unspecified investors:

Futures trust funds engage in futures or options trading, which has low margin financial leverage characteristics. This can result in substantial profits or losses within a short period, causing significant volatility in the Fund's net asset value.

- (ii.) Risks associated with specific investment strategies:
 - 1. Risk of tracking the benchmark index: The investment performance of the Fund will be influenced by the movements of the benchmark index it tracks. When the benchmark index experiences significant fluctuations or declines, the Fund's net asset value will also fluctuate accordingly.
 - 2. Risk of the fund not fully tracking the performance of the benchmark index: The Fund may not fully track the performance of the benchmark index due to the following factors:
 - (1.) The Fund may need to adjust its exposure due to factors such as redemptions or maintaining required exposure levels. As a result, the fund's net asset value will be influenced by factors such as the trading prices of securities or futures, transaction fees, other necessary expenses

of the Fund (e.g., management fees, custodian fees, listing fees, or index licensing fees), price fluctuations of portfolio components, or the overall exposure ratio of the fund. These factors may cause deviations between the fund's returns and its investment objectives.

- (2.) To achieve the performance effect of the tracked benchmark index, the Fund needs to construct its overall exposure using the components of the benchmark index and related securities products. Therefore, factors such as the overall exposure ratio of the fund, the daily bid-ask spread of securities-related products (e.g., futures) relative to the benchmark index or its components, the correlation between the held securities-related products and the underlying assets, and the price fluctuations of portfolio components will affect the degree to which the fund's overall portfolio deviates from the multiple returns of the benchmark index.
- 3. Risk of changes in the benchmark index's construction method or calculation accuracy: The index provider may alter the method of index construction or make errors in index value calculations, leading to distortions in the index. Even if the Fund's investment operations are strictly controlled, there remains a risk of deviation due to these factors.
- 4. Risk of changes in the fund's investment portfolio: The components of the benchmark index tracked by the Fund may change due to the inclusion or exclusion of index components. When there are changes in index components or their weights, the Fund will adjust its investment portfolio to align with the index changes to meet its investment objectives. Consequently, the Fund's most recent portfolio may not be identical to the benchmark index components at the time of the investor's initial investment.
- 5. Risk of termination of the benchmark index authorization: The benchmark index of the Fund is governed by an index licensing agreement between the Management Company and the index provider, which includes terms for the termination of index authorization. If the Management Company and the index provider decide to terminate the index authorization, there is a risk that the benchmark index tracked by the Fund may face termination. This could result in the Fund being forced to terminate earlier than anticipated.
- 6. Risk due to differences between the benchmark index and its traditional index and related discrepancies: The Fund's customized index is based on FactSet's RBICS industry classification, which is used to select stocks from the AI-related industry chain that meet the liquidity criteria and market capitalization size, and excludes those whose financial quality, downside risk, and dividend quality are not up to standard, and then selects 50 high-quality AI-related components in Taiwan; the composite score is calculated based on the three main indicators of dividend yield, momentum factor, and enterprise value growth, and weighting methods such as free float market capitalization subgroups are used to allocate weightings, so as to recognize the performance of the portfolio with future trends and potential opportunities in Taiwan's AI industry chain.
 - (1.) The benchmark index tracked by the Fund is a customized and Smart Beta index. The index focuses on companies in the Taiwan AI-related industry chain, which carries a risk of over-concentration

compared to traditional indices. This may result in the Fund's performance not necessarily being suitable for comparison with traditional index performance. There is no guarantee that the customized index's performance will always outperform market conditions. The index performance may lag behind market-cap-weighted indices or other performance benchmarks, with the duration of such underperformance being uncertain.

(2.) The benchmark index of the Fund is a Smart Beta (single-factor/multi-factor) index. Compared to ETFs that track market-cap-weighted indices, it may allocate a significant portion of its holdings to companies with smaller market capitalizations.

The benchmark index of the Fund is the TIP FactSet Taiwan AI 50 Index. The differences and risks compared to the representative index, the Taiwan Weighted Index (TAIEX), are as follows:

Key	Explanation of Differences	Potential Risks
Differences		
from the		
Representative		
Index		
Sampling	The sampling range of the	When there are
Range	index includes common	differences between
Differences	stocks listed and traded	over-the-counter
	over the counter in Taiwan,	companies and listed
	with market capitalization	companies, the
	no less than TWD 5 billion.	performance of the index
		and the representative
		index will also show
		differences.
Difference in	The index's screening	When the returns of
screening	criteria require eligible	companies meeting the
methods	companies to pass quality	screening criteria differ
	indicators, AI industry	from the returns of
	indicators, downside risk	companies within the
	indicators, and dividend	representative index, the
	quality indicators, which is	performance of this
	different from the	index compared to the
	representative index.	representative index will
D 100		also differ.
Difference in	The index is sorted from	When the returns of
Sorting	highest to lowest based on	companies that meet the
Method	the "multi-factor composite	sorting criteria differ
	score," which is calculated	from those in the
	using weighted scores from	representative index, the
	dividend yield ranking,	performance of the index

text of the original language.)			
	momentum ranking, and enterprise value growth indicators. Ultimately, the top 50 stocks based on the composite score are selected, which is different from the representative index.	and the representative index will also differ.	
Differences in Weighting	The index uses modified equal weight, ranked by free float market capitalization from highest to lowest. The top 10 are designated as Group 1, ranks 11 to 25 as Group 2, and ranks 26 onward as Group 3. The individual component stock weights are allocated at 4%, 2%, and 1.2% for each group, which is different from the representative index.	When the weight of individual stocks differs from that in the representative index, the performance of the index may also differ from the representative index.	

- 7. Risk of high dividend frequency: The Fund distributes income monthly. The Management Company may determine the distribution amount each month based on the Fund's income and in accordance with internal controls and laws and regulations. As a result, the distribution amount may vary, leading to potential fluctuations in dividend income for investors. Additionally, investors may face higher remittance costs associated with the frequent distributions.
- ix. Risk of trading in securities-related products

To manage the risk of price fluctuations in securities, the Fund may use transactions in securities-related products approved by the FSC for hedging or increasing investment efficiency. However, if the Management Company makes incorrect market judgments or if the securities-related products are not highly correlated with the Fund's underlying positions, this could lead to potential losses for the Fund. Additionally, if it becomes necessary to liquidate securities-related products before their expiration, there may be a risk of inability to execute trades due to insufficient market liquidity.

x. Risk associated with the lending of held securities or the borrowing of securities

The Fund may participate in the securities lending market to enhance its returns. However, there is a risk that the borrower may fail to return the securities on time, potentially causing losses to the fund. Additionally, there is a risk that the securities lending ratio may exceed the regulatory limits if the fund repurchases the securities. To effectively manage these risks, the Management Company has

established specific securities lending methods and limits, conducts rigorous reviews to ensure that the securities lending ratio does not exceed regulatory limits, and adheres strictly to securities lending management guidelines and procedures.

(i.) Severe price fluctuations before the return of borrowed securities

If the fund managed by the Management Company encounters an unexpected event and needs to dispose of the borrowed securities, it can request the borrower to return the securities early. However, due to the time lag in the return of the securities, there is a risk that severe price fluctuations may occur, potentially leading to difficulties in disposing of the securities in a timely manner.

(ii.) Liquidity issues

If the borrower defaults on their obligation to return the borrowed securities, the stock exchange, the OTC trading center, or the lender will liquidate the collateral and purchase the securities from the market to return to the lender. However, if insufficient liquidity prevents the securities from being repurchased at a fair price and in sufficient quantity, the lender may be compensated in cash. This poses a risk that the cash value may be less than the original value of the borrowed securities.

xi. Risk of borrowing

The Fund may borrow from financial institutions in the fund's name for temporary purposes, including to cover repurchase amount or to handle securities settlements, but only up to a certain value relative to the fund's net assets. The purpose of borrowing is to create short-term financing opportunities for the fund to meet these limited needs, thereby avoiding the need to sell securities under unfavorable conditions. However, borrowing involves higher financial risks and may expose the Fund to factors such as rising interest rates, economic downturns, and others. If the income or returns from retained securities (if any) do not cover the interest or other costs of the borrowing, the net asset value per beneficiary unit may be lower compared to when no borrowing occurs. The Management Company will make careful decisions to mitigate this risk, but this does not guarantee that the risk can be completely avoided.

xii. Other investment risks

- (i.) Investment risks associated with investors subscribing to or trading the Fund
 - 1. Risks of subscribing to the Fund before the listing date (excluding that date) From the Fund's establishment date, the Fund will arrange its initial investment portfolio based on the benchmark index components and the fund's investment objectives. The price fluctuations of the portfolio components will affect the fund's net asset value. The net asset value per unit for investors subscribing to the Fund before its listing may differ from the price after the fund is officially listed. Investors who subscribe before the listing must bear the risk of potential discounts or premiums due to price fluctuations from the subscription date until the listing date.
 - 2. Risks of investing in the Fund through the primary market
 - (1.) Minimum base risk: From the listing date onward, investors must submit subscription or redemption applications through participating securities firms to the Management Company. Each subscription or redemption must be in whole numbers of a base or its multiples. If an

investor holds fewer units than the minimum base, they can only trade through the secondary market.

- (2.) Risk of needing to go through participating securities firms: Investors must use participating securities firms to submit subscription and redemption requests, rather than all securities brokers. If there are special circumstances where subscriptions or redemptions are temporarily suspended, participating securities firms may be unable to provide these services to investors.
- (3.) Risk of the Management Company refusing or suspending subscription and redemption requests: The Management Company has the right to refuse or suspend acceptance of subscription or redemption requests under orders from the FSC or in special circumstances as outlined in the Trust Deed. However, investors/beneficiaries can still trade the Fund's beneficiary certificates through the secondary market by instructing securities brokers to buy or sell on the securities exchange.
- (4.) Risk of administrative processing fees for failed transactions:
 - a. Failed Subscription: Subscriptions to the Fund require the subscriber to prepay the total subscription amount based on the "Cash Subscription/Redemption List" announced on the subscription application date. If the prepaid amount is insufficient to cover the actual total subscription amount, and the Management Company has accepted the subscription but the subscriber fails to pay the remaining subscription amount as required by the Fund's Trust Deed, the subscription will be considered a failure.
 - b. Failed Redemption: If the Management Company has accepted a redemption request and the beneficiary fails to deliver the beneficiary certificates being redeemed as required by the Fund's Trust Deed, the redemption will be considered a failure. To protect the interests of existing beneficiaries, in the event of such a failed transaction, the applicant must pay an administrative processing fee to the Fund to cover transaction costs and losses incurred by the Fund due to the failed transaction.
 - c. For failed subscriptions: The administrative processing fee will be deducted from the advance total subscription amount paid by the subscriber on the subscription application date. For failed redemptions: The administrative processing fee must be paid to the fund by the participating securities firm on behalf of the beneficiary, according to the Fund's regulations. The participating securities firm should also make arrangements with the beneficiary regarding compensation for the administrative processing fee.
- 3. Risks of investing in the Fund through the secondary market:
 - (1.) Risk of the fund's trading price differing from its net asset value: The trading price of the Fund on the TWSE may not match its net asset value, potentially resulting in discounts or premiums. Additionally, secondary market prices are influenced by various market factors such as the political and economic situation in the investment region, investor confidence, and liquidity constraints. This means that the trading price on the TWSE may be higher or lower than the net asset value.

However, through primary market subscriptions and redemptions, as well as market-making and arbitrage activities conducted by participating securities firms, any deviations between the discount/premium and the net asset value can be further narrowed.

- (2.) Risk of suspension of trading on the securities exchange: The Fund is listed and traded on the TWSE. There is a risk that trading may be halted if the TWSE announces a suspension of trading in the Taiwanese securities market.
- (ii.) Risk of liquidation after termination of the Fund's listing: If the Fund encounters a termination event as specified in the Trust Deed, it will terminate its Trust Deed and proceed with liquidation following approval from the FSC and the TWSE, and after completing the process for terminating the Fund's listing.
- (iii.) Risks related to FATCA compliance:

The U.S. government began implementing the Foreign Account Tax Compliance Act (FATCA) in phases starting July 1, 2014. FATCA requires foreign financial institutions (referred to as "FFIs") to identify account holders, report U.S. account information, and withhold U.S. source income for FFIs and non-compliant account holders. To prevent FFIs from avoiding agreements or non-compliance, FATCA mandates a 30% withholding tax on U.S. source income for FFIs that do not sign a Foreign Financial Institution Agreement (FFIA) or comply with FATCA regulations. The Fund managed by the Management Company is an FFI as defined by FATCA. To avoid the 30% withholding tax by the U.S. Internal Revenue Service, the Fund has completed the FFIA signing and is in compliance with FATCA.

To comply with FATCA, the Management Company will require investors or beneficiaries to provide relevant identification documents to confirm their U.S. tax status. Investors or beneficiaries should understand that, within the scope permitted by domestic laws and FATCA regulations, the Management Company may need to report beneficiary information to relevant domestic and foreign government agencies or tax authorities. This includes, but is not limited to, information obtained through business dealings (e.g., for corporate clients, including their substantial U.S. owners), information on accounts held by the investor (or corporate clients, including their substantial U.S. owners) and interacted with the Management Company (e.g., client names, addresses, U.S. taxpayer identification numbers, account numbers, account balances or Investors or beneficiaries should be aware and agree that providing false or misleading tax status information may result in penalties under U.S. law. If there is any change in the investor's or beneficiary's tax status, they must notify the Management Company within thirty (30) days. While the Fund strives to comply with FATCA requirements, the complexity of FATCA, or failure by investors or beneficiaries to provide required identification documents or accurate and complete information, or noncompliance by business partners or counterparties, may expose the fund to the risk of a 30% withholding tax. This could negatively impact the fund and lead to a decrease in the net asset value per unit, resulting in significant losses for Withheld taxes may not be refundable by the U.S. Internal Revenue Service. To adhere to FATCA requirements, the fund may, to the

extent permissible under FATCA regulations and domestic laws, impose the following requirements on transactions by investors or beneficiaries:

- 1. Rejection of subscription
- 2. Compulsory redemption or refusal of redemption
- 3. Relevant taxes will be withheld from the funds held by the beneficiary. Investors or beneficiaries should understand that the Fund may withhold relevant taxes from the amounts held by the beneficiary in accordance with FATCA compliance requirements. Investors should be aware of the tax withholding risks associated with complying or failing to comply with U.S. FATCA regulations. Given that tax withholding rules and disclosure requirements may change, investors agree that the Fund may take the aforementioned measures within the scope of applicable laws. Investors should consult their tax advisors regarding the impact of FATCA on their investments in the Fund and any potential requirements to provide and disclose information to the Management Company, the Fund, the sales agents, and possibly to the U.S. Internal Revenue Service.

(VII.) Distribution of Incomes

For details, please refer to [I. Fund Overview] (I). xxv

(VIII.) Subscription of beneficiary certificates

- i. Subscription prior to the Fund's establishment date (excluding that date)
 - (i.) Subscription procedure, location, and deadline.
 - 1. The Management Company shall handle the subscription process for beneficiary certificates in accordance with the "Regulations Governing the Offering, Issuance, Sale, and Subscription or Redemption Procedures of Securities Investment Trust Funds."
 - 2. To subscribe to the Fund's beneficiary units, the subscriber must submit the fund subscription documents on the day of application, including the subscription form, the seal card, and a copy of their national identification card (if the subscriber is a legal entity, a copy of the company registration certificate should be provided) to the Management Company or the fund sales agent. If investors subscribe to the fund through a non-discretionary trust fund, they must submit the application documents and subscription payment to the bank or securities firm on the day of application. Except that the Management Company and banks or securities firms handling subscriptions through non-discretionary trust fund may accept subscription amount, other fund sales agents can only receive the application documents. Applicants should follow the instructions of the sales institution and transfer the subscription payment directly to the fund's dedicated account set up by the Fund Custodian.
 - 3. The Management Company, fund sales agent, or participating securities firm shall provide a simplified prospectus to the subscriber before the subscriber submits the subscription application and completes the payment of the subscription amount or payment of the advance subscription amount. Upon request by the subscriber, the full prospectus must also be provided. If the subscription method is electronic or the subscriber agrees in writing, the prospectus may be sent via email or downloaded by the subscriber. The sales documents and advertisements for the Fund must indicate that both the

prospectus and the simplified prospectus are available and specify where they can be obtained.

- 4. Subscription time: For direct submissions to the Management Company or by fax, the deadline is 4:30 PM on each business day. For other sales agencies, the time of receipt is subject to the regulations of each respective institution. Unless the subscriber can provide proof that the application was submitted before the deadline, any applications submitted after the deadline will be considered as transactions for the next business day. In the event of force majeure such as natural disasters or significant events that prevent normal business operations, the Management Company may adjust the deadline. However, transactions for which the subscription procedures were completed before the original deadline remain valid.
- 5. The subscriber should submit the fund subscription documents to the Management Company on the subscription date and transfer the subscription amount directly to the fund's dedicated account. If the subscriber applies for subscription through the fund sales agents in the name of the fund sales agents, the application form and the subscription amount should be delivered to the sales agents on the day of subscription. Except for the case in (6), the Management Company shall calculate the number of subscribed units based on the net value of the subscription amount of the subscriber on the day it is credited to the fund account.
- 6. If the subscriber applies for subscription through the fund sales agent in the name of the fund sales agents, or if the subscription amount is deducted from a financial institution account on the subscription date, and if the financial institution has issued instructions to transfer the subscription amount before 10:00 a.m. on the next business day after processing the subscription or deduction, and if the Management Company confirms that the subscription amount has been credited to the fund's dedicated account or receives proof of the transfer instruction before 10:00 a.m. on the next business day after processing, or if the financial institution's cross-bank network system, established under Article 47-3 of the Banking Law, experiences force majeure resulting in the subscription amount not being credited to the fund's dedicated account by 10:00 a.m. on the next business day after processing, the date on which the financial institution accepts the subscription or the deduction of payment shall be the subscription date, and the number of units received shall be calculated.
- 7. If the fund sales agent processes fund payments through a securities depository enterprise, and if the enterprise has issued instructions to transfer the subscription amount before the next business day following the receipt of the subscription or deduction, and if the Management Company confirms that the subscription amount has been credited to the fund's dedicated account on the next business day after processing, or if the enterprise provides proof of the transfer instructions issued before the next business day after processing, and if the subscription day is within the subscription period, the subscription units will be calculated based on the fund's offering price.
- 8. When a beneficiary applies for a transfer subscription between different funds managed by the same management company, the Management Company shall treat the actual date on which the redemption proceeds are transferred into the subscribed fund's account as the subscription date. However, this applies only

if the funds have been transferred into the fund's dedicated account before the Fund's establishment date (excluding that date).

- 9. The subscription of beneficiary units should be made to the Management Company or its appointed fund sales agents.
- 10. For subscribers who make their purchase through the Management Company or fund sales agents, the minimum subscription amount for each transaction should be calculated as the issue price multiplied by 1,000 beneficiary units or its multiples (i.e., TWD10,000 or its integral multiple).
- 11. The Management Company shall exercise appropriate control over the sale of beneficiary units. In cases where the subscription amount exceeds the maximum allowable total face value, the Management Company and each fund sales agent shall handle the subscriptions fairly according to the order of the subscription times of the subscribers.
- 12. From the date of the Fund's establishment until the day before the listing date (excluding that date), the Management Company will not accept subscriptions or redemptions of the Fund's beneficiary units.
- (ii.) Calculation and payment of subscription amount
 - Calculation of subscription amount
 For details, please refer to [I. Fund Overview] (I). xiv and xv.
 - 2. Payment of subscription amount

 The subscription amount for the beneficiary units must be paid on the day of subscription through cash, remittance, bank transfer, postal money order, or by means of demand drafts such as checks, promissory notes, bank drafts, or postal drafts accepted by the fund sales agency's local clearinghouse. The date of the draft or check's clearing is considered as the subscription date. If the drafts or checks are not honored, the subscription will be deemed invalid (checks and promissory notes must be issued by the subscriber or financial institution). Once the subscription amount is fully paid, no additional payment is required from the subscriber.
- (iii.) Delivery of beneficiary certificates
 - 1. The beneficiary certificates for the Fund are registered and issued electronically. No physical certificates are printed. Instead, the Taiwan Depository & Clearing Corporation (TDCC) will handle the delivery using book-entry methods, in accordance with the regulations governing book-entry securities and the relevant rules set by the securities central depository. Beneficiaries are not allowed to request retrieval of these certificates.
 - 2. The date on which the Management Company first registers the Fund's beneficiary certificates and units with the TDCC will be the issuance date of the beneficiary certificates. The issuance date of the beneficiary certificates must occur within thirty (30) days from the Fund's establishment date and one day prior to the commencement of trading of the Fund.
- (iv.) Handling of subscription unaccepted by the Management Company or fund notestablished
 - 1. The Management Company has the discretion to decide whether to accept subscriptions for beneficiary units. However, if the Management Company decides not to accept subscriptions, it must instruct the fund custodian to refund the subscription amounts, without interest, within three(3) business days after

the Fund Custodian has received and redeemed the cash or negotiable instruments from the subscriber. The subscriber must simultaneously return the receipt of the subscription application. If the receipt is not returned, it will become invalid from the date of refund of the subscription amount.

- 2. If the Fund is not established, the Management Company shall immediately instruct the Fund Custodian to refund the subscription amount and interest to the subscribers within ten (10) business days from the date the Fund fails to establish. The refund shall be made through a registered, crossed, non-endorsable, non-negotiable note or remittance in favor of the subscribers. The interest shall be calculated from the day after the Fund Custodian receives the subscription amount until the day before the refund is made, based on the Fund Custodian's savings deposit interest rate. The interest shall be rounded to the nearest New Taiwan Dollar (TWD), with amounts less than one TWD rounded up.
- 3. If the Fund is not established, the Management Company, fund sales agents, and Fund Custodian shall not be entitled to any compensation. All expenses paid for the Fund shall be borne severally by the Management Company, fund sales agents, and Fund Custodian. However, the registered mail post fees or remittance fees for refunding the subscription amount and its interest shall be borne by the Management Company.
- ii. Subscription from the listing date of the Fund (inclusive)
 - (i.) Procedure, location, and deadline of the subscription from the listing date of the Fund
 - 1. The subscriber may, on any business day, authorize a participating securities firm to submit a subscription application to the Management Company according to the procedures specified in the Trust Deed and Operational Guidelines, based on the advance total subscription amount. The participating securities firm may also submit the subscription application on its own behalf. The Management Company has the discretion to decide whether to accept the subscription application; however, if the Management Company chooses not to accept the subscription, it must handle the matter in accordance with the fund's "Operational Guidelines."
 - 2. The subscriber, either personally (if the subscriber is also the participating securities firm) or by authorizing a participating securities firm, should submit the subscription application to the management company via the ETF trading operation transmission platform. The subscriber must complete the "Cash Subscription Application Form," which allows the participating securities firm to handle the subscription process. The subscriber should also transmit the data from the "Cash Subscription Application Form" to the Management Company according to the procedures specified in the "Operational Guidelines."
 - 3. Subscription base
 - (1.) The Fund's base unit for subscription/redemption is 500,000 beneficiary units. Each subscription must be the subscription base or a multiple thereof.
 - (2.) The net asset value of each subscription base, representing a certain number of beneficiary units, on any business day should be equal to the total net asset value of the fund divided by the total number of issued beneficiary

units, multiplied by the number of beneficiary units represented by each subscription base.

- (3.) If the Management Company deems it necessary, it may, after reporting to the industry association, adjust the number of beneficiary units represented by the Fund's base unit for subscription
- 4. Submission deadline for applications
 - (1.) The subscription application for the Fund must be submitted from 9:00 AM to 12:00 PM on each business day. Any applications received after this deadline, unless the subscriber can prove they submitted before the cutoff time, will be considered as transactions for the next business day.
 - (2.) In the event of force majeure, such as natural disasters or significant events that prevent normal operations, the Management Company may adjust the deadline. However, transactions completed before the adjusted deadline will still be considered valid.
- (ii.) Calculation of the advance total subscription amount
 - 1. The Management Company should, on each business day, refer to the index data provided by the index provider to establish and announce the "Cash Subscription/Redemption List" for the beneficiary certificates for the following business day.
 - 2. For subscriptions made by a participating securities firm on its own or by consigned trading, the advance total subscription amount payable is the "equivalent net value of each cash subscription/redemption base" disclosed in the "Cash Subscription/Redemption List" on each business day, multiplied by a certain ratio, plus the subscription service charge and the pre-collected subscription transaction fee. The subscriber must pay the advance total subscription amount to the Fund's dedicated account on the subscription application date to process the subscription.

The aforementioned calculation formula for the advance total subscription amount for each subscription base is as follows:

Advance total subscription amount = Advance subscription amount + Subscription service charge

- (1.) Advance subscription amount = the "equivalent net value of each cash subscription/redemption base" disclosed in the "Cash Subscription/Redemption List" on each business day, multiplied by a certain ratio. The aforementioned "certain ratio" is currently 110%, with a maximum of 120%, and will be adjusted according to the latest prospectus.
- (2.) Subscription service charge= the Management Company may charge a subscription fee for each subscription application. Subscription service charge is not included in the Fund's assets. The applicable fee rate may be adjusted by the Management Company based on the Fund's sales strategy, while the subscription service charge per beneficiary unit must not exceed 2% of the net asset value per beneficiary unit.
- (3.) The "advance total subscription amount" listed in the "Cash Subscription/Redemption List" announced on each business day will be calculated using the above formula and rounded unconditionally to the nearest thousand TWD.
- (iii.) Calculation of the actual total subscription amount for subscriptions

After the Fund's net asset value has been settled, the Management Company shall calculate the actual total subscription amount payable by the subscriber by subtracting the advance total subscription amount from the actual advance total subscription amount (i.e., the total subscription amount difference). If the difference is a positive amount, the subscriber must pay the difference to complete the subscription process. If the difference is a negative amount, the Management Company shall return the difference, net of any remittance fees, without interest. The Management Company must notify the participating securities firm of the difference in the total subscription amount that needs to be paid or refunded. If the participating securities firm subscribes by consigned trading, it must inform the subscriber of the amount to be paid or refunded.

The formula for calculating the actual total subscription amount per subscription base is as follows:

Actual total subscription amount = Actual subscription amount + Subscription service charge + Actual subscription transaction fee

- 1. Actual total subscription amount = Number of beneficiary units represented per subscription base x (Net asset value of the fund/ Number of beneficiary certificates of the Fund for outstanding beneficiary units)
- 2. Subscription service charge= the Management Company may charge a subscription fee for each subscription application. This subscription fee is not included in the Fund's assets. The applicable fee rate may be adjusted by the Management Company based on the Fund's sales strategy, while the subscription service charge per beneficiary unit must not exceed 2% of the net asset value per beneficiary unit of the Fund. Currently, the subscription service charge is TWD5,000 per subscription base (including the processing fee charged by the TDCC but excluding the service charge charged by participating securities firms).
- 3. Actual subscription transaction fee = Actual subscription amount x Subscription transaction fee rate

Currently, the Fund's subscription transaction fee rate is 0.1% (Note). The abovementioned subscription transaction fee rate may be adjusted according to the condition of the securities market and the holdings of the investment portfolio. The rate is capped at 2%. The rules specified in the latest prospectus shall apply subsequently.

(Note) The Fund's subscription transaction fee rates are calculated based on the rates and taxes announced by Taiwan's securities and futures markets, which include but are not limited to the brokerage fee of Taiwan securities dealers ranging from 0.1% to 0.1425% (based on market rates), brokerage fee of Taiwan futures dealers ranging from 0.005% to 0.015% (based on market rates), futures transaction tax of 0.002% and securities transaction tax of 0.1% to 0.3%. The subscription fee rate of the Fund will be adjusted according to the stock or futures positions held or traded in the Fund's investment portfolio.

(iv.) Subscription failure

1. When a participating securities firm subscribes by consigned trading or directly processes a subscription application, it must ensure that the subscriber pays the advance total subscription amount, the subscription amount difference, and any other amounts due under the Trust Deed within the specified time frame, and deposits them into the relevant account. If the subscriber fails to pay the required subscription amount and deposit it into the Fund's dedicated account

within the specified deadline, the subscription application will be deemed failed, and the Management Company will not issue or deliver the beneficiary certificates. The subscriber will also be responsible for paying an administrative processing fee for each failed payment.

- 2. Base on the professional judgment of the Management Company, if the subscriber's advance total subscription amount is insufficient to cover the actual subscription amount required for the subscription base or its multiples on the subscription date, the Management Company will not proceed with the transaction, and it will be deemed a failed subscription.
- 3. The subscriber must pay an administrative processing fee for each failed subscription record, except where the Management Company agrees to waive it. According to the Operational Guidelines, the Management Company shall deduct the administrative processing fee from the advance total subscription amount paid by the failed subscriber on the subscription date, and return the remaining amount to the subscriber's designated remittance account within three (3) business days after the failed subscription, starting from the next business day following the failure. The administrative processing fee is included in the assets of the Fund. The standards for the payment of the administrative processing fee shall be calculated according to the Operational Guidelines."
- 4. The Management Company should instruct the Fund Custodian to return the advance total subscription amount paid by the subscriber, less the administrative processing fee and any other amounts the subscriber is responsible for under the Trust Deed, in accordance with the Fund's "Operational Guidelines." The returned amount will be without interest. Any costs related to the return of the failed subscription payment, such as remittance fees, will be borne by the subscriber.
- 5. The calculation standards for the aforementioned administrative processing fee are as follows:
 - (1.) If the net asset value per unit of the beneficiary certificate on the business day following the subscription date is greater than the net asset value per unit on the subscription date, the calculation formula for the administrative processing fee is as follows:

T : subscription date

T+1 net asset value per unit > T net asset value per unit

Administrative processing fee = Actual subscription amount \times 2%

(2.) If the net asset value per unit of the beneficiary certificate on the business day following the subscription date is less than (or equal to) the net asset value per unit on the subscription date, the calculation formula for the administrative processing fee is as follows

T: subscription date

T+1 net asset value per unit \leq T net asset value per unit

Administrative processing fee = Actual subscription amount \times [2%+(T net asset value per unit- T+1 net asset value per unit/ T net asset value per unit]

- (v.) Payment timing and methods for subscription amount
 - 1. The subscriber must instruct a participating securities firm to submit the application to the Management Company by 12:00 PM on the subscription date

and pay the advance total subscription amount to the fund's dedicated account to process the subscription.

2. After the fund's net asset value has been settled, the Fund Management shall calculate the difference between the actual total subscription amount and the advance total subscription amount (i.e., the total subscription amount difference). If the difference is a positive amount, the subscriber must pay the difference by 12:00 PM on the next business day following the subscription date to complete the subscription process. If the difference is a negative amount, the Management Company shall refund the total subscription amount difference, net of any remittance fees, to the subscriber within three (3) business days starting from the next business day after the subscription date, without interest. If the participating securities firm subscribes by consigned trading, it must inform the subscriber of the amount to be paid or refunded.

(vi.) Delivery of non-physical beneficiary certificates

After the issuance date of the Fund's beneficiary certificates, the Management Company must deliver the beneficiary certificates to the subscriber within seven (7) business days from the date the Fund Custodian has received the total subscription amount and any other payments due under the Trust Deed. This delivery should be done through book entry. The issuance (or delivery) of the Fund's beneficiary certificates must comply with the regulations set by the centralized securities depository enterprise in the fund's registration location. However, if there is any discrepancy or shortfall in the total subscription amount or other payments required by the Trust Deed, resulting in the failure to deliver or make up for the amount within the timeframe specified in the Operational Guidelines, the subscription will be considered unsuccessful, and the Management Company will not issue beneficiary certificates to the subscriber.

(vii.) Conditions for subscription cancellation

When a subscriber tends to cancel a subscription application, they must complete a "Cash Subscription Cancellation Application Form" and instruct the participating securities firm to cancel the application through the ETF trading operation transmission platform. The participating securities firm must notify the Management Company before the submission deadline on the subscription application date. After this deadline, the subscriber cannot make changes or cancel the application, unless agreed upon by the Management Company.

(viii.) Subscription application results

The Management Company should verify the advance total subscription amount received from the participating securities firm to determine whether the subscription application is successful or not. The results should be communicated to the ETF trading operation transmission platform on the same day as the subscription application, providing the participating securities firm with the relevant information for inquiry.

(ix.) Handling when the Management Company does not accept subscriptions

The Management Company has the discretion to decide whether to accept subscription applications for the Fund's beneficiary certificates. However, if the Management Company decides not to accept a subscription, they must notify the participating securities firm on the same day the subscription application is received.

(IX.) Redemption of beneficiary certificates

i. The Fund redemption procedure, location, and deadline

- (i.) The Management Company should handle the redemption operations according to the Fund's "Operational Guidelines." From the Fund's listing date (inclusive) onwards, beneficiaries may instruct participating securities firms to apply with the Management Company for the redemption of the Fund's beneficiary units according to the procedures specified in the Trust Deed, in exchange for the total redemption amount to be paid to the beneficiaries. Participating securities firms may also submit redemption applications on their own behalf. Based on professional judgment, the Management Company may refuse to process redemptions under special circumstances to reduce the risk of inappropriate fluctuations in the fund's net value and to ensure the rights and interests of other beneficiaries and the safety of the Fund. However, if the Management Company does not accept a redemption, it should handle the matter according to the provisions outlined in the Fund's "Operational Guidelines."
- (ii.) Beneficiaries, either directly (if the beneficiary is also the participating securities firm) or if through a participating securities firm, submits a redemption application to the Management Company, they should complete the "Cash Redemption Application Form" and related documents according to the regulations of the participating securities firm, enabling the firm to handle the redemption process accordingly. The participating securities firm must then input the redemption application data into the ETF trading operation transmission platform and transmit the information from the "Cash Redemption Application Form" to the Management Company, following the procedures specified in the fund's "Operational Guidelines."

(iii.) Redemption base

- 1. The Fund's redemption base is 500,000 beneficiary units. The number of beneficiary unit for each redemption must be the redemption base or a multiple thereof.
- 2. The net asset value of each redemption base, representing a certain number of beneficiary units, on any business day should be equal to the total net asset value of the fund divided by the total number of issued beneficiary units, multiplied by the number of beneficiary units represented by each redemption base.
- 3. If the Management Company deems it necessary, it may, after reporting to the industry association, adjust the number of beneficiary units represented by each redemption base for the Fund.
- (iv.) When a beneficiary applies to redeem the Fund's beneficiary certificates, the redemption request can include the beneficiary certificates held by the beneficiary on the redemption application date, certificates in transit from ordinary trades conducted on the day before the redemption application date, and/or borrowed certificates. However, these certificates must be delivered to the Fund within the timeframe specified by the fund's "Operational Guidelines." Additionally, the delivery and related operations of the redeemed beneficiary certificates to the fund should comply with the regulations set by the central securities depository enterprise in the Fund's registration location.
- (v.) Submission deadline for applications

- 1. The redemption application for the Fund must be submitted from 9:00 AM to 12:00 PM on each business day.
- 2. Any redemption applications received after this deadline, unless the beneficiaries can prove they submitted before the cut-off time, will be considered as transactions for the next business day.
- 3. In the event of force majeure, such as natural disasters or significant events that prevent normal operations, the Management Company may adjust the deadline. However, redemption transactions completed before the adjusted deadline will still be considered valid.

ii. Calculation of redemption amount

- (i.) The Management Company should calculate the total redemption amount based on the redemption base amount or its multiples provided by the beneficiary on the next business day after the redemption date. Also, it should then notify the participating securities firm designated by the beneficiary in accordance with relevant regulations.
- (ii.) The formula for calculating the total redemption amount for each redemption base amount is as follows:

Total redemption amount - Redemption service charge - Redemption transaction fee

- 1. Redemption amount= Beneficiary units represented per repurchase basis x (The Fund's net asset value on the redemption date/ Number of outstanding beneficiary units of beneficiary certificates of the Fund on the redemption date)
- 2. Redemption service charge= the Management Company may charge a redemption service charge for each redemption application. Redemption service charge is not included in the sub-fund's assets. The applicable fee rate may be adjusted by the Management Company based on the Fund's sales strategy, while the redemption service charge per beneficiary unit must not exceed 2% of the net asset value per beneficiary unit. Currently, the redemption service charge is TWD5,000 per subscription base unit (including the redemption processing fee charged by TDCC and excluding the service charge charged by participating securities firms).
- 3. Redemption transaction fee = Redemption amount × Redemption transaction fee rate

Currently, the Fund's redemption transaction fee rate is 0.4% (Note). The abovementioned redemption transaction fee rate may be adjusted according to the condition of the securities market. The rate is capped at 2%. The rules specified in the latest prospectus shall apply subsequently.

(Note) The Fund's redemption transaction fee rates are calculated based on the rates and tax rate announced by Taiwan's securities and futures markets, which include but are not limited to the brokerage fee of Taiwan securities dealers ranging from 0.1% to 0.1425% (based on market rates), brokerage fee of Taiwan futures dealers ranging from 0.005% to 0.015% (based on market rates), futures transaction tax of 0.002% and securities transaction tax of 0.1% to 0.3%. The redemption transaction fee rate of the Fund will be adjusted according to the stock or futures positions held or traded in the Fund's investment portfolio.

iii. Redemption failure

The beneficiary must deliver the beneficiary certificates within the timeframe specified by the fund's "Operating Guidelines" or by the Management Company. If the

certificates are not delivered within the stipulated period, the redemption will be considered failed, and the Management Company will not provide the total redemption amount. The beneficiary must also instruct the participating securities firm to transfer the administrative processing fee to the Fund's designated account within two (2) business days after the redemption date. The administrative processing fee is included in the Fund's assets and is calculated according to the provisions set out in the latest prospectus.

The calculation standards for the aforementioned administrative processing fee are as follows:

If the net asset value of the Fund on the next business day after the redemption date is less than the net asset value on the redemption date, the formula for calculating the administrative processing fee is as follows:

T: redemption date

T+1 net value < T net value

Administrative processing fee = redemption amount \times 2%

If the net asset value of the Fund on the next business day after the redemption date is more than (or equal to) the net asset value on the redemption date, the formula for calculating the administrative processing fee is as follows:

T : redemption date

T+1 net value $\ge T$ net value

Administrative processing fee = redemption amount \times [2%+ (T+1 net value of the Fund - T net value of the Fund]

iv. Payment timing and methods for redemption amount

Unless otherwise specified in the Trust Deed, the Management Company shall, within three (3) business days from the business day following the redemption date, instruct the Fund Custodian to pay the total redemption amount (without interest) to the beneficiaries via a registered, crossed, non-endorsable, non-transferable instruments or remittances. The fees for processing the payment, registered mail, remittance charges, and other necessary expenses may be deducted from the total redemption amount.

v. Reissuance of beneficiary certificates

The Fund's beneficiary certificates are issued in non-physical form, and no physical beneficiary certificates are printed. Therefore, there is no reissuance of beneficiary certificates.

vi. Circumstances for redemption cancellation

When a beneficiary intends to cancel a redemption application, he/she/it must complete a "Cash Redemption Cancellation Application Form" and instruct the participating securities firm to cancel the application with the Management Company through the ETF trading operation transmission platform. The participating securities firm must

notify the Management Company before the submission deadline on the redemption application date. After this deadline, the beneficiary cannot make changes or cancel the application, unless agreed upon by the Management Company.

vii. Redemption application results

The Management Company should verify the contents of the "Cash Redemption Application Form" submitted by the participating securities firm, to determine whether the redemption application is successful or not. The results should be communicated to the ETF trading operation transmission platform on the same day as the redemption application, providing the participating securities firm with the relevant information for inquiry.

- viii. Rejection or suspension of subscription or redemption applications; suspension of calculation of actual total subscription amount, total subscription amount differences, and redemption amount, delayed delivery of beneficiary certificates to be delivered upon subscription and total redemption amount.
 - (i.) The Management Company has the authority to decide whether to accept subscription or redemption applications for the Fund. The Management Company must reject or temporarily suspend the acceptance of applications for subscription or redemption of the Fund upon the order of the FSC or in any of the following circumstances:
 - 1. In the presence of any of the circumstances listed in item 3 below;
 - 2. If, after professional assessment, the Management Company believes there is a risk that it will be unable to buy or sell the securities or futures positions or quantities required to meet the needs of the subscriber or beneficiary for their subscriptions or redemptions;
 - 3. From the announcement of the income distribution amount per beneficiary unit until the ex-dividend date (excluding that date), the Management Company has the right to refuse to accept subscriptions;
 - 4. In the presence of any of other special circumstances.
 - (ii.) After accepting subscription or redemption applications for the Fund, the Management Company, upon receiving an order from the FSC or in the presence of any of the circumstances listed in item 3 below, and with FSC approval, may undertake the following actions:
 - 1. Suspend the calculation of the actual total subscription amount and total subscription amount differences, and delay the delivery of all or part of the beneficiary certificates;
 - 2. Not to suspend the calculation of the actual total subscription amount and total subscription amount differences, only to delay the payment of all or part of the beneficiary certificates;
 - 3. Suspend the calculation of the redemption amount and delay the payment of all or part of the redemption amount;
 - 4. Not to suspend the calculation of the total redemption amount, only to defer payment of all or part of the total redemption amount.
 - (iii.) The acts of the Management Company as described in the aforementioned 2. shall be based on any of the following circumstances, unless they are due to the order of the FSC:
 - 1. The TWSE, Taiwan Futures Exchange (the "TAIFEX"), or the TPEx ceases

trading due to reasons other than regular holidays;

- 2. Interruption in communication typically used;
- 3. The centralized securities depository enterprise in the Fund's registration location is unable to perform the book entry transfer or cancellation of beneficiary certificates;
- 4. The weight of any component stock of the benchmark index suspended from trading on any business day equals to or exceeds 20% of the total weight of the benchmark index;
- 5. The index provider suddenly fails to provide the benchmark index or terminates the index licensing agreement;
- 6. Other special circumstances preventing the acceptance of subscription or redemption requests, the calculation of the actual total subscription and redemption amount, or the delivery of beneficiary certificates and redemption amount.
- (iv.) On the next business day after the cessation of the circumstances described in item 1 and 2 that lead to the suspension of subscription or redemption applications for the Fund, suspension of calculations, or delay in payments, the Management Company should promptly resume the acceptance of subscription or redemption applications, resume calculations or payment procedures, and report this to the FSC.
- (v.) For subscriptions where the calculation of the actual total subscription amount, subscription amount differences, and redemption amount was suspended according to the provisions of item 2 above, the calculation of actual subscription amount, subscription amount differences, redemption amount, and the beneficiary certificates to be delivered shall be based on the cash subscription/redemption list announced on the first business day after the resumption of calculations. The Management Company, subscribers, and beneficiaries must also adhere to the subscription or redemption application ssubmitted on the resumption calculation date, and deliver the actual subscription amount, redemption amount, or beneficiary certificates within the stipulated period as per the Operational Guidelines.
- (vi.) For cases where the payment of all or part of the redemption amount is delayed in accordance with the provisions of item 2 above, and if the calculation of the actual total subscription amount and redemption amount has not been suspended, starting from resumption of delivery of total subscription amount, the total redemption amount shall be paid based on the amount calculated by the Management Company on the original calculation date, with payment postponed for the actual number of days of delay announced by the Management Company. If the Management Company delays the payment of the redemption amount as described, beneficiaries may also delay the delivery of the Fund's beneficiary certificates according to the actual number of days of delay announced by the Management Company, and must proceed in accordance with the relevant regulations of the securities exchange or centralized securities depository enterprise.
- (vii.) The suspension and resumption of the acceptance of subscription or redemption applications, the suspension and resumption of the calculation of the actual total subscription amount and redemption amount, and the delay and resumption of the delivery of beneficiary certificates and total redemption amount mentioned in this

paragraph shall be announced in accordance with the provisions specified in Article 34 of the Fund's Trust Deed.

- ix. To cover the payment of the total redemption amount or to handle the settlement of securities, the Fund may, as per the FSC's regulations, obtain short-term loans from financial institutions through the Management Company. The Fund Custodian shall enter into a loan agreement with the lending financial institution on behalf of the Fund's dedicated account. The following provisions must be observed, and if amended by relevant laws or regulations, the revised provisions shall prevail.
 - (i.) The loan counterparties are limited to domestic and foreign financial institutions authorized to engage in lending activities, and may also include the Fund's Custodian.
 - (ii.) The loan period for paying the redemption total amount is limited to thirty (30) business days; the loan period for handling securities settlement is limited to fourteen (14) business days.
 - (iii.) The interest and related expenses incurred from the loan shall be borne by the Fund's assets.
 - (iv.) The total amount of the loan must not exceed 10% of the Fund's net asset value.
 - (v.) If the loan counterparty of the Fund is the Fund Custodian or a party in which the securities investment trust enterprise has an interest, the terms of the loan transaction must not be less favorable than those offered by other financial institutions.
 - (vi.) The liability of the Fund and the Fund Custodian is limited to the Fund's assets, while the beneficiaries' liability is limited to the amount they have invested in the Fund's beneficiary certificates.
 - (vii.) When the Management Company decides to use a short-term loan mechanism to pay the redemption proceeds to beneficiaries or for the settlement of securities, it may negotiate the relevant terms and amount with the loan financial institution. After obtaining the consent of the Fund Custodian, the Management Company will sign the loan agreement with the financial institution in the name of the Fund's dedicated account, in accordance with the Trust Deed and relevant laws and regulations of the competent authority.
- x. When the Fund arranges short-term loans from financial institutions, the financial institutions may, if necessary, establish rights over the Fund's assets.

(X.) Rights and Fees Undertaken by Beneficiaries

- i. The various rights to which the beneficiaries are entitled
 - (i.) Beneficiaries may exercise the following rights in accordance with the provisions of the Fund's Trust Deed and based on the beneficial rights represented by the beneficiary certificates held.
 - 1. Right to claim for distribution of the remaining assets.
 - 2. Right to income distribution.
 - 3. Voting rights at beneficiary meetings.
 - 4. Other rights as specified by relevant laws and regulations and the Trust Deed.

- (ii.) Beneficiaries may request to view the most recent version of the Trust Deed during business hours of the Management Company or fund sales agent and may obtain the following documents:
 - 1. A copy of the most recent revision of the Trust Deed. The Management Company or fund distributor may charge a fee for this service.
 - 2. The latest prospectus of the Fund.
 - 3. The most recent financial report of the Fund and the Management Company, audited or reviewed by a certified public accountant.
- (iii.) Beneficiaries may request the Management Company and the Fund Custodian to perform their obligations as stipulated by the Trust Deed.
- (iv.) Unless otherwise provided by relevant laws and regulations or the Trust Deed, beneficiaries have no other obligations or duties.
- ii. The various fees and expenses payable by beneficiaries and how these fees and expenses are calculated and to be paid.
 - (i.) Items of the expenses payable by the beneficiaries, and methods of calculation thereof

I4	Calculation mode of an amount
Item	Calculation method or amount
Management fee	According to 0.40% of the Fund's net asset value per annum, the management fee is calculated daily and accumulatively and paid each calendar month starting from the Fund's establishment date.
Custodian fee	The fee is calculated daily and accumulatively based on an annual rate of 0.035% of the Fund's net asset value and is paid each calendar month starting from the fund's establishment date.
Index licensing fee	1. Index licensing fee schedule: (1) Basic fee: US\$15,000 payable on the listing date and at the beginning of each year thereafter (2) Variable fee: based on 0.95bp (0.0095%) of the Fund's average net asset value during each calendar quarter. (based on the actual number of days if less than one calendar quarter) 2. Index service management fee (only applicable if the Fund is not issued within one (1) year after effective date): US\$10,000 payable on the anniversary of the effective date to Taiwan Index Plus Corporation and FactSet. 3. The licensing fees for the index, as stated in items 1 and 2 above, may only be changed after prior agreement between the Management Company and the index provider. If either

Item		Calculation method or amount
		party disagrees, the fees will not be changed, and
		this will not affect the operations of the ETF or
		the rights of investors. Should the index
		licensing fees be changed by mutual agreement,
		the Management Company will proceed
		according to the provisions outlined in item 4.
		Investors are advised to refer to the prospectus
		for detailed information.
		4. The index provider may increase the aforementioned index service management fee and index licensing fee by written notice to Management Company within sixty (60) days after the expiry of each anniversary from the commencement date of the index authorization agreement. However, the annual increase is limited to 15% of the previous year's level. The Management Company may terminate the index licensing agreement by written notice to the index provider within thirty (30) days of receiving such written notice.
Listing fee and annual fee		The listing review fee is TWD100,000. The annual listing fee is 0.03% of the asset scale, up to TWD300,000. The most updated rules from TWSE shall apply to relevant fees.
Expenses due to securities lending		The Fund may lend securities. The relevant expenses to be borne shall be based on the securities lending contract signed by both parties.
Short-term borrowing fee		Borrowing interest and other expenses (including but not limited to setup fees or service charges) under the signed loan contract.
Expenses for beneficiaries' meeting (Note 1)		Expected to be no more than TWD 1 million per meeting.
Other expenses (Note 2)		Based on actual expenses.
Subscription and redemption fees in the primary market	Subscription	No more than 2% of the issuance price.
	service charge	
	(Before establishment date)	
	Subscription service charge	No more than 2% of the Fund's net asset value per beneficiary unit. Currently, the subscription service charge is TWD5,000 per subscription base unit (Note 3) (including the

Ito	em	Calculation method or amount
	(Starting from listing date)	subscription processing fee charged by the TDCC and excluding the service fee charged by participating securities firms).
	Subscription transaction fee	Actual subscription amount × subscription transaction fee rate: Currently, the Fund's subscription transaction fee rate is 0.1%. The abovementioned subscription transaction fee rate may be adjusted according to the condition of the securities market and the holdings of the investment portfolio. The rate is capped at 2%. The rules specified in the latest prospectus shall apply.
	Redemption service charge	No more than 2% of the Fund's net asset value per beneficiary unit. Currently, the redemption service charge is TWD5,000 per subscription base unit (Note 3) (including the redemption processing fee charged by the TDCC and excluding the service fee charged by participating securities firms).
	Redemption transaction fee	Redemption transaction fee = Redemption amount × redemption transaction fee rate: Currently, the Fund's redemption fee rate is 0.4%. The abovementioned redemption transaction fee rate may be adjusted according to the condition of the securities market. The rate is capped at 2%. The rules specified in the latest prospectus shall apply.
	Redemption fee	Nil
	Redemption request processing fee	Nil
	Redemption fee for short-term trading	Nil
	Administrative processing fees	Administrative processing fees shall be charged to subscribers if a subscription has failed or to a beneficiary if a redemption has failed.

Note 1: Beneficiaries' meetings are not convened annually so the expense may not incur every year.

Note 2: Including direct costs such as commissions for acquisition or disposal of the Fund's assets, securities trading fees, transaction settlement fees, auditing and review fees for financial reports and necessary expenses; all taxes payable by the Fund; liquidation expenses and litigation or non-litigation fees.

Item

Calculation method or amount

Note 3: The Fund's base unit for subscription/redemption is 500,000 beneficiary units.

(ii.) Payment of fees by beneficiaries

Except for subscription service charge and subscription transaction fees, which are to be paid at the time of subscription, and redemption service charge and redemption transaction fees, which are to be paid at the time of redemption, all other fees will be covered by the Fund's assets.

- (iii.) The benchmark license fee is specified in the prospectus. If there are changes to the benchmark index licensing fees, such changes must be agreed upon by both the SITE and the index provider before implementation. If either party disagrees, the fees will not be changed, and this will not affect the Fund's operations or investor interests. If the index licensing fees are agreed by both parties to be changed, the SITE will handle the process according to regulations, and investors should refer to the prospectus for details.
- iii. The various taxes to be borne by beneficiaries and how these taxes are calculated and to be paid.

Tax matters for the Fund are subject to Ruling Ref. Tai-Cai-Shui No. 811663751 dated April 23, 1992, from the Ministry of Finance, Ruling (Ref. Tai-Cai-Shui-

Zi No. 0910455815) dated November 27, 2002, from the Ministry of Finance, and other relevant laws and regulations. However, if provisions amended by relevant laws and regulations, the revised provisions shall prevail. **The following description is based on the Taiwan tax regulations effective as of the date of the Fund's prospectus. It is a general overview and may not cover the tax responsibilities of all types of investors in the Fund. The content and interpretation of relevant regulations are subject to change, and investors should not rely solely on this description.

- (i.) Securities transactions income tax (For corporate beneficiaries, the following points (1) to (3) shall be subject to the alternative minimum tax):
 - 1. During the period when the securities transactions income tax is suspended, any securities transaction income generated by the Fund may remain exempt from income tax in the subsequent distribution year. (If the tax is reinstated in the distribution year, it must be asserted that the distributed securities transaction income was generated during the suspension period.)
 - 2. During the period when the securities transaction income tax is suspended, any income derived from the transfer or redemption of the Fund's beneficiary certificates by the certificate holders is exempt from income tax.
 - 3. During the liquidation of the Fund, any remaining assets distributed to the beneficiaries that include securities transaction income exempt from the securities transaction income tax will continue to be exempt from income tax under the suspension provisions.
- (ii.) Securities transaction tax:

- 1. When a beneficiary transfers beneficiary certificates, the securities transaction tax should be collected by the transferee on behalf of the transferor.
- 2. When a beneficiary applies for redemption or returns beneficiary certificates for cancellation during the liquidation of the Fund, it is not considered a securities transaction, and therefore, no securities transaction tax is required.
- (iii.) Stamp duty:

The subscription, redemption, and transfer documents related to beneficiary certificates are exempt from stamp duty.

- (iv.) The Fund must pay taxes on income generated from assets and transactions in each country or region of investment, in accordance with the relevant laws and regulations of each investment location.
- In accordance with Ministry of Finance Ruling Ref. Tai-Cai-Shui-Zi No. (v.) 09604514330 dated April 26, 2007, Ministry of Finance Ruling (Ref. Tai-Cai-Shui-Zi No. 10104656530) dated December 13, 2012, Paragraph 6, Article 3-4 of the Income Tax Act, and other relevant laws and regulations, for the rights and interests of beneficiaries, the Management Company may handle tax matters related to Fund investments on behalf of its beneficiaries. The Fund may provide a list of beneficiaries (include name of beneficiaries, ID numbers or business registration numbers, addresses, and the number of beneficiary units held) to the National Taxation Bureau in the jurisdiction where the Management Company is registered. The Fund will apply for a certificate confirming the proportion of beneficiary units held by residents of the country in relation to the total number of units issued by the Fund, in order to comply with regulations under the "Agreement for the Double Taxation with Respect to Taxes on Income and the Prevention of Tax Evasion and Avoidance " and to protect the rights and interests of the Fund's beneficiaries.
- (vi.) The distribution of dividends from the Fund includes income equalization funds from subscription amount. Beneficiaries may be required to pay income tax or calculate business income tax under the "Income Basic Tax Act." It is advisable to consult a tax expert for guidance on this matter and to calculate any taxes that may be due.
- iv. Beneficiaries' meeting
 - (i.) Circumstances in which meetings are convened.

The Management Company or Fund Custodian must convene a beneficiary meeting under the following circumstances, unless otherwise provided by the Fund's Trust Deed and approved by the FSC:

- 1. Amendments to the Fund's Trust Deed, unless otherwise provided in the Fund's Trust Deed or if the Management Company determines that the amendment does not materially affect the rights and interests of the beneficiaries, and subject to the approval of the FSC;
- 2. Change of Management Company.
- 3. Change of Fund Custodian.
- 4. Termination of the Fund's Trust Deed.
- 5. Increase in Management Company or Fund Custodian fees.

- 6. Materially change the fundamental approach and scope of the Fund's investment in securities or trading in securities-related products.
- 7. An index provider ceases to provide the benchmark index and provides an alternative index instead.
- 8. In the event that the index provider ceases to compile the benchmark index or the index license agreement is terminated, the Management Company shall negotiate with other index providers to provide a replacement benchmark index.
- 9. In the event that the index provider ceases to provide the benchmark index due to unexpected credit events, terminates the index license agreement or any other circumstances which may appear to be detrimental to the rights and interests of the beneficiaries, the Management Company shall request other index providers to provide alternative benchmark indexes.
- 10. Implement splits or reverse splits arrangement.
- 11. Other matters as may be ordered by laws and regulations, as provided in the Fund's Trust Deed or as directed by the FSC.

(ii.) Procedure for convening meetings

- 1. A beneficiary meeting shall be convened by the Management Company in the event of an event that should be resolved at a beneficiary meeting in accordance with a laws or regulations or the provisions of the Fund 's Trust Deed. If the Management Company cannot or does not convene such a meeting, the Fund Custodian shall convene such a meeting. If the Fund Custodian cannot or does not convene a meeting, the provisions of the Fund Trust Deed shall apply or the beneficiary may convene a meeting on its own initiative. In the event that neither is able to convene the meeting or does not convene the meeting, a person designated by the FSC may do so. Beneficiaries may also convene a meeting on their own after submitting a written proposal and reasons to the FSC for approval.
- 2. Beneficiaries convening a beneficiary meeting on their own shall be those beneficiaries who continue to hold the beneficiary certificates of the Fund for one (1) year or more and whose number of beneficiary units represented for three (3) percent or more of the total number of outstanding beneficiary units of the Fund at the time of the proposal.

(iii.) Methods by which resolutions are passed.

- 1. The beneficiary meeting may be convened either in writing or by in-person attendance. If the beneficiary meeting is convened in writing, beneficiaries may exercise their voting rights either in writing or electronically, according to the method specified in the meeting notice. When beneficiaries exercise their voting rights in writing, they should use the written documents (including ballots) issued by the convener of the beneficiary meeting. The documents should be signed or sealed using the original signature or stamp and delivered to the designated place by mail or in person. When beneficiaries exercise their voting rights in writing or electronically, their expressions of intent should be delivered to the designated place at least two (2) days before the beneficiary meeting. In the case of multiple submissions, the earliest received submission will be considered valid. However, this does not apply to expressions of intent for withdrawal of previous submission.
- 2. Resolutions at the beneficiary meeting of the Fund, unless otherwise specified by the FSC, must be passed by the presence of beneficiaries holding half of the

total issued beneficiary units or more and must receive approval from half of the total voting rights or more of the attending beneficiaries. The following matters may not be introduced as extempore motions at the beneficiary meeting:

- (1.) Change of Management Company or Custodian.
- (2.) Termination of the Fund's Trust Deed.
- (3.) Change of type of the Fund.
- (iv.) If any of the situations described in items (7) through (9) of the aforementioned section occur, the Fund may continue to hold or maintain the investment portfolio as of the actual cessation date of the benchmark index until the alternative index license begins.
- (v.) In the situations described in items (7) through (9) of the aforementioned section, if the index provider or licensor ceases to provide the benchmark index due to bankruptcy, dissolution, suspension of operations, cessation of business, or merger, and if the FSC approves the exemption from convening a beneficiary meeting, the Fund may directly approach other index providers or licensors to provide an alternative benchmark index.
- (vi.) The beneficiary meeting shall be conducted in accordance with the "Regulations Governing Securities Investment Trust Fund Beneficiaries Meetings."

(XI.) Fund Information Disclosure.

- i. The information required by laws and regulations or by the securities investment trust deed to be disclosed.
 - (i.) The matters that the Management Company or the Fund Custodian should notify the beneficiaries of are as follows:
 - 1. Amendments to the Fund's Trust Deed. However, if the amendments do not have a material impact on the beneficiaries' rights and interests, notification to the beneficiaries may be substituted with an announcement.
 - 2. Matters related to the Fund's income distribution.
 - 3. Changes in the Management Company or Fund Custodian.
 - 4. Beneficiary certificates of the Fund are listed or delisted.
 - 5. Termination of the Fund's Trust Deed and matters related to the handling of the Fund following its termination.
 - 6. Matters related to the distribution of remaining assets upon the liquidation of the Fund and the results of the liquidation process.
 - 7. Matters related to convening the beneficiary meeting and resolutions.
 - 8. Termination of the index licensing agreement, changes to the benchmark index, or changes to the index provider.
 - 9. Material events related to the Fund's benchmark index that have a material impact on beneficiaries.

[Examples for scope of material matters]

- (1.) Adjustments to the rules of the benchmark index that result in material effects or changes to the Fund's basic investment orientation.
- (2.) The index provider ceases to compile the benchmark index.
- (3.) The index provider ceases to provide the benchmark index or the index

licensing agreement is terminated.

- (4.) Change of the benchmark index or index provider.
- (5.) Other matters that are required to be notified according to relevant laws and regulations, orders from the FSC, or those deemed necessary for notification by the Management Company.
- 10. Matters related to the split or reverse split of the Fund's beneficiary certificates.
- 11. Matters of material impact on Fund beneficiaries (including, but not limited to, "Special Circumstances" as specified in Article 17 (Basic principles and scope for investing in securities and engaging in securities-related product transactions for the Fund), Subparagraph 5, Paragraph 1, of the Trust Deed, which allows the fund to operate outside of the originally specified investment proportion limits).
- 12. Other matters that are required to be notified to the beneficiaries in accordance with relevant laws and regulations, instructions from the FSC, the Fund's Trust Deed, participation agreements, regulations from the TWSE, the TDCC, or matters deemed necessary for disclosure by the Management Company or the Fund Custodian.
- (ii.) The matters that the Management Company or the Fund Custodian should announce are as follows:
 - 1. The matters mentioned in item 1.
 - 2. To announce the net asset value per beneficiary unit of the Fund as of the previous business day on each business day.
 - 3. Announcements of the Fund's cash subscription/redemption list for the next business day on each business day.
 - 4. Announcements of the Fund's investment holdings by sector, made on a weekly basis.
 - 5. Monthly announcements of the types, names, and proportions of the Fund's top ten holdings relative to the Fund's net asset value; quarterly disclosure of the types, names, and proportions of individual holdings that constitute at least 1% of the Fund's net asset value.
 - 6. Suspension and resumption of subscription or redemption operations for the Fund; suspension and resumption of calculating the actual total subscription amount, differences in subscription amount, and redemption amount, as well as delays and resumption of the delivery of subscription units and total redemption amount.
 - 7. Changes in the principal place of business of the Management Company or Fund Custodian.
 - 8. The semi-annual and annual financial reports of the Fund.
 - 9. Situations where "special circumstances" as defined in Subparagraph 5, Paragraph 1, Article 17 of the Trust Deed occur, allowing the Fund to operate outside of the investment proportion limits specified in Subparagraph 3 of the same paragraph, and matters following the end of these special circumstances.
 - 10. Other matters that are required to be announced according to relevant laws and regulations, instructions from the FSC, the Trust Deed, or those deemed

necessary for disclosure by the Management Company, the TWSE, or the Fund Custodian.

11. Other material matters that should be announced, such as long-term issues with the Fund's securities or securities related products that prevent delivery, transfer, offset, or retrieval of margin; material discrepancies between the number of component stocks or exposure ratios of the Fund's futures transactions and those of the component stocks or exposure ratios of the benchmark index it tracks; and adjustments to the Fund's component stocks and futures positions that result in a material difference in the tracking difference between the Fund's performance and the performance of the benchmark index.

The contents and ratio required to be published set forth in the preceding items 4 and 5 are amended by relevant laws and regulations, the revised provisions shall prevail.

[The material discrepancies referred to in item 11 above are defined as follows]

- (1.) "Material discrepancies between the number of component stocks or exposure ratios of the Fund's futures transactions and those of the component stocks or exposure ratios of the benchmark index it tracks." A material discrepancy is defined as the situation where, except for the five (5) business days before and after the effective date of periodic adjustments to the index components, the number of component stocks held by the Fund is less than 90% of the number of component stocks in the benchmark index.
- (2.) "Adjustments to the Fund's component stocks and futures positions that result in a material discrepancies in the tracking discrepancies between the Fund's performance and the performance of the benchmark index." A material discrepancy is defined as a situation where the Fund's performance accumulated over the last five (5) business days lags the benchmark index's performance by more than 3% (i.e., a tracking discrepancy of less than -3% over the last five (5) business days is considered material discrepancies).
- ii. How the information is disclosed and published and how to obtain the information
 - (i.) Notification or announcement to beneficiaries, unless otherwise provided by laws and regulations from the FSC, the TWSE, or other relevant laws and regulations, shall be made in the following manner
 - 1. Notification: Should be sent by mail to the communication address listed in the beneficiary register of the Fund. If a representative is designated, the notification should be sent to the representative. However, if agreed upon by the beneficiary or as previously arranged, notification may be made via fax or electronic means. When there is a change in the beneficiary's communication details, the beneficiary should promptly update the records with the Management Company or the service agency. Notifications by the Management Company or liquidator, in accordance with the Fund's Trust Deed, will be considered legally delivered if sent by the communication method listed in the beneficiary register.
 - 2. Announcement: Except for cash subscription and redemption lists, which are to be posted on the Management Company's website, all other matters may be published in any major newspaper in the ROC, or transmitted via

the MOPS, the industry association's website, the Management Company's website, or other methods designated or approved by the FSC.

The Management Company hereby announces the following information related to the Fund:

- (1.) The Fund announces the following relevant information on the TWSE's MOPS at the website http://mops.twse.com.tw:
 - a. Basic information of the Fund upon its initial listing, including the net asset value per beneficiary unit calculated as of the day before listing, the total number of beneficiary units, and the Fund's net asset value.
 - b. Announcements of the net asset value per beneficiary unit of the Fund as of the previous business day, made each business day.
 - c. The semi-annual and annual financial reports of the Fund.
 - d. Announcements of the Fund's investment holdings by sector, made on a weekly basis.
 - e. The prospectus of the Fund.
 - f. Announcements and resolutions related to beneficiary meetings of the Fund.
 - g. Material events related to the Fund's benchmark index that have a material impact on beneficiaries.
 - h. Other material matters that should be announced, such as long-term issues with the Fund's securities or securities related products that prevent delivery, transfer, offset, or retrieval of margin; material discrepancies between the number of component stocks or exposure ratios of the Fund's futures transactions and those of the component stocks or exposure ratios of the benchmark index it tracks; and adjustments to the Fund's component stocks and futures positions that result in a material difference in the tracking difference between the Fund's performance and the performance of the benchmark index.
 - i. Other material information items that comply with the "Taiwan Stock Exchange Corporation Procedures for Verification and Disclosure of Material Information of Trust Enterprises with TWSE Listed Beneficiary certificates and Offshore Fund Institutions" and the "Taiwan Stock Exchange Corporation Rules Governing the Information Reporting of Listed Securities Companies and Offshore Index Funds."
- (2.) The Fund announces the following relevant information on the "Securities Investment Trust and Consulting Association of the Republic of China" website (https://www.sitca.org.tw):
 - a. The net asset value per beneficiary unit of the Fund as of the previous business day, published daily.
 - b. Amendments to the Fund's Trust Deed.
 - c. Matters related to the Fund's income distribution.
 - d. Changes in the Management Company or the Fund Custodian.

- e. Changes in the principal place of business of the Management Company or the Fund Custodian.
- f. Monthly announcements of the Fund's investment holdings by sector, made on a weekly basis.
- g. Announcements of the types, names, and proportions of the Fund's top ten holdings relative to the Fund's net asset value; quarterly disclosure of the types, names, and proportions of individual holdings that constitute at least 1% of the Fund's net asset value.
- h. Suspension and resumption of subscription or redemption operations for the Fund; suspension and resumption of calculating the actual total subscription amount, differences in subscription amount, and redemption amount, as well as delays and resumption of the delivery of beneficiary certificates to be delivered for subscription and total redemption amount.
- i. Termination of the Fund's Trust Deed and matters related to the handling of the Fund following its termination.
- j. Announcements related to convening beneficiary meetings of the Fund and the content of resolutions.
- k. Matters related to the distribution of remaining assets upon the liquidation of the Fund and the results of the liquidation process.
- 1. Material events related to the Fund's benchmark index that have a material impact on beneficiaries.
- m. Other material matters that should be announced, such as long-term issues with the Fund's securities or securities related products that prevent delivery, transfer, offset, or retrieval of margin; material discrepancies between the number of component stocks or exposure ratios of the Fund's futures transactions and those of the component stocks or exposure ratios of the benchmark index it tracks; and adjustments to the Fund's component stocks and futures positions that result in a material difference in the tracking difference between the Fund's performance and the performance of the benchmark index.
- n. Other matters that are required to be announced in accordance with relevant laws and regulations, instructions from the FSC, the Fund's Trust Deed, participation agreements, regulations from the TWSE, the TDCC, or matters deemed necessary for disclosure by the Management Company or the Fund Custodian.
- 3. Published in any major newspaper in the ROC: Matters not covered by 1. or 2. shall be published in a newspaper.
- (ii.) The date of delivery for notifications and announcements shall be as follows:

- 1. For notifications made according to the method described in (1) above, the delivery date shall be the day after the mailing date for postal notifications, and the date of transmission for other methods.
- 2. For announcements made according to the method described in (2) above, the delivery date shall be the date of the first publication or the date of data transmission.
- 3. When both methods described in 1. and 2. are used simultaneously, the delivery date shall be the later of the two occurrences.
- (iii.) When beneficiaries notify the Management Company, Fund Custodian, or service agent, such notifications should be made in writing and sent via registered mail.
- (iv.) Methods for investors to obtain relevant information of the index and the details of relevant information
 - 1. The latest information, such as performance of the fund, comparisons of the fund and index performance, real-time estimated net asset value, and the list of subscriptions and redemptions, as well as other material information, will also be published on the Management Company's website. Please refer to following URL:

Performance of the fund: https://www.kgifund.com.tw/Fund/Detail?fundID=J020 Comparisons the fund and index performance: of https://www.kgifund.com.tw/Fund/TrackingGap Real-time estimated value: asset https://www.kgifund.com.tw/Fund/RealTimeNav redemptions: list subscriptions The of and https://www.kgifund.com.tw/Fund/RedemptionList

2. Information related to the index composition or compilation rules can be referenced to the official website of the index company - Taiwan Index Company (https://www.taiwanindex.com.tw/). or on the KGI official website (https://www.kgifund.com.tw/) under the subscription and redemption list:

	Benchmark Index	Index Code
Name in Chinese and English	臺灣上市上櫃FactSet優選AI 50指數 (TIP FactSet Taiwan AI 50 Index)	IV0217
Abbreviation in Chinese and English	臺灣優選 AI 50 指數 (Taiwan AI50 Index)	IX0217

(XII.) Use of assets by the Fund

Nil. (It is the IPO of the Fund, so the usage is not available yet.)

II. Key Provisions of the Securities Investment Trust Deed

(I.) Fund Name, Management Company Name, Fund Custodian Name, and Fund Duration

- i. Fund name: KGI Taiwan Premium Selection AI 50 ETF Fund
- ii. Management Company name: KGI Securities Investment Trust Co. Ltd.
- iii. Fund Custodian name: First Commercial Bank Co., Ltd.
- iv. The duration of the Fund is indefinite; upon the termination of the deed of the Fund ("Trust Deed"), the Fund's duration shall be deemed to have expired.

(II.) Total Face Value of Fund Issuance and Total Number of Beneficiary Units

For details, please refer to [I. Fund Overview] (I). ii and [I. Fund Overview] (I). iii.

(III.) Issuance and Certification of Beneficiary Certificates

- i. Issuance of beneficiary certificates
 - (i.) The Management Company shall issue beneficiary certificates only after the report to the FSC or its appointed institution for effective registration and shall make announcement in a daily newspaper or in a manner specified by the FSC before the commencement of offering. Beneficiary certificates of the Fund may not be issued before the Fund's establishment date. The issuance date of the Fund's beneficiary certificates must be issued no later than thirty (30) days from the Fund's establishment date, and one(1) day prior to the commence date of listing/trading of the Fund.
 - (ii.) Beneficiary certificates represent beneficial rights. The number of beneficiary units represented by each certificate shall be rounded to the nearest whole number.
 - (iii.) The beneficiary certificates of the Fund are registered and issued in non-physical form.
 - (iv.) Except for joint ownership due to inheritance, each beneficiary certificate may have only one beneficiary.
 - (v.) In cases of joint ownership of beneficial rights due to inheritance, a representative must be appointed to exercise the beneficial rights.
 - (vi.) Where the beneficiary is a government entity or juristic person, a natural person must be appointed to represent and exercise the beneficial rights.
 - (vii.) After the issuance date of the beneficiary certificates of the Fund, the Management Company shall deliver the certificates to the subscriber by book entry within seven (7) business days from the date when the Fund Custodian receives the full actual total subscription amount and any other payables under the Trust Deed. The delivery of the beneficiary certificates must comply with the regulations of the centralized securities depository enterprise in the Fund's place of registration. However, if the applicant fails to submit or complete the necessary subscription application documents, the advance total subscription amount, any total subscription amount differences, and other payments required by the Trust Deed or Operational Guidelines within the deadline specified in the Operational Guidelines, the subscription will be considered unsuccessful, and the Management Company will not deliver the beneficiary certificate to the applicant.
 - (viii.) The beneficiary certificates of the Fund are issued in non-physical form and shall be handled in accordance with the following provisions.
 - 1. Where the Management Company issues beneficiary certificates without printing physical securities but delivers them through book entry, it shall

comply with the Regulations Governing Book-Entry Operations for Centrally Deposited Securities and the related provisions of the centralized securities depository enterprise.

- 2. The Fund does not print physical securities representing beneficial rights, so certification is not required.
- 3. All beneficiary certificates of the Fund are issued in non-physical form, so beneficiaries may not request to retrieve physical certificates.
- 4. The rights and obligations between the Management Company and the Taiwan Depository & Clearing Corporation ("TDCC") shall be governed by the account opening agreement and the open-end beneficiary certificate payment/collection agreement signed by both parties.
- 5. Before the Fund is listed, the Management Company shall submit the beneficiary information to the TDCC for registration.
- 6. Before the Fund's establishment, if a beneficiary subscribes through the Management Company or a fund sales agent, the beneficiary certificates will be registered in the Management Company's custody book-entry account at the TDCC, or may be designated to a book-entry account opened by the beneficiary with the Management Company or a securities firm. However, if the beneficiary subscribes through a non-discretionary monetary trust or wealth management account of the fund sales agent, the beneficiary certificates may be registered in a book-entry account opened under that specific account with the TDCC.
- 7. Subscriptions or redemptions of beneficiary certificates by beneficiaries through participating securities firms, as well as trading of such certificates after the Fund is listed, shall be conducted in accordance with the relevant regulations set by the TDCC or the TWSE.
- (ix.) Other matters related to beneficiary certificates shall be handled in accordance with the 'Regulations Governing Matters Related to Beneficiary certificates.
- Certification of beneficiary certificates
 The Fund does not print physical certificates representing beneficial rights, so no certification is required.

(IV.) Subscription Before the Fund's Establishment and Trading Restrictions After the Establishment but Before the Fund's Listing

For details, please refer to [I. Fund Overview] (VIII). i and [I. Fund Overview] (VIII). ii.

(V.) Subscription of beneficiary units from the Fund's Listing Date

- i. Unless otherwise specified by the competent authority or the stock exchange, the Management Company shall, starting from one business day before the Fund's listing date, determine and announce the "Cash Subscription/Redemption List" for the following business day after the net asset value of the Fund is calculated and completed every business day. Such information shall be publicly announced on the Management Company's website.
- ii. From the listing date, subscribers may, on any business day, appoint participating securities firms to submit subscription applications to the Management Company in accordance with the procedures specified in the Trust Deed and Operational Guidelines. Participating securities firms may also make subscriptions on their own behalf. The Management Company has the authority to decide whether to accept the subscription.

If the Management Company decides not to accept a subscription, it must handle the matter in accordance with the relevant provisions of the Operational Guidelines.

- iii. The actual total subscription amount for each subscription by a subscriber consists of the actual subscription amount plus the subscription transaction fees and subscription service charge set by the Management Company. The Management Company will calculate the total amount that the subscriber is actually required to pay on the business day following the subscription date. The calculation standards for the subscription transaction fees and subscription processing fees shall be handled according to the latest prospectus.
- iv. Subscribers must pay the advance total subscription amount, as disclosed in the Management Company's "Cash Subscription/Redemption List" for each business day, based on the subscription base or its multiples. The advance subscription amount must be deposited into the Fund's designated account on the subscription date. The Management Company will then calculate the difference between the actual total subscription amount and the advance subscription amount. If the difference is positive, the subscriber must pay the difference to the Fund within the deadline specified in the Operational Guidelines to complete the subscription process. If the difference is negative, the Management Company must refund the difference to the subscriber in accordance with the relevant provisions of the Operational Guidelines.
- v. Subscribers may appoint participating securities firms to handle the subscription of the Fund's beneficiary certificates. The Management Company agree that participating securities firms may charge a handling fee for each subscription application to cover the costs of processing subscriptions. The handling fees are not included in the Fund's assets and are capped by the operational guidelines.
- vi. The Management Company may charge a subscription service charge for each subscription. The subscription service charge of the Fund's beneficiary certificates is not included in the Fund's assets. The total of the subscription service charge and the transaction processing fee charged by participating securities firms per beneficial unit may not exceed 2% of the net asset value per beneficiary unit of the Fund. The subscription service charge for the Fund is determined according to the latest prospectus.
- After a subscriber submits a subscription request, they must pay the advance total vii. subscription amount, total subscription amount differences, and any other payables under the Trust Deed as per the subscription base or its integral multiple within the deadline specified in the Operational Guidelines. Failure to do so will be considered a failed subscription. The Management Company shall, in accordance with the Operational Guidelines, deduct administrative processing fees, remittance fees and other amounts that the applicant is required to bear according to the Trust Deed or Operational Guidelines from the advance total subscription amount paid by the failed subscriber on the subscription date. The remaining amount without interest will be paid to the subscriber's designated remittance account by the Fund Custodian within three (3) business days starting from the next business day after the failed subscription. standard for the payment of administrative processing fee shall be handled according to the latest prospectus.
- viii. Subscribers submit their subscription requests to the Management Company, while the Management Company has the discretion on whether to accept the subscription for

beneficiary units. Unless otherwise agreed upon by the Management Company, requests may not be withdrawn after the deadline specified in the Operational Guidelines.

ix. The procedures, workflow, and related matters for subscriptions to the Fund, unless otherwise specified in the Trust Deed, shall be handled in accordance with the Operational Guidelines.

(VI.) Lending of Securities Held by the Fund

For details, please refer to [I. Fund Overview] (IV). ix.

(VII.) Establishment, Non-Establishment, and Listing or Delisting of the Fund's Beneficiary certificates

- i. The condition for the establishment of the Fund is that, according to Paragraph 2, Article 3 of the Trust Deed, the minimum required amount of TWD200 million must be raised within thirty (30) days from the offering commencement date.
- ii. When the Fund meets the conditions for establishment, the Management Company shall immediately report to the FSC or its appointed institution. The Fund may only be established after receiving approval from the FSC or its appointed institution.
- iii. If the Fund is not established, the Management Company shall immediately instruct the Fund Custodian to refund the subscription amount and interest to the subscribers within ten (10) business days from the date the Fund fails to establish. The refund shall be made through a registered, crossed, non-endorsable, non-negotiable note or remittance in favor of the subscribers. The interest shall be calculated from the day after the Fund Custodian receives the subscription amount until the day before the refund is made, based on the Fund Custodian's savings deposit interest rate. The interest shall be rounded to the nearest New Taiwan Dollar (TWD), with amounts less than one TWD rounded up.
- iv. If the Fund is not established, the Management Company, fund sales agents, and Fund Custodian shall not be entitled to any compensation. All expenses paid for the Fund shall be borne severally by the Management Company, fund sales agents, and Fund Custodian. However, the registered mail post fees or remittance fees for refunding the subscription amount and its interest shall be borne by the Management Company.
- v. After the Management Company has raised the minimum required offering amount for the Fund and reported to the FSC or its appointed institution for establishment approval, it shall, in accordance with laws and the regulations and requirements of the TWSE, apply with the TWSE for the fund's listing on the TWSE. The reference price for auction trading for the initial public offering of the Fund's beneficiary certificates shall be based on the latest net asset value per beneficiary unit calculated from the Fund's income as of the last business day before the listing as reference, and shall be handled according to the regulations of the TWSE. After the listing of the Fund's beneficiary

certificates, the Management Company may appoint a service agent to handle beneficiary certificate related matters.

- vi. The listing and trading of the Fund's beneficiary certificates shall be conducted in accordance with the relevant regulations of the TWSE.
- vii. The listing of the Fund will be terminated under the following circumstances:
 - (i.) Upon termination of the Trust Deed in accordance with Article 26 of the Fund's Trust Deed; or
 - (ii.) The Fund has grounds for termination of listing as specified by the stock exchange, and the TWSE applies with the FSC for approval of termination of listing.

(VIII.) Assets of the Fund

- i. All assets of the Fund must be kept separate from the Management Company's and Fund Custodian's own assets. The Fund Custodian, in accordance with the trust relationship and under the Management Company's instructions, shall handle the safekeeping, disposal, and collection/payment of the Fund's assets. The Fund's assets should be registered under the name "First Commercial Bank Co., Ltd. Custody Account for KGI Taiwan Premium Selection AI 50 ETF "after reporting to the FSC or its appointed institution for effective registration, and may be abbreviated as "KGI Taiwan Premium Selection AI 50 ETF Account."
- ii. Regarding liabilities incurred by the Management Company and the Fund Custodian related to their own assets, creditors may not make any claims against or exercise any rights over the assets of the Fund, in accordance with Article 21 of the Securities Investment Trust and Consulting Act.
- iii. The Management Company and the Fund Custodian shall prepare separate account documents for the Fund, such that the Fund is independent from the Management Company's and the Fund Custodian's own property.
- iv. The following properties are assets of the Fund:
 - (i.) Assets paid by beneficiaries for subscription of beneficiary units (excluding subscription service charge and the transaction processing fee charged by participating securities firms.)
 - (ii.) All assets purchased by the Fund.
 - (iii.) Interest earned, securities rights derived, and capital gains from the assets mentioned in Subparagraphs 1 and 2.
 - (iv.) Interest accrued before the payment of the total amount of each income distribution, after the amount has been independently accounted for.
 - (v.) Any benefits obtained by the Fund due to the expiration of statutory limitation of claims of beneficiaries or other third parties against the Fund.
 - (vi.) Transaction fees for subscriptions and redemptions.
 - (vii.) Administrative processing fees for failed subscriptions or redemptions.
 - (viii.) The securities borrowing fees paid by the borrower for the securities held by the Fund, as well as the income generated from collateral provided by the borrower.
 - (ix.) Other assets of the Fund as specified by laws and regulations or the Trust Deed
- v. The assets of the Fund may not be disposed of unless in accordance with the provisions of the Trust Deed or other laws and regulations of the ROC.

(IX.) Expenses to be Borne by the Fund

- i. The following expenditures and costs shall be borne by the Fund and paid by the Fund Custodian as instructed by the Management Company:
 - (i.) Direct costs and necessary expenses incurred from the use of the Fund as stipulated in the Trust Deed, such as brokerage commissions, transaction settlement fees, and transaction processing fees. This includes, but is not limited to, costs associated with completing transactions or settlements for the Fund's investment objects, fees charged by shareholder services agents, the TWSE, government agencies, or other institutions or third parties. Additionally, it includes fees arising from the Fund Custodian's handling or safekeeping of fund-related matters through institutions or systems such as centralized notes depositories, the central government construction bonds, the TWSE, clearing institutions, interbank remittance and settlement systems, or general communication systems, as required to fulfill the obligations under the Trust Deed;
 - (ii.) All taxes payable by the Fund, as well as fees for the certification and review of the fund's financial reports;
 - (iii.) Remuneration payable to the Management Company and the Fund Custodian as stipulated in Article 19 of the Trust Deed;
 - (iv.) Interest, arrangement fees, processing fees, and other related expenses incurred by the Fund Custodian for handling matters related to short-term borrowings, as well as any processing fees paid to financial institutions by the Management Company for arranging short-term borrowings in accordance with relevant laws and regulations and the Trust Deed, in order to pay the total redemption amount to beneficiaries or settle securities transactions;
 - (v.) Index licensing-related fees (including but not limited to index licensing fees and index data usage fees) and any resulting taxes;
 - (vi.) Service fees for outsourced handling of the computer system platform for cash subscription, redemption, and other transactions, provided by TWSE or other institutions approved or designated by the FSC;
 - (vii.) All expenses incurred from listing of the beneficiary certificates on the TWSE (including but not limited to listing fees and annual fees payable to the TWSE);
 - (viii.) Processing fees and other related expenses (including but not limited to fees for managing collateral for securities lending by a professional institution, and management fees payable to the Management Company if the Management Company handles the collateral without engaging a professional institution) arising from the Fund's securities lending as per Article 8 of the Trust Deed;
 - (ix.) Except where the Management Company or Fund Custodian has acted with intent or failed to exercise the care of a good administrator, any costs incurred related to litigation or non-litigation claims made against the Management Company or Fund Custodian in connection with the Fund or the Trust Deed, which are not borne by a third party;
 - (x.) Except where the Management Company or Fund Custodian has acted with intent or failed to exercise the care of a good administrator, any costs incurred (including but not limited to legal fees) related to litigation or non-litigation claims made by or against the Management Company in relation to managing the fund, or by the Fund Custodian in relation to the custody, disposal, handling of short-term borrowings, and collection/payment of the fund's assets, which are not covered by a third party, or costs incurred by the Management Company under Paragraph 12, Article 14 of

the Trust Deed, or by the Fund Custodian under Paragraphs 4, 11, and 12, Article 15, of the Trust Deed in the course of recovery efforts, which are not covered by the party being pursued;

- (xi.) Expenses incurred from convening the beneficiaries' meeting, except those that, by law and regulations or by orders from the FSC, are to be borne by the Management Company;
- (xii.) All expenses incurred during the liquidation of the Fund; however, in the event of liquidation due to the termination of the contract under Subparagraph (5), Paragraph 1, Article 26 of the Trust Deed, the liquidation costs shall be borne by the Management Company.
- ii. When the net asset value of the Fund on any given calendar day falls below TWD200 million, other than the expenditures and costs listed in Subparagraphs 1 to 8 of the preceding Paragraph, which shall still be borne by the Fund, all other expenditures and costs shall be borne by the Management Company.
- iii. Except for the expenditures and costs listed in Subparagraphs (1) and (2) of this Article, which shall be borne by the Fund, any other expenditures and costs incurred by the Management Company or the Fund Custodian in relation to Fund matters shall be borne by the Management Company or the Fund Custodian themselves.
- (X.) Rights, Obligations, and Responsibilities of the Beneficiaries
 For details, please refer to [I. Fund Overview] (X).
- (XI.) Rights, Obligations, and Responsibilities of the Management Company
 For details, please refer to [I. Fund Overview] (III). i.
- (XII.) Rights, Obligations, and Responsibilities of the Fund Custodian For details, please refer to [I. Fund Overview] (III). ii.
- (XIII.) Basic Policies and Scope for Investing Fund in Securities and Engaging in Securities-Related Products Transactions

For details, please refer to [I. Fund Overview] (I). ix.

(XIV.) Distribution of Incomes

For details, please refer to [I. Fund Overview] (I). xxv

- (XV.) Redemption of Beneficiary Certificates
 - i. From the date of listing of the Fund (inclusive), beneficiaries may request the redemption in accordance with the latest prospectus by instructing participating securities firms to submit a redemption request to the Management Company in writing, electronically, or through other agreed-upon methods, following the procedures specified in the Trust Deed and the participation agreement. The total redemption amount, based on the number of the Fund's beneficiary units, will be paid to the beneficiaries, and participating securities firms may also submit redemption applications on their own. The participation agreement between the Management Company and the participating securities firms should specify the cut-off time for accepting redemption requests each business day, the recognition and handling of late requests, as well as the obligations, responsibilities, and attribution of rights and responsibilities of both parties. Beneficiaries may only request redemption of the full or partial amount of beneficiary certificates in units equal to or greater than the redemption base or its multiples; partial redemptions are not permitted if the remaining beneficiary certificates do not meet the The Management Company should establish a deadline for accepting redemption base. redemption applications. Late requests should be treated as transactions on the next

business day unless the participating securities firms can prove that the investor made the request before the deadline. The Management Company must strictly enforce the deadline for accepting redemption applications and disclose this information in the prospectus, relevant sales documents, or the Management Company's website.

- ii. Unless otherwise specified in the Trust Deed, the total redemption amount for the Fund beneficiary certificates, whether redeemed by participating securities firms on their own or as requested by beneficiaries, shall be calculated by the Management Company on the first business day following the redemption date, in accordance with the Operational Guidelines.
- Beneficiaries may entrust participating securities firms to handle the redemption of beneficiary certificates. The Management Company agrees that the participating securities firms may charge a transaction processing fee charged by participating securities firms for each redemption application, to cover the costs associated with matters related to redemption. The transaction processing fees charged by participating securities firms are not included in the assets of the Fund.
- iv. The Management Company may either handle the redemption of Fund beneficiary certificates directly or delegate participating securities firms to do so. The Management Company may also approve participating securities firms and may charge a redemption fee for each redemption application to cover the costs associated with processing the redemption. The redemption fee of the Fund may not exceed 2% of the net asset value per beneficiary unit of the Fund, and the Management Company may adjust this fee within this limit after announcing it. The redemption fee is governed by the latest prospectus and is not included in the Fund's assets.
- v. To cover the payment of the redemption total amount or to handle the settlement of securities, the Fund may, as per the FSC's regulations, obtain short-term loans from financial institutions through the Management Company. The Fund Custodian shall enter into a loan agreement with the lending financial institution on behalf of the Fund's dedicated account. The following provisions must be observed, and if amended by relevant laws and regulations, the revised provisions shall prevail:
 - (i.) The loan counterparties are limited to domestic and foreign financial institutions authorized to engage in lending activities, and may also include the Fund's Custodian.
 - (ii.) The loan period for paying the redemption total amount is limited to thirty (30) business days; the loan period for handling securities settlement is limited to fourteen (14) business days.
 - (iii.) The interest and related expenses incurred from the loan shall be borne by the Fund's assets.
 - (iv.) The total amount of the loan must not exceed 10% of the Fund's net asset value.
 - (v.) If the loan counterparty of the Fund is the Fund Custodian or a party in which the securities investment trust enterprise has an interest, the terms of the loan transaction must not be less favorable than those offered by other financial institutions.
 - (vi.) The liability of the Fund and the Fund Custodian is limited to the Fund's assets, while the beneficiaries' liability is limited to the amount they have invested in the Fund's beneficiary certificates.
 - (vii.) When the Management Company decides to use a short-term loan mechanism to pay the redemption proceeds to beneficiaries or for the settlement of securities, it may negotiate the relevant terms and amount with the loan financial institution. After obtaining the consent of the Fund Custodian, the Management Company will

sign the loan agreement with the financial institution in the name of the Fund's dedicated account, in accordance with the Trust Deed and relevant laws and regulations of the competent authority.

- vi. When the Fund arranges short-term loans from financial institutions, the financial institutions may, if necessary, establish rights over the Fund's assets.
- vii. When a beneficiary applies to redeem the Fund's beneficiary certificates, the redeemed certificates may include those already held by the beneficiary on the redemption application date, as well as the number of beneficiary certificate units in transit from ordinary transactions on the day before the redemption application date and (or) the number of beneficiary certificate units on loan. However, these certificates must be delivered to the Fund within the time frame specified in the Operational Guidelines, and the process for delivering the redeemed certificates should conform to the regulations of the centralized securities depository enterprise at the Fund's registration location.
- viii. When a participating securities firm applies for the redemption of the Fund's beneficiary certificates from the Management Company either on its own or as an agent, it may not withdraw the redemption application after the deadline specified in the Operational Guidelines, unless agreed upon by the Management Company.
- ix. When a participating securities firm redeems beneficiary certificates of the Fund either on its own or as an agent, it must ensure that the beneficiary delivers the redeemed certificates to the Fund within the time frame specified in the Operational Guidelines. The process for delivering the redeemed certificates should conform to the regulations of the centralized securities depository enterprise at the Fund's registration location. If the certificates are not delivered in full within the time frame specified in the Operational Guidelines, the redemption shall be deemed unsuccessful, and the Management Company shall not pay the total redemption amount. The participating securities firm must charge the beneficiary an administrative handling fee for each failed redemption to compensate the Fund for the additional operational costs incurred. The fee amount shall be calculated according to the standards specified in the Operational Guidelines.
- x. Unless otherwise specified in the Trust Deed, the Management Company shall, within three (3) business days from the business day following the redemption date, instruct the Fund Custodian to pay the total redemption amount (without interest) via a registered, crossed, non-endorsable, non-transferable instruments or remittances to the account designated by beneficiaries. The fees for processing the payment, registered mail, remittance charges, and other necessary expenses may be deducted from the total redemption amount.
- xi. Except for circumstances specified in Paragraph 3, Article 21 of the Trust Deed, the Management Company must not delay the payment for the redemption of beneficiary

certificates. If there is a delay in payment attributable to the Management Company, it shall be liable for damages to the beneficiaries.

xii. The procedures, operational processes, and related matters for redemption of the Fund shall be conducted in accordance with the Operational Guidelines, unless otherwise specified by laws and regulations or the Trust Deed.

(XVI.) Calculation of the Fund's Net Asset Value and Net Asset Value per Beneficiary Unit

- i. The Management Company shall calculate the net asset value of the Fund on each business day.
- ii. The net asset value of the Fund shall be calculated in accordance with relevant laws and regulations and generally accepted accounting principles.
- iii. The calculation of the Fund's net asset value and the handling of calculation errors shall be conducted in accordance with the "Calculation Standards for the Asset Value of Securities Investment Trust Funds" and the "Thresholds and Handling Procedures for Tolerable Deviations in the Calculation of Net Asset Value of Securities Investment Trust Funds" as established by the Securities Investment Trust and Consulting Association ("SITCA") and approved by the FSC. These standards and procedures must also be disclosed in the prospectus.
- iv. Calculation and Announcement of the Net Asset Value per Beneficiary Unit
 - (i.) The net asset value per beneficiary unit is calculated by dividing the net asset value of the Fund on the calculation date by the total number of outstanding beneficiary units, rounded to the nearest TWD to the second decimal place. However, this does not apply to cases of liquidation distribution in accordance with Paragraph 7, Article 27 of the Trust Deed, or settlement of balances of the dedicated account due to termination of the Trust Deed.
 - (ii.) The Management Company shall announce the net asset value per beneficiary unit of the Fund for the previous business day on each business day.

(XVII.) Replacement of the Management Company

- i. If any of the following circumstances occur, the Management Company shall be replaced after obtaining approval from the FSC
 - (i.) If the beneficiaries' meeting resolves to replace the Management Company;
 - (ii.) If the FSC issues an order to replace the Management Company for the protection of public interest or beneficiaries' rights and interests;
 - (iii.) If the Management Company demonstrates clear incompetence in managing the Fund, and the FSC orders it to transfer the Fund to another securities investment trust enterprise designated by the FSC;
 - (iv.) If the Management Company is unable to continue serving as the Fund's Management Company due to bankruptcy, dissolution, suspension of business, closure, revocation, or abolishment of its license.
- ii. The duties of the Management Company shall be assumed by another securities investment trust enterprise approved by the FSC or by another securities investment trust enterprise ordered by the FSC from the date the handover is completed. The duties of the previous Management Company are discharged from the date of the handover. The responsibilities of the Management Company under the Trust Deed will be automatically discharged two (2) years after the completion of the handover. However, this does not apply if issues for which the Management Company is responsible were discovered and

the Management Company has been informed, or such issues have been claimed or litigated within the two-year period.

- iii. The new Management Company after the replacement shall be the party to the Trust Deed and the rights and obligations of the Management Company under the Trust Deed shall be assumed and borne by the new Management Company generally.
- iv. The novation or transfer of the Management Company shall be announced by the assumed Management Company.

(XVIII.) Replacement of the Fund Custodian

- i. If any of the following circumstances occur, the Fund Custodian shall be replaced after obtaining approval from the FSC:
 - (i.) The beneficiaries' meeting resolves to replace the Fund Custodian.
 - (ii.) The Fund Custodian resigns from its custodial duties with the consent of the Management Company.
 - (iii.) The Fund Custodian resigns from its custodial duties, and if an agreement with the Management Company is not reached within sixty (60) days, the Fund Custodian may apply with the FSC for an ad hoc approval.
 - (iv.) The Fund Custodian demonstrates clear incompetence in keeping the Fund, and the FSC orders the transfer of the Fund to another fund custodian designated by the FSC.
 - (v.) The Fund Custodian is unable to continue in its role due to dissolution, suspension of business, closure, revocation, or abolishment of its license.
 - (vi.) The Fund Custodian's credit rating is downgraded to a level that does not meet the requirements set by the FSC.
- ii. The duties of the Fund Custodian are assumed by another fund custodian approved by the FSC or by another fund custodian ordered by the FSC from the date the handover is completed. The duties of the previous fund custodian are discharged from the date of the handover. The responsibilities of the Fund Custodian under the Trust Deed will be automatically discharged two (2) years after the completion of the handover. However, this does not apply if issues for which the Fund Custodian is responsible were discovered and the Fund Custodian has been informed, or such issues have been claimed or litigated within the two (2)-year period.
- iii. The new fund custodian after the replacement shall be the party to the Trust Deed and the rights and obligations of the Fund Custodian under the Trust Deed shall be assumed and borne by the new fund custodian generally.
- iv. The novation, transfer or replacement of the Fund Custodian must be announced by the Management Company.

(XIX.) Termination of the Securities Investment Trust Deed and Delisting of the Fund's Beneficiary Certificates

- i. If any of the following circumstances occur, the Trust Deed shall be terminated after obtaining approval from the FSC and consent from the TWSE for the delisting of the Fund's beneficiary certificates:
 - (i.) If the FSC considers it appropriate to terminate the Trust Deed for the protection of public interest or beneficiaries' rights, and issues an order to terminate the Trust Deed.
 - (ii.) If the Management Company is unable to continue serving in its role due to dissolution, suspension of business, closure, revocation or abolishment of its license,

- or if it has demonstrated clear incompetence in managing the Fund and is replaced by order of the FSC, and there is no other suitable management company to assume its original rights and obligations.
- (iii.) If the Fund Custodian is unable to continue serving in its role due to dissolution, suspension of business, closure, revocation or abolishment of its license, or if it has demonstrated clear incompetence in managing the Fund and is replaced by order of the FSC, and there is no other suitable fund custodian to assume its original rights and obligations.
- (iv.) If the beneficiaries' meeting resolves to replace the Management Company or Fund Custodian, and there is no other suitable management company or fund custodian to assume the rights and obligations of the original Management Company or Fund Custodian.
- (v.) If, after the Fund has been established for one (1) year, the average net asset value of the Fund over the most recent thirty (30) business days falls below TWD100 million, the Management Company must promptly notify all beneficiaries, the Fund Custodian, and the FSC of the termination of the Trust Deed.
- (vi.) The Management Company determines that, due to market conditions, the characteristics, scale of the Fund, or other legal or factual reasons, the Fund cannot continue to operate, and therefore it would be more appropriate to terminate the Trust Deed, and notify all beneficiaries, the Fund Custodian, and the FSC of the termination of the Trust Deed.
- (vii.) The beneficiaries' meeting resolves to terminate the Trust Deed.
- (viii.) The resolution of the beneficiaries' meeting is unacceptable to the Management Company or the Fund Custodian, and there is no other suitable management company or fund custodian to assume the existing rights and obligations.
 - (ix.) The index license agreement is terminated or materially changed such that the Fund's investment objectives can no longer be achieved, or the index provider ceases to provide the benchmark index without offering an alternative index. However, this does not apply if the Management Company, before the termination of the index license agreement, holds a beneficiaries' meeting that approves the use of another index provider to offer an alternative benchmark index and signs a new index license agreement with them.
 - (x.) The beneficiaries' meeting does not agree to use another alternative benchmark index.
- (xi.) The Fund has a termination cause specified in the listing agreement, and the Management Company applies for termination of the listing in accordance with the listing agreement, or the TWSE terminates the listing agreement according to laws, TWSE regulations, or the listing agreement, with the approval of the FSC.
- ii. In the event of the circumstances listed in Subparagraphs 9 and 10 of the previous Paragraph, the Fund will hold or maintain the investment portfolio based on the index as of the actual date authorization is terminated, until the termination date of the Trust

- Deed. However, this does not apply to cases that meet the special circumstances outlined in Subparagraph (5), Paragraph 1, Article 17of the Trust Deed.
- iii. Upon termination of the Trust Deed, the Management Company must announce the termination within two (2) days of the approval.
- iv. Upon termination of the Trust Deed, the Trust Deed shall be deemed void from the termination date, except as necessary for the scope of liquidation.
- v. The Fund will no longer exist after the completion of liquidation.

(XX.) Liquidation of the Fund

- i. After the termination of the Trust Deed, the liquidator shall apply to the FSC for liquidation. Within the necessary scope of liquidating the Fund, the Trust Deed shall be considered effective even after its termination.
- ii. The liquidator of the Fund is acted by the Management Company. If the Management Company is subject to circumstances specified in Subparagraph (2) or (4), Paragraph 1, Article 26, of the Trust Deed, the Fund Custodian shall serve as the liquidator. If the Fund Custodian is also subject to circumstances specified in Subparagraph (3) or (4), Paragraph 1, Article 26, of the Trust Deed, the beneficiaries' meeting shall resolve to appoint another securities investment trust enterprise or fund custodian that meets the FSC regulations as the liquidator.
- iii. If the Fund Custodian terminates the Trust Deed due to reasons specified in Subparagraph (3) or (4), Paragraph 1, Article 26 of the Trust Deed, the liquidator may appoint another appropriate fund custodian, subject to approval by the FSC, to assume the duties of the original fund custodian during the liquidation period.
- iv. Unless otherwise specified by law or the Trust Deed, the rights and obligations of the liquidator and the Fund Custodian shall be the same as those of the original management company and fund custodian within the scope of the Trust Deed.
- v. The duties of the liquidator are as follows:
 - (i.) Settle current affairs.
 - (ii.) Dispose of assets.
 - (iii.) Collect receivables and settle debts.
 - (iv.) Distribute remaining assets.
 - (v.) Handle other liquidation matters.
- vi. The liquidator shall complete the liquidation of the Fund within three (3) months after the FSC approves the liquidation. However, if there are legitimate reasons preventing the completion of liquidation within the three (3)-month period, the liquidator may apply to the FSC for a one (1)-time extension, with the extension limited to three (3) additional months
- vii. Unless the beneficiaries' meeting makes a different resolution on the distribution method and obtains approval from the FSC, the liquidator shall promptly dispose of the Fund's assets at an appropriate price, settle the Fund's debts, and instruct the Fund Custodian to distribute the remaining assets after liquidation to each beneficiary in proportion to their beneficiary units. Before distributing the remaining assets after liquidation, the liquidator must report and announce the liquidation and distribution methods to the FSC and notify the beneficiaries. This notification should include the total amount of the remaining assets after liquidation, the total number of beneficiary units in the Fund, the distribution ratio per beneficial unit, the method of payment for the remaining assets after liquidation, and the scheduled distribution date. Within two (2) months of the

completion of the liquidation process, the liquidator must report the results to the FSC and notify the beneficiaries.

- viii. The notification of the Fund's liquidation and distribution of remaining assets shall be made to the beneficiaries respectively in accordance with Article 34 of the Trust Deed.
 - ix. In the liquidation of the Fund, any remaining assets to be distributed to the beneficiaries that are not claimed within six (6) months of distribution may be deposited with the court by the Management Company. The expenses related to the deposit shall be borne by the beneficiaries who have not claimed their share.
 - x. The notification mentioned in the previous Paragraph should be delivered to the address listed in the register of beneficiaries or, with the written consent of the beneficiaries, by fax, email, or other electronic transmission methods.
- xi. The liquidator shall retain all books and documents for at least ten (10) years from the date of the declaration of the conclusion of the liquidation to the FSC

(XXI.) Register of Beneficiaries

- i. The Management Company and the service agents designated by the Management Company must keep a register of beneficiaries in accordance with the "Regulations Governing Matters Related to Beneficiary Certificates."
- ii. Beneficiaries may, by providing documents proving their interest, request to review or copy the register of beneficiaries mentioned in the previous Paragraph within the designated scope at any time.

(XXII.) Beneficiaries' Meeting

For details, please refer to [I. Fund Overview] (X). iv.

(XXIII.) Notifications and Announcements

For details, please refer to [I. Fund Overview] (XI). i and [I. Fund Overview] (XI). ii.

(XXIV.) Amendments to the Trust Deed

Any amendments to the Trust Deed of the Fund and its appendices must be approved by both the Management Company and the Fund Custodian, with consent from the beneficiaries' meeting, and be subject to the approval of the FSC. However, if the amendments do not have a material impact on the beneficiaries' interests, the consent of the beneficiaries' meeting may be waived, but the approval of the Management Company, Fund Custodian, and the FSC will still be required.

According to Article 20 of the Securities Investment Trust and Consulting Act and Paragraph 1, Article 21 of the Regulations Governing Securities Investment Trust Enterprises, a securities investment trust enterprise shall keep copies of the securities investment trust deeds at its business premises and the business premises of its fund sales agents, or in other methods designated by the competent authority, for investors to review. The securities investment trust enterprise must provide a copy of the securities investment trust deed upon the investor's request and may charge a fee of TWD100 for the cost of reproduction.

III. Overview of the Management Company

(I.) Brief Introduction of the Management Company

i. Date of establishment

The Company was established on April 19, 2001 with the approval of the Ministry of Economic Affairs.

ii. Process of capital formation over the most recent three (3) years

Process of Capital Formation Over the Most Recent Three (3) Years of KGI Securities Investment Trust Co. Ltd.

Data as of July 31, 2024

	Par value	Authorized Share Capital		Paid-in Capital		
Year/M onth	per share (TWD)	Number of Shares (Shares)	Amount (TWD)	Number of Shares (Shares)	Amount (TWD)	Source of Capital
2018/0	10	30,000,000	300,000,000	30,000,000	300,000,000	Simultan eous capital reduction and capital increase

iii. Lines of business

- (i.) Securities investment trust business.
- (ii.) Discretionary investment mandate business.
- (iii.) Securities investment consulting business.
- (iv.) Other business approved by the FSC.

iv. History

(i.) Launch of new fund products in the latest five (5) years:

Name of Fund	Date of Establishment
KGI 15+ Year US Investment Grade Corporate Select Bond ETF	May 31, 2019
KGI 15+ Year US Healthcare and Pharmaceutical Bond ETF	May 31, 2019 (Liquidated on August 11, 2021)
KGI 20+ Year AAA-AA US Large Cap Corporate Bond ETF	May 31, 2019
KGI 2025 Ladder Maturity Emerging Market Bond Fund USD (A considerable portion of the Fund is invested in non-investment grade, high- risk bonds)	June 10, 2019
KGI Taiwan Multi-Asset Income Fund	August 5, 2019
KGI Global Multi-Asset Income Fund (A considerable portion of the Fund is invested in	September 25, 2019

text of the original language.)	
Name of Fund	Date of Establishment
non-investment grade, high-risk bonds and dividends may be distributed from the principal)	
KGI 2025 Maturity Senior Secured Emerging Market Bond Fund (A considerable portion of the Fund is invested in non-investment grade, high-risk bonds and dividends may be distributed from the principal)	October 15, 2019
KGI 1-3 Year US Public Bond ETF	December 30, 2019 (Liquidated on October 15, 2021)
KGI 1-5 Year Emerging Market (ex-China) USD Bond ETF	December 30, 2019 (Liquidated on March 3, 2021)
KGI 15+ Year BBB Grade Corporate USD Bond ETF	December 30, 2019 (Liquidated on March 3, 2021)
KGI 2026 Maturity Emerging Market Bond Fund (A considerable portion of the Fund is invested in non-investment grade, high-risk bonds)	March 12, 2020
KGI Global ESG Sustainable High Yield Bond Fund (A considerable portion of the Fund is invested in non-investment grade, high-risk bonds)	August 4, 2020
KGI Emerging Asia Sustainable Preferred Bond Securities Investment Trust (A considerable portion of the Fund is invested in non-investment grade, high-risk bonds and a considerable portion of the Fund is invested in non-investment grade, high-risk bonds)	September 29, 2020 (Terminated on December 27, 2023)
KGI Next Generation Multi-Asset Fund (A considerable portion of the Fund is invested in non-investment grade, high-risk bonds)	March 2, 2021
KGI Next Generation Multi-Asset Fund	May 3, 2021
KGI 15+ Year USD Investment Grade Emerging Markets ESG Sustainability Bond ETF Fund	May 3, 2021 (Liquidated on June 30, 2022)
KGI 15+ Year US BBB ESG Sustainable Corporate Bond ETF	May 3, 2021
KGI ESG Sustainable Emerging Market Bond Fund (A considerable portion of the Fund is invested in non-investment grade, high-risk bonds and dividends may be distributed from the principal)	September 15, 2021

Name of Fund	Date of Establishment
KGI Future Mobility Fund	March 10, 2022
KGI Taiwan Premium Selection High Dividend 30 ETF (Dividends may be distributed from the reserve for income equalization. No guaranteed incomes or dividends.)	August 1, 2022
KGI LOHAS Multi-Asset Fund (A considerable portion of the Fund is invested in non-investment grade, high-risk bonds and dividends may be distributed from the principal)	October 6, 2022
KGI Global Industry Elite 55 ETF	May 26, 2023
KGI Real Assets Multi-asset Fund (Dividends may be distributed from the principal)	July 24, 2023
KGI US Premium Selection High Yield Bond ETF (Dividends may be distributed from the reserve for income equalization.)	April 22, 2024
KGI Global 10+ Year USD Single A Corporate Bond ETF (Dividends may be distributed from the reserve for income equalization.)	July 1, 2024

- (ii.) Branch established: Nil.
- (iii.) Share transfer or change of directors, supervisors or major shareholders:

Date	Event
2018.02.01	Resignation of Li Jing-Jing and by-election of a director (Ding Shao-Zeng)
2018.02.23	Re-election of director and supervisor
2020.08.21	Resignation of Wu Mei-Ling and reappointment of Jiang Bi-Jia as director
2021.02.22	Re-election of director and supervisor upon expiration of the term of office
2023.07.01	Re-election of director and supervisor
2023.09.05	Add two new directors

(II.) Enterprise Organization

- i. Diversification of equity ownership
 - (i.) Shareholder structure

Shareholder Structure of KGI Securities Investment Trust Co. Ltd.

Data as of July 31, 2024

	Domestic institution		D	Danei an		
	TWSE listed company	Other institution	Domest ic individ ual	Foreign instituti on	Foreign individual	Total
Number of Persons	1	0	0	0	0	1
Number of Shares Held (Shares)	30,000,000	0	0	0	0	30,000,000
Shareholding Ratio (%)	100.00	0	0	0	0	100.00

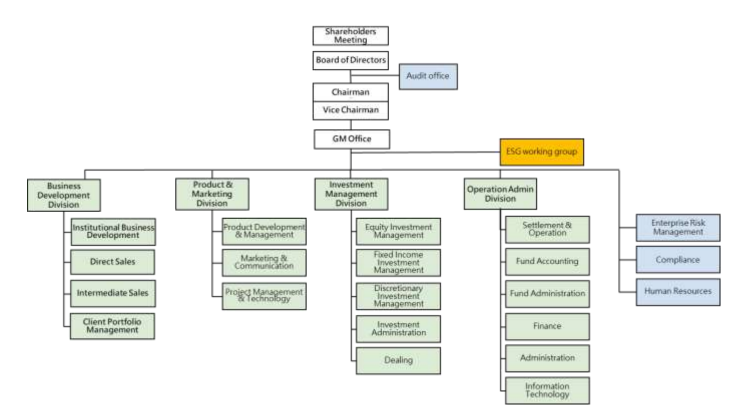
(ii.) Register of major shareholders

Register of Major Shareholders of Securities Investment Trust Co. Ltd.

Data as of July 31, 2024

	Number of Shares Held (1,000 shares)	Shareholding Ratio (%)
China Development Financial Holding Corporation	30,000	100.00
Total	30,000	100.00

- ii. Organizational system
 - (i.) Organizational structure of the Management Company



(ii.) Number of employees, the allocation of work and functions

Data as of July 31, 2024

Number of employees: 116

Department	Functions
Audit Office	The Audit Office is directly under the Board of Directors and is responsible for the comprehensive verification of the completeness and correctness of the internal control system and related Operational Guidelines, conducting routine audits and ad hoc audits on a regular and non-regular basis to verify compliance with relevant internal and external regulations, conducting tracking and reviewing of the improvement of deficiencies or suggestions raised in the audits, and investigating and reporting on business disputes, etc.
Compliance Department	The Compliance Department is responsible for the planning, management, and execution of the compliance system, as well as the company's legal transmission, consultation, coordination, and communication systems, to ensure that all operations and management rules are updated in accordance with the relevant laws and regulations, and to ensure that the company's various operational activities comply with the laws and regulations.
Enterprise Risk	The Risk Management Department is responsible for

Department	Functions
Management Department	formulating and implementing risk management policies and procedures, reviewing the appropriateness of risk management mechanisms, processes, and risk countermeasures on a regular basis, and establishing and implementing a notification mechanism for significant risks.
Human Resources Department	The Human Resources Department is responsible for personnel management, development of employees and the preparation of human resources related policies, as well as providing advice and assistance to supervisors in the area of personnel management.
Business Development Division	The Business Development Division develops innovative businesses and business models in line with the company's development strategy to assist the Company in achieving its development goals. Its departments and responsibilities are as follows: (a) Institutional Business Development Department: To develop various businesses such as discretionary investment, fund sales, investment consulting, etc. for institutional entities and providing them with high-quality customer services. (b) Client Portfolio Management Department: To coordinate the Company's fund priorities, assist in focusing marketing resources on key funds, and provide education and training for the business team on funds and investment professions, as well as supporting marketing documents. (c) Direct Sales Department: Development and maintenance of direct sales customers and general corporations. (d) Intermediate Sales Department: To comprehensively manage the development and maintenance of channel
Investment Management Division	customers (including sales agencies, etc.). The Investment Management Division supervises fund management, industrial research and analysis. Its departments and responsibilities are as follows: (a) Equity Investment Management Department: Overall management of public-offered mutual funds, domestic and international industry and stock research and analysis. (b) Fixed Income Investment Management Department: Overall management of mutual funds, research and analysis of credit trends of overseas bond issuers, and research and

Department	Functions		
	monetary policy.		
	 (b) Discretionary Investment Management Department: Overall management of investment decision, research and analysis and execution of discretionary investment mandate, and management of privately placed funds. (d) Dealing Department: Overall management of stock, bond, and foreign exchange trading execution, as well as fund allocation for dedicated accounts. 		
	(e) Investment Administration Department: Overall management of investment administration and related operations, and construction of business processes.		
Product & Marketing Division	The Product & Marketing Division oversees brand management and promotion, project management, strategic communication planning and execution, new product development and maintenance, fund promotion and sales. The departments and their responsibilities are as follows: (a) Project Management & Technology Department: To provide project documents at all stages, hold regular project meetings, control the progress of all company projects, recommend the effectiveness of project execution, and include the project experience in the closing report after the completion of the project. Responsible for brand management and promotion, company spokesperson list and media relations maintenance. (b) Product Development & Management Department: To manage product market research, competitor comparison, product conceptualization, delivery and fund product administration, etc. (c) Marketing & Communication Department: To manage the planning and execution of marketing strategies, the operation of the Company's website and digital marketing, and the provision of relevant marketing documents to the business team and sales organizations.		
Operation Admin Division	The Operation Admin Division oversees financial management, fund net asset value settlement, fund redemption operations and information systems management. The departments and their responsibilities are as follows:		
	(a) Finance Department: To manage financial management, analyze operating performance, and prepare and revise the annual budget. To manage the establishment and maintenance of credit lines, capital deployment and liquidity risk management.		

Department	Functions
	(b) Settlement & Operation Department: To manage the settlement of various product transactions and to plan and integrate related operations.
	(c) Fund Accounting Department: To manage fund accounting.
	(d) Fund Administration Department: To manage the process of operation of the issuance, cancellation, transfer, loss, division, pledge, and inheritance of beneficiary certificates related operation, fund redemption, and income distribution, and operation management of change of beneficiary information, and related operation of seal change, seal loss, and other operations.
	(e) Administration Department: To manage information related administrative operations, and fixed asset management of information equipment, and to establish the Company's administrative process operation.
	(f) Information Technology Department: To manage the planning and execution of information strategy and annual plan, information equipment, network, database management, information security planning, execution and performance enhancement, information operation business system development and introduction, daily maintenance of information system, and enhancement of the Company's information digital development and application capabilities.

(iii.) Names of general manger, vice general manager, and division heads, the dates they assumed their duties, the number and percentage of shares they hold in the Management Company, their major work experience and/or educational background, and, if applicable, any concurrent positions they hold at another company currently.

Data as of July 31, 2024

		text of the	origina	rungu		
Title	Name	Date of assumption of duties	Shareh g in Comp Numbe r of shares (1,000 shares)	the	Major work experience and/or educational background	Concurre nt positions held at another company currently
General Manager	Zhang Ci-En	2010.06.04	0	0	Experience: Chief Strategy Officer and Head of Marketing, Nomura Asset Management Taiwan Education: MSF, Baruch College, City University of New York, U.S.A.	Nil
EVP	Wu Li- Zhen	2018.03.06	0	0	Experience: Chief Strategy Officer, FundRich Securities Education: M.A. in, National Taiwan University	Nil
EVP	Peng Xuan- Tong	2024.03.01	0	0	Experience: Chief Investment Officer and Director, Aberdeen Standard Investments Taiwan Education: M.A. in Economics, Washington University, U.S.A.	Nil
EVP	Mu Zheng- Yong	2020.01.03	0	0	Experience: Chief Investment Officer, UBS Global Asset Management Education: M.B.A. in Finance, University of Illinois, U.S.A.	Nil
EVP	Chen Yuan- Cheng	2020.04.15	0	0	Experience: Business Director, Chi Fu Mason Securities Investment Consulting Inc. Education: EMBA, National Chengchi University	Nil
EVP	Li Ya- Ting	2023.02.01	0	0	Experience: Business Manager, Nomura Asset Management Taiwan Education: B.S. in Business Administration, Providence University	Nil
EVP	Zhang Zhi- Chuan	2023.10.25	0	0	Experience: Vice President, Legal & Compliance Division, Cathay SITE Education: M.A., Graduate School of European Studies, Tamkang University B.A. in Law, National Taiwan University	Nil
SVP	Wu Jun- Han	2018.07.18	0	0	Experience: Equity Investment Manager, China Life Insurance Asset Management Education: Master of Finance/Accounting, University of Illinois at Urbana- Champaign, U.S.A.	Nil
SVP	Wu Jia- Juan	2024.05.20	0	0	Experience: Vice President, Employee Relations, Standard Chartered Bank Education: Master of Business Administration, Shih Chien University	Nil
SVP	Ye Duan- Ru	2021.06.01	0	0	Experience: Acting Head of Investments/Fund Manager, UBS Global Asset Management Education: Master of BA-Finance, Houston University, USA	Nil

		text of the	origina.	i iangu	age.)	
SVP	Wang Zhai- Jun	2009.01.05	0	0	Experience: Head of Trading, AIA Investment Management Education: B.A. in Finance, Tamkang University	Nil
SVP	Sun Si- Qi	2017.11.27	0	0	Experience: Manager, Finance and Administration Department, Hua Nan Investment Trust Education: B.A. in Cooperative Economics, National Chung Hsing University	Nil
SVP	Weng Yu-Jie	2020.03.16	0	0	Experience: Product Manager, AllianceBernstein Investments Taiwan Education: B.S. in Economics, National Taiwan University	Nil
SVP	Huang Yu-Rou	2022.03.01	0	0	Experience: Assistant Vice President, Digital Finance Department, Capital Investment Trust Corporation Education: B.A. in Finance, Feng Chia University	Nil
SVP	Zhan Wen- Ping	2023.05.17	0	0	Experience: Associate, Risk Management Department, SinoPac SITE Education: Master of International Business Administration, Chinese Culture University	Nil
SVP	Deng Xian-Hu	2024.04.01	0	0	Experience: Senior Manager, Information Department, KGI Securities Education: B.S. in Earth Science, Chinese Culture University	Nil
SVP	Liu Shu- Ming	2024.02.01	0	0	Experience: Fund Manager, Bond Investment, KGI Securities Investment Trust Education: M.S. in Economics, Sun Yat-sen University	Nil
SVP	Wei Yu- Xian	2022.03.01	0	0	Experience: Senior Manager, Franklin Templeton SinoAm Securities Investment Management Education: B.S. in Statistics, Tunghai University	Nil
SVP	Yang Ling- Sheng	2024.04.01	0	0	Experience: Manager, Marketing Strategy Department, Nomura Asset Management Taiwan Education: MA Business and Economics, Vrije Universiteit Amsterdam	Nil
SVP	Zeng Jia-Yu	2024.05.06	0	0	Experience: Vice President, Product Development, J.P. Morgan Asset Management Education: M.S. in Finance, National Taiwan University	Nil
VP	Xu Shi- Jie	2020.06.17	0	0	Experience: Manager of Investment and Finance Department, KGI Securities Investment Trust Education: MBA, National Yang Ming Chiao Tung University	Nil
VP	Lin Jia- Wen	2020.06.17	0	0	Experience: Manager, Financial Accounting Department, Capital Investment Trust Corporation Education: B.S. in Cooperative Economics/Accounting, National Taipei University	Nil
VP	Huang Wen- Xian	2018.06.25	0	0	Experience : Fund Manager, FundRich Securities Education: B.A. in Financial Management, Ming Chuan University	Nil

(iv.) Names of directors and supervisors and their appointment dates, terms of office, number and percentage of shares held in the Management Company at time of appointment and currently, and major work experience and/or educational background

Data as of July 31, 2024

			Ter m of	appointment		Shares the com the pr	pany at esent		
Title	Name	Appointm ent date	Offi ce (Yea rs)	Numb er of shares (Share s)	Percen tage of shareh olding (%)	Numb er of shares (Share s)	Perce ntage of share holdi ng (%)	Major work experience and/or educational	Remar k
Chairma n	Ding Shao- Zeng	2023.07.0	3	0	0	0	0	Current position: Chairman, KGI Securities Investment Trust Education: M.S.F., University of Illinois, U.S.A.	-
Director	Zhang Ci-En	2023.07.0	3	0	0	0	0	Current position: General Manager, KGI Securities Investment Trust Education: MSF, Baruch College, City University of New York, U.S.A.	-
Director	Sheng Jia-Jen	2023.07.0	3	0	0	0	0	Current position: Senior Vice President, Planning Division and Corporate Financial Product Development Division, KGI Bank Co., Ltd. Education: MSF, Florida International University, U.S.A.	-
Director	Wang Li-Qun	2023.09.0	3	0	0	0	0	Current position: Senior Vice President, China Development Financial Holding Corporation Education: MSF, Graduate School of Management, State University of New York, U.S.A.	-
Director	Li Hong-Yi	2023.09.0	3	0	0	0	0	Current position: Vice President, China Development Financial Holding Corporation Education: M. S. in Economics, Michigan State University, U.S.A.	-

			Ter	Shares held in the company at time of appointment		Shares held in the company at the present time			
Title	Name	Appointm ent date	m of Offi ce (Yea rs)	Numb er of shares (Share s)	Percen tage of shareh olding (%)	Numb er of shares (Share s)	Perce ntage of share holdi ng (%)	Major work experience and/or educational	Remar k
Supervis or	Shi Hui- Qi	2023.07.0	3	0	0	0	0	Current position: Vice President, China Development Financial Holding Corporation Education: Master of Accounting, National Taiwan University	-

Note: The directors and supervisors are appointed by the single juristic person shareholder, China Development Financial Holding Corporation.

(III.) Interested company disclosure

Information on Interested Companies of the Management Company as of July 2024

Data as of July 31, 2024

Nama (Nata 1)	Tiolean Cumbal	Description of Polationship
Name (Note 1)	Ticker Symbol	Description of Relationship
	(Note 2)	
China Development Financial Holding	2883	Relationship as set out in Chapter VI-I
Corporation		of the Company Act
		The Supervisor of the Company is the
		manager of the given company
		The Director of the Company is the
		manager of the given company
CDIB Capital Group	5839	Relationship as set out in Chapter VI-I
		of the Company Act
KGI Securities Co. Ltd.	6008	Relationship as set out in Chapter VI-I
		of the Company Act
KGI Bank Co., Ltd.	2837	Relationship as set out in Chapter VI-I
		of the Company Act
		The Director of the Company is the
		manager of the given company.
China Development Asset Management	80033067	Relationship as set out in Chapter VI-I
Corporation		of the Company Act
		The Supervisor of the Company is the
		director of the given company
KGI Life Insurance Co., Ltd.	2823	Relationship as set out in Chapter VI-I
		of the Company Act

text of	t the original langu	
		The Supervisor of the Company is the
		director of the given company
CDIB Management Consulting	53015072	Relationship as set out in Chapter VI-I
Corporation		of the Company Act
KGI Fraser Securities Pte. Ltd.	96977082	Relationship as set out in Chapter VI-I
		of the Company Act
		The Director of the Company is the
		director of the given company
CDIB International Leasing Corp.		Relationship as set out in Chapter VI-I
		of the Company Act
		The Supervisor of the Company is the
		supervisor of the given company
CDIB Capital Management Corporation	12678097	Relationship as set out in Chapter VI-I
		of the Company Act
		The Director of the Company is the
		director of the given company
Development Innovation Management	42831371	Relationship as set out in Chapter VI-I
Consultant Co., Ltd.		of the Company Act
CDIB Private Equity (Hong Kong)		Relationship as set out in Chapter VI-I
Corporation Limited		of the Company Act
KGI Fraser Securities Pte. Ltd.		Relationship as set out in Chapter VI-I
		of the Company Act
CDIB Private Equity(Fujian)Co.,LTD.		Relationship as set out in Chapter VI-I
		of the Company Act
CDIB Yida Private Equity (Kunshan) Co.		Relationship as set out in Chapter VI-I
Ltd.		of the Company Act
Kunshan Huachuang Private Equity Fund		Relationship as set out in Chapter VI-I
Management Co., Ltd.		of the Company Act
Kunshan Huakai Private Equity Fund		Relationship as set out in Chapter VI-I
Management Co., Ltd.		of the Company Act
CDIB Venture Capital Corporation	80328870	Relationship as set out in Chapter VI-I
		of the Company Act
CDIB Venture Capital (Hong Kong)		Relationship as set out in Chapter VI-I
Corporation Limited		of the Company Act
CDIB Capital International Corporation		Relationship as set out in Chapter VI-I
•		of the Company Act
CDIB Capital International (Hong Kong)		Relationship as set out in Chapter VI-I
Corporation Limited		of the Company Act

CDIB Capital International (USA)	of the original langu	Relationship as set out in Chapter VI-I
Corporation Corporation		of the Company Act
CDIB Capital Asia Partners Limited		Relationship as set out in Chapter VI-I
CDID Capital Asia Farthers Limited		
CDID Intelligence Donto and Limited		of the Company Act Relationship as set out in Chapter VI I
CDIB Intelligence Partners Limited		Relationship as set out in Chapter VI-I
CDID Daysout Bouts on Limited		of the Company Act Deletionship as set out in Chapter VI I
CDIB Buyout Partners Limited		Relationship as set out in Chapter VI-I
CDID A 1 G 1 G 1 G 1 G 1 G 1 G 1 G 1 G 1 G 1		of the Company Act
CDIB Asia Secured Credit Opportunities		Relationship as set out in Chapter VI-I
GP Ltd.		of the Company Act
CDIB Global Markets Limited		Relationship as set out in Chapter VI-I
		of the Company Act
CDIB Pearl Holding Limited		Relationship as set out in Chapter VI-I
		of the Company Act
CDIB Capital Investment I Limited		Relationship as set out in Chapter VI-I
		of the Company Act
SCBS 1 Holding Corporation		Relationship as set out in Chapter VI-I
		of the Company Act
CDIB X Finance I Holding Limited		Relationship as set out in Chapter VI-I
		of the Company Act
CDIB NY 5 LLC		Relationship as set out in Chapter VI-I
		of the Company Act
CDIB Capital Investment II Limited		Relationship as set out in Chapter VI-I
		of the Company Act
CDIB TMK Finance Holding Limited		Relationship as set out in Chapter VI-I
		of the Company Act
CDIB Real Estate Credit Ltd.		Relationship as set out in Chapter VI-I
		of the Company Act
KGI FUTURES CO.,LTD.	84704496	Relationship as set out in Chapter VI-I
		of the Company Act
KGI Information Co., Ltd.	42822149	Relationship as set out in Chapter VI-I
		of the Company Act
KGI Venture Capital Co., Ltd.	53953673	Relationship as set out in Chapter VI-I
		of the Company Act
KGI Securities Investment Advisory Co.	97305703	Relationship as set out in Chapter VI-I
Ltd.		of the Company Act
KGI Fraser Securities Pte. Ltd.	80169232	Relationship as set out in Chapter VI-I
		of the Company Act
Richpoint Company Limited		Relationship as set out in Chapter VI-I
1 1		of the Company Act
		<u>r</u>

KGI Investments Holdings Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Holdings Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asia (Holdings) Pte. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Securities (Singapore) Pte. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act RGI Investments Management Limited RGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act RGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act RGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act RGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act RGI Securitian Relationship as set out in Chapter VI-I of the Company Act RGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act RGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act RGI International Finance Limited Relationship as set out in Chapte	text of the orig	T
KGI International Holdings Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Holdings Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asia (Holdings) Pte. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Securities (Singapore) Pte. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act RGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act RGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act RGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act RGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act RGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act RGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act RGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act RGI International Finance Limited RGI Asset Management Limited RGI Nominees (Hong Kong) Limited RCI Nomi		The Director of the Company is the
of the Company Act KGI International Holdings Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asia (Holdings) Pte. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Securities (Singapore) Pte. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Limited Relationship as set out in Chapter VI-I of the Company Act KGI Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act		director of the given company
KGI International Holdings Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asia (Holdings) Ptc. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Securities (Singapore) Ptc. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Cha	KG Investments Holdings Limited	Relationship as set out in Chapter VI-I
KGI International Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asia (Holdings) Pte. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Securities (Singapore) Pte. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Limited Relationship as set out in Chapter VI-I of the Company Act KGI Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act		of the Company Act
KGI International Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asia (Holdings) Ptc. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Securities (Singapore) Ptc. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act	KGI International Holdings Limited	Relationship as set out in Chapter VI-I
KGI Asia (Holdings) Pte. Ltd. KGI Asia (Holdings) Pte. Ltd. KGI Sceuritics (Singapore) Pte. Ltd. KGI Sceuritics (Singapore) Pte. Ltd. KGI Sceuritics (Singapore) Pte. Ltd. KGI Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act		of the Company Act
KGI Asia (Holdings) Ptc. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Securities (Singapore) Ptc. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act	KGI International Limited	Relationship as set out in Chapter VI-I
of the Company Act KGI Securities (Singapore) Pte. Ltd. Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act		of the Company Act
KGI Securities (Singapore) Pte. Ltd. Relationship as set out in Chapter VI-I of the Company Act KGI Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act	KGI Asia (Holdings) Pte. Ltd.	Relationship as set out in Chapter VI-I
KGI Limited Relationship as set out in Chapter VI-I of the Company Act KGI Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act		of the Company Act
KGI Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act	KGI Securities (Singapore) Pte. Ltd.	Relationship as set out in Chapter VI-I
Global Treasure Investments Limited1 Relationship as set out in Chapter VI-I of the Company Act KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act		of the Company Act
Global Treasure Investments Limited1 Relationship as set out in Chapter VI-I of the Company Act KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act	KGI Limited	Relationship as set out in Chapter VI-I
KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act PT KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominces (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act		of the Company Act
KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act PT KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act RGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act RGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act RGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act RGI Nominees (Hong Kong) Limited	Global Treasure Investments Limited1	Relationship as set out in Chapter VI-I
KGI Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act PT KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act RGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act RGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act RGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act RGI Nominees (Hong Kong) Limited		of the Company Act
KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act	KGI Asia Limited	
KGI Investments Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act PT KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act		
KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act PT KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act	KGI Investments Management Limited	
KGI Futures (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act PT KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act		
KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act PT KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act	KGI Futures (Hong Kong) Limited	
KGI Capital Asia Limited Relationship as set out in Chapter VI-I of the Company Act KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act PT KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act	ζ ζ,	_
KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act PT KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act	KGI Capital Asia Limited	
KGI Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act PT KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act		
KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act PT KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act	KGI Finance Limited	
KGI International (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act		
PT KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act	KGI International (Hong Kong) Limited	
PT KGI Sekuritas Indonesia Relationship as set out in Chapter VI-I of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I of the Company Act		
of the Company Act The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I	PT KGI Sekuritas Indonesia	
The Director of the Company is the supervisor of the given company KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I		
KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I		
KGI Hong Kong Limited Relationship as set out in Chapter VI-I of the Company Act KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I		
KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I	KGI Hong Kong Limited	
KGI International Finance Limited Relationship as set out in Chapter VI-I of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I		
of the Company Act KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I	KGI International Finance Limited	
KGI Asset Management Limited Relationship as set out in Chapter VI-I of the Company Act KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I		
MGI Nominees (Hong Kong) Limited of the Company Act Relationship as set out in Chapter VI-I	KGI Asset Management Limited	
KGI Nominees (Hong Kong) Limited Relationship as set out in Chapter VI-I		_
	KGI Nominees (Hong Kong) Limited	
	2201 Tommiess (110mg Hong) Emined	of the Company Act

	0 0	3 .
Suyin KGI Consumer Finance Co., Ltd.		The Director of the Company is the
		director of the given company

Note 1: The term "interested companies of the SITE" refers to the companies that meet the requirements of Article 11 of the Regulations Governing Securities Investment Trust Funds.

Note 2: If the interested party of the SITE is a TWSE or TPEx-listed company, please fill in the ticker symbol of the that company; if the interested party is a public company whose stock is not listed on the TWSE or TPEx, please fill in the public company code given by the Securities and Futures Bureau.

(IV.) Operating status

i. Name, establishment date, number of beneficiary units, amount of net assets, and net asset value per unit of other funds managed by the Management Company

Data as of July 31, 2024

Title of the Fund	Establishm ent Date	Number Of Beneficiary units	Amount of Net Assets (Pricing currencies)	Net Asset Value per Unit (Pricing currencie s)	Pricing currenc ies
KGI Pioneer Fund	2001.10.08	5,704,498.01	400,235,052	70.16	TWD
KGI Victory Money Market Fund	2002.06.25	447,371,807.15	5,363,770,905	11.9895	TWD
KGI Pan-Asia Taiwan Enterprises Fund	2007.05.08	12,637,305.49	286,595,019	22.68	TWD
KGI Bigfive Taiwan Fund	2009.09.03	11,649,864.68	631,583,598	54.21	TWD
KGI EM Trend ETF Fund of Funds	2010.08.09	13,554,048.66	113,943,714	8.41	TWD
KGI Emerging Markets Equity Small & Mid Cap Fund TWD	2011.08.05	8,393,045.81	179,545,191	21.39	TWD
KGI Emerging Markets Equity Small & Mid Cap Fund USD	2018.01.02	40,175.19	770,400.23	19.1760	USD
KGI Cloud Force Fund TWD	2012.09.13	8,852,606.66	453,431,988	51.22	TWD
KGI Cloud Force Fund USD	2018.01.02	12,960.93	603,414.82	46.5564	USD
KGI Hospital & Dependency Related Industries Fund A TWD	2017.05.02	18,666,004.15	288,681,199	15.47	TWD
KGI Hospital & Dependency Related Industries Fund A USD	2017.05.02	144,046.94	2,040,122.46	14.1629	USD
KGI Hospital & Dependency Related Industries Fund N TWD	2020.02.03	483,173.75	5,891,160	12.19	TWD
KGI Hospital & Dependency Related Industries Fund N USD	2020.02.03	18,574.75	203,983.59	10.9818	USD

text of the original language.)					
Title of the Fund	Establishm ent Date	Number Of Beneficiary units	Amount of Net Assets (Pricing currencies)	Net Asset Value per Unit (Pricing currencie s)	Pricing currenc ies
KGI Hospital & Dependency	2020 05 05	12,299.14	128,933.37	10.48	CNIV
Related Industries Fund A CNY	2020.05.05	12,299.14	120,933.37	10.46	CNY
KGI Hospital & Dependency Related Industries Fund N CNY	2020.05.05	3,245.90	34,387.24	10.59	CNY
KGI Hospital & Dependency Related Industries Fund I TWD	2021.01.04	0.00	0	15.02	TWD
KGI 2024 Maturity Emerging Market Bond Fund USD	2018.09.03	2,449,121.00	25,856,846.11	10.5576	USD
KGI 2024 Maturity Emerging Market Bond Fund CNY	2018.09.03	59,405,843.07	692,675,707.32	11.6601	CNY
KGI 10+Year Em Mkt USD Invmt Grd Bd ETF	2018.09.05	952,000,000.00	31,462,103,769	33.0484	TWD
KGI 10+ Year USD Technology Bond ETF	2018.09.05	140,000,000.00	5,122,480,392	36.5891	TWD
KGI 2025 Maturity Emerging Market Bond Fund USD	2019.01.22	2,573,468.70	26,771,097.53	10.4027	USD
KGI 2025 Maturity Emerging Market Bond Fund CNY	2019.01.22	17,694,254.63	202,753,760.64	11.4587	CNY
KGI 15+ Years AAA -A US Corporate Bond ETF	2019.01.29	1,766,650,000.00	64,252,128,395	36.3695	TWD
KGI 20+Years US Banking Bond ETF	2019.01.29	1,453,150,000.00	55,158,238,100	37.9577	TWD
KGI 25+ Years US Treasury Bond ETF	2019.01.29	958,650,000.00	31,081,119,086	32.4218	TWD
KGI 15+ Year US Investment Grade Corporate Select Bond ETF	2019.05.31	59,431,000.00	1,972,839,103	33.1955	TWD
KGI 20+ Year AAA-AA US Large Cap Corporate Bond ETF	2019.05.31	80,940,000.00	2,670,663,776	32.9956	TWD
KGI 2025 Ladder Maturity Emerging Market Bond Fund TWD	2019.06.10	2,893,312.63	31,113,262	10.7535	TWD
KGI 2025 Ladder Maturity Emerging Market Bond Fund USD	2019.06.10	3,688,250.44	37,805,889.60	10.2504	USD

text of the original language.)					
Title of the Fund	Establishm ent Date	Number Of Beneficiary units	Amount of Net Assets (Pricing currencies)	Net Asset Value per Unit (Pricing currencie s)	Pricing currenc ies
KGI 2025 Ladder Maturity Emerging Market Bond Fund CNY	2019.06.10	12,358,930.67	135,773,926.32	10.9859	CNY
KGI Taiwan Multi-Asset Income Fund A TWD	2019.08.05	21,954,766.03	273,716,916	12.47	TWD
KGI Taiwan Multi-Asset Income Fund N TWD	2019.12.30	12,363,628.02	151,932,279	12.29	TWD
KGI Global Multi-Asset Income Fund A TWD	2019.09.25	16,643,515.25	217,163,648	13.0479	TWD
KGI Global Multi-Asset Income Fund B TWD	2019.09.25	61,334,552.22	562,756,262	9.1752	TWD
KGI Global Multi-Asset Income Fund NA TWD	2019.09.25	6,625,738.99	85,709,276	12.9358	TWD
KGI Global Multi-Asset Income Fund NB TWD	2019.09.25	144,826,515.87	1,322,936,191	9.1346	TWD
KGI Global Multi-Asset Income Fund A USD	2019.09.25	717,552.36	9,847,805.52	13.7242	USD
KGI Global Multi-Asset Income Fund B USD	2019.09.25	921,689.18	8,641,617.40	9.3758	USD
KGI Global Multi-Asset Income Fund NA USD	2019.09.25	175,930.36	2,414,987.85	13.7270	USD
KGI Global Multi-Asset Income Fund NB USD	2019.09.25	1,822,357.74	17,087,055.85	9.3763	USD
KGI Global Multi-Asset Income Fund A CNY KGI Global Multi-Asset	2019.09.25	756,888.50	10,607,442.02	14.0145	CNY
Income Fund B CNY KGI Global Multi-Asset	2019.09.25	2,752,356.73	25,110,675.46	9.1233	CNY
Income Fund NA CNY KGI Global Multi-Asset	2019.09.25	661,426.86	9,111,921.15	13.7762	CNY
Income Fund NB CNY KGI Global Multi-Asset	2019.09.25	9,109,353.20	81,198,304.38	8.9137	CNY
Income Fund B ZAR KGI Global Multi-Asset	2019.09.25	6,270,494.06	53,638,733.17	8.5541	ZAR
Income Fund NB ZAR KGI 2025 Maturity Senior	2019.09.25	8,775,627.37	76,745,912.74	8.7453	ZAR
Secured Emerging Market Bond Fund A TWD	2019.10.15	866,139.74	9,569,833	11.0488	TWD
KGI 2025 Maturity Senior Secured Emerging Market Bond Fund B TWD	2019.10.15	19,198.40	261,674	13.6300	TWD

text of the original language.)					
Title of the Fund	Establishm ent Date	Number Of Beneficiary units	Amount of Net Assets (Pricing currencies)	Net Asset Value per Unit (Pricing currencie s)	Pricing currenc ies
KGI 2025 Maturity Senior					
Secured Emerging Market Bond Fund A USD	2019.10.15	8,139,813.46	80,471,431.96	9.8862	USD
KGI 2025 Maturity Senior Secured Emerging Market Bond Fund B USD	2019.10.15	2,169,239.95	18,329,449.02	8.4497	USD
KGI 2025 Maturity Senior Secured Emerging Market Bond Fund A CNY	2019.10.15	34,844,841.15	360,217,086.76	10.3377	CNY
KGI 2025 Maturity Senior Secured Emerging Market Bond Fund B CNY	2019.10.15	7,784,206.88	68,844,918.34	8.8442	CNY
KGI 2026 Maturity Emerging Market Bond Fund TWD	2020.03.12	45,862,034.94	521,256,465	11.3658	TWD
KGI 2026 Maturity Emerging Market Bond Fund USD	2020.03.12	667,216.46	6,982,854.15	10.4657	USD
KGI 2026 Maturity Emerging Market Bond Fund CNY	2020.03.12	930,680.48	10,206,415.27	10.9666	CNY
KGI Global ESG Sustainable High Yield Bond Fund TWD A	2020.08.04	12,227,084.76	123,939,038	10.1364	TWD
KGI Global ESG Sustainable High Yield Bond Fund TWD B	2020.08.04	17,621,553.76	133,136,320	7.5553	TWD
KGI Global ESG Sustainable High Yield Bond Fund TWD NA	2020.08.04	6,127,776.95	62,121,407	10.1377	TWD
KGI Global ESG Sustainable High Yield Bond Fund TWD NB	2020.08.04	11,228,224.26	84,837,210	7.5557	TWD
KGI Global ESG Sustainable High Yield Bond Fund USD A	2020.08.04	1,017,480.72	10,153,217.54	9.9788	USD
KGI Global ESG Sustainable High Yield Bond Fund USD B	2020.08.04	482,554.50	3,449,085.52	7.1476	USD
KGI Global ESG Sustainable High Yield Bond Fund USD NA	2020.08.04	158,851.72	1,585,066.39	9.9783	USD
KGI Global ESG Sustainable High Yield Bond Fund USD NB	2020.08.04	841,441.47	5,991,947.07	7.1211	USD
KGI Global ESG Sustainable High Yield Bond Fund CNY A	2020.08.04	454,651.90	4,854,124.73	10.6766	CNY

text of the original language.)					
Title of the Fund	Establishm ent Date	Number Of Beneficiary units	Amount of Net Assets (Pricing currencies)	Net Asset Value per Unit (Pricing currencie s)	Pricing currenc ies
KGI Global ESG Sustainable		1 000 551 50	5 450 505 50	5.2040	
High Yield Bond Fund CNY B	2020.08.04	1,008,751.50	7,458,727.52	7.3940	CNY
KGI Global ESG Sustainable High Yield Bond Fund CNY NA	2020.08.04	196,983.04	2,102,758.55	10.6748	CNY
KGI Global ESG Sustainable High Yield Bond Fund CNY NB	2020.08.04	2,538,708.55	18,791,230.48	7.4019	CNY
KGI Global ESG Sustainable High Yield Bond Fund ZAR B	2020.08.04	3,324,165.71	24,942,910.87	7.5035	ZAR
KGI Global ESG Sustainable High Yield Bond Fund ZAR NB	2020.08.04	4,350,079.27	32,520,666.92	7.4759	ZAR
KGI Global ESG Sustainable High Yield Bond Fund TWD IA	2021.01.04	0.00	0	8.3464	TWD
KGI Next Generation Multi- Asset Fund -TWD A	2021.03.02	26,706,857.26	335,162,971	12.55	TWD
KGI Next Generation Multi- Asset Fund -TWD B	2021.03.02	17,171,548.86	176,525,570	10.28	TWD
KGI Next Generation Multi- Asset Fund -TWD NA	2021.03.02	2,922,545.14	36,705,716	12.56	TWD
KGI Next Generation Multi- Asset Fund -TWD NB	2021.03.02	10,285,248.51	105,779,086	10.28	TWD
KGI Next Generation Multi- Asset Fund -USD A	2021.03.02	851,269.96	10,630,346.57	12.49	USD
KGI Next Generation Multi- Asset Fund –USD B	2021.03.02	489,563.16	4,983,528.26	10.18	USD
KGI Next Generation Multi- Asset Fund –USD NA	2021.03.02	273,791.94	3,418,443.48	12.49	USD
KGI Next Generation Multi- Asset Fund –USD NB	2021.03.02	382,838.27	3,889,126.72	10.16	USD
KGI Next Generation Multi- Asset Fund –CNY A	2021.03.02	923,371.56	11,883,247.42	12.87	CNY
KGI Next Generation Multi- Asset Fund –CNY B	2021.03.02	1,784,025.52	18,052,109.06	10.12	CNY
KGI Next Generation Multi- Asset Fund –CNY NA	2021.03.02	840,389.40	10,829,191.14	12.89	CNY
KGI Next Generation Multi- Asset Fund –CNY NB	2021.03.02	2,503,691.82	25,315,266.29	10.11	CNY
KGI Next Generation Multi- Asset Fund –ZAR A	2021.03.02	377,569.44	5,605,138.95	14.85	ZAR

text of the original language.)					
Title of the Fund	Establishm ent Date	Number Of Beneficiary units	Amount of Net Assets (Pricing currencies)	Net Asset Value per Unit (Pricing currencie s)	Pricing currenc ies
KGI Next Generation Multi- Asset Fund –ZAR B	2021.03.02	988,337.44	10,542,745.91	10.67	ZAR
KGI Next Generation Multi- Asset Fund –ZAR NA	2021.03.02	567,562.70	8,429,042.03	14.85	ZAR
KGI Next Generation Multi- Asset Fund –ZAR NB	2021.03.02	1,948,429.95	20,794,310.95	10.67	ZAR
KGI Global Trend Fund - TWD A	2021.05.03	33,259,092.92	393,732,823	11.84	TWD
KGI Global Trend Fund - TWD NA	2021.05.03	1,800,242.00	21,308,027	11.84	TWD
KGI Global Trend Fund - TWD I	2021.05.03	10,851,745.43	142,617,882	13.14	TWD
KGI Global Trend Fund -USD A	2021.05.03	985,110.15	9,934,659.73	10.08	USD
KGI Global Trend Fund -USD NA	2021.05.03	198,452.52	2,001,569.16	10.09	USD
KGI Global Trend Fund – USD I	2021.05.03	218,895.46	2,216,999.79	10.13	USD
KGI Global Trend Fund -CNY A	2021.05.03	574,748.71	6,473,433.83	11.26	CNY
KGI Global Trend Fund -CNY NA	2021.05.03	77,671.73	874,674.11	11.26	CNY
KGI 15+ Year US BBB ESG Sustainable Corporate Bond ETF	2021.05.03	22,764,000.00	810,741,592	35.6151	TWD
KGI ESG Sustainable Emerging Market Bond Fund -TWD A	2021.09.15	38,369,930.72	341,630,963	8.9036	TWD
KGI ESG Sustainable Emerging Market Bond Fund -TWD B	2021.09.15	11,900,782.06	91,781,082	7.7122	TWD
KGI ESG Sustainable Emerging Market Bond Fund -TWD NA	2021.09.15	4,640,954.20	41,322,285	8.9038	TWD
KGI ESG Sustainable Emerging Market Bond Fund –TWD NB	2021.09.15	4,777,084.06	36,841,689	7.7122	TWD
KGI ESG Sustainable Emerging Market Bond Fund –TWD I	2021.09.15	0.00	0	10.0000	TWD

text of the original language.)					
Title of the Fund	Establishm ent Date	Number Of Beneficiary units	Amount of Net Assets (Pricing currencies)	Net Asset Value per Unit (Pricing currencie s)	Pricing currenc ies
KGI ESG Sustainable					
Emerging Market Bond Fund -USD A	2021.09.15	1,969,191.54	17,737,689.07	9.0076	USD
KGI ESG Sustainable Emerging Market Bond Fund –USD B	2021.09.15	845,613.36	6,598,567.94	7.8033	USD
KGI ESG Sustainable Emerging Market Bond Fund –USD NA	2021.09.15	344,626.08	3,104,344.56	9.0079	USD
KGI ESG Sustainable Emerging Market Bond Fund –USD NB	2021.09.15	430,081.41	3,356,085.71	7.8034	USD
KGI ESG Sustainable Emerging Market Bond Fund –CNY A	2021.09.15	2,293,864.43	21,149,420.18	9.2200	CNY
KGI ESG Sustainable Emerging Market Bond Fund –CNY B	2021.09.15	1,231,486.97	9,386,452.46	7.6220	CNY
KGI ESG Sustainable Emerging Market Bond Fund -CNY NA	2021.09.15	745,383.31	6,872,279.04	9.2198	CNY
KGI ESG Sustainable Emerging Market Bond Fund -CNY NB	2021.09.15	985,802.92	7,513,905.11	7.6221	CNY
KGI ESG Sustainable Emerging Market Bond Fund –ZAR B	2021.09.15	3,855,790.78	31,910,811.21	8.2761	ZAR
KGI ESG Sustainable Emerging Market Bond Fund –ZAR NB	2021.09.15	1,330,212.64	11,008,758.32	8.2759	ZAR
KGI Future Mobility Fund - TWD A	2022.03.10	10,904,434.47	111,044,705	10.18	TWD
KGI Future Mobility Fund – TWD NA	2022.03.10	1,169,277.09	11,906,189	10.18	TWD
KGI Future Mobility Fund – TWD I	2022.03.10	0.00	0	10.00	TWD
KGI Future Mobility Fund – USD A	2022.03.10	1,805,382.12	15,867,391.19	8.79	USD
KGI Future Mobility Fund – USD NA	2022.03.10	136,247.96	1,197,378.12	8.79	USD
KGI Future Mobility Fund – USD I	2022.03.10	0.00	0.00	10.00	USD

text of the original language.)					
Title of the Fund	Establishm ent Date	Number Of Beneficiary units	Amount of Net Assets (Pricing currencies)	Net Asset Value per Unit (Pricing currencie s)	Pricing currenc ies
KGI Future Mobility Fund – CNY A	2022.03.10	404,268.79	4,058,182.79	10.04	CNY
KGI Future Mobility Fund – CNY NA	2022.03.10	144,119.89	1,446,822.47	10.04	CNY
KGI Future Mobility Fund – ZAR A	2022.03.10	889,175.59	9,456,501.03	10.64	ZAR
KGI Future Mobility Fund – ZAR NA	2022.03.10	134,977.51	1,435,815.25	10.64	ZAR
KGI Taiwan Premium Selection High Dividend 30 ETF	2022.08.01	676,983,000.00	18,169,307,588	26.84	TWD
KGI LOHAS Multi-Asset Fund -TWD A	2022.10.06	4,349,366.13	50,546,206	11.6215	TWD
KGI LOHAS Multi-Asset Fund -TWD B	2022.10.06	2,162,992.55	22,602,499	10.4496	TWD
KGI LOHAS Multi-Asset Fund –TWD NA	2022.10.06	318,060.70	3,696,302	11.6214	TWD
KGI LOHAS Multi-Asset Fund –TWD NB	2022.10.06	4,386,790.13	45,840,249	10.4496	TWD
KGI LOHAS Multi-Asset Fund –USD A	2022.10.06	37,634.50	451,560.42	11.9986	USD
KGI LOHAS Multi-Asset Fund –USD B	2022.10.06	24,725.20	264,581.56	10.7009	USD
KGI LOHAS Multi-Asset Fund –USD NA	2022.10.06	2,359.14	28,284.99	11.9895	USD
KGI LOHAS Multi-Asset Fund –USD NB	2022.10.06	30,697.34	328,355.59	10.6965	USD
KGI LOHAS Multi-Asset Fund –CNY A	2022.10.06	126,357.82	1,496,354.36	11.8422	CNY
KGI LOHAS Multi-Asset Fund –CNY B	2022.10.06	415,735.39	4,554,434.89	10.9551	CNY
KGI LOHAS Multi-Asset Fund –CNY NA	2022.10.06	5,826.77	67,975.09	11.6660	CNY
KGI LOHAS Multi-Asset Fund –CNY NB	2022.10.06	100,686.32	1,102,968.38	10.9545	CNY
KGI LOHAS Multi-Asset Fund –ZAR A	2022.10.06	137,113.00	1,697,435.19	12.3798	ZAR
KGI LOHAS Multi-Asset Fund –ZAR B	2022.10.06	124,054.20	1,352,915.08	10.9058	ZAR
KGI LOHAS Multi-Asset Fund –ZAR NB	2022.10.06	268,466.03	2,927,946.13	10.9062	ZAR

	text of the original language.)				
Title of the Fund	Establishm ent Date	Number Of Beneficiary units	Amount of Net Assets (Pricing currencies)	Net Asset Value per Unit (Pricing currencie s)	Pricing currenc ies
KGI Global Industry Elite 55 ETF	2023.05.26	34,482,000.00	782,635,807	22.70	TWD
KGI Real Assets Multi-asset Fund -TWD A	2023.07.24	15,995,191.54	170,620,931	10.6670	TWD
KGI Real Assets Multi-asset Fund –TWD B	2023.07.24	10,280,515.24	104,799,867	10.1940	TWD
KGI Real Assets Multi-asset Fund –TWD NA	2023.07.24	1,286,924.04	13,727,673	10.6670	TWD
KGI Real Assets Multi-asset Fund –TWD NB	2023.07.24	4,172,777.23	42,537,575	10.1941	TWD
KGI Real Assets Multi-asset Fund –USD A	2023.07.24	114,495.44	1,221,084.63	10.6649	USD
KGI Real Assets Multi-asset Fund –USD B	2023.07.24	118,231.57	1,203,450.82	10.1788	USD
KGI Real Assets Multi-asset Fund –USD NA	2023.07.24	12,900.77	137,581.10	10.6646	USD
KGI Real Assets Multi-asset Fund –USD NB	2023.07.24	91,028.44	926,537.46	10.1785	USD
KGI Real Assets Multi-asset Fund –CNY A	2023.07.24	816,090.67	8,585,470.21	10.5202	CNY
KGI Real Assets Multi-asset Fund –CNY B	2023.07.24	542,313.64	5,494,365.93	10.1313	CNY
KGI Real Assets Multi-asset Fund –CNY NA	2023.07.24	145,370.04	1,529,329.03	10.5202	CNY
KGI Real Assets Multi-asset Fund –CNY NB	2023.07.24	651,950.19	6,605,162.17	10.1314	CNY
KGI Real Assets Multi-asset Fund –ZAR A	2023.07.24	2,468,717.49	26,904,814.33	10.8983	ZAR
KGI Real Assets Multi-asset Fund –ZAR B	2023.07.24	1,590,462.97	16,432,283.63	10.3318	ZAR
KGI Real Assets Multi-asset Fund –ZAR NB	2023.07.24	770,738.49	7,962,795.75	10.3314	ZAR
KGI US Premium Selection High Yield Bond ETF	2024.04.22	323,318,000.00	4,990,992,132	15.4368	TWD
KGI Global 10+ Year USD Single A Corporate Bond ETF	2024.07.01	399,309,000.00	6,117,781,353	15.3209	TWD

ii. CPA audit reports, balance sheets, statements of comprehensive income, and statements of changes in equity of the Management Company for the most recent two (2) fiscal years:

See the financial statements in the Appendix to this prospectus.

(V.) Penalties Received

The FSC conducted a general business examination of the Company from July 26, 2023 to August 8, 2023 and found the following deficiencies to be corrected:

- i. The Fund's investment objects were subject to political and economic risk events, which were not included in the evaluation of the investment analysis and decisions and were not listed in the monthly review report for assessment of the handling methods.
- ii. The investment areas and object listed in the ETF trust deed and prospectus did not include the tracked index and actual REITs object of the fund. The prospectus disclosed that there is no investment in foreign securitized products, and did not state the foreign market situation of the investment object or industry in the last two (2) years.
- iii. The fund was an ESG-themed fund, but its investment object still involved sensitive industries under the exclusion policy. It did not confirm whether the exclusion policy had been violated and had not established a follow-up review and tracking mechanism, and its investment portfolio was not in line with the liquidity strategy disclosed in the prospectus.
- iv. The cover of the prospectus of the fund of funds does not disclose the warning that the investment in sub-funds may be subject to duplication of management fees.

(VI.) Litigious or non-litigious events

Nil.

IV. Name, address, and telephone number of any agent handling sale and redemption of the beneficiary certificates.

Fund Sales Agents before Its Listing

Sales Agent	Address	TEL.
KGI Securities Investment Trust Co. Ltd.	No. 698, Mingshui Rd., Zhongshan Dist., Taipei City, Taiwan (ROC)	(02)2181-5678
KGI Securities Co. LTD. and its branches	3F.,No. 700, Mingshui Rd., Zhongshan Dist., Taipei City, Taiwan (ROC)	(02)2181-8888
President Securities Corporation	1F., No. 8, Dongxing Rd., Songshan Dist., Taipei City, Taiwan (ROC)	(02)2747-8266
CAPITAL SECURITIES CORP. and its branches	14F3, No. 156, Sec. 3, Minsheng E. Rd., Songshan Dist., Taipei City, Taiwan (ROC)	(02)8789-8888
SinoPac Securities Corporation and its branches	7, 18, and 20 F., No. 2, Sec. 1, Chongqing S. Rd., Zhongzheng Dist., Taipei City, Taiwan (ROC)	(02)2311-4345
Hua Nan Securities Co., Ltd and its branches	5F., No. 54, Sec. 4, Minsheng E. Rd., Songshan Dist., Taipei City, Taiwan (ROC)	(02)2545-6888
MasterLink Securities Corporation and its branches	18F., No. 99, Sec. 2, Dunhua S. Rd., Da'an Dist., Taipei City, Taiwan (ROC)	(02)2325-5818
Fubon Securities Co., Ltd. and its branches	3F./4F., No. 169, Sec. 4, Civic Blvd., Da'an Dist., Taipei City, Taiwan (ROC)	(02)8771-6888
Cathay Securities Corporation and its branches	19F., No. 333, Sec. 2, Dunhua S. Rd., Da'an Dist., Taipei City, Taiwan (ROC)	(02)2326-9888
Mega Securities Co., Ltd. and its branches	3F., No. 95, Sec. 2, Zhongxiao E. Rd., Zhongzheng Dist., Taipei City Taiwan (ROC)	(02)2327-8988
CTBC Securities Co., Ltd. and its branches	3F., No. 168, Jingmao 2nd Rd., Nangang Dist., Taipei City, Taiwan (ROC)	(02)6639-2000
IBF Securities Co., Ltd. and its affiliated branches	5F., No. 128, Lequn 3rd Rd., Zhongshan Dist., Taipei City, Taiwan (ROC)	(02)8502-1999

Sales Agent	Address	TEL.
First Securities Incorporation and its branches	4F., No. 22, Sec. 1, Chang'an E. Rd., Zhongshan Dist., Taipei City, Taiwan (ROC)	(02)2563-6262

Participating Securities Firm of the Fund After Its Listing

Sales Agent	Address	TEL
KGI Securities Co. LTD. and its branches	3F.,No. 700, Mingshui Rd., Zhongshan Dist., Taipei City, Taiwan (ROC) No. 698, Mingshui Rd., Zhongshan Dist., Taipei City, Taiwan (ROC)	(02)2181-8888
Fubon Securities Co., Ltd. and its branches	3F., No. 169, Sec. 4, Civic Blvd., Da'an Dist., Taipei City, Taiwan (ROC)	(02) 87716634
SinoPac Securities Corporation and its branches	7, 18, and 20 F., No. 2, Sec. 1, Chongqing S. Rd., Zhongzheng Dist., Taipei City, Taiwan (ROC)	(02)2311-4345
Yuanta Securities Co., Ltd. and its branches	11F., No. 156, Sec. 3, Minsheng E. Rd., Zhongshan Dist., Taipei City, Taiwan (ROC)	(02)2718-1234
CAPITAL SECURITIES CORP. and its branches	14F3, No. 156, Sec. 3, Minsheng E. Rd., Songshan Dist., Taipei City, Taiwan (ROC)	(02)8789-8888
MasterLink Securities Corporation and its branches	18F., No. 99, Sec. 2, Dunhua S. Rd., Da'an Dist., Taipei City, Taiwan (ROC)	(02)2325-5818
Cathay Securities Corporation and its branches	19F., No. 333, Sec. 2, Dunhua S. Rd., Da'an Dist., Taipei City, Taiwan (ROC)	(02)2326-9888

V. Special Disclosure

(I.) Self-Regulatory Agreement for Members of the Securities Investment Trust and Consulting Association of the ROC (SITCA)

Self-Regulatory Agreement for Members of the Securities Investment Trust and Consulting Association of the ROC (SITCA)

We hereby declare that our company is willing to abide by the Self-Regulatory Agreement for Members of the SITCA.

Undersigned: KGI Securities Investment Trust Co. Ltd. (Seal)

Responsible Person: Chairman-Ding Shao-Zeng (Seal)

(II.) Statement on Internal Control

KGI Securities Investment Trust Co. Ltd. ("Company")

Statement on Internal Control

Date: February 23, 2024

For the Company's internal control system for 2023, based on the results of self-assessment, the company is hereby declared as follows:

- 1. The Company is fully aware that establishing, implementing and maintaining an internal control system is the responsibility of the Company's Board of Directors and managerial officers, and the Company has established this system. Its purpose is to provide reasonable assurance to achieve the goals of operational effectiveness and efficiency (including profitability, performance and asset security, etc.), reporting reliability, timeliness, transparency and compliance with relevant norms and relevant laws and regulations.
- 2. The internal control system has its inherent limitations. No matter how perfect the design is, an effective internal control system can only provide reasonable assurance for the achievement of the above three goals; moreover, due to changes in the environment and circumstances, the effectiveness of the internal control system may change accordingly. However, the Company's internal control system has a self-supervision mechanism. Once deficiencies are identified, the Company will take corrective actions.
- 3. The Company determines whether the design and implementation of the internal control system are effective based on the judgment items of the effectiveness of the internal control system stipulated in the "Regulations Governing the Establishment of Internal Control

Systems by Service Enterprises in Securities and Futures Markets " (hereinafter referred to as "Regulations"). The internal control system assessment items used in the Regulations are based on the management control process, and the internal control system is divided into five components: 1. Control environment, 2. Risk assessment, 3. Control operations, 4. Information and communication, and 5. Supervision operations. Each component includes several items. Please refer to the provisions of the Regulations for the aforementioned items.

- 4. The Company has adopted the above-mentioned internal control system assessment items to evaluate the effectiveness of the design and implementation of the internal control system.
- 5. Based on the results of the preceding assessment, the Company believes that the Company's internal control system (including the overall implementation of information security) as of December 31, 2023, including understanding the effectiveness of operations and the extent to which efficiency goals are achieved, and reporting is reliable. The design and implementation of relevant internal control systems that are timely, transparent, and in compliance with relevant norms and laws and regulations, except for the matters listed in the attachment, are effective and can reasonably ensure the achievement of the above goals.
- 6. This statement will become the main content of the Company's fund offering prospectus and investment prospectus (privately placed funds, discretionary investment mandate), and will be made public. If the above-mentioned disclosed content is false, concealed, or otherwise illegal, it will involve Articles 8, 15, 105 and 106 of the Securities Investment Trust and Consulting Act. (If the Company is a public company, it should further add that: This statement will become the main content of the Company's annual report and prospectus, and will be made public. If the above-mentioned disclosed content is false, concealed, or otherwise illegal, it will involve legal liabilities under Articles 20, 32, 171 and 174 of the Securities and Exchange Act.)
- 7. This statement was approved by the Company's Board of Directors on February 23, 2024. Among the 5 directors present, 0 objected, and the rest agreed with the contents of this statement and hereby declare it.

KGI Securities Investment Trust Co., Ltd. Chairman: Ding Shao-Zeng (signature/seal) General Manager: Zhang En-Ci (signature/seal)

Audit Supervisor: Wei Yu-Xian (signature/seal)

Top Managerial Officer Responsible for Information Security: Wu Li-Zhen (signature/seal)

Matters need to be enhanced and improvement plans for the internal control system of KGI Securities Investment Trust Co., Ltd.

(Record Date: December 31, 2023)

Matters Need to be	Improvement Measures	Scheduled Improvement
Enhanced		Completion Time
The network segment	The firewall network	Estimated to be completed
configuration for handling	segment segmentation	by the end of June 2024.
information security	operation has been requested	
protection operations did not	from the vendor and is	
implement the independent	currently being	
division of each work area.	implemented. The	
	construction of the	
	segmentation is expected to	
	be completed by the end of	
	June 2024.	

Note: Please provide details of sanctions imposed by the competent authorities (including warnings or above) or fines exceeding TWD240,000. Please also list in detail the improvements of information security deficiencies found by the competent authorities and the SITCA.

(III.) Information Regarding Corporate Governance Practices

- i. Structure and independence of the board of directors
 - (i.) The Company shall have three to five directors. Currently, there are five directors, who are elected by the shareholders' meeting for those who have the ability to act, and the members of the board of directors are all talents with outstanding educational backgrounds and experiences. The term of office of the directors is three years and they may be re-elected. Although there are currently no independent directors and audit committee, this does not affect the independence of the directors in the exercise of their duties and responsibilities.
 - (ii.) The Chairman and the General Manager of the Company are acted by different persons, who are both professional managerial officers.
- ii. Duties of the board of directors and managerial officers

The Board of Directors of the Company consists of directors, whose duties are to prepare financial reports and other functions and duties conferred by laws and regulations and shareholders' meetings; the managerial officers of the Company are responsible for the operation of the Company and the formulation of relevant systems and regulations.

- iii. Composition and duties of supervisors
 - (i.) The Company has one supervisor, whose term of office is three (3) years and may be re-elected. Currently, there are no independent supervisors, but the supervisor exercises his/her duties independently in accordance with the provisions of the Company Act.
 - (ii.) The duties of the supervisor are to examine the Company's financial status, review and audit the accounting books and documents, supervise the implementation of the Company's business and other duties and responsibilities as authorized by laws and regulations.
- iv. Rights and relationship of interested parties
 - (i.) The Company's managerial officers and the managerial officers of affiliated companies do not hold concurrent positions with each other.
 - (ii.) The Company adheres to the principle of fairness and reasonableness in its business dealings with its affiliates, and has clearly defined the price and payment terms of its contracts, and there is no transfer of benefits.
 - (iii.) For the relationship between the Company and its related parties, please refer to the disclosure of related parties in [III. Overview of the SITE].
- v. Details regarding information statutorily required to be disclosed
 The Company's financial statements and fund prospectuses are disclosed on a regular or
 occasional basis on Market Observation Post System (MOPS) in accordance with the
 rules and regulations of the competent authorities.

- vi. Other information relevant to corporate governance
 - Fund manager's remuneration structure and policy and its relationship to operating performance and future risk:
 - (i.) Structure of remuneration for fund managers, including basic salary, performance bonus and other bonuses.
 - (ii.) Fund manager remuneration determination principles:
 - 1. The Company sets the achievement rate of fund performance targets and takes risk factors into account.
 - 2. Based on the long-term performance of the Fund after future risk adjustment, and taking into account the relevant provisions of the "Code of Practice on Risk Management for Members of the Securities Investment Trust and Consulting Association of the ROC" with respect to risk factors to formulate the performance appraisal and remuneration structure and system.
 - 3. It is not permitted to guide the fund manager to pursue remuneration and engage in investment or trading behavior that may harm investors' rights and interests. The Company shall periodically review the fund manager remuneration system and performance to ensure that it is in line with the company's risk tolerance.
 - 4. The payment time of the fund manager's remuneration should match the profit adjusted for future risks, so as to avoid the improper situation of the Company suffering losses after payment of remuneration. Remuneration reward granted based on performance shall be adopted along with a long-term incentive mechanism, such that the appropriate proportion of the content of the reward can be paid on a deferred basis.
 - 5. When assessing the contribution of a fund manager to the profits of the Company, it shall be conducted in light of the overall situation of the securities investment trust industry and the future efficiency level of the Company, so as to understand whether the performance is really attributable to his/her personal contribution.
 - 6. The severance payment agreement with the Company shall be based on realized and risk-adjusted performance.
- vii. KGI SITE stewardship website: https://www.kgifund.com.tw/Home/Stewardship

(IV.) Investor Dispute Resolution and Complaint Channels

- i. When a beneficiary has any dispute with the Management Company or the sales agent regarding the offering and sales of the Fund, they may seek assistance through the following means:
 - (i.) Submit a complaint directly to the Company or the sales agent(s).
 - (ii.) Apply for an ombudsman with the Financial Ombudsman Institution.
 - (iii.) File a complaint with the FSC or the SITCA.
 - (iv.) Apply for mediation with the Securities and Futures Investors Protection Center Foundation.
 - (v.) File a lawsuit with the competent court (Taiwan Taipei District Court).

ii. Contact Information of Investor Protection Institutions:

Institution Name	Contact Method			
	Telephone: (02)2181-5678			
KGI Securities Investment Trust	Address: No. 698, Mingshui Rd.,			
Co. Ltd.	Zhongshan Dist., Taipei City			
Co. Etu.	Website: www.KGIfund.com.tw			
	Telephone: (02)2316-1288			
Financial Ombudsman	Address: 17F., No. 4, Sec. 1, Zhongxiao W.			
Institution	Rd., Zhongzheng Dist., Taipei City			
	Website: www.foi.org.tw/			
	Telephone: (02)8773-5100			
Financial Supervisory	Address: 18F., No. 7, Sec. 2, Xianmin			
Commission	Blvd., Banqiao Dist., New Taipei City			
	Website: www.sfb.gov.tw/ch			
	Telephone: (02)2581-7288			
Securities Investment Trust &	Address: 3F., No.145, Changchun Rd.,			
Consulting Association	Jhongshan District, Taipei City 104,			
Consulting Association	Taiwan, R.O C.			
	Website: www.sitca.org.tw/Default.aspx			
	Telephone: (02)2712-8899			
Securities and Futures Investors	Address: 12F., No. 178, Sec. 3, Minquan E.			
Protection Center	Rd., Zhongshan Dist., Taipei City			
	Website: www.sfipc.org.tw/main.asp			

(V.) Operation Mechanism of the Management Company's Valuation Committee

i. Activation timing

For the funds managed by the Company, if any of the following circumstances occur concerning foreign listed stocks, OTC stocks or bonds held by the fund (hereinafter

referred to as "investment object",) the Valuation Committee shall be convened in accordance with the regulations of the Valuation Committee's procedures:

- (i.) The investment object is suspended from trading for fifteen (15) consecutive business days.
- (ii.) A sudden event causes the closure of the trading market.
- (iii.) The trading market is closed for reasons other than regular day-off.
- (iv.) The investment objective has no price quotes or transaction information for fifteen (15) consecutive business days.
- (v.) Any investment object of the fund, individually or in aggregation, accounts for 20% of the fund's net asset value experiencing a trading suspension.
- (vi.) Other events cause the market price of the fund's investment object fails to reflect a fair price.
- ii. The valuation methods that may be adopted by the Valuation Committee are as follows:
 - (i.) Market approach: Use market transaction prices and other relevant information of identical or similar assets or asset groups to estimate fair value.
 - (ii.) Index approach: Calculate the price of the investment object based on the fluctuations of the market index in which it was traded during the same period.
 - (iii.) Income approach: Discount reasonably expected future cash flow or income to present value to estimate fair value.
 - (iv.) Last closing price approach: When it is determined that the value and price of the object are not affected by the circumstances listed in Article 3, the last closing price may be used as the pricing principle.
 - (v.) Direct write-off approach: When there is clear evidence showing that the value and price of the investment object are irrecoverable, the object should be written off to zero directly.
 - (vi.) Other valuation methods that are objective, neutral, reasonable, and have verifiable results.

iii. Periodic Review

After the Valuation Committee determines the fair price of the investment object, the Committee shall reassess the investment object on a monthly basis until the circumstances listed in Item (1) "Activation Timing" ceases to exist, and a fair price is re-available in the market.

[Appendix 1] The Management Company's Financial Statements for the Last Two Years.

KGI Securities Investment Trust Co. Ltd.

FINANCIAL REPORT AND AUDIT REPORT OF CERTIFIED PUBLIC ACCOUNTANT

2023 and 2022

Company's Address: No.698, Mingshui Rd., Zhongshan Dist., Taipei City

Telephone number: (02) 2181-5678

Audit Report of Certified Public Accountant

To: The board of KGI Securities Investment Trust Co. Ltd

Opinion

We have audited the statement of financial position of KGI Securities Investment Trust Co. Ltd. as of December 31, 2023 and December 31, 2022, as well as the statement of comprehensive income, statement of changes in equity, and statement of cash flows for the period from January 1 to December 31, 2023 and January 1 to December 31, 2022 of KGI Securities Investment Trust Co. Ltd., and notes to the financial report, including a summary of significant accounting policies.

In our opinion, the above-mentioned financial report has been prepared, in all material respects, in accordance with the applicable provisions of the Business Entity Accounting Act and the Regulations on Business Entity Accounting Handling related to financial accounting, as well as the International Financial Reporting Standards (IFRSs), International Accounting Standards (IASs), interpretations, and explanatory announcements recognized and issued by the Financial Supervisory Commission (FSC). These statements adequately present KGI Securities Investment Trust Co., Ltd.'s financial position as of December 31, 2023 and December 31, 2022, and its financial performance and cash flows for the period from January 1 to December 31, 2023 and from January 1 to December 31, 2022.

Basis for opinion

The audit was conducted by us in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountant and auditing standards. The responsibilities of the certified public accountant under these standards are further described in the "Certified Public Accountant's Responsibilities for the Audit of the Financial Report" section. The personnel of the accounting firm that the certified public accountant works for who are subject to independence requirements have maintained detachment and independence from KGI Securities Investment Trust Co., Ltd. in accordance with the Code of Professional Conduct for Accountants, and have fulfilled other responsibilities under such Code of Conduct. The certified public accountant believes that sufficient and appropriate audit evidence has been obtained to provide a basis for the audit opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of KGI Securities Investment Trust Co., Ltd.'s financial report for the fiscal year 2023. These matters were addressed in the context of the overall audit of the financial report and in forming our opinion thereon. We do not express a separate opinion on these matters. The key audit matters that we have determined shall be communicated in the audit report are as follows:

Revenue recognition

For details on the accounting policy for revenue recognition, please refer to Note 4 (12) Revenue Recognition of the financial report.

Key audit matter description

KGI Securities Investment Trust Co., Ltd.'s primary revenue comes from management fees for providing management services to securities investment trust funds and discretionary investment mandate accounts. Given the significant impact of revenue on the financial report, revenue recognition is one of the key evaluation matters in the audit of KGI Securities Investment Trust Co., Ltd.'s financial report.

Audit procedures performed

The primary audit procedures performed by the certified public accountant for the above key audit matter included understanding the revenue recognition process and sampling relevant contracts to recalculate management fee revenue. These procedures were conducted to assess whether the revenue recognition of KGI Securities Investment Trust Co., Ltd. is reasonable.

Management team's and the governance unit's responsibilities for the financial report

It is the responsibility of the management team to prepare the financial report that are properly expressed in accordance with the provisions of the Business Entity Accounting Act and the Regulations on Business Entity Accounting Handling related to financial accounting, as well as the IFRSs, IASs, interpretations, and explanatory announcements recognized and issued by the FSC, and to maintain the necessary internal controls related to the preparation of financial reports to ensure that the financial reports are free of material misrepresentations that may lead to fraud or error.

In preparing the financial report, management team is responsible for assessing KGI Securities Investment Trust Co. Ltd.'s ability to continue as a going concern, disclosure of related matters, and adopting the going concern basis of accounting unless the management team either intends to liquidate KGI Securities Investment Trust Co. Ltd. or to cease the operations, or has no realistic alternative but to do so.

The governance unit of KGI Securities Investment Trust Co., Ltd. (including the supervisor) is responsible for overseeing the financial reporting process.

Certified public accountant's responsibilities for the audit of the financial report

Our objectives to audit the financial report are to obtain reasonable assurance about whether the financial report as a whole is free from material misstatement, whether due to fraud or error, and to issue an audit report. Reasonable assurance is a high level of assurance, while is not a guarantee that an audit conducted in accordance with the ISAs will always detect a material misstatement in the financial report when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, the amount could reasonably be expected to influence the economic decisions of users taken on the basis of these financial report.

As part of an audit in accordance with the ISAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also conduct the following works:

- 1. Identify and assess the risks of material misstatement of the financial report, whether due to fraud or error, design and perform procedures responsive to those risks assessed, 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 breach of internal control.
- 2. Obtain necessary 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 KGI Securities Investment Trust Co., Ltd.'s internal control.
- 3. Evaluate the appropriateness of accounting policies adopted and the reasonableness of accounting estimations and related disclosures made by the management team.
- 4. Based on the audit evidence obtained, we evaluate the appropriateness of management team's adoption of the going concern basis of accounting and assesses whether there are significant uncertainties related to events or conditions that may cast substantial doubt on KGI Securities

Investment Trust Co., Ltd.'s ability to continue its business as a going concern and make the conclusion. If we identify significant uncertainties in terms of such events or conditions, they must highlight in the audit report about the relevant disclosures in the financial report to users of the financial report or, if the disclosures are deemed inadequate, modify the audit opinion accordingly. Our conclusion is based on the audit evidence obtained as of the audit report date. However, future events or conditions may arise that could affect KGI Securities Investment Trust Co., Ltd.'s ability to continue its business as a going concern.

5. Evaluate the overall presentation, structure and content of the financial report, including the disclosures, and whether the financial report represents the underlying transactions and events in a manner that achieves fair presentation.

We communicate with the governance unit 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.

We have determined the key audit matters for the audit of KGI Securities Investment Trust Co., Ltd.'s financial report for the fiscal year 2023 based on the matters communicated with the governance unit. In the audit report, we address these matters, unless disclosure of certain matters is prohibited by the laws or regulations, or, in extremely rare circumstances, we decide not to communicate specific matters in the audit report because the expected negative impact of such communication is reasonably anticipated to outweigh the public interest it would serve.

KPMG

Certified public accountant: Li Da-Hui

March 8, 2024

KGI Securities Investment Trust Co. Ltd.

Statement of Financial Position

December 31, 2023 and December 31, 2022

	December 31,	2023	December 31,	2022
Asset	Amount	%	Amount	%
Current assets				
Cash and cash equivalents (notes 6 (1), (15), and 7)	\$471,086,974	68	471,258,553	70
Current financial assets at fair value through profit or loss (notes 6 (2), (15), and 7)	26,492,497	4	15,281,425	2
Accounts receivable (note 6 (15))	62,227,875	9	52,040,335	8
Accounts receivable due from related parties (notes 6 (15), and 7)	143,036	-	147,994	-
Prepayments	1,989,494	-	1,617,772	-
Other accounts receivable (note 6 (15))	2,753,312	-	940,907	-
Other current assets	500,000		550,000	
Total current assets	565,193,188	81	541,836,986	80
Non-current assets				
Non-current financial assets at fair value through profit or loss (notes 6 (3), and (15))	3,246,744	-	3,020,748	1
Real estate and equipment (note 6 (4))	6,082,527	1	7,017,951	1
Right-of-use asset (note 6 (5))	787,036	_	93,558	-
Intangible assets (note 6 (6))	17,337,376	3	12,975,465	2
Operational deposits (note 6 (7))	53,900,000	8	53,900,000	2 8
Refundable deposit (note 6 (7))	11,010,400	2	11,010,400	2
Other non-current assets (notes 6 (7), (10), and (15)) Non-current assets total	32,928,247 125,292,330	<u>5</u>	43,181,588 131,199,710	<u>6</u> <u>20</u>
Total assets	<u>\$690,485,518</u>	<u>100</u>	673,036,696	<u>100</u>
	December 31,		December 31	
Liabilities and equity	Amount	<u>%</u>	Amount	%
Current liabilities	*		101050510	
Other payables (notes 6 (8), (15), and (16))	\$109,790,436	16	104,058,513	15
Other payables to related parties (notes 6 (15), (16), and 7)	5,818,259	1	4,325,246]
Current lease liabilities (notes 6 (9), (15), and (18))	380,840	-	93,941	-
Tax liabilities for the period	9,067,701	1	5,231,070]
Other current liabilities (notes 6 (15), and (16))	3,637,339	1	2,665,127	
Total current liabilities	128,694,575	19	116,373,897	17

Unit: TWD

KGI Securities Investment Trust Co. Ltd. Statement of Financial Position

December 31, 2023 and December 31, 2022

Non-current liabilities:				
Non-current lease liabilities (notes 6 (9), (15), (16), and	409,613		<u> </u>	
(18))				
Total liabilities	129,104,188	19	116,373,897	17
Equity				
Capital (note 6 (12))	300,000,000	43	300,000,000	45
Capital reserve (note 6 (12))	131,380,967	19	125,346,756	19
Retained earnings (note 6 (12))				
Legal reserve	42,066,416	6	32,232,756	5
Undistributed earnings	86,961,263	13	98,336,599	14
Other equities (note 6 (12))	972,684		746,688	
Total equity	561,381,330	81	556,662,799	83
Total liabilities and equity	<u>\$690,485,518</u>	<u>100</u>	673,036,696	<u>100</u>

(Please refer to the accompanying notes to the financial report for details.)

Chairman: (Stamped) Accounting Manager: (Stamped)

Unit: TWD

KGI Securities Investment Trust Co. Ltd. Statement of Comprehensive Income January 1 to December 31, 2023 and January 1 to December 31, 2022

Unit: TWD

	2023		2022	
	Amount	%	Amount	%
Operating revenue:				
Management fee revenue (note7)	\$ 660,477,867	98	656,885,914	98
Selling revenue (note7)	7,155,449	1	11,252,498	2
Service fee revenue	5,253,084	1	_	
Total operating revenue	672,886,400	100	668,138,412	100
Operating expenses				
Employee benefits expense (notes 6 (10), (14), and 7)	217,414,742	32	203,128,235	30
Depreciation and amortization expense (notes 6 (4), (5), (6), and	69,844,060	11	66,750,167	10
(14))				
Other operating expenses (notes 6 (14), 7, and 9)	284,602,129	42	284,586,125	43
Total operating expense	571,860,931	85	554,464,527	83
Gross profit from operations	101,025,469	15	113,673,885	17
Non-operating revenue and expense:				
Interest revenue (note 7)	6,251,136	1	2,962,350	-
Other gains (losses)	1,180,267	-	4,976,604	1
Finance costs (note 6 (9))	(255,615)	-	(85,578)	
Total non-operating revenue and expense	7,175,788	1	7,853,376	1
Profit before tax	108,201,257	16	121,527,261	18
Income tax expense (note 6 (11))	(21,260,178)	(3)	(23,576,749)	(3)
Net income at the end of period	86,941,079	13	97,950,512	15
Other comprehensive income:				
Components of other comprehensive income that will not be				
reclassified to profit or loss				
Gains (losses) on remeasurements of defined benefit plans (note 6 (10))	20,184	-	386,087	-
Unrealized gains (losses) from investments in equity	225,996	-	416,205	
instruments measured at fair value through other comprehensive income				
Other comprehensive income for the period, net of tax	246,180	-	802,292	
Total comprehensive income for the period	<u>\$ 87,187,259</u>	13	98,752,804	15
Basic earnings per share (note 6 (13))	<u>\$ 2.90</u>	=	3.27	

(Please refer to the accompanying notes to the financial report for details.)

KGI Securities Investment Trust Co. Ltd. Statement of Changes in Equity January 1 to December 31, 2023 and January 1 to December 31, 2022

Unit: TWD

Other equity

	Share			Datained sound	ta ac	items Unrealized	
	capital Ordinary	<u> </u>		Retained earn	ings	gains (losses) on financial assets	
	share capital	Capital reserve	Legal reserve	Special reserve	Undistributed earnings	measured at fair value	Total equity
						through other comprehensiv e income	
Equity on January 1, 2022	\$300,000,000	119,142,720	17,874,324	111,746	143,584,324	330,483	581,043,597
Profit (loss) for the period	-	-	-	-	97,950,512	-	97,950,512
Other comprehensive income for the period	-	-	-	-	386,087	416,205	802,292
Total comprehensive income for the period	-	-	-	-	98,336,599	416,205	98,752,804
Appropriation and distribution of earnings							
Legal reserve appropriated	-	-	14,358,432	-	(14,358,432)	-	-
Reversal of special reserve	-	-	-	(111,746)	111,746	-	-
Cash dividends of ordinary shares	-	-	-	-	(129,337,638)	-	(129,337,638)
Share-based payments	_	6,204,036	-	-	-	-	6,204,036
Equity on December 31, 2022	300,000,000	125,346,756	32,232,756	-	98,336,599	746,688	556,662,799
Profit (loss) for the period	-	-	-	-	86,941,079	-	86,941,079
Other comprehensive income for the period	-	-	-	-	20,184	225,996	246,180
Total comprehensive income for the period	-	-	-	-	86,961,263	225,996	87,187,259
Appropriation and distribution of							

earnings							
Legal reserve appropriated	-	-	9,833,660	-	(9,833,660)	-	-
Cash dividends of ordinary shares	-	-	-	-	(88,502,939)	-	(88,502,939)
Share-based payments	-	6,034,211	-	-	-	-	6,034,211
Equity on December 31, 2023	\$ 300,000,000	131,380,967	42,066,416	<u>-</u>	86,961,263	972,684	561,381,330

(Please refer to the accompanying notes to the financial report for details.)

Chairman: (Stamped) Manager: (Stamped) Accounting Manager: (Stamped)

KGI Securities Investment Trust Co. Ltd. Statement of Cash Flows January 1 to December 31, 2023 and January 1 to December 31, 2022

Unit: TWD

		2023	2022
Cash flows from operating activities:		_	_
Profit (loss) before tax for the period	\$	108,201,257	121,527,261
Adjustments:			
Adjustments to reconcile profit (loss)			
Depreciation expense		41,750,018	40,542,884
Amortization expense		28,094,042	26,207,283
Net loss (gain) on financial assets or liabilities at fair value through profit or loss		(211,072)	(83,063)
Financial cost		255,615	85,578
Interest income		(6,251,136)	(2,962,350)
Share-based payments		6,034,211	6,204,036
Total adjustments to reconcile profit (loss)		69,671,678	69,994,368
Changes in operating assets and liabilities:			
Decrease (increase) in accounts receivable		(10,187,540)	12,600,741
Decrease (increase) in accounts receivable due from related parties		4,958	(34,931)
Decrease (increase) in other accounts receivable		(1,078,800)	381,400
Increase in other prepayments		(371,722)	(491,842)
Decrease (increase) in other current assets		50,000	(550,000)
Increase in other non-current assets		(16,907,962)	(10,288,034)
Increase (decrease) in other payable		5,707,223	(14,661,440)
Increase (decrease) in other payable due from related parties		1,493,013	(2,514,459)
Adjustments for increase (decrease) in other current liabilities		1,386,712	(416,305)
Total changes in operating assets and liabilities		(19,904,118)	(15,974,870)
Cash inflow generated from operations		157,968,817	175,546,759
Interest received		5,517,531	2,644,355
Interest paid		(255,615)	(85,578)
Income taxes paid		(17,423,547)	(36,934,120)
Net cash flows from (used in) operating activities		145,807,186	141,171,416
Cash flows from investment activities:		143,007,100	141,171,410
Acquisition of financial assets at fair value through profit or loss		(11,000,000)	_
Acquisition of real estate, plant and equipment		(2,186,455)	(2,698,335)
Acquisition of real estate, plant and equipment Acquisition of intangible assets		(487,200)	(909,374)
•		(4,787,266)	(6,454,241)
Increase in prepayments for business facilities		(18,460,921)	(10,061,950)
Net cash flows from (used in) investment activities		(10,400,921)	(10,001,930)
Cash flows from (used in) financing activities:		(414.500)	(102.700)
Decrease in guarantee deposits received		(414,500)	(193,700)
Payments of lease liabilities		(38,600,405)	(37,717,770)
Cash dividends paid		(88,502,939)	(129,337,638)
Net cash flows from (used in) financing activities		(127,517,844)	(167,249,108)
Net decrease in cash and cash equivalents for the period		(171,579)	(36,139,642)
Cash and cash equivalents at beginning of period	φ.	471,258,553	507,398,195
Cash and cash equivalents at end of period	\$	<u>471,086,974</u>	471,258,553

(Please refer to the accompanying notes to the financial report for details.)

Chairman: (Stamped) Manager: (Stamped) Accounting manager: (Stamped)

[Appendix 2] Calculation Standards for the Net Asset Value of Securities Investment Trust Funds

Revised and Issued by the Securities Investment Trust and Consulting Association of the Republic of China on September 3, 2021 with reference no. Zhong-Xin-Gu-Zi-1100052122

- I. The calculation standards are established in accordance with Paragraph 2, Article 28 of the Securities Investment Trust and Consulting Act.
- II. Calculation method for the asset value of money market funds and similar funds: The asset value is calculated based on the purchase cost plus accrued interest up to the calculation date and amortization of any premium or discount. For bonds with call or put options, the amortization period for premium or discount is based on the bond's maturity date. For assets purchased by funds similar to money market funds before the transformation record date, the purchase cost shall be the carrying amount as of the transformation record date. In addition, for the settlement amount paid to the seller with respect to bonds purchased by funds similar to money market funds, the withholding tax for accrued interest calculated based on the bond's face value and interest rate during the holding period shall be amortized over the remaining maturity period of the bond.
- III. The calculation of the asset value of index funds and exchange traded funds shall be conducted in accordance with the securities investment trust deed.
- IV. Calculation method for the asset value of ETF-linked funds: For a master fund linked to single ETF, the asset value is based on the net asset value per unit of the ETF on the calculation date.
- V. The asset value of other securities investment trust funds shall be calculated according to the following provisions:
 - (I) Stocks
 - I. For listed stocks, shall use the closing price from the centralized trading market on the calculation date; for stocks listed on the TPEx, use the closing price from the automated trade matching system of the TPEx on the calculation date; for stocks of companies with listing or TPEx-listing contracts approved by the Financial Supervisory Commission (FSC) but traded on the emerging stock market, use the weighted average trading price from the TPEx's electronic bidding system for emerging stocks on the calculation date. For unlisted and not TPEx-listed stocks (including emerging stocks where the listing or TPEx-listing contracts have not been approved by the FSC) and private placement stocks of listed, TPEx-listed, and emerging stock companies, use the purchase cost. If an emerging stock's where the listing or TPEx-listing contract has been approved by the FSC is subsequently canceled, use the weighted average trading price on the approved cancellation date for valuation. However, if there is objective evidence indicating a reduction in the investment value, impairment losses shall be recognized. If otherwise specified in the securities investment trust deed, follow such provisions. For subscribing to the same type of stocks in capital increases or underwritings of listed, TPEx-listed, and emerging stocks where the listing or TPEx-listing contracts have not been approved by the FSC, the above provisions shall apply. For subscribing to stocks in initial listings or TPEx-listing (including state-owned enterprises not required to be listed on the emerging stock market), use the purchase cost prior to the stock's official public trading.
 - II. For stocks suspended from trading due to financial difficulties, starting from the stock's trading suspension date, the calculation shall be based on the closing price from the centralized trading market or TPEx's automated trade matching system on the last trading day before the suspension, comparing this closing price with the net worth per share

provided in the most recent financial report published before the suspension. If the closing price is lower than the net worth per share, use the closing price as the valuation standard. If the closing price is higher than the net worth per share, use the stock price adjusted to the net worth based on the maximum price drop allowed under the current laws and regulations for each trading day. The price calculated based on the above requirement shall be adjusted at one time to the net worth per share provided in the most recent financial report published after the suspension began according to the laws and regulations, but not exceeding the closing price on the last trading day before trading suspension. If the latest financial report is issued with a non-standard review report by the accountant, use the lower net worth per share from the latest two financial reports published according to the laws and regulations.

- III. If the trading volume of a stock on the first trading day after a trading suspension exceeds the average daily trading volume of the month prior to the trading suspension, and the closing price on that first day is higher than the maximum price drop allowed under the current laws and regulations, then from that day onwards, the stock shall be valued based on the calculation standards applicable to listed and TPEx-listed stocks.
- IV. If the trading volume on the first trading day after the trading suspension does not meet the standard in the preceding provision, or if the closing price still reflects the maximum allowable drop price, then the stock will not revert to the calculation standards for listed and TPEx-listed stocks until the trading volume meets the standard in the preceding provision and the closing price exceeds the maximum price drop allowed under the current laws and regulations. Before these conditions are met, the stock's price will be calculated daily using the highest allowable price increase or price decrease based on the price from the last trading day before the stock starts trading, until the price approaches the closing price on the calculation date.
- V. For stocks suspended from trading due to financial difficulties that are eventually delisted and cease trading after the suspension period, the stock shall be valued at zero. The value will be adjusted to the sale price when the stock is sold.
- VI. For stocks of a company that ceases to be listed (or TPEx-listed) due to a merger, if the company is absorbed in the merger, the shares of the extinguished company held shall be converted into shares of the surviving company according to the share exchange ratio, starting from the date the extinguished company's stock ceases to be traded. During the trading suspension period, which is the eight (8) business days prior to (but not including) the merger record date, the value shall be calculated based on the closing price of the surviving company's stock on the centralized trading market or the automated trade matching system of the TPEx. From the merger record date onwards, the valuation shall follow the provisions in Item 1 of this paragraph.
- VII. For stocks of a company that ceases to be listed (or TPEx-listed) due to a merger where a new company is established, during the eight (8) business days prior to (but not including) the merger record date, the shares of the extinguished company held shall be valued based on the closing price of the extinguished company's stock on the centralized trading market or the automated trade matching system of the TPEx on the last trading day. On the listing date of the shares of the new company, the shares of the extinguished company shall be converted into shares of the new company according to the share exchange ratio and the value of these shares shall then be calculated based on the closing price of the new company's stock on the centralized trading market or the automated trade matching system of the TPEx on the calculation date.
- VIII.For stocks of a company that ceases to be listed (or TPEx-listed) due to a reduction in capital and spin-off, during the trading suspension period before the new capital-reduced stocks begin trading, the value of the original capital-reduced stocks held shall be based on

the closing price of those stocks on the centralized trading market or the automated trade matching system of the TPEx on the last trading day. The carrying amount of the original capital-reduced stocks shall be adjusted based on the capital reduction ratio or relative fair value and allocated to the carrying cost of the new capital-reduced stocks. The new capital-reduced stocks shall be valued according to the provisions in Item 1 of this paragraph from the day the new capital-reduced stocks start to be traded on the centralized market or OTC market.

- IX. For stocks bought on margin or sold short: For listed stocks, use the closing price from the centralized trading market on the calculation date. For TPEx-listed stocks, use the closing price from the automated trade matching system of the TPEx on the calculation date.
- X. The term "financial difficulties" refers to the following situations affecting the stockissuing company:
 - (i) The company fails to announce or file its financial reports or financial forecasts within the deadline required by the laws and regulations.
 - (ii) The company's stock is restricted from transfer due to court-ordered reorganization.
 - (iii) The company's financial statements are not prepared according to generally accepted accounting principles or receive a disclaimer of opinion or an adverse opinion from auditors.
 - (iv) The company violates regulations governing disclosure of material information of listed (or TPEx-listed) companies, and the situation is severe enough to necessitate suspension of trading.
 - (v) The company's construction projects experience significant delays or major breaches of contractual agreements.
 - (vi) The company has insufficient funds leading to bounced checks and fails to correct the situation within the specified deadline.
- (vii) The company is unable to repay maturing debts and fails to reach an agreement with creditors within the specified deadline.
- (viii) The company experiences other financial difficulties that lead to its stock being suspended from trading by the TWSE or the TPEx.
- (II) Beneficiary certificates: For listed (or TPEx-listed) beneficiary certificates, use the closing price from the centralized trading market or the TPEx on the calculation date. For non-listed (or non-TPEx-listed) beneficiary certificates, use the net asset value per unit as announced on the website specified in the securities investment trust deed on the calculation date.
- (III) Taiwan depositary receipts (**TDRs**): For listed TDRs, use the closing price from the centralized trading market on the calculation date. For TPEx-listed TDRs, use the closing price from the automated trade matching system of the TPEx on the calculation date.

(IV) Convertible bonds:

I. For listed (or TPEx-listed) convertible bonds, use the closing price on the calculation date plus accrued interest up to the calculation date. After applying for conversion, the valuation shall be based on the stock or bond conversion rights certificate, with the valuation method following the provisions of Paragraph 1.

- II. For convertible bonds that are suspended from trading or delisted (from being listed or TPEx-listed), use the closing price on the last trading day of the bond, amortizing any premium or discount based on the bond's remaining term according to relevant regulations, and plus accrued interest up to the calculation date. However, if there is evidence of impairment in the investment's value, impairment losses shall be recognized. Suspended convertible bonds shall be valued according to the method specified in Paragraph 1 upon resumption of trading.
- III. If a suspended convertible bond is classified as a problematic bond under the "Rules for Handling Problematic Corporate Bonds," it shall be handled according to those rules.
- (V) Government bonds: For listed bonds, the closing price on the calculation date plus the interest receivable as of the calculation date; for TPEx-listed bonds, the price of the bonds converted from the price derived from the average yield-weighted trading price of the electronic bond trading system of the TPEx on the calculation date plus the interest receivable as of the calculation date; if there is no trading in the electronic bond trading system on the calculation date, the weighted average of the trading prices of the bonds negotiated with securities firms shall be used as the basis plus the interest receivable as of the calculation date. If there is no transaction record for both of the above methods and the maturity date of the bond is one year or more, the value is calculated by comparing the previous day's published yield rate of the bond with the yield rate of the Taiwan Government Bond Index published by the TPEx. yield rate is within 10 bps (inclusive) above or below the yield rate of the bonds disclosed by the Taiwan Government Bond Index published by the TPEx, then the price of the bond converted based on the previous day's published yield rate will be used for valuation, plus the interest receivable accrued up to the calculation date. If the yield rate falls outside the range of 10 bps above or below the yield rate of the bonds disclosed in the Taiwan Government Bond Index published by the TPEx, then the price of the bond converted by the yield rate of the bonds disclosed in the Taiwan Government Bond Index published by the TPEx shall be used for valuation, plus the interest receivable accrued up to the calculation date. If there is no transaction record for both of the above methods and the maturity date of the bond is less than one year, the fair price of each tranche of the bonds published by the TPEx shall be used for valuation, plus the interest receivable accrued up to the calculation date.
- (VI) Financial bonds, ordinary corporate bonds, other bonds, financial asset securitization beneficiary securities, asset-backed securities, and real estate investment trust beneficiary securities:
 - I. For bonds purchased on or before December 31, 2005 and no trench of bonds was sold on or after January 1, 2006:
 - (i) For listed bonds: Use the closing price on the calculation date plus any interest receivable accrued up to the calculation date.
 - (ii) For TPEx-listed bonds with a fixed coupon rate: Use the weighted average trading price negotiated with securities firms on the calculation date, plus any interest receivable accrued up to the calculation date.
 - (iii) For TPEx-listed bonds with a floating coupon rate: Use the weighted average trading price negotiated with securities firms on the calculation date, plus any interest receivable accrued up to the calculation date. If no such trading price is available on the calculation date, shall use the carrying amount from the previous day, adjust for the difference between the carrying amount and the face value by amortization, plus any interest receivable accrued up to the calculation date.

- (iv) For non-listed and not TPEx-listed bonds: Use the face value plus any interest receivable accrued up to the calculation date, and amortize any premium or discount according to the relevant regulations.
- (v) For bonds that are suspended from trading or that have been delisted (from being listed or TPEx-listed): Use the closing price on the last trading day before delisting in the centralized trading market or the weighted average trading price negotiated with securities firms on the last trading day before OTC delisting as the cost. Amortize any premium or discount based on the remaining term of the bond according to relevant regulations plus any interest receivable accrued up to the calculation date. For trading suspended bonds, the valuation shall follow the provisions in Item 1 of this sub-paragraph upon resumption of trading.
- II. For bonds purchased before December 31, 2005 and where trench of bonds was sold after January 1, 2006, as well as bonds purchased after January 1, 2006:
 - (i) For listed and TPEx-listed bonds with fixed coupon rates, the closing yield rate or the weighted average traded yield rate negotiated with the securities firms on the calculation date shall be compared with the reference yield rate of the corporate bonds published by the TPEx. If the yield rate is within 20 bps (inclusive) above or below the reference yield rate of the corporate bonds published by the TPEx, the closing yield rate or the weighted average traded yield rate negotiated with the securities firms shall be used for valuation plus the interest receivable accrued up to the calculation date. If the yield rate falls outside the range of 20 bps above or below the reference yield rate of the corporate bonds published by the TPEx, then the reference yield rate of the corporate bonds published by the TPEx plus or minus 20 bps, plus the interest receivable accrued up to the date of calculation. For non-listed and not TPEx-listed bonds, the reference yield rate of the corporate bonds published by TPEx, plus the interest receivable accrued up to the date of calculation, shall be used for valuation. The following principles shall be adhered to when comparing the yield rate against the reference yield rate of the corporate bonds published by TPEx mentioned above:
 - 1. If the maturity of a bond is different from the maturity of the reference yield rate of corporate bonds published by the TPEx, the reference yield rate of the corporate bonds is calculated by the linear interpolation method. However, if a bond is a serial bond, the weighted average maturity period is used to calculate the remaining maturity period of the bond; if the maturity period of a bond is less than one month, the maturity period of the bond will be one month; if the legal maturity date of the securities benefiting from securitization of financial assets is different from the scheduled maturity date, the scheduled maturity date shall prevail; the maturity period of bonds with call rights and put rights, the maturity date shall be the maturity date of the bond.
 - 2. The credit ratings of the bonds correspond to the credit ratings of the reference yield rates of corporate bonds published by the TPEx are as follows:
 - (1) Any + or in the credit ratings of the bonds will be deleted (e.g., "A-" or "A+" will be treated as "A").
 - (2) For bonds with a single guarantor bank, the credit rating of the guarantor bank shall prevail; for bonds with joint guarantor banks, the credit rating of the sponsoring bank shall prevail; for bonds secured by assets, they are deemed to be unsecured, and for unsecured bonds, the credit rating of the issuing company shall prevail; for subordinated bonds, the credit rating of the bond itself shall prevail; however, if the subordinated bond does not

- have any credit rating, the credit rating of the issuing company lowered by two levels shall prevail; if the issuing company has different credit ratings, the lowest credit rating shall prevail.
- (3) The credit ratings of beneficiary securities of financial asset securitization, asset-based securities and real estate investment trust beneficiary securities are based on the credit ratings of the beneficiary securities themselves.
- (ii) For TPEx-listed bonds with a floating coupon rate, it will be handled in accordance with the provisions of Item 2, Paragraph 15 of this Article.
- III. If the bond is classified as a problematic bond under the "Rules for Handling Problematic Corporate Bonds," it shall be handled according to those rules.
- (VII) Bonds sold under repurchase agreement and short-term bills (including beneficiary securities and asset-backed securities with a maturity of one year or less): The valuation is based on the purchase cost plus the interest receivable accrued at the purchase interest rate up to the calculation date. However, if there is objective evidence showing that the investment value has been impaired, an impairment loss shall be recognized.
- (VIII) Call (put) warrants: For listed warrants, the valuation is based on the closing price on the calculation date from the centralized trading market; for TPEx-listed warrants, the valuation is based on the closing price from the automated trade matching system of the TPEx on the calculation date.
- (IX) Foreign-listed/TPEx-listed stocks: The valuation is based on the most recent closing price received within the business hours of the securities investment trust enterprise from the securities centralized trading market or securities firm's trading venue on the calculation date. For stocks that are suspended from trading, have not been quoted or traded for a long time, or where market prices do not reflect fair value, the fair price provided by other independent professional institutions consulted by the fund management company, the valuation committee of the parent company of the fund management company's group, or the valuation committee of the fund management company shall be used for valuation. The fund management company shall specify in its internal control system the criteria for the absence of quotations and trading information (e.g., one month, two months) and the reasonable frequency for re-evaluation (e.g., weekly, monthly).
- (X) Foreign bonds: The valuation is based on the most recent price, trading price, bid price, or midprice on the calculation date obtained from the price information provider specified in the securities investment trust deed, plus accrued interest up to the calculation date. For bonds that are suspended from trading, have not been quoted or traded for a long time, or where market prices do not reflect fair value, the fair price provided by other independent professional institutions consulted by the fund management company, the valuation committee of the parent company of the fund management company's group, or the valuation committee of the fund management company shall be used for valuation. The fund management company shall specify in its internal control system the criteria for the absence of quotations and trading information (e.g., one month, two months) and the reasonable frequency for re-evaluation (e.g., weekly, monthly).

(XI) Foreign mutual funds:

I. For listed (or TPEx-listed) funds, the closing price of each centralized trading market or OTC market as of the calculation date obtained from the information company listed in the securities investment trust deed shall be used for valuation. For funds suspended from trading, shall use the fair price provided by the foreign sub-custodian banks, other independent professional institutions consulted by the fund management company, or the

- valuation committee of the parent company of the fund management company's group for valuation.
- II. For unlisted (or not TPEx-listed) funds, the most recent net worth obtained from a foreign mutual fund company during the business hours of the securities investment trust enterprise on the calculation date shall be used for valuation. For funds suspended from trading, if the net worth notified or published is still available during the suspension period, the notified or published net worth shall be used for valuation. If no net worth is notified or published during the suspension period, the net worth on the business day prior to the suspension shall be used for valuation.
- (XII) Other foreign investment underlying: For listed foreign investment underlying, the closing price from the centralized trading market on the calculation date shall be used for valuation. For unlisted foreign investment underlying, shall calculate the price according to the provisions specified in the relevant securities investment trust deed, investment memorandum, prospectus, or other similar documents for valuation.
- (XIII) Real estate investment trusts (**REITs**) beneficiary securities: For listed REITs beneficiary securities, the closing price from the centralized trading market on the calculation date shall be used for valuation. For TPEx-listed REITs beneficiary securities, the closing price from the automated trade matching system of the TPEx on the calculation date shall be used for valuation. For unlisted or not TPEx-listed REITs beneficiary securities, the latest net worth published by the trustee institution on the calculation date shall be used for valuation. However, if the securities investment trust deed specifies otherwise, the valuation shall follow those provisions.

(XIV) Structured bonds:

- I. For bonds purchased on or before December 31, 2005 and no trench of bonds was sold on or after January 1, 2006: The valuation shall be handled according to the provisions of Items 1 and 3, Paragraph 6 of this Article.
- II. For bonds purchased before December 31, 2005 and where trench of bonds was sold after January 1, 2006, as well as bonds purchased after January 1, 2006: The valuation shall be recalculated at least weekly. The valuation shall base on the average of fair prices provided by three securities firms (including the trading counterparty) or prices provided by an independent valuation institution.

(XV) Structured time deposits:

- I. For deposits purchased on or before December 31, 2005: The deposit amount plus interest accrued up to the calculation date shall be used for valuation.
- II. For deposits purchased on or after January 1, 2006: The fair price provided by the trading counterparty shall be used for valuation.
- (XVI) For participation certificates, the most recent closing price of the single linked stock on the centralized trading market or at the securities firm's trading venue available during the securities investment trust enterprise's business hours on the calculation date shall be used for valuation. For the single linked stock of the participation certificates suspended from trading, shall use the fair price provided by the valuation committee of the parent company of the fund management company's group, the valuation committee of the fund management company or other independent valuation institution consulted by the fund management company for valuation.
- VI. Domestic and foreign securities related products:

- (I) For those traded on the centralized trading market, the closing price from the centralized trading market on the calculation date shall be used for valuation. For those not traded on the centralized trading market, the price obtained from the price information provider specified in the securities investment trust deed or the price provided by the trading counterparty on the calculation date shall be used for valuation.
- (II) Futures: The settlement price from the futures exchange associated with the type of underlying asset specified in the futures contract on the calculation date shall be used to determine the contract's gains or losses.

For investment in domestic funds investing in one-day futures contracts approved by the FSC and authorized by the Taiwan Futures Exchange for trading Taiwan stock futures and Taiwan index options listed on the Eurex Exchange, the asset value of the fund shall be calculated based on the settlement price on the calculation date, with the valuation performed on the next business day. Forward foreign exchange contracts: For all types of funds, the valuation shall use the settlement exchange rate from the foreign exchange market on the calculation date. However, if there is no forward exchange rate available on the foreign exchange market equivalent to the remaining contract period on the calculation date, a linear interpolation method may be used to determine the rate.

VII. Except for stocks suspended from trading and stocks of companies that cease to be listed (or TPEx-listed) due to a merger during the trading suspension period due to share exchange specified in Article 5, when there is no closing price, weighted average trading price, price derived from the average yield-weighted trading price, average price, settlement price, most recent price, trading price, bid price, mid-price, reference rate, fair price, average of fair prices, or settlement exchange rate on the calculation date as mentioned in this regulation, then the most recent closing price, weighted average trading price, price derived from the average yield-weighted trading price, average price, settlement price, most recent price, trading price, bid price, mid-price, reference rate, fair price, average of fair prices, or settlement exchange rate shall be used for valuation instead.

VIII.For the calculation of net asset value in foreign countries, the exchange rate for converting foreign currencies to New Taiwan Dollars shall be based on the rate at the time specified in the securities investment trust deed.

[Appendix 3] Thresholds and Handling Procedures for Tolerable Deviations in the Calculation of Net Asset Value of Securities Investment Trust Funds

Thresholds and Handling Procedures for Tolerable Deviations in the Calculation of Net Asset Value of Securities Investment Trust Funds of the Securities Investment Trust and Consulting Association of the Republic of China

Approved by the Financial Supervisory Commission, Executive Yuan, Republic of China (Taiwan) on February 14, 2017 with reference no. Jin-Guan-Zheng-Tou-Zi-1060002879

I. Legal Basis and Purpose

This threshold and the handling procedures are established in accordance with Article 72 of the Regulations Governing Securities Investment Trust Funds.

The net worth of a fund is intended to represent the closest approximation to the fund's true market price. However, the accuracy of the net worth may be affected by various factors such as different trading systems, time differences, exchange rates, and taxation, which may necessitate adjustments to the net worth. In order to protect investors' interests while minimizing overly complex and economically ineffective operational procedures for fund managers, this threshold and handling procedures have been established.

II. Application

When the deviation in the fund's net worth reaches the tolerable deviation threshold specified in Article 3, the securities investment trust enterprise must follow the relevant provisions of this threshold and handling procedures to protect investors. If the deviation does not reach the tolerable deviation threshold specified in Article 3, except in cases where the securities investment trust enterprise has acted with intent or gross negligence and must compensate investors, since the impact is not significant and is within the tolerable range, such deviation may be treated similarly to changes in estimates under generally accepted accounting principles, in order to reduce lengthy and costly announcement operation and procedures. However, records of the fund's accounting adjustments must be kept for reference.

- III. The tolerable deviation thresholds for various types of funds are as follows:
 - (I). Money market funds: 0.125% (inclusive) of the net worth on the day the deviation occurs;
 - (II). Bond funds: 0.25% (inclusive) of the net worth on the day the deviation occurs;
 - (III). Equity funds: 0.5% (inclusive) of the net worth on the day the deviation occurs;
 - (IV). Balanced funds and multi-asset funds: 0.25% (inclusive) of the net worth on the day the deviation occurs;
 - (V). Capital-protected funds, index funds, exchange traded funds, fund of funds, and other types of funds: Each type of funds applies the appropriate rate from the categories listed above based on its classification.
- IV. If the adjustment rate of the fund's net worth reaches the tolerable deviation threshold provided in the preceding article, in addition to following the control procedures in Article 6, the securities investment trust enterprise shall calculate the amount of the difference and adjust the fund's net asset value as soon as possible. Unless there are special circumstances, the securities investment trust enterprise shall announce the deviation within 7 business days from

- the date of discovery of the deviation and complete the payment of shortfall within 20 business days from the date of announcement.
- V. If the adjustment rate of the fund's net worth reaches the tolerable deviation threshold provided in Article 3, the handling principles for the payment of shortfall are as follows:
 - (—) When the net worth is undervalued.
 - i. For subscribers: The securities investment trust enterprise shall adjust the accounts accordingly, but this adjustment shall not affect the total subscription amount paid by the beneficiaries.
 - ii. For redeemers: The securities investment trust enterprise must transfer the shortfall in redemption payments from the fund's dedicated account to the beneficiaries.
 - iii. Example: Please see the table below for an illustration.

Net worth undervalued	In the event of deviation	After adjustment	Illustration
Subscriber	Subscription amount: TWD800 NAV: TWD8	Subscription amount: TWD800 NAV: TWD10	Adjustment on accounting will be made without affecting the beneficiary's total subscription amount of TWD800.
	Subscription: 100 units	Subscription: 80 units	1 W D 800.
	Redemption: 100 units	Redemption: 100 units	The redemption amount shall be TWD1,000, so the loss of
Redeemer	NAV: TWD8	NAV: TWD10	TWD200 suffered by the beneficiary will be covered
	Redemption amount: TWD800	Redemption amount: TWD1,000	by the fund's assets in order to maintain the correct asset value of the Fund.

- (<u></u>) When the net worth is overvalued.
 - i. For subscribers: The securities investment trust enterprise must compensate for the shortfall in the number of units by issuing the additional units to the beneficiaries and adjust the number of units outstanding for the fund.
 - ii. For redeemers: The securities investment trust enterprise must make up the excess redemption amount paid to the fund's assets.
 - iii. In principle, the securities investment trust enterprise must make up for the losses incurred by the fund due to the benefits received by certain beneficiaries. Once the net worth is recalculated and the amount that the securities investment trust enterprise shall compensate the fund is determined, the securities investment trust enterprise must make up the amount to the fund's assets. Please see the example in the table below:

Net worth overvalued	In the event of deviation	After adjustment	Illustration
Subscriber	Subscription amount: TWD800 NAV: TWD10	Subscription amount: TWD800 NAV: TWD8	Adjustment on accounting will be made without affecting the beneficiary's total subscription
	Subscription: 80 units	Subscription: 100 units	amount of TWD800.
	Redemption: 100 units	Redemption: 100 units	The redemption amount shall be TWD800. The securities
Redeemer	NAV: TWD10	NAV: TWD8	investment trust enterprise must make up for the portion of the fund's loss resulting from the
	Redemption amount: TWD1,000	Redemption amount: TWD800	amount already paid for redemption, and compensate the fund's assets accordingly.

- VI. When the adjustment ratio of the fund's net asset value reaches the aforementioned tolerable deviation threshold, the securities investment trust enterprise shall execute the following relevant control procedures:
 - (I). Notify the FSC, business associations, the fund custodian institution, and the fund's certified public accountant.
 - (II). Calculate the financial impact of the deviation and determine the amount needed to make up for the beneficiaries.
 - (III). Obtain a report from the fund's certified public accountant regarding the handling of the net worth deviation. The report shall include an opinion on the correcting journal entries for the fund's net worth calculation deviation, confirmation of the fund's net worth recalculation, and the amount of loss incurred by the fund/investors.
 - (IV). Submit the accountant's report along with details of the adjustment or supplemental amounts or accounting adjustment content to the FSC for record-keeping.
 - (V). Announce and notify the affected sales agents and beneficiaries of the amount of net worth deviation and the method of compensating for the losses, ensuring proper handling.
 - (VI). Except in special circumstances, the securities investment trust enterprise shall announce the deviation within 7 business days from its discovery of such event and complete the

- adjustment and payment of difference within 20 business days from the announcement date.
- (VII). The securities investment trust enterprise shall review the corrective action plan, processing steps, internal control responses, and the subsequent handling process to ensure they are reasonable.
- (VIII). Disclose in the fund's annual financial report the reasonableness of the accountant's correction process for the net worth deviation, including the recalculated net worth, the amount of loss incurred by the fund/investors, and the amount of compensation paid.
- VII. This threshold and handling procedures shall be implemented after being approved by the board of directors of the association and filed with the FSC for record. The same procedure applies to any amendments.

[Appendix 4] Securities Investment Trust Deed of KGI Taiwan Premium Selection AI 50 ETF Securities Investment Trust Fund and Comparison Table of Template Deed

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Preface	KGI Securities Investment Trust Co., Ltd. (hereinafter referred to as the "Management Company"), for the purpose of issuing beneficiary certificates and offering the KGI Taiwan Premium Selection AI 50 ETF Securities Investment Trust Fund (hereinafter referred to as the "Fund") within the Republic of China, together with First Commercial Bank Co., Ltd. (hereinafter referred to as the "Custodian"), in accordance with the Securities Investment Trust and Consulting Act and other relevant laws and regulations of the Republic of China, hereby establish this Securities Investment Trust Deed (hereinafter referred to as the "Deed") based on a trust relationship with the Management Company as the trustor and the Custodian as the trustee. The Deed aims to regulate the rights and obligations among the Management Company, the Custodian, and the holders of the Fund's beneficiary certificates (hereinafter referred to as the "Beneficiaries"). The Management Company and the Custodian shall become parties to the Deed from the date of its signing and effectiveness. Except for cases where the	Preface	Securities Investment Trust Co., Ltd. (hereinafter referred to as the "Management Company"), for the purpose of issuing beneficiary certificates and offering theSecurities Investment Trust Fund (hereinafter referred to as the "Fund") within the Republic of China, together with	Specify the name of the Fund, the name of the Management Company and the Fund Custodian.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	Management Company rejects a subscriber 's subscription, the subscriber becomes a party to the Deed from the date full amount of the Subscription Amount is paid or from the date the beneficiary certificates of the Fund are purchased in the securities exchange market.		Company, the Custodian, and the holders of the Fund's beneficiary certificates (hereinafter referred to as the "Beneficiaries"). The Management Company and the Custodian shall become parties to the Deed from the date of its signing and effectiveness. Except for cases where the Management Company rejects a subscriber 's subscription, the subscriber shall become a party to the Deed from the date of subscription and full amount of the Subscription Amount or from the date the beneficiary certificates of the Fund are purchased in the securities exchange market.	
Article 1	Definitions	Article 1		
Paragraph 1	The definitions of the terms used in the Deed are as follows:	Paragraph 1	The definitions of the terms used in the Deed are as follows:	
Subparagraph 2	II. The Fund: Refers to KGI Taiwan Premium Selection AI 50 ETF securities investment trust fund established under the Deed for the benefit of the beneficiaries of the Fund.	Subparagraph 2	II. The Fund: Refers to securities investment trust fund established under the Deed for the benefit of the beneficiaries of the Fund.	Specify the name of the Fund.
Subparagraph 3	III. Management Company: Refers to KGI Securities Investment	Subparagraph 3	III. Management Company: Refers to	Specify the name of the

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	Trust Co., Ltd., the company responsible for managing the Fund in accordance with the Deed and relevant laws and regulations of the Republic of China.		Securities Investment Trust Co., Ltd., the company responsible for managing the Fund in accordance with the Deed and relevant laws and regulations of the Republic of China.	Management Company.
Subparagraph 4	IV. Fund Custodian: Refers to First Commercial Bank Co., Ltd., which is a trust company or a bank concurrently engages in trust business, and based on the trust relationship, acts as the trustee under the Deed and is responsible for the custody, disposition, receipt of and payment for the Fund according to the utilization instructions of the Management Company, and performs related fund custody services in accordance with the Securities Investment Trust and Consulting Act and the Deed.	Subparagraph 4	IV. Fund Custodian: Refers to	Specify the name of the Fund Custodian.
	(Deleted)	Subparagraph 5	V. Appointed Foreign Custodian: Refers to a financial institution entrusted with the custody of the	The Fund has no Appointed Foreign Custodian; therefore, this provision is deleted.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Subparagraph 10	X. Participating Securities Firm: Refers to a securities firm established and operating under the laws of the Republic of China, holding a securities proprietary trading and (or) brokerage license, meeting the qualifications and conditions for a Participating Securities Firm as stipulated by the Taiwan Stock Exchange Corporation, and having entered into a participation agreement of the Fund with the Management Company and thus is authorized to handle the subscription and redemption of the Fund either on its own or through consignment.	Subparagraph 11	Fund's overseas assets through sub-custody by the Fund Custodian institution, in accordance with the custody contract between the financial institution and the Fund Custodian institution, as well as the relevant laws and regulations of the country or region where the Fund invests. XI. Participating Securities Firm: Refers to a securities firm established and operating under the laws of the Republic of China, holding a securities proprietary trading and (or) brokerage license, meeting the qualifications and conditions for a Participating Securities Firm as stipulated by the Taiwan Stock Exchange Corporation (hereinafter referred to as TWSE) or Taipei Exchange (hereinafter referred to as TPEx), and having entered into a participation agreement of the Fund with the Management Company and thus is authorized to handle	Subsequent provisions number shall be adjusted accordingly. Minor revision on the wording.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			the subscription and redemption of the Fund either on its own or through consignment.	
Subparagraph 13	XIII. Business day: Refers to a trading day in the domestic securities market.	Subparagraph 14	XIV. Business day: Refers to a trading day in the domestic securities market. However, this does not apply when the securities market in the primary country or region where the Fund's investments reach a certain percentage of the Fund's net asset value is closed due to public holidays. The term "certain percentage" and the primary country or region where investments reach such a percentage, along with their public holidays, shall be handled in accordance with the latest prospectus.	The Fund has not invested in foreign markets; therefore, certain text has been deleted.
Subparagraph 14	XIV. Subscription Application Date: Refers to the business day on which the Participating Securities Firms, in accordance with the Participation Agreement and the Deed apply with the Management Company for subscribing to the Fund's beneficiary certificates, whether directly or due to consignment and the subscription application form and related documents, either in written or electronic form			Add according to the practical operation of the Fund. Subsequent provisions number shall be adjusted accordingly.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	reach the Management			
Subparagraph 15	Company. XV. Subscription Date: Before (but not including) the Fund's Establishment Date, it refers to the business day on which the Management Company and the Fund's Sales Agents sell units of the beneficial rights of the Fund. After (and including) the Fund's listing date, it refers to the business day on which the Participating Securities Firms, whether directly or due to consignment, in accordance with the Participation Agreement and the Deed, submits a subscription application for the Fund's beneficiary certificates to the Management Company, and the Management Company purchases a basket of component trades based on the Cash Subscription/Redemption List.	Subparagraph 15	XIII. Subscription Date: Refers to the business day on which the Management Company and the Fund's Sales Agents sell units of the beneficial rights of the Fund, or the business day on which the Participating Securities Firms, in accordance with the Participation Agreement and the Deed to apply with the Management Company for subscribing to the Fund's beneficiary certificates, whether directly or due to consignment and the subscription application form	Revised to align with the practical operation of the Fund.
Subparagraph 16	XVI. Calculation day: Refers to the business day on which the Management Company calculates the Fund's net asset value in accordance with the provisions of this Deed.	Paragraph 16	application form and related documents, either in written or electronic form reach the Management Company. XVI. Calculation day: Refers to the business day on which the Management Company calculates the Fund's net asset value in accordance with the provisions of	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			this Deed. The Fund's net asset value for each business day is calculated after the completion of trading in all countries or regions where the investments are made.	
Subparagraph 17	XVII. Income Equalization: Refers to the income accumulated for the net asset value of each beneficiary unit (including but not limited to interest income) from the Fund's Establishment Date, which is part of the subscription or redemption amount on the calculation date, minus the portion attributable to expenses.	Subparagraph 17	XVII. Income Equalization: Refers to the income accumulated for the net asset value of each beneficiary unit from the Fund's Establishment Date, which is part of the subscription or redemption amount on the calculation date, minus the portion attributable to expenses.	Revised to align with the practical operation of the Fund.
Subparagraph 18	XVIII. Redemption Application Date: Refers to the business day on which the Participating Securities Firms, in accordance with the Participation Agreement and the Deed, submits a redemption application for the Fund's beneficiary certificates to the Management Company, whether directly or due to consignment, with the written or electronic documents related to the redemption application delivered to the Management Company.			Added according to the practical operation of the Fund. Subsequent provisions number shall be adjusted accordingly.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Subparagraph 19	XIX . Redemption Date: Refers to the business day on which the Management Company sells a basket of component trades in accordance with the Cash Subscription/Redemption List, following the Participating Securities Firms' redemption application for the Fund's beneficiary certificates, submitted to the Management Company either directly or due to consignment, as specified in the Participation Agreement and the Deed.	Subparagraph 18	XVIII . Redemption Date: Refers to the business day on which the Participating Securities Firms submit, either directly or due to consignment, the redemption application form and related documents for the Fund's beneficiary certificates, in written or electronic form, to the management company, in accordance with the Participation Agreement and the Deed.	Revised to align with the practical operation of the Fund.
Subparagraph 22	XXII. Centralized Securities Depository Enterprise: Refers to an institution authorized by laws and regulations to conduct centralized custody of securities.	Subparagraph 21	XXI. Centralized Securities Depository Enterprise: Refers to a company or institution authorized by laws and regulations of the country or region where the Fund invests to conduct centralized custody of securities or similar business.	Revised to align with the practical operation of the Fund.
Subparagraph 23	XXIII. Centralized Bills Depository Enterprise: Refers to an institution authorized by laws and regulations to conduct centralized custody of bills.	Subparagraph 22	XXII. Centralized Bills Depository Enterprise: Refers to a company or institution authorized by laws and regulations of the country or region where the	Minor revision on the wording.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Subparagraph	XXIV. TWSE: Refers to	Subparagraph	Fund invests to conduct centralized custody of bills or similar business. XXIII. Stock	The Fund has not
24	the Taiwan Stock Exchange Corporation.	23	Exchange: Refers to the TWSE and other securities exchanges in the countries or regions where the Fund invests.	invested in foreign markets; therefore, certain text has been deleted.
Subparagraph 25	XXV. TPEx : Refers to Taipei Exchange.	Subparagraph 24	XXIV. Over-the- counter Market: Refers to the TPEx and foreign over-the- counter markets approved for investment by the Financial Supervisory Commission.	The Fund has not invested in foreign markets; therefore, certain text has been deleted.
	(Deleted)	Subparagraph 26	XXVI. Securities trading market: Refers to a stock exchange, over- the-counter trading center, or a company or institution authorized by the laws and regulations of the country or region where the Fund invests to conduct similar business, providing a trading venue for securities brokers to buy, sell, or trade securities.	The Fund has not invested in foreign markets; therefore, certain text has been deleted. Subsequent provisions number shall be adjusted accordingly.
Subparagraph 30	XXX. <u>Cash</u> Subscription/Redemption List: Refers to the content of the reference data or information related to the Fund's	Subparagraph 30	XXX. Announcement of Cash Subscription/Redem ption List: Refers to the content of the	1. Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	subscription/redemption for the next business day, which is transmitted and announced by the Management Company after the net asset value of the Fund is settled on each business day. The first announcement is made on the business day before the Fund's listing date. In the event of force majeure or special circumstances, the abovementioned announcement time will be postponed to complete the transmission and announcement before the opening of the TWSE on the next business day.		reference data or information related to the Fund's subscription/redempt ion for the next business day, which is transmitted and announced by the Management Company after the net asset value of the Fund is settled on each business day. The first announcement is made on the business day before the Fund's listing date. In the event of force majeure or special circumstances, the abovementioned announcement time will be postponed to complete the transmission and announcement before the opening of the TWSE (TPEx) on the next business day.	2. In line with the definition in Subparagrap h 24, "Taiwan Stock Exchange Corporation " will be uniformly adjusted to "stock exchange." The following provisions will be adjusted accordingly. No further details will be provided.
Subparagraph 33	XXXIII. Operational Guidelines: Refers to Appendix I of the Deed, "KGI Taiwan Premium Selection AI 50 ETF Securities Investment Trust Fund Beneficiary Certificate Cash Subscription and Redemption Application Operational Guidelines."	Subparagraph 33	XXXIII. Operational Guidelines: Refers to Appendix (number) of the Deed, "Beneficiary Certificate Subscription and Redemption Operational Guidelines."	Specify the appendix number and the name of the Operational Guidelines.
Subparagraph 34	XXXIV. Advance Subscription Amount: Refers to the amount calculated by multiplying the Approximate Net Worth Per Subscription Base, as indicated in the	Subparagraph 34	XXXIV. Advance Subscription Amount: Refers to the amount that the subscriber is required to prepay on the Subscription	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	Cash Subscription/Redemption List announcement for each Subscription Application Date after the Fund's listing date (inclusive), by a certain percentage. The specific percentage is provided in the latest prospectus.		Date following the Fund's listing date (inclusive). The calculation method shall be handled in accordance with the provisions of the latest prospectus.	
Subparagraph 35	XXXV. Advance Total Subscription Amount: Refers to the total amount that a subscriber needs to pay in advance on the Subscription Application Date after the Fund's listing date (inclusive). This total amount is calculated by adding the Advance Subscription Amount on the Subscription Application Date, the advance subscription transaction fees, and the subscription service charges, and then multiplying by the number of Subscription Bases or their multiples requested by the subscriber. The calculation standards for the advance subscription transaction fees and subscription service charges mentioned above are provided in the latest prospectus.	Subparagraph 35	XXXV. Advance Total Subscription Amount: Refers to the total amount that a subscriber needs to pay in advance on the Subscription Date after the Fund's listing date (inclusive). This total amount is calculated by adding the Advance Subscription Amount on the Subscription Date, the transaction fees set by the Management Company (if any), and the total amount of subscription service charges, and then multiplying by the number of Subscription Bases requested by the subscriber. The calculation standards for the subscription service charges are provided in the latest prospectus.	Revised to align with the practical operation of the Fund.
Subparagraph 36	XXXVI. Actual Subscription Amount: Refers to the amount that a subscriber is actually required to pay on the Subscription Date after the Fund's listing date	Subparagraph 36	XXXVI. Actual Subscription Amount: Refers to the amount that a subscriber is actually required to pay on the Subscription	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	(inclusive), as calculated by the Management Company on each business day. The calculation method is provided in the latest prospectus.		Date after the Fund's listing date (inclusive), as calculated by the Management Company on Subscription Date. The calculation method is provided in the latest prospectus.	
Subparagraph 37	XXXVII. Actual Subscription Amount: Refers to the amount that a subscriber is actually required to pay on the Subscription Date after the Fund's listing date (inclusive), as calculated by the Management Company on each business day. The calculation method is provided in the latest prospectus.	Subparagraph 36	XXXVII. Actual Total Subscription Amount: Refers to total amount for subscription after the Fund's listing date (inclusive), which includes the Actual Subscription Amount plus the subscription transaction fees and subscription service charges. The calculation standards for the subscription transaction fees and subscription service charges are provided in the latest prospectus.	Revised to align with the practical operation of the Fund.
Subparagraph 39	XXXIX. Redemption Amount: Refers to the actual Redemption Amount payable by the beneficiary on the Redemption Date which is calculated by the Management Company on each business day after the Fund's listing date (inclusive). The calculation method is provided in the latest prospectus.	Subparagraph 39	XXXIX. Redemption Amount: Refers to the amount calculated on the Redemption Date for the beneficiary's application for redemption base. The calculation method is provided in the latest prospectus.	Revised to align with the practical operation of the Fund.
Subparagraph 40	XL. Total Redemption Amount: Refers to the Redemption Amount minus the redemption	Subparagraph 40	XL. Total Redemption Amount: Refers to the Redemption	Minor revision on the wording.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	transaction fees and redemption service charges as determined by the Management Company. The calculation standards for the aforementioned redemption transaction fees and redemption service charges are provided in the latest prospectus.		Amount minus the redemption transaction fees and redemption service charges. The calculation standards for the redemption transaction fees and redemption service charges are provided in the latest prospectus.	
Subparagraph 41	XLI. Benchmark Index: Refers to the index tracked by the Fund, which is the "TIP FactSet Taiwan AI 50 Index ".	Subparagraph 41	XLI. Benchmark Index: Refers to the index tracked by the Fund, which is the	Specify the benchmark index.
Subparagraph 42	XLII. Index Provider: Refers to the entity responsible for compiling and providing the Underlying Index, and authorizing the Management Company to use the index for the Fund. The provider of the Underlying Index used by the Fund is Taiwan Index Plus Corporation.	Subparagraph 42	XLII. Index Provider: Refers to the entity responsible for compiling and providing the Underlying Index, and authorizing the Management Company to use the index for the Fund, which is the	Specify the index provider.
Subparagraph 44	XLIV. Listing Agreement: Refers to the agreement signed between the Management Company and the TWSE for the listing of the Fund's beneficiary certificates.	Subparagraph 44	XLIV. Listing Agreement: Refers to the agreement signed between the Management Company and the TWSE (TPEx) for the listing on the Taiwan Stock Exchange Corporation (or Taipei Exchange) of the Fund's beneficiary certificates.	Revised to align with the practical operation of the Fund.
Subparagraph 47	XLVII. Approximate Net Asset Value per Subscription Base: Refers to the net asset value of			Added in accordance with the practical operation of the

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	the Fund on each business day after the listing date (inclusive) divided by the number of outstanding beneficiary units of the Fund's beneficiary certificates, then multiplied by the number of beneficiary units represented by each subscription base.			Fund. Subsequent provisions number shall be adjusted accordingly.
Subparagraph 48	XLVIII. Ex-Dividend Trading Day: Refers to the second business day before the black out date for distribution of income by the Management Company. Beneficiary units purchased or subscribed on or after the Ex-Dividend Trading Day are not entitled to the current period's income distribution.	Subparagraph 47	XLVII. Last Trading Day for Income Distribution Rights: For the Fund's income distribution, the last trading day for distribution rights is established. Beneficiary units purchased or subscribed on or after this day are not entitled to the current period's income distribution.	Revised to align with the practical operation of the Fund.
Article 2	Name and Duration of the Fund	Article 2	Name and Duration of the Fund	
Paragraph 1	I. The Fund is an open-end exchange traded fund, named as KGI Taiwan Premium Selection AI 50 ETF Securities Investment Trust Fund.	Paragraph 1	I. The Fund is an open-end exchange-traded fund, named as (Abbreviation of the Management Company) (Fund Name) Securities Investment Trust Fund.	Specify the name and type of the Fund.
Article 3	Offering Amount of the Fund	Article 3	Offering Amount of the Fund	
Paragraph 1	I. The Fund's minimum offering amount is TWD200 million and there is no maximum offering amount limit. The face value per beneficiary unit is TWD10.	Paragraph 1	I. [Applicable to domestic investments] The Fund's minimum offering amount is TWD (not less than TWD200 million). The issuance price per	Specify the minimum amount to be raised for the Fund and the issuance face value per beneficiary unit, and note that there is no

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			beneficiary unit is TWD	maximum limit on the amount that the Fund can raise.
Paragraph 2	II. After the Fund has been reported for effective with the FSC or its appointed institution, unless otherwise provided by the laws and regulations, it must commence the offering within six months from the date of the receipt of the report for effectiveness notice. Within thirty days from the start of the offering, the Fund must raise the minimum_offering amount. If the offering_amount of the beneficiary certificates offered in the above-mentioned period reaches the minimum offering amount, the Fund may continue to issue and sell beneficiary certificates after the above-mentioned period expires. Once the initial minimum offering amount is met, the Management Company shall submit a detailed list (including names of the beneficiary unit subscribers, number of units, and amounts) and related documents to the FSC or its appointed institution for reporting.	Paragraph 2	II. After the Fund receives approval from the FSC or its appointed institution or has been reported for effective with the FSC, unless otherwise provided by the laws and regulations, it must commence the offering within six months from the date of the approval or receipt of the report for effectiveness notice. Within thirty days from the start of the offering, the Fund must raise the minimum offering amount provided in the preceding Paragraph. If the offering amount of the beneficiary certificates offered in the above- mentioned period reaches the minimum offering amount, the Fund may continue to issue and sell beneficiary certificates after the above- mentioned period expires. Once the initial minimum offering	Revised to align with the practical operation.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Paragraph 3	III. The beneficial rights of	Paragraph 3	amount is met, the Management Company shall submit a detailed list (including names of the beneficiary unit subscribers, number of units, and amounts) and related documents to the FSC or its appointed institution for reporting. III. The beneficial	Revised to align
	the Fund is equally divided based on the total number of issued beneficiary units. Each beneficiary unit has equal rights, including the right to repayment of principal, the right of income distribution, voting rights at the beneficiaries' meetings, and other rights as stipulated in the Deed or by laws and regulations.		rights of the Fund is equally divided based on the total number of issued beneficiary units. Each beneficiary unit has equal rights, including the right to repayment of principal, the right of income distribution, voting rights at the beneficiaries' meetings, and other rights as stipulated in the Deed or by laws and regulations. Beneficiary certificates issued through additional offerings of the Fund shall also enjoy the same rights.	with the practical operation.
Article 4	Issuance of Beneficiary Certificates	Article 4	Issuance of Beneficiary Certificates	
Paragraph 1	I. The Management Company shall issue beneficiary certificates	Paragraph 1	I. The Management Company shall issue beneficiary	Revised to align with the practical

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Paragraph 7	only after the report to the FSC or its appointed institution for effective registration and shall make announcement in a daily newspaper or in a manner specified by the FSC before the commencement of offering. Beneficiary certificates of the Fund may not be issued before the Fund's Establishment Date. The issuance date of the Fund's beneficiary certificates must be issued no later than thirty days from the Fund's Establishment Date, and prior to the day before the commence date of listing/trading of the Fund.	Paragraph 7	certificates only after the application for approval or declaration to the FSC or its appointed institution becomes effective. Before the commencement of fundraising, the issuance must be announced in a daily newspaper or in a manner specified by the FSC. Beneficiary certificates for the Fund may not be issued before the Fund's establishment and must be issued no later than thirty days from the Fund's Establishment Date, and prior to the day before the commence date of listing / trading of the Fund.	Revised to align
Paragraph 7	VII. After the issuance date of the beneficiary certificates of the Fund, the Management Company shall deliver the certificates to the subscriber by book entry within seven business days from the date when the Fund Custodian receives the full total Subscription Amount and any other payables under the Deed from subscribers. The	Paragraph 7	VII. After the issuance date of the beneficiary certificates of the Fund, the Management Company shall deliver the certificates to the subscriber by book entry within seven business days from the date when the Fund Custodian receives	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	delivery of the beneficiary certificates must comply with the regulations of the centralized securities depository enterprise in the Fund's place of registration. However, if the subscriber fails to deliver or make up the complete subscription application documents, the advance total subscription amount, the total subscription amount differences, or any other payments required by the Deed or the Operational Guidelines within the timeframe specified in the operating guidelines, the subscription shall be deemed unsuccessful, and the Management Company will not deliver the beneficiary certificates to the subscriber.		the full total Subscription Amount and any other payables under the Deed. The delivery of the beneficiary certificates must comply with the business day of the bank in the Fund's place of registration. However, if the subscriber fails to deliver or make up the complete subscription application documents, the advance total subscription amount, the total subscription amount differences, or any other payments required by the Deed or the Operational Guidelines within the timeframe specified in the operating guidelines, the subscription shall be deemed unsuccessful, and the Management Company will not deliver the beneficiary certificates to the subscriber.	
Paragraph 8	VIII. The beneficiary certificates of the Fund are issued in non- physical form and shall be handled in	Paragraph 8	VIII. The beneficiary certificates of the Fund are issued in non-physical form and shall be	

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	accordance with the following provisions.		handled in accordance with the following provisions.	
Subparagraph 5	(V) Before the Fund is listed, the Management Company shall submit the beneficiary information to the TDCC for registration.	Subparagraph 5	(V) The Management Company shall submit the beneficiary information to the TDCC for registration before the Fund's listing.	Revised to align with the practical operation of the Fund.
Subparagraph 7	(VII) Subscriptions or redemptions of beneficiary certificates by beneficiaries through participating securities firms, as well as trading of such certificates after the Fund is listed, shall be conducted in accordance with the relevant regulations set by the TDCC and the TWSE.	Subparagraph 7	(VII) Subscriptions or redemptions by beneficiaries through corresponding securities firms, trading of beneficiary certificates after the Fund's listing shall be conducted in accordance with the relevant regulations set by the TDCC, TWSE and TPEx.	Revised to align with the practical operation of the Fund.
Article 5	Subscription of Beneficiary Units Before the Establishment of the Fund and Trading Restrictions Before Listing After its Establishment	Article 5	Subscription of Beneficiary Units Before the Establishment of the Fund and Restrictions Before Listing After Its Establishment.	
Paragraph 1	I. Subscriptions made before the Fund's Establishment Date (excluding) must comply with the following requirements:	Paragraph 1	I. Subscriptions made before the Fund's Establishment Date (excluding) must comply with the	

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Subparagraph 2	(II) Before the Fund's Establishment Date (excluding), the issuance price per beneficiary unit is TWD10.	Subparagraph 2	following requirements: (II) Before the Fund's Establishment Date (excluding), the issuance price per beneficiary	Specify the issuance price per beneficiary unit.
Subparagraph 4	(IV) The subscription service charge for the Fund's beneficiary certificates is not included in the Fund's assets, and shall not be more than 2% of the Fund's net asset value per beneficiary unit. The subscription service charge for the Fund is provided in the latest prospectus.	Subparagraph 4	(IV) The subscription service charge for the Fund's beneficiary certificates is not included in the Fund's assets, and shall not be more than% of the Fund's net asset value per beneficiary unit.	Specify the maximum subscription service charge for the Fund.
Subparagraph 5	(V) The Management Company may sell the Fund by itself or appoint the Fund's Sales Agents to handle the Fund's sales operations.	Subparagraph 5	(V) The Management Company may appoint the Fund's Sales Agents to handle the Fund's sales operations.	Revised to align with the practical operation.
Subparagraph 6	(VI) The Management Company shall set a cut-off time for accepting subscription applications for the Fund, based on the Fund's characteristics. Unless the subscriber can prove that the subscription	Subparagraph 6	(VI) The Management Company shall set a cut-off time for accepting subscription applications for the Fund, based on the Fund's characteristics.	Revised in accordance with practical operation and Article 18 of the "Regulations Governing the Offering, Issuance, Sale, and Subscription

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	application was submitted before the cut-off time, any late applications will be considered as transactions for the next business day. The cut-off time for accepting subscription applications must be strictly enforced by the Management Company and must be stated in the prospectus, relevant sales documents, or on the Management Company's website. Subscribers must deliver the Fund's subscription documents to the Management Company or the Fund's Sales Agents on the Subscription Date and transfer the Subscription Amount directly to the Fund's dedicated account. However, if the subscriber uses a Fund's Sales Agent to make the subscription in the name of the fund sales agent, the subscription documents and Subscription Amount shall be submitted to the Fund's Sales Agent on the Subscription Date.		Unless the subscriber can prove that the subscription application was submitted before the cut-off time, any late applications will be considered as transactions for the next business day. The cut-off time for accepting subscription applications must be strictly enforced by the Management Company and must be stated in the prospectus, relevant sales documents, or on the Management Company's website. Subscribers must deliver the Fund's subscription documents to the Management Company on the Subscription Date and transfer the Subscription Date and transfer the Subscription Late and Late Late Late Late Late Late Late Late	or Redemption Operational Procedures of Securities Investment Trust Funds".

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Subparagraph 10	(X) The minimum issuance amount for each subscription by a subscriber is the issuance price multiplied by 1,000	Sunparagraph 10	Amount shall be submitted to the Fund's Sales Agent on the Subscription Date	Specify the minimum issuance price for subscriptions made before the Fund's
	beneficiary units or its whole multiples, equivalent to TWD10,000 or its whole multiples.			Establishment Date.
Paragraph 2	II. For the subscription of beneficiary units, the eligibility requirements and risk warnings for subscribers shall be handled by the Management Company or the Fund's Sales Agents in accordance with the "Procedures for the Offering, Issuance, Sale, and Subscription or Redemption of Securities Investment Trust Funds of the Securities Investment Trust and Consulting Association of the Republic of China".			Revised to include provisions in accordance with the "Procedures for the Offering, Issuance, Sale, and Subscription or Redemption of Securities Investment Trust Funds". Subsequent provisions number shall be adjusted accordingly.
Paragraph3	III. From the Fund's Establishment Date until the day before the listing date (excluding), the Management Company will not accept subscriptions or redemptions of the Fund's beneficiary units.	Paragraph 2	II. From the Fund's Establishment Date until the day before the listing date (excluding), the Management Company will not accept subscriptions or redemptions of the Fund's beneficiary units.	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number Article 6	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF Subscription Base and Redemption Base	Article, Paragraph, Subparagraph number Article 6	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds) Subscription Base and Redemption Base	Explanation
Paragraph 2 Paragraph 3	II. The net asset value of each Subscription Base, representing a certain number of beneficiary units, on any business day should be equal to the total net asset value of the fund divided by the total number of issued beneficiary units, multiplied by the number of beneficiary units represented by each Subscription Base. III. The net asset value of each Redemption Base, representing a certain number of beneficiary units, on any business day should be equal to the total net asset value of the fund divided by the total number of issued beneficiary units, multiplied by the number of beneficiary units	Paragraph 2	II. The net asset value of each Subscription or Redemption Base, representing a certain number of beneficiary units, on any business day should be equal to the net asset value per beneficiary unit, as calculated in accordance with Article 23, multiplied by the number of beneficiary units represented by each Subscription or Redemption base.	Revised to align with the practical operation of the Fund.
1 . 7	represented by each Redemption Base.	A .: 1 7		
Article 7	Subscriptions for Beneficiary Units from the Fund's Listing Date	Article 7	Subscriptions for Beneficiary Units from the Fund's Listing Date	
Paragraph 1	I. <u>Unless otherwise</u> <u>specified by the</u> <u>competent authority or the</u> <u>stock exchange</u> , the Management Company shall, starting from one business day before the Fund's listing date, determine and announce the " <u>Cash</u> Subscription/Redemption List" for the following <u>business day after the net</u> <u>asset value of the Fund is</u>	Paragraph 1	I. Starting from one business day before the listing date, the Management Company shall, on each business day, set and announce the subscription and redemption list for the next business day based on the index data provided by the index provider, and it shall be announced	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	calculated and completed every business day, and it shall be announced on the Management Company's website.		on the Management Company's website.	
Paragraph 2	II. From the listing date, subscribers may, on any business day, appoint Participating Securities Firms to submit subscription applications to the Management Company in accordance with the procedures specified in the Deed and Operational Guidelines. Participating Securities Firms may also make subscriptions on their own behalf. The Management Company has the authority to decide whether to accept the subscription. If the Management Company decides not to accept a subscription, it must handle the matter in accordance with the relevant provisions of the Operational Guidelines.	Paragraph 2	II. From the listing date, subscribers may, on any business day, appoint Participating Securities Firms to submit subscription applications to the Management Company in accordance with the procedures specified in the Deed. Participating Securities Firms may also make subscriptions on their own behalf. The Management Company has the authority to decide whether to accept the subscription. If the Management Company decides not to accept a subscription, it must handle the matter in accordance with the relevant provisions of the Operational Guidelines.	Revised to align with the practical operation of the Fund.
Paragraph 3	III. The Actual Total Subscription Amount for each subscription by a subscriber consists of the Actual Subscription Amount plus the subscription transaction fees and subscription service charge set by the Management Company. The Management	Paragraph 3	III. The Actual Total Subscription Amount for each subscription by a subscriber consists of the Actual Subscription Amount plus the subscription transaction fees and subscription service charge set by the	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	the total amount that the subscriber is actually required to pay on the business day following the Subscription Date		Management Company. The Management Company will calculate the total amount that the subscriber is actually required to pay on the business day following the Subscription Date.	
Paragraph 4	IV. Subscribers must pay the Advance Total Subscription Amount, as disclosed in the Management Company's Cash Subscription/Redemption List for each business day, based on the Subscription Base or its multiples. The Advance Total Subscription Amount must be deposited into the Fund's designated account on the Subscription Date. The Management Company will then calculate the difference between the Actual Total Subscription Amount and the Advance Subscription Amount. If the difference is positive, the subscriber must pay the difference to the Fund within the deadline specified in the Operational Guidelines to complete the subscription process. If the difference is negative, the Management Company must refund the difference to the subscriber in accordance with the relevant provisions of the Operational Guidelines.	Paragraph 4	IV. Subscribers must pay the Advance Total Subscription Amount, as disclosed in the Management Company's Subscription and Redemption List for each business day, based on the Subscription Base or its multiples. The Advance Total Subscription Amount must be deposited into the Fund's designated account on the Subscription Date. The Management Company will then calculate the difference between the Actual Total Subscription Amount and the Advance Subscription Amount. If the difference is positive, the subscriber must pay the difference to the Fund within the deadline specified in the Operational	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Paragraph 6	VI. The Management	Paragraph 6	Guidelines to complete the subscription process. If the difference is negative, the Management Company must refund the difference to the subscriber in accordance with the relevant provisions of the Operational Guidelines. VI. The	Specify the upper
Paragraph 6	Company may charge a subscription service charge for each subscription. The subscription service charge of the Fund's beneficiary certificates is not included in the Fund's assets. The subscription service charge per beneficiary unit, combined with the handling fee charged by the participating securities firm, may not exceed 2% of the net asset value per beneficiary unit of the Fund.	Paragraph 6	Management Company may charge a subscription service charge for each subscription. The subscription service charge of the Fund's beneficiary certificates is not included in the Fund's assets. The subscription service charge per beneficiary unit, combined with the handling fee charged by the participating securities firm, may not exceed% of the net asset value per beneficiary unit of the Fund.	limit of the subscription service charge.
Paragraph 7	VII. After a subscriber submits the subscription application, they shall pay the Advance Total Subscription Amount, Total Subscription Amount Differences, and any other payables under the Deed, in accordance with the Subscription Base stated in the application form or its integral multiples, within	Paragraph 7	VII. After a subscriber submits the subscription application, they shall pay the Advance Total Subscription Amount, Total Subscription Amount Differences, and any other payables under the Deed, in accordance	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	the timeframe specified in the Operational Guidelines. Otherwise, the subscription shall be deemed unsuccessful. The Management Company shall, in accordance with the Operational Guidelines, deduct the administrative processing fees, remittance fee, and any other amounts that the subscriber is responsible for under the Deed or the Operational Guidelines from the Advance Total Subscription Amount paid by the unsuccessful subscriber on the Subscription Date, and instruct the Fund Custodian to return the remaining amount to the subscriber's designated remittance account without interest within three business days after the failed subscription on the next business day. The payment standards for the administrative processing fee shall be handled in accordance with the provisions of the latest prospectus.		with the Subscription Base stated in the application form or its integral multiples, within the timeframe specified in the Operational Guidelines. Otherwise, the subscription shall be deemed unsuccessful. The Management Company shall, in accordance with the Operational Guidelines, deduct the administrative processing fees, remittance fee, and any other amounts that the subscriber is responsible for under the Deed or the Operational Guidelines from the Advance Total Subscription Amount paid by the unsuccessful subscriber on the Subscription Date, and instruct the Fund Custodian to return the remaining amount to the subscriber's designated remittance account without interest within business days after the failed subscription on the next business day. The payment standards for the administrative processing fee shall	

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds) be handled in accordance with the	Explanation
			provisions of the latest prospectus.	
Article 8	Lending of Securities Held			
Paragraph 1	I. Securities held domestically by the Fund, when lent through fixed- price trading, auction trading, or negotiated lending, shall be handled in accordance with the rules of the Financial Supervisory Commission, the Regulations Governing Securities Investment Trust Funds, the Operating Rules of the TWSE and the TWSE Securities Borrowing and Lending Rules, and other relevant rules of the TWSE, the TPEx Securities Borrowing and Lending Rules, other relevant rules of TPEx, and the provisions of the Deed.		I. Securities held domestically by the Fund, when lent through fixed-price trading, auction trading, or negotiated lending, shall be handled in accordance with the rules of the Financial Supervisory Commission, the Regulations Governing Securities Investment Trust Funds, the Operating Rules of the TWSE and the TWSE securities Borrowing and Lending Rules, and other relevant rules of the TWSE, the TPEx Securities Borrowing and Lending Rules, other relevant rules of TPEx, and the provisions of the Deed.	Revised to align with the definition provided in Subparagraph 24, Paragraph 1, Article 1.
Paragraph 2	II. The amount of any single security lent by the Fund shall not exceed 50% of the total amount of that security held by the Fund. The aforementioned ratio restriction will follow any amendments to the relevant laws and regulations. The lending period for the securities shall not exceed six months, starting from the	Paragraph 2	II. The amount of any single security lent by the Fund shall not exceed 50% of the total amount of that security held by the Fund. The aforementioned ratio restriction will follow any amendments to the relevant laws and regulations. The lending period for	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	date the lending transaction is concluded. However, the Management Company may request the return of the borrowed securities in advance in accordance with the Regulations on Securities Borrowing and Lending,, and the borrowed securities within the period set by the Management Company.		the securities shall not exceed six months, starting from the date the lending transaction is concluded.	
Paragraph 3	III. The Management Company may approve or reject a request for a securities lending, taking into account the Fund's current securities holdings and other relevant circumstances.			Added relevant content in accordance with practical operation.
Paragraph 4	IV. The proportionality or the limit on the duration of the lending set forth in the preceding Paragraph 2, if amended by relevant laws or regulations, the revised provisions shall prevail.			Added relevant content in accordance with practical operation.
Article 9	The Establishment, Non- Establishment, Listing, and Delisting of the Fund's Beneficiary Certificates	Article 9	The Establishment, Non-Establishment, Listing, and Delisting of the Fund's Beneficiary Certificates	
Paragraph 1	I. The condition for the establishment of the Fund is that, according to Paragraph 2, Article 3 of the Deed, the minimum required amount of	Paragraph 1	I. The condition for the establishment of the Fund is that, according to Paragraph 2, Article 3 of the Deed, the minimum required amount of TWDmust be raised within thirty days from the offering	Specify the conditions for the establishment of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds) commencement date.	Explanation
Paragraph 3	III. If the Fund is not established, the Management Company shall immediately instruct the Fund Custodian to refund the Subscription Amount and interest to the subscribers within ten business days from the date the Fund fails to establish. The refund shall be made through a registered, crossed, nonendorsable, nontransferable note in favor of the subscribers. The interest shall be calculated from the day after the Fund Custodian receives the Subscription Amount until the day before the refund is made, based on the Fund Custodian's savings deposit interest rate. The interest shall be rounded to the nearest New Taiwan Dollar (TWD), with amounts less than one TWD rounded up.	Paragraph 3	III. If the Fund is not established, the Management Company shall immediately instruct the Fund Custodian to refund the Subscription Amount and interest to the subscribers within ten business days from the date the Fund fails to establish. The refund shall be made through a registered, crossed, non-endorsable, non-transferable note in favor of the subscribers. The interest shall be calculated from the day the Fund Custodian receives the Subscription Amount until the day before the refund is made, based on the Fund Custodian's savings deposit interest rate. The interest shall be rounded to the nearest New Taiwan Dollar (TWD), with amounts less than one TWD rounded up.	Revised to align with the practical operation of the Fund.
Paragraph 5	V. After the Management Company has raised the minimum required offering amount for the Fund and reported to the FSC or its appointed	Paragraph 5	V. After the Management Company has raised the minimum required offering amount for the Fund	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	institution for establishment approval, it shall, in accordance with laws and the regulations and requirements of the TWSE, apply with the TWSE for the fund's listing on the securities trading market. The reference price for auction trading for the initial public offering of the Fund's beneficiary certificates shall be based on the latest net asset value per beneficiary unit calculated from the Fund's income as of the last business day before the listing as reference, and shall be handled according to the regulations of the TWSE. After the listing of the Fund's beneficiary certificates, the Management Company may appoint a service agent to handle beneficiary certificate related matters.		and reported to the FSC or its appointed institution for establishment approval, it shall, in accordance with laws and the regulations and requirements of the TWSE (TPEx), apply with the TWSE (TPEx) for the fund's listing on the securities trading market. The reference price for auction trading for the initial public offering of the Fund's beneficiary certificates shall be based on the latest net asset value per beneficiary unit calculated from the Fund's income as of the last business day before the listing as reference, and shall be handled according to the regulations of the TWSE (TPEx). After the listing of the Fund's beneficiary certificates, the Management Company may appoint a service agent to handle beneficiary certificate related matters.	
Paragraph 6	VI. The listing and trading of the Fund's beneficiary certificates shall be handled in accordance with the relevant regulations of the TWSE.	Paragraph 6	VI. The listing and trading of the Fund's beneficiary certificates shall be handled in accordance with the	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds) relevant regulations	Explanation
			of the TWSE (TPEx).	
Paragraph 7	VII. The listing of the Fund will be terminated under the following circumstances:	Paragraph 7	VII. The listing of the Fund will be terminated under the following circumstances:	Revised to align with the practical operation of the Fund.
Subparagraph 2	(II) The Fund has grounds for termination of listing as specified by the TWSE, and the TWSE has applied with the FSC for approval of or report for record of the termination of listing.	Subparagraph 2	(II) The Fund has grounds for termination of listing as specified by the TWSE (TPEx), and the TWSE (TPEx) has applied with the FSC for approval of or report for record of the termination of listing.	
Article <u>10</u>	Transfer of Beneficiary Certificates	Article <u>10</u>	Transfer of Beneficiary Certificates	
Paragraph 1	I. Before the beneficiary certificates of the Fund are listed, beneficiary certificates subscribed or certificate for payment of subscription amount for beneficiary certificates may not be transferred, except in cases of inheritance or other legal reasons. From listing date of the Fund, except for termination of the Deed as per Article 26 of the Deed, liquidation as per Article 27, or any other regulations by the FSC, the beneficiary certificates may only be publicly traded on the TWSE according to its regulations. However, if there are circumstances as specified in the proviso of Article 150 of the Securities and Exchange	Paragraph 1	I. Before the beneficiary certificates of the Fund are listed, beneficiary certificates subscribed or certificate for payment of subscription amount for beneficiary certificates may not be transferred, except in cases of inheritance or other legal reasons. From listing date of the Fund, except for termination of the Deed as per Article 26 of the Deed, liquidation as per Article 27, or any other regulations by the FSC, the beneficiary	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	Act, the transfer shall be conducted in accordance with the relevant laws and regulations.		certificates may only be publicly traded on the TWSE (TPEx) according to its regulations. However, if there are circumstances as specified in the proviso of Article 150 of the Securities and Exchange Act, the transfer shall be conducted in accordance with the relevant laws and regulations.	
Paragraph 3	III. The transfer of beneficiary certificates shall be handled in accordance with the "Regulations Governing Matters Related to Beneficiary Certificates", the "Securities and Exchange Act", and other relevant laws and regulations.	Paragraph 3	III. The transfer of beneficiary certificates shall be handled in accordance with the "Regulations Governing Matters Related to Beneficiary Certificates", and other relevant laws and regulations.	Revised to align with the practical operation of the Fund.
Article 11	The Assets of the Fund	Article 11	The Assets of the Fund	
Paragraph 1	I. All assets of the Fund must be kept separate from the Management Company's and Fund Custodian's own assets. The Fund Custodian, in accordance with the trust relationship and under the Management Company's instructions, shall handle the safekeeping, disposal, and collection/payment of the Fund's assets. The Fund's assets should be registered under the name "First Commercial Bank Co., Ltd. Custody Dedicated Account for KGI Taiwan Premium	Paragraph 1	I. All assets of the Fund must be kept separate from the Management Company's and Fund Custodian's own assets. The Fund Custodian, in accordance with the trust relationship and under the Management Company's instructions, shall handle the safekeeping, disposal, and collection/payment of the Fund's assets.	Specify the name and abbreviation of the Fund's dedicated account. The Fund does not invest in offshore assets; therefore, the relevant provisions are deleted.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	Selection AI 50 ETF" after being reported to the FSC or its appointed institution for effectiveness, and may be abbreviated as "KGI Taiwan Premium Selection AI 50 ETF Dedicated Account."		The Fund's assets should be registered under the name "Custody Dedicated Account for "after being approved by or reported to the FSC or its appointed institution for effectiveness, and may be abbreviated as " Dedicated Account." However, the assets of the Fund located outside the ROC may be handled in accordance with the laws and regulations of the country or region where the assets are located, or in accordance with the agreements between the Fund Custodian and the Appointed Foreign Custodian.	
Paragraph4	IV. The following assets constitute the Fund's assets:	Paragraph4	IV. The following assets constitute the Fund's assets:	Minor revision on the wording.
Subparagraph 3	(III) Interest earned, securities rights derived, and capital gains from the assets mentioned in the preceding 2 Subparagraphs.	Subparagraph 3	(III) Interest earned, securities rights derived, and capital gains from the assets mentioned in the preceding 2 Subparagraphs.	
Subparagraph 7	(VII) Administrative processing fees for failed subscriptions or redemptions.	Subparagraph 7	(VII) Administrative processing fees.	Minor revision on the wording.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	(Deleted)	Paragraph 5	V. The foreign exchange gains or losses arising from the utilization of the Fund shall be borne by the Fund.	The Fund has no foreign exchange gains or losses; and therefore, it is deleted. Subsequent provisions number shall be adjusted accordingly.
Article 12	Expenses to be Borne by the Fund	Article 12	Expenses to be Borne by the Fund	
Paragraph 1	I. The following costs and expenses shall be borne by the Fund and shall be paid by the Fund Custodian as instructed by the Management Company:	Paragraph 1	I. The following costs and expenses shall be borne by the Fund and shall be paid by the Fund Custodian as instructed by the Management Company:	
Subparagraph 1	(I) Direct costs and necessary expenses incurred from the use of the Fund as stipulated in the Deed, such as brokerage commissions, transaction settlement fees, and transaction service charge. This includes, but is not limited to, costs associated with completing transactions or settlements for the Fund's Investment Objects, fees charged by shareholder services agents, the TWSE, government agencies, or other institutions or third parties. Additionally, it includes fees arising from the Fund Custodian's handling or safekeeping of fund-related matters through institutions or systems such as	Subparagraph 1	(I) Direct costs and necessary expenses incurred from the use of the Fund as stipulated in the Deed, such as brokerage commissions, and transaction service charge. This includes, but is not limited to, costs associated with completing transactions or settlements for the Fund's Investment Objects, fees charged by shareholder services agents, the stock exchange, over-the-counter market, future exchange, government agencies, or other	The Fund adopts a fixed fee rate so the wording is revised accordingly.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	centralized bills depositories, the central government construction bonds, the TWSE, clearing institutions, financial institutions remittance and settlement systems, or general communication systems, as required to fulfill the obligations under the Deed.		institutions or third parties. Additionally, it includes fees arising from the Fund Custodian's handling or safekeeping of fund-related matters through institutions or systems such as centralized bills depositories, the central government construction bonds, the stock exchanges, futures exchanges in the relevant countries or regions where the Fund invests, clearing institutions, financial institutions remittance and settlement systems, or general communication systems, as required to fulfill the obligations under the Deed.	
Subparagraph 6	(VI) Processing fee for entrusted services provided by the TWSE or other institutions approved or appointed by the FSC for the cash subscription and redemption transaction computer connection operation system platform of the Fund;	Subparagraph 6	(VI) Processing fee for entrusted services provided by the TWSE (or TPEx) or other institutions approved or appointed by the FSC for the cash subscription and redemption transaction computer connection	Revised in accordance with the definitions in the Deed.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			operation system platform of the Fund;	
Subparagraph 7	(VII) All expenses incurred from listing of beneficiary certificates on the TWSE (including but not limited to listing fees and annual fees payable to the TWSE);	Subparagraph 7	(VII) All expenses arising from the listing of beneficiary certificates on the TWSE (or TPEx), including but not limited to listing fees and annual fees payable to the TWSE (or TPEx);	Revised in accordance with the definitions in the Deed.
	(Deleted)	Subparagraph 9	(IX) For the purpose of exercising the voting rights in the shareholders meeting of the issuing companies in which the Fund invests, the Fund may authorize the Appointed Foreign Custodian to act as a proxy to exercise voting rights. Any related service charges incurred for this authorization;	The Fund has no appointed foreign custodian; therefore, this section is deleted. Subsequent provisions number shall be adjusted accordingly.
Subparagraph 10	(X) Except where the Management Company or Fund Custodian has acted with intent or failed to exercise the duty of care of a good administrator, any costs incurred (including but not limited to legal fees) related to litigation or non-litigation claims made by or against the Management Company in relation to managing the Fund, or by the Fund Custodian in	Subparagraph 10	(XI) Except where the Management Company or Fund Custodian has acted with intent or failed to exercise the duty of care of a good administrator, any costs incurred (including but not limited to legal fees) related to litigation or non-litigation claims made by or against the	Revised to align with the article number of the Deed.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	relation to the custody, disposal, handling of short-term borrowings, and collection/payment of the Fund's assets, which are not covered by a third party, or costs incurred by the Management Company under Paragraph 12, Article 14 of the Deed, or by the Fund Custodian under Paragraphs 4, 11, and 12, Article 15, of the Deed in the course of recovery efforts, which are not covered by the party being pursued;		Management Company in relation to managing the Fund, or by the Fund Custodian in relation to the custody, disposal, handling of short- term borrowings, and collection/payment of the Fund's assets, which are not covered by a third party, or costs incurred by the Management Company under Paragraph 12, Article 14 of the Deed, or by the Fund Custodian under Paragraphs 6, 13, and 14, Article 15, of the Deed in the course of recovery efforts, which are not covered by the party being pursued;	
Paragraph 2	II. When the net asset value of the Fund on any given calendar day falls below	Paragraph 2	II. When the net asset value of the Fund on any given	Revised in accordance with the subparagraph

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	TWD200 million, other than the expenditures and costs listed in Subparagraphs 1 to 8 of the preceding paragraph, which shall still be borne by the Fund, all other expenditures and costs shall be borne by the Management Company.		calendar day falls below TWD200 million, other than the expenditures and costs listed in Subparagraphs 1 to 9 of the preceding paragraph, which shall still be borne by the Fund, all other expenditures and costs shall be borne by the Management Company.	number of the Deed.
Article 13	Rights, Obligations and Responsibilities of Beneficiary	Article 13	Rights, Obligations and Responsibilities of Beneficiary	
Paragraph 1	I. Beneficiaries may exercise the following rights in accordance with the provisions of the Deed and based on the beneficial rights represented by the beneficiary certificates held:	Paragraph 1	I. Beneficiaries may exercise the following rights in accordance with the provisions of the Deed and based on the beneficial rights represented by the beneficiary certificates held:	Revised in accordance with Article 1030-1 of the Civil Code.
Subparagraph 1	(I) Right to claim for distribution of the remaining assets.	Subparagraph 1	(I) Right to claim for distribution of the remaining assets.	
Article 14	Rights, Obligations, and Responsibilities of the Management Company	Article 14	Rights, Obligations, and Responsibilities of the Management Company	
Paragraph 2	II. Except in cases of intentional misconduct or negligence by the Management Company, its agents, representatives, or employees, the Management Company shall not be liable for the profits or losses of the Fund, or for any losses incurred by beneficiaries or the Fund Custodian.	Paragraph 2	II. Except in cases of intentional misconduct or negligence by the Management Company, its agents, representatives, or employees, the Management Company shall not be liable for the	The Fund has no appointed foreign custodian; therefore, this section is deleted.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Paragraph 3	III. The Management	Paragraph 3	profits or losses of the Fund, or for any losses incurred by beneficiaries, the Fund Custodian, or the Appointed Foreign Custodian.	The Fund has no
	Company has the authority to acquire and dispose of the assets of the Fund and must do so personally; unless otherwise specified by the FSC, the Management Company shall not delegate the handling of these matters to a third party. However, in exercising other rights related to the Fund's assets, the Management Company may request the Fund Custodian to issue a power of attorney or provide assistance when necessary. The Management Company may delegate or subdelegate the exercise of rights related to other assets of the Fund to the Fund Custodian, lawyers, or accountants; when delegating or subdelegating lawyers or accountants to exercise rights, the Fund Custodian should be notified.		Company has the authority to acquire and dispose of the assets of the Fund and must do so personally; unless otherwise specified by the FSC, the Management Company shall not delegate the handling of these matters to a third party. However, in exercising other rights related to the Fund's assets, the Management Company may request the Fund Custodian, the Appointed Foreign Custodian or its agents to issue a power of attorney or provide assistance when necessary. The Management Company may delegate or subdelegate the exercise of rights related to other assets of the Fund to the Fund Custodian or the Appointed Foreign Custodian, or lawyers, or accountants; when delegating or subdelegating or subdelegating the	appointed foreign custodian; therefore, this section is deleted.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			Appointed Foreign Custodian or lawyers or accountants to exercise rights, the Fund Custodian should be notified.	
Paragraph 4	IV. Within the limits permitted by laws and regulations, the Management Company has the authority to instruct the Fund Custodian regarding the Fund and may conduct periodic inventory checks of the Fund's assets. The Management Company shall also take necessary actions, as deemed appropriate, in accordance with the instructions of the FSC or at the request of the beneficiaries, within the limits permitted by laws and regulations, to ensure that the Fund Custodian fulfills its obligations as stipulated in the Deed.	Paragraph 4	IV. Within the limits permitted by laws and regulations, the Management Company has the authority to instruct the Fund Custodian and the Appointed Foreign Custodian regarding the Fund and may conduct periodic inventory checks of the Fund's assets. The Management Company shall also take necessary actions, as deemed appropriate, in accordance with the instructions of the FSC or at the request of the beneficiaries, within the limits permitted by laws and regulations, to ensure that the Fund Custodian and the Appointed Foreign Custodian fulfills its obligations as stipulated in the Deed.	The Fund has no appointed foreign custodian; therefore, this section is deleted.
Paragraph 6	VI. The Management Company shall, three days before the commencement of the Fund's offering, and within three days after the update or amendment of the prospectus, transmit	Paragraph 6	VI. The Management Company shall, three days before the commencement of the Fund's offering, or within three days from the	Revised the wording since the Fund has no upper limit on the offering amount.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	the electronic file of the prospectus to the information reporting website designated by the FSC.		date of receipt of the notification of report for effectiveness or approval letter for additional issuance amount, and within three days after the update or amendment of the prospectus, transmit the electronic file of the prospectus to the information reporting website designated by the FSC.	
Paragraph 7	VII. The Management Company, the Participating Securities Firm or Fund's Sales Agent shall provide a simplified prospectus to the subscriber before the subscriber submits the subscription application and completes the payment of the Subscription Amount or the Advance Total Subscription Amount. Upon request by the subscriber, the full prospectus must also be provided. The sales documents and advertisements for the Fund must indicate that both the prospectus and the simplified prospectus are available and specify where they can be obtained. The delivery or provision of the aforementioned prospectus may be conducted via electronic media if the subscription	Paragraph 7	VII. The Management Company, the Participating Securities Firm or Fund's Sales Agent, shall provide a simplified prospectus to the subscriber before the subscriber submits the subscription application and completes the payment of the Subscription Amount. Upon request by the subscriber, the full prospectus must also be provided. The sales documents and advertisements for the Fund must indicate that both the prospectus and the simplified prospectus are available and specify where they	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	method is through electronic transactions or if the subscriber has given written consent. If the content of the prospectus is found to be false or concealed, the Management Company, its responsible persons, and other signatories of the prospectus shall be legally liable.		can be obtained. The delivery or provision of the aforementioned prospectus and simplified prospectus may be conducted via electronic media if the subscription method is through electronic transactions or if the subscriber has given written consent. If the content of the prospectus is found to be false or concealed, the Management Company, its responsible persons, and other signatories of the prospectus shall be legally liable.	
Paragraph8	VIII. The Management Company may, if necessary, amend the prospectus and make an announcement. Except for Subparagraph 2 through 5 which should be reported to the industry association, all other items must be reported to the FSC.	Paragraph 8	VIII. The Management Company may, if necessary, amend the prospectus and make an announcement. Except for Subparagraph 2 through 5 which should be reported to the industry association, all other items must be reported to the FSC.	
Subparagraph 4	(IV) Subscription and redemption transaction fees.	Subparagraph 4	(IV) Subscription transaction fees and redemption transaction fees.	Revised Subparagraph 4 and 5 of the Paragraph to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number Subparagraph	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF (V) Administrative	Article, Paragraph, Subparagraph number Subparagraph	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds) (V) Administrative	Explanation
5	processing fees for <u>failed</u> subscriptions or redemptions.	5	processing fees.	
Paragraph 9	IX. The Management Company shall ensure that the buying and selling settlement of securities or any other investment activities comply with the relevant laws and regulations of the securities exchange market of the ROC. The Management Company shall also instruct its entrusted securities firms, financial institutions, or other institutions approved by the FSC to conduct securities investments for the Fund in accordance with the practices of buying and selling settlements in the ROC's securities exchange market.	Paragraph 9	IX. The Management Company shall ensure that the buying and selling settlement of securities or any other investment activities comply with the relevant laws and regulations of the securities exchange markets of the ROC and the countries or regions where the Fund invests. The Management Company shall also instruct its entrusted securities firms, financial institutions, or other institutions approved by the FSC to conduct securities investments for this Fund in accordance with the practices of buying and selling settlements in the securities exchange markets of the ROC and the countries or regions where the Fund invests.	The Fund only invests domestically so the wording is thus revised.
Paragraph 11	XI. The rights and obligations between the Management Company and the Fund's Sales Agents it entrusts shall be governed by the sales agreement. The	Paragraph 11	XI. The rights and obligations between the Management Company and the Fund's Sales Agents it entrusts shall be governed by the	Specify the appendix.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Paragraph 12	Management Company shall select fund sales agents with the due diligence of a prudent manager. The Management Company shall enter into a Participation Agreement with any Participating Securities Firms before they begin processing subscriptions and redemptions. The Participation Agreement must include terms that reflect the intent and spirit of the provisions outlined in Appendix 2, "Key Terms of the Securities Firms Participation Agreement for KGI Taiwan Premium Selection AI 50 ETF Securities Investment Trust Fund". The rights and obligations between the Management Company and the Participating Securities Firms shall be handled in accordance with the Participation Agreement.	Paragraph 12	sales agreement. The Management Company shall select fund sales agents with the due diligence of a prudent manager. The Management Company shall enter into a Participation Agreement with any Participating Securities Firms before they begin processing subscriptions and redemptions. The Participation Agreement must include terms that reflect the intent and spirit of the provisions outlined in Appendix (Number), "Key Terms of the Securities Firms Participation Agreement for ETF Securities Investment Trust Fund". The rights and obligations between the Management Company and the Participating Securities Firms shall be handled in accordance with the Participation Agreement. XII The	Revised to align
Paragraph 12	XII. The Management Company may request compensation from the Fund in accordance with Article 19 of the Deed	Paragraph 12	XII. The Management Company may request compensation from	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	and shall exercise its rights and fulfill its obligations in accordance with relevant laws and regulations and the Deed. The Management Company shall not be held liable for damages to the Fund and/or beneficiaries attributable to the Fund Custodian, centralized securities depository enterprise, or the centralized bills depository enterprise, or Participating Securities Firms, but the Management Company is responsible for pursuing compensation on behalf of the Fund.		the Fund in accordance with Article 19 of the Deed and shall exercise its rights and fulfill its obligations in accordance with relevant laws and regulations and the Deed. The Management Company shall not be held liable for damages to the Fund and/or beneficiaries attributable to the Fund Custodian, or centralized securities depository enterprise, or the centralized bills depository enterprise, or Participating Securities Firms, but the Management Company is responsible for pursuing compensation on behalf of the Fund.	
Paragraph 19	XIX. When the net asset value of the Fund falls below TWD200 million, the Management Company shall instruct the Participating Securities Firms to inform the subscribers of the net asset value and the number of beneficiaries as of the end of the previous month.	Paragraph 19	XIX. When the net asset value of the Fund falls below TWD200 million, the Management Company shall inform the subscribers of the net asset value and the number of beneficiaries.	Revised to align with the Fund's minimum offering amount and practical operations.
	(Deleted)	Paragraph 21	XXI. The Fund may handle tax-related	Revised to align with the practical

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds) matters arising from	Explanation operation of the
			its investments on behalf of the beneficiaries through the Management Company.	Fund.
Article 15	The Rights, Obligations, and Responsibilities of the Fund Custodian.	Article 15	The Rights, Obligations, and Responsibilities of the Fund Custodian.	
Paragraph 2	II. The Fund Custodian shall handle the opening of accounts of the Fund, safekeeping, disposal, and receipt and payment of the Fund's assets, collateral provided by borrowers of securities from the Fund and its proceeds, the distributable income account of the Fund, and the amounts related to the division or reverse division of fractional beneficiary units for the Fund's beneficiary certificates in accordance with the relevant regulations of Securities Investment Trust and Consulting Act, the provisions of the Deed, and instructions from the FSC, with the duty of care of a good administrator and fiduciary duty. Except as otherwise stipulated in the Deed, the Fund Custodian shall not seek benefits for itself, its agents, representatives, employees, or any third party. In the event that the agent, representative, or employee of the Fund Custodian intentionally or negligently fails to fulfill	Paragraph 2	II. The Fund Custodian shall handle the opening of accounts of the Fund, safekeeping, disposal, and receipt and payment of the Fund's assets, collateral provided by borrowers of securities from the Fund and its proceeds, the distributable income account of the Fund, and the amounts related to the division or reverse division of fractional beneficiary units or the Fund's beneficiary certificates in accordance with the relevant regulations of Securities Investment Trust and Consulting Act, or the laws and regulations of the country or region where the Fund's assets are located abroad, the provisions of the Deed, and instructions from	The Fund does not hold foreign assets; hence, the wording is revised.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	the obligations under the Deed, the Fund Custodian shall bear the same responsibility as if the intentional or negligent act were its own. If the Fund Custodian intentionally or negligently violates laws or the provisions of the Deed, resulting in damage to the Fund's assets, the Fund Custodian shall be liable for compensation to the Fund for such damage.		the FSC, with the duty of care of a good administrator and fiduciary duty. Except as otherwise stipulated in the Deed, the Fund Custodian shall not seek benefits for itself, its agents, representatives, employees, or any third party. In the event that the agent, representative, or employee of the Fund Custodian intentionally or negligently fails to fulfill the obligations under the Deed, the Fund Custodian shall bear the same responsibility as if the intentional or negligent act were its own. If the Fund Custodian intentionally or negligently violates laws or the provisions of the Deed, resulting in damage to the Fund's assets, the Fund Custodian shall be liable for compensation to the Fund for such damage.	
	(Deleted. Subsequent provisions number shall be adjusted accordingly.)	Paragraph 4	IV. The Fund Custodian may entrust foreign financial institutions to act as the Appointed Foreign Custodian of the Fund, handling the	The Fund has no Appointed Foreign Custodian; therefore, the relevant wording is revised.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			buying and selling settlement procedures of foreign securities, securities-related products with the fund company, or with overseas futures firms, securities firms, financial institutions designated by the Management Company, or other institutions approved by the FSC. It may also safeguard the assets of the Fund stored abroad and exercise the rights associated with those assets. The Fund Custodian's selection, supervision, and instructions to the Appointed Foreign Custodian shall be carried out according to the following provisions:	
		Subparagraph 1	(I) The selection of the Appointed Foreign Custodian by the Fund Custodian must be approved by the Management Company.	
		Subparagraph 2	(II) The Fund Custodian shall be liable for damages to the Fund if the selection or instructions given	

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			to the Appointed Foreign Custodian result in harm to the Fund due to intentional misconduct or negligence.	
		Subparagraph 3	(III) If the Appointed Foreign Custodian is unable to continue safeguarding the Fund's foreign assets due to dissolution, bankruptcy, or other reasons, the Fund Custodian shall immediately seek another qualified Appointed Foreign Custodian. Any replacement of the Appointed Foreign Custodian must be approved by the Management Company.	
	(Deleted. Subsequent provisions number shall be adjusted accordingly.)	Paragraph 5	V. If the responsibilities and obligations stipulated in the Deed that shall be performed by the Fund Custodian are handled by an Appointed Foreign Custodian, the Fund Custodian shall bear the same liability for the intent or negligence of the Appointed Foreign Custodian as it would for its own intent or negligence. If such actions	The Fund has no Appointed Foreign Custodian; therefore, the relevant wording is revised.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Paragraph 4	IV. The Fund Custodian	Paragraph 6	cause damage to the assets of the Fund, the Fund Custodian shall be liable for compensation. The remuneration of the Appointed Foreign Custodian shall be borne by the Fund Custodian. VI. The Fund	Revised to align
ratagraph 4	may fulfill its obligations under the Deed by processing or safeguarding fund-related matters through institutions or systems such as centralized securities depository enterprise, centralized bills depository enterprise, central government construction bonds, stock exchanges, clearing institution, financial institutions remittance and clearing system, and general communication. However, if damages to the Fund result from the fault of these institutions or systems, the Fund Custodian shall not be liable for compensation unless it has acted with intent or negligence, but the Fund Custodian is responsible for pursuing compensation on behalf of the Fund.	raiagraph o	Custodian may fulfill its obligations under the Deed by processing or safeguarding fundrelated matters through institutions or systems such as centralized securities depository enterprise, central government construction bonds, relevant securities exchanges, overthe-counter markets, futures exchanges in the countries or regions where investments are made, clearing institution, financial institutions remittance and clearing system, and general communication. However, if damages to the Fund result from the fault of these institutions or systems, the Fund Custodian shall not be liable for	with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
P. 10	IV Til F 1G 11	D 1.11	compensation unless it has acted with intent or negligence, but the Fund Custodian is responsible for pursuing compensation on behalf of the Fund.	
Paragraph 9	IX. The Fund Custodian shall, in accordance with laws and regulations and the Deed, regularly deliver relevant records of the Fund to the Management Company, to be forwarded by the industry association to the FSC for reference. The Fund Custodian shall prepare and deliver to the Management Company the following documents: on the last business day of each week, the inventory detail of custodial assets (including realized stock dividends), bank deposit balance statement, detailed statement of securities-related products as of such date, and information on the component stock of the Benchmark Index as of such date; on the last business day of each month, the inventory detail of custodial assets, bank deposit balance statement, detailed statement of securities-related products, and information on the components of the Benchmark Index as of such date; and shall deliver these to the Management Company	Paragraph 11	XI. The Fund Custodian shall, in accordance with laws and regulations and the Deed, regularly deliver relevant records of the Fund to the Management Company, to be forwarded by the industry association to the FSC for reference. The Fund Custodian shall prepare and deliver to the Management Company the following documents: on the last business day of each week, the inventory detail of custodial assets (including realized stock dividends), bank deposit balance statement, and detailed statement of securities-related products as of such date as of such date; on the last business day of each month, the inventory detail of custodial assets, bank deposit balance statement, and securities-related products as of such date; on the last business day of each month, the inventory detail of custodial assets, bank deposit balance statement,	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	within five (5) business days of the following month. The Management Company shall prepare the Fund's inspection report, balance sheet, inventory asset reconciliation statement, and other reports required by the FSC, and after having them verified and signed by the Fund Custodian, submit them to the industry association for forwarding to the FSC by the 10th of each month.		detailed statement of securities-related products, and information on the components of the Benchmark Index as of such date; and shall deliver these to the Management Company within five (5) business days of the following month. The Management Company shall prepare the Fund's inspection report, balance sheet, inventory asset reconciliation statement, and other reports required by the FSC, and after having them verified and signed by the Fund Custodian, submit them to the industry association for forwarding to the FSC by the 10th of each month.	
Paragraph 10	X. The Fund Custodian shall notify the Management Company of any known violations of the Trust Deed or relevant laws and regulations by the Management Company, or any potential violations thereof, and shall notify the Management Company to fulfill its obligations according to the Trust Deed or relevant laws and regulations. If such violations are likely	Paragraph 12	XII. The Fund Custodian shall notify the Management Company of any known violations of the Trust Deed or relevant laws and regulations by the Management Company, or any potential violations thereof, and shall notify the Management Company to fulfill	The Fund has no Appointed Foreign Custodian; therefore, the wording is revised.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	to infringe the rights and interests of the beneficiaries, the Fund Custodian shall immediately report them to the FSC and send a copy to the industry association. However, this does not apply if the Fund Custodian is unaware of such issues due to circumstances not attributable to its own intentional misconduct or negligence.		its obligations according to the Trust Deed or relevant laws and regulations. If such violations are likely to infringe the rights and interests of the beneficiaries, the Fund Custodian shall immediately report them to the FSC and send a copy to the industry association. However, this does not apply if the Fund Custodian is unaware of such issues due to circumstances not attributable to its own intentional misconduct or negligence. If the Appointed Foreign Custodian violates the provisions of the foreign custodian agreement, the Fund Custodian shall immediately notify the Management Company and take necessary measures.	
Paragraph 14	XIV. The Fund Custodian, except as required by laws and regulations, orders from the FSC, or provisions of the Deed, shall not provide the Fund's information and contents of other custodial matters to others. Its directors, supervisors, managers, business personnel, and other employees shall not engage in securities	Paragraph 16	XVI. The Fund Custodian and Appointed Foreign Custodian, except as required by laws and regulations, orders from the FSC, or provisions of the Deed, shall not provide the Fund's information and contents of other custodial matters to others.	The Fund has no Appointed Foreign Custodian; therefore, the wording is revised.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	trading activities based on information obtained in the course of their duties or disclose such information to others.		Its directors, supervisors, managers, business personnel, and other employees shall not engage in securities trading activities based on information obtained in the course of their duties or disclose such information to others.	
Article 16	Regarding Index Licensing Matters.	Article 16	Regarding Index Licensing Matters.	
Paragraph 1	I. The benchmark index (i.e., TIP FactSet Taiwan AI 50 Index) used by the Fund is prepared and calculated by "Taiwan Index Plus Corporation" (hereinafter referred to as the Index Provider). The Index Provider has signed an Index License Agreement with the Management Company, authorizing the Fund to use the benchmark index and the name of the index.	Paragraph 1	I. The benchmark index (index name) used by the Fund is prepared and calculated by (Index Provider's Name) (hereinafter referred to as the Index Provider). The Index Provider has signed into an Index License Agreement with the Management Company, authorizing the	Added to include key content of the Index License Agreement.
Paragraph 2	II. During the authorization period of the Index		Fund to use the benchmark index	
Subnaragear	License Agreement, the key contents agreed upon by both parties in the Index License Agreement are summarized as follows:		and the name of the index. An overview of the key contents of the Index License Agreement is as follows:	
Subparagraph 1	(I) Content of authorization: The Index Provider grants the Management Company the right to use the index and its name for the issuance, promotion, and marketing of the Fund, as	Subparagraph 1	(I) The Index Provider grants the Management Company the right to use the index (with agreed	

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	well as for handling related matters.		purposes, methods, or restrictions).	
Subparagraph 2	(II) The effective term of the Index License Agreement is three years from the effective date.	Subparagraph 2	(II) Index licensing fees (billing and payment methods).	
	Unless terminated early in accordance with the agreement or unless either the Management	Subparagraph 3	(III) Index Provider (responsibilities and obligations).	
	Company or the Index Provider provides written notice to the other party at least six months prior	Subparagraph 4	(IV) Management Company (responsibilities and obligations).	
	to the expiration of the Index License Agreement (including any renewal) that they do not wish to renew the agreement, the Management Company and the Index Provider agree that the agreement will automatically renew for one year under the same terms as the original index product licensing agreement upon the expiration of the	Subparagraph 5	(V) Index License Agreement (agreement duration or matters related to agreement termination).	
	aforementioned effective term, with the same provision applying to each subsequent renewal period.			
Subparagraph 3	(III) Index licensing fee:			
Item 1	1. Index licensing fee rate: (1) Base fee: USD 15,000 payable on the listing date and at the beginning of each anniversary thereafter.			
	(2) Variable fee: 0.0095% of the average net assets of the Fund for each calendar quarter, payable			

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	at the end of each quarter (for periods less than a calendar quarter, the fee shall be calculated on a pro-rata basis according to the actual number of days).			
Item 2	2. Index service management fee (payable if the Fund is not able to be launched within one year from the effective date): USD10,000, payable on the anniversary of the effective date to the Taiwan Index Plus Corporation and FactSet.			
Item 3	3. The licensing fees for the benchmark index as stated in Paragraphs 1 and 2 above may only be changed after prior consultation and agreement between the Management Company and the index provider. If either party disagrees with the proposed change, the fees will not be changed, and this will not affect the operations of this ETF or the rights of investors. If the index licensing fees are agreed to be changed by both parties, the Management Company will handle it according to the provisions in Paragraph 4. Investors are advised to refer to the prospectus for details.			
Item 4	4. Within sixty days after each anniversary of the effective date of the Index			

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	License Agreement, the Index Provider may provide written notice to the Management Company to increase the aforementioned index service management fees and index licensing fees, but the annual increase is limited to 15% of the previous year's fees. The Management Company may terminate the Index License Agreement by providing written notice to the Index Provider within thirty days of receiving the aforementioned written notice.			
Subparagraph 4	(IV) Matters related to the termination of Index License Agreement:			
Item1	1. Upon termination of the Index License Agreement, the Management Company shall immediately cease using the benchmark index or related data of its component securities.			
Item2	2. The Management Company shall immediately remove the index-related data from any facilities, items, or documents and provide a relevant statement to the Index Provider.			
Paragraph 3	III. If the Fund experiences significant matters related to the index, such as the termination of the Index License Agreement or changes to the Index Provider, that have a	Paragraph 2	II. The benchmark index tracked by the Fund (including notification and announcement methods in case of significant events	Added to include key content of the Index License Agreement.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	substantial impact on the interests of the beneficiaries, such events shall be announced and notified to the beneficiaries in accordance with the provisions of Article 34 of the Deed.		that have a substantial impact on the beneficiaries).	
Article 17	Basic Principles and Scope for Investing in Securities and Engaging in Trading of Securities-Related Products for the Fund	Article 17	Basic Principles and Scope for Investing in Securities and Engaging in Trading of Securities- Related Products for the Fund	
Paragraph 1	I. The Management Company should aim to diversify risk and ensure the safety of the fund and track the performance of the Benchmark Index as the objective of the Fund's investment portfolio management. In accordance with principles of integrity and professional management, the Fund will be invested in securities within the ROC and will adhere to the following regulations:	Paragraph 1	I. The Management Company should aim to diversify risk and ensure the safety of the fund and track the performance of the Benchmark Index as the objective of the Fund's investment portfolio management. In accordance with principles of integrity and professional management, the Fund will be invested in and will adhere to the following regulations:	Define the basic principles, scope, investment ratio limits and related requirements for the investment of the Fund.
Subparagraph 1	(I) The Fund's investments in securities in the ROC include:	Subparagraph 1	(I) The Fund mainly invests in TWSE- or TPEx-listed stocks.	
Item 1	1. TWSE-listed stocks within the ROC (including newly listed underwriting stocks) or TPEx - listed stocks,			

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	index-based ETF beneficiary certificates (including leveraged or inverse ETFs), call (put) warrants, stock subscription certificates, domestic securities investment trust enterprises' index-type, bond-type (including fixed income), money market-type securities investment trust funds issued domestically, and futures trust funds raised by futures trust enterprises from unspecified persons, as well as other securities, money market instruments and the subscription and redemption of exchange- traded funds.			
Item 2	2. The Fund's investment in newly listed underwriting stocks is limited to those stocks for which the listing information has been publicly announced and that the Management Company, based on its professional judgment, expects will be included as component stocks in the relevant index at the time of their initial listing.			
Subparagraph 2	(II) The Management Company, to align with the tracking objectives of the Fund and the needs for capital allocation, may utilize the Fund to engage in trading of futures, options, or futures options, as well as other securities-related			

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Subparagraph 3	products approved by the FSC derived from stock price indices, stocks, or exchange-traded funds. Such activities shall comply with the FSC's "Directions for Use by Securities Investment Trust Enterprises of Securities Investment Trust Funds for Trading of Securities-Related Products " and other relevant rules from the FSC. If provisions amended by relevant laws and regulations, the revised provisions shall prevail. (III) The Fund adopts a fully replicating index-based strategy to track the performance of the "TIP FactSet Taiwan AI 50 Index." The operational objective is to achieve performance that closely aligns with the tracked index after deducting all necessary expenses. To reach this operational objective, the Fund will track the index from the date of listing, and the total investment in the component stock of the benchmark index shall reach 90% (inclusive) of the Fund's net asset value. Additionally, to align with the Fund's tracking objectives and capital allocation needs, the Fund may engage in trading of securities-	Subparagraph 2	(II) The Management Company will adopt an indexing strategy, with the objective of tracking the performance of the Benchmark Index as closely as possible. To achieve the aforementioned operational objective, the Fund shall, from the date of listing, the total investment in the component stock of the benchmark index shall reach 90% (inclusive) of the Fund's net asset value. Additionally, to align with the	
	related products and invest in other securities		Fund's tracking objectives and	

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	to ensure that the overall exposure of the Fund's investment portfolio approaches 100% of the Fund's net asset scale.		capital allocation needs, the Fund may engage in trading of securities-related products and invest in other securities to ensure that the overall exposure of the Fund's investment portfolio approaches 100% of the Fund's net asset scale.	
Subparagraph 4	(IV) If a failure in subscription/redemption occurs or if a situation specified in Article 21, Paragraph 3 of the Fund's Trust Deed arises, resulting in a deviation from the investment proportion limit specified in Subparagraph 3 above for component stock of the benchmark index, it must be adjusted to meet the proportion requirements within five business days following the end of such situation.	Subparagraph 3	(III) If a failure in subscription/redem ption occurs or if a situation specified in Article 21, Paragraph 3 of the Fund's Trust Deed arises, resulting in a deviation from the investment proportion limit specified in Subparagraph 2 above for component stock of the benchmark index, it must be adjusted to meet the proportion requirements within business days following the end of such situation.	
Subparagraph 5	(V) However, based on the Management Company's professional judgment, in exceptional circumstances, for the purpose of diversifying risk and ensuring the	Subparagraph 4	(IV) However, based on the Management Company's professional judgment, in exceptional	

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	safety of the fund, the investment proportion limits specified in Subparagraph 3 above may be disregarded. Exceptional circumstances are defined as follows:		circumstances, for the purpose of diversifying risk and ensuring the safety of the fund, the investment proportion limits specified in Subparagraph 2 above may be disregarded. Exceptional circumstances are defined as follows:	
Item 1	1. One month prior to the termination of the Fund's Trust Deed; or	Item 1	1. One month prior to the termination of the Fund's Trust Deed; or	
Item 2	2. Significant and unexpected political or economic events within the country (e.g. coups, wars, energy crises, terrorist attacks, or natural disasters), temporary suspension of domestic or international financial markets (stock, bond, or currency markets), changes in laws or policies (e.g., the implementation of foreign exchange controls or reduction of daily price downward fluctuation limit), or other force majeure events that could potentially affect the economic development and financial market stability of the country or region.	Item 2	2. If the asset proportion of the Fund's net assets in any investment reaches % or more on the business day prior to the announcement of the Fund's net assets, and there are the following conditions in any stock exchange or over-the-counter market in the country or region of any such investment: (1) The occurrence of unexpected political or economic events (including but not limited to coups, wars, energy crises, terrorist attacks,	

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			etc.), temporary trading suspensions in financial markets (stock markets, bond markets, and foreign exchange markets), legal or policy changes (including but not limited to measures such as narrowing daily price limits and implementing foreign exchange controls that prevent capital from being repatriated, etc.), and force majeure events.	
			(2) The exchange rate of the New Taiwan Dollar against experiences a daily increase or decrease of % (including this number), or the cumulative increase or decrease over a continuous period of trading days reaches % (including this number) or more.	
Subparagraph 6	(VI) Within thirty (30) business days after the conclusion of the exceptional circumstances described in the previous Subparagraph, the Management Company shall promptly adjust the investment portfolio to comply with the proportion limits	Subparagraph 5	(V) Within thirty (30) business days after the conclusion of the exceptional circumstances described in the previous Subparagraph, the Management Company shall promptly adjust the	

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	specified in Subparagraph <u>3</u> .		investment portfolio to comply with the proportion limits specified in Subparagraph 2.	
Paragraph 2	II. The Management Company may maintain the Fund's assets in cash, deposited with financial institutions (including the Fund Custodian), engaging in redemption transactions involving bonds, or purchasing short-term securities, or using other methods as specified by the FSC, and instruct the Fund Custodian to handle these assets accordingly. Unless otherwise specified by laws and regulations, the credit ratings of the financial institutions where the assets are deposited, the counterparties for redemption transactions involving bonds, or the underlying assets, should meet or exceed the minimum rating levels provided by credit rating agencies approved or recognized by the FSC.	Paragraph 2	II. The Management Company may maintain the Fund's assets in cash, deposited with financial institutions, engaging in redemption transactions involving bonds, or purchasing short-term securities, or using other methods as specified by the FSC, and instruct the Fund Custodian to handle these assets accordingly. The credit ratings of the financial institutions where the assets are deposited, the counterparties for redemption transactions involving bonds, and issuers, guarantors, acceptors of short-term commercial paper, or underlying assets, or the underlying assets, should meet or exceed the minimum rating levels provided by credit rating agencies approved or recognized by the FSC.	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Paragraph 3	III. The Management Company, when utilizing the Fund for investments in listed or OTC listed securities, shall, unless otherwise provided by laws and regulations, engage a securities broker to conduct cash transactions in the centralized trading market or at the broker's business premises, and instruct the Fund Custodian to handle the settlement.	Paragraph 3	III. The Management Company, when utilizing the Fund for investments in listed or OTC listed securities, shall, unless otherwise provided by law, engage domestic or foreign securities brokers to conduct cash transactions in the securities markets or at the brokers' business premises of the country or region where the investments are made, and instruct the Fund Custodian to handle the settlement.	Revised to align with the practical operation of the Fund.
Paragraph 4	IV. When the Management Company entrusts securities brokers for trading in accordance with the preceding provisions, it may appoint brokers that have a vested interest in the Management Company or the Fund Custodian and are qualified as securities brokers, including the brokerage department of the Fund Custodian. However, the commission paid to such securities brokers must not exceed that of general securities brokers.	Paragraph 4	IV. When the Management Company entrusts securities brokers for trading in accordance with the preceding provisions, it may appoint brokers that have a vested interest in the Management Company, the Fund Custodian, or the Appointed Foreign Custodian and are qualified as securities brokers, including the brokerage departments of the Fund Custodian or the Appointed Foreign Custodian. However, the commission paid to	The Fund has no Appointed Foreign Custodian; therefore, the relevant wording is revised.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			such securities brokers must not exceed that of general securities brokers in the country or region of investment.	
	(Deleted)	Paragraph 5	V. When the Management Company uses the Fund to invest in government bonds, corporate bonds, or financial bonds, transactions shall be conducted on a cash basis with immediate delivery, and the Management Company shall instruct the Fund Custodian to handle the settlement.	Deleted to align with the Fund's investment scope. The remaining subparagraphs number shall be adjusted accordingly.
	(Moved to Subparagraph 2, Paragraph 1 of this Article)	Paragraph 6	VI. The Management Company may, to align with the tracking objectives and funding needs of the Fund, engage in transactions involving and other securities- related products using the Fund, and must comply with the "Directions for Use by Securities Investment Trust Enterprises of Securities Investment Trust Funds for Trading of Securities- Related Products" as well as other relevant regulations set forth by the FSC	Specify the regulations for engaging in securities-related products.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			and the <u>Central</u> Bank.	
	(Deleted)	Paragraph 7	VII. The Management Company may use currency exchange, forward foreign exchange transactions, currency swap transactions, exchange rate options between New Taiwan Dollars and foreign currencies, or other securities-related products approved by the FSC to hedge against exchange rate risks. When handling the inflow and outflow of the Fund for the purpose of managing exchange rate risks and protecting the interests of beneficiaries, it must comply with the relevant regulations established by the FSC and the Central Bank.	To align with the investment scope of the Fund, remove the relevant section. The remaining items numbering should be adjusted accordingly.
Paragraph 5	V. The Management Company shall manage the Fund in accordance with the relevant laws and regulations and the provisions of the Deed, and unless otherwise stipulated by the FSC, shall comply with the following provisions:	Paragraph 8		
	(Deleted)	Subparagraph 2	(II) Shall not invest in unlisted or not	Deleted to align with the Fund's

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			TPEx-listed subordinated corporate bonds and subordinated financial bonds;	investment object. The remaining subparagraphs number shall be adjusted accordingly.
Subparagraph 5	(<u>V</u>) No investment shall be made in securities issued by the Management Company or a company in which the Management Company has an interest, unless held for the purpose of complying with the composition of the Benchmark Index;	Subparagraph 6	(VI) No investment shall be made in securities issued by the Management Company or a company in which the Management Company has an interest, but excluding beneficiary certificates, fund shares, or investment units, as well as holding securities to comply with the composition of the Benchmark Index;	Adjust the wording to align with the Fund's investment object.
Subparagraph 7	(VII) The total amount invested in stocks of any single TWSE or TPExlisted company shall not exceed 10% of the net asset value of the Fund, unless held for the purpose of complying with the composition of the Benchmark Index;	Subparagraph 8	(VIII) The total amount invested in stocks and corporate bonds (including subordinated corporate bonds) or financial bonds (including subordinated financial bonds) of any single TWSE or TPEx-listed company shall not exceed 10% of the Fund's net asset value, unless held for the purpose of complying with the composition of the Benchmark Index. The total amount	Revised to align with the Fund's investment object.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			invested in subordinated corporate bonds issued by any single company shall not exceed 10% of the total amount of subordinated corporate bonds issued by that company in the relevant tranche (if the bonds are divided into tranches). Such subordinated corporate bonds must meet the certain credit rating issued by the credit rating agencies approved or recognized by the FSC.	
	(Deleted)	Subparagraph 10	(X) The total amount invested in unsecured corporate bonds issued by any company shall not exceed 10% of the total amount of unsecured corporate bonds issued by that company;	Deleted to align with the Fund's investment object. The remaining subparagraphs number shall be adjusted accordingly.
Subparagraph 13	(XIII) The total amount invested by the Fund in the beneficiary certificates of other funds shall not exceed 20% of the Fund's net asset value; the total amount invested in futures trust fund, inverse ETFs, and leveraged ETFs offered to	Subparagraph 15	(XV) The total amount invested by the Fund in the beneficiary certificates of other funds shall not exceed 20% of the Fund's net asset value;	Revised to align with the Fund's investment object.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	unspecified persons by the futures trust business shall not exceed 10% of the Fund's net asset value;			
	(Deleted)	Subparagraph 21	(XXI) The total amount invested in stocks and financial bonds (including subordinated financial bonds) issued by any single bank shall not exceed 10% of the Fund's net asset value, unless held for the purpose of complying with the composition of the Benchmark Index. The total amount invested in financial bonds (including subordinated financial bonds) issued by any single bank shall not exceed 10% of the total financial bonds issued by that bank. The total amount invested in subordinated financial bonds issued by any single bank shall not exceed 10% of the total financial bonds issued by that bank. The total amount invested in subordinated financial bonds issued by any single bank shall not exceed 10% of the total subordinated financial bonds issued by that bank for the specific tranche (including any tranche after subdivision, if applicable). Such	Deleted to align with the Fund's investment scope. The remaining subparagraphs number shall be adjusted accordingly.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			subordinated financial bonds must meet certain credit rating issued by the credit rating agencies approved or recognized by the FSC;	
	(Deleted)	Subparagraph 22	(XXII) The total amount invested in international financial organization bonds issued by any international financial organization which is approved by the FSC for issuance domestically shall not exceed 10% of the Fund's net asset value, nor shall it exceed 10% of the total amount of such international financial	Deleted to align with the Fund's investment scope. The remaining subparagraphs number shall be adjusted accordingly.
			organization bonds issued by that international financial organization domestically;	
	(Deleted)	Subparagraph 23	(XXIII) The total amount invested in beneficiary securities or asset- backed securities issued by any trustee or special purpose vehicle shall not exceed 10% of the total amount of beneficiary securities or asset- backed securities	Deleted to align with the Fund's investment scope. The remaining subparagraphs number shall be adjusted accordingly.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	(Deleted)	Subparagraph 24	issued by that trustee or special purpose vehicle for the specific tranche (including any tranche after subdivision, if applicable), nor shall it exceed 10% of the Fund's net asset value. Such beneficiary securities or asset- backed securities must meet certain credit rating issued by the credit rating agencies approved or recognized by the FSC; (XXIV) The total amount invested in stocks, corporate bonds, financial bonds issued by any founding institution, and in beneficiary securities or asset- backed securities issued by trustees or special purpose vehicles where the financial assets are entrusted, shall not exceed 10% of the Fund's net asset value. Such beneficiary securities or asset- backed securities insued by the credit rating agencies approved or recognized by the FSC;	Deleted to align with the Fund's investment scope. The remaining subparagraphs number shall be adjusted accordingly.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	(Deleted. Subsequent provisions number shall be adjusted accordingly.)	Subparagraph 25	(XXV) If the Management Company has a relationship of interest with any of the entities involved in the issuance of beneficiary securities or asset- backed securities, including the founding institution, trustee, or special purpose vehicle, as defined in Paragraph 1, Article 11, of the Regulations Governing the Management of Securities Investment Trust Funds, the Management Company shall not use the Fund to invest in such beneficiary securities or asset- backed securities;	Deleted to align with the Fund's investment scope. The remaining subparagraphs number shall be adjusted accordingly.
	(Deleted. Subsequent provisions number shall be adjusted accordingly.)	Subparagraph 26	(XXVI) The total number invested in beneficiary units of real estate investment trusts (REITs) issued by any trustee shall not exceed 10% of the total number of beneficiary units issued by that REIT. Such REITs must meet certain credit rating issued by the credit rating agencies approved or	Deleted to align with the Fund's investment scope. The remaining subparagraphs number shall be adjusted accordingly.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	(Deleted)	Subparagraph 27	recognized by the FSC; (XXVII) The total amount invested in real estate asset trust (REAT) beneficiary securities issued by any trustee shall not exceed 10% of the total amount of REAT beneficiary securities issued by that trustee for the specific tranche (including any tranche after subdivision, if applicable); Such REAT beneficiary securities must meet certain credit rating issued by the credit rating agencies approved or recognized by the FSC;	Deleted to align with the Fund's investment scope. The remaining subparagraphs number shall be adjusted accordingly.
	(Deleted)	Subparagraph 28	(XXVIII) The total amount invested in beneficiary securities of REITs and REATs issued by any trustee shall not exceed 10% of the Fund's net asset value;	Deleted to align with the Fund's investment scope. The remaining subparagraphs number shall be adjusted accordingly.
	(Deleted)	Subparagraph 29	(XXIX) The total amount invested in REATs beneficiary securities issued by the trustees engaged by any principal trusting the real estate assets, beneficiary securities or asset- backed securities	Deleted to align with the Fund's investment scope. The remaining subparagraphs number shall be adjusted accordingly.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			issued by trustees or special purpose vehicles engaged by such principal trusting financial assets, and the stocks, corporate bonds, and financial bonds issued by such entities, shall not exceed 10% of the Fund's net asset value;	
	(Deleted)	Subparagraph 30	(XXX) If the Management Company has a relationship of interest with the trustee of the beneficiary securities of the REITs or the trustee of the beneficiary securities of REATs, or with the principal of such trusts, as defined in Paragraph 1, Article 11, of the Regulations Governing the Management of Securities Investment Trust Funds, the Management Company shall not use the Fund to invest in those beneficiary securities of the REITs or beneficiary securities of REATs.	Deleted to align with the Fund's investment scope. The remaining subparagraphs number shall be adjusted accordingly.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Subparagraph 19	(XIX) Investment in call (put) warrants or stock warrants shall comply with the following requirements:			Added in accordance with the FSC's ruling Jin-Guan-Zheng-Tou-Zi no. 1100335023B
Item 1	1. The total amount invested in call (put) warrants or stock warrants shall not exceed 5% of the Fund's net asset value;			dated March 31, 2021.
Item 2	2. The total number of shares represented by the investment in the call (put) warrants or stock warrants shall not exceed 10% of the total number of issued shares of the underlying securities issuing company when aggregated with the shares issued by the underlying securities issuing company in which the call (put) warrants or stock warrants are held (including the shares represented by underwritten stocks, depositary receipts, and participatory notes);			
Item 3	3. The total amount of shares represented by the call (put) warrants or stock warrants of all the funds managed by the SITE shall not exceed 10% of the number of issued shares of the underlying securities company when aggregated with the shares issued by the underlying securities company in which the call (put) warrants or stock warrants are held			

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	(including the shares represented by underwritten stocks, depositary receipts, and participatory notes);			
Item 4	4.However, the total amount of shares of the call warrants, stock warrants and put warrants may be netted against each other in order to calculate the upper limit of the ratio of the combined investment.			
Subparagraph 20	(XX) Any improper trading activity and thereby affect the net asset value of the Fund shall not be engaged in;			Added in accordance with the provisions of Subparagraph 19, Paragraph 1, Article 10 of the Regulations Governing the Management of Securities Investment Trust Funds. The remaining subparagraphs number shall be adjusted accordingly.
Paragraph 6	VI. The term "various funds" of the preceding paragraph and the term "all funds under the common management of the Management Company" include securities investment trust funds and futures trust funds publicly offered or privately placed by the Management Company.	Paragraph 9	IX. The funds referred to in Subparagraph 5 of the preceding paragraph, and all funds managed as referred to in Subparagraphs 9, 12, and 16, including securities investment trust funds and futures trust funds publicly or privately offered by the Management Company;	Revise the wording as appropriate and delete the latter part of the provision in accordance with the contents of Article 15 of the Regulations Governing the Management of Securities Investment Trust Funds.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			Subparagraphs 23 and 24 do not include amounts approved by the FSC as short-term bills.	
Paragraph 7	VII. The proportionality limit or prohibition stipulated in the preceding Paragraph 5, if amended by relevant laws or regulations, the revised provisions shall prevail.	Paragraph 10	X. The proportionality limits stipulated in the preceding Subparagraphs (8) to (12), (14) to (17), (20) to (24), and (26) to (29) of Paragraph 8, if amended by relevant laws or regulations, the revised provisions shall prevail.	Subparagraphs numbers and content are revised as appropriate.
Paragraph 8	VIII. The determination of whether the Management Company has violated the prohibitions set forth in Paragraph 5 above shall be based on the circumstances surrounding the act in question. In the event that the circumstanced prohibited under Paragraph 5 above have occurred as a result of a change in circumstances subsequent to the act, no such limitation shall apply. However, if the Management Company needs to dispose of the Fund's assets for the purpose of raising cash, it shall dispose of the securities in excess of the proportionality limit first.	Paragraph 11	XI. The determination of whether the Management Company has violated the prohibitions set forth in Paragraph 8 above shall be based on the circumstances surrounding the act in question. In the event that the circumstanced prohibited under Paragraph 8 above have occurred as a result of a change in circumstances subsequent to the act, no such limitation shall apply. However, if the Management Company needs to dispose of the Fund's assets for the purpose of raising	Subparagraph number is revised.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			cash, it shall dispose of the securities in excess of the proportionality limit first.	
Article 18	Income Distribution	Article 18	Income Distribution	G 'C 41
Paragraph 1	I. The incomes distributable per beneficiary unit of the Fund refer to:	Paragraph 1	I. The incomes distributable of the Fund shall be subject to following regulations:	Specify the source of the Fund's distributable income.
Subparagraph 1	(I) Cash dividends, interest income, distributions from the Fund's incomes, cash dividends returned by the borrower of securities lent by the Fund and lease proceeds and the reserve for Income Equalization prior to the ex-dividend date (excluding that date), net of expenses incurred by the Fund.	Subparagraph 1	(I) The incomes distributable per beneficiary unit of the Fund refer to income sources such as cash dividends, interest income, distributions from the sub-fund's incomes, the reserve for Income Equalization, cash dividends returned by the borrower of securities lent by the Fund and lease proceeds generated from the investment of beneficiary units on the last trading day of the Fund's income distribution rights. Such incomes, net of expenses incurred by the Fund, are the incomes	
Subparagraph 2	(II) If the additional distribution includes realized capital gains, net of capital losses (both realized and unrealized) and expenses borne by the Fund, then the net asset	Subparagraph 2	distributable of the Fund. (II) If the distributable incomes from the preceding subparagraph includes additional	

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	value per beneficiary unit on the distribution valuation date should be higher than the issuance price per beneficiary unit prior to the Fund's Establishment Date (excluding that date). Furthermore, the net asset value per beneficiary unit, after subtracting the distributable incomes per beneficiary unit for the current period, should not be lower than the issue price per beneficiary unit prior to the Fund's Establishment Date (excluding that date).		realized capital gains from other investment incomes, net of capital losses (both realized and unrealized) and expenses borne by the Fund, and results in a positive balance, then the net asset value per beneficiary unit at the time of income distribution decision made by the Fund must be higher than the issuance price per unit of the Fund specified in Subparagraph 2, Paragraph 1, Article 5, of the Trust Deed. Additionally, the net asset value per unit, minus the remaining distributable incomes per unit for that period, must not be lower than the issuance price per unit of the Fund specified in Subparagraph 2, Paragraph 1, Article per unit of the Fund specified in Subparagraph 2, Paragraph 1, Article 5, of the Trust Deed.	
Paragraph 2	II. Starting from the 120 days (inclusive) after the Fund's Establishment Date, the Management Company shall evaluate the Fund's net asset value and income situation on the distribution valuation date (i.e., the last calendar day of the month) to determine the value of the distribution of incomes. The Management Company may decide the	Subparagraph 3	(III) The Management Company may decide the amount to be distributed or whether to make a distribution based on the aforementioned distributable incomes situation. Therefore, the amount distributed each time is not	Specify the operating rules for the evaluation and distribution of income of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	amount to be distributed of each distribution or whether to make a distribution based on the Fund's incomes situation. Therefore, the amount distributed each time is not necessarily the same. However, after the Management Company determines the amount of income to be distributed, any undistributed income of the Fund's beneficiary units may be accumulated and included in the distributable income of next month.	Paragraph 2	necessarily the same. However, after the Management Company determines the amount of income to be distributed, any undistributed income of the Fund's beneficiary units may be accumulated and included in the distributable income of next period. II. The distribution of the Fund's distributable income shall occur after the expiration of days (inclusive) from the Fund's Establishment Date and after the Management Company makes the decision on income distributed to the beneficiaries within business days.	
Paragraph 3	III.The Management Company shall, in accordance with laws and regulations, announce the distribution amount per beneficiary unit, the distribution payment date, the distribution record date, the distribution method, and other relevant matters related to the income distribution. The Management Company must distribute the incomes to the	Paragraph 3	III. The Management Company shall, in accordance with laws and regulations, announce the distribution amount per beneficiary unit, the distribution payment date, the distribution record date, the distribution method, and other relevant matters related to the	This provision has been incorporated into Paragraph 2 of this Article and is therefore deleted here.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	beneficiaries within forty-five (45) business days after each distribution valuation date. The period during which changes to the beneficiary register are suspended and the distribution record date must be announced in advance by the Management Company in accordance with Article 34 of the Deed.		income distribution. The Management Company must distribute the incomes to the beneficiaries within business days after each distribution valuation date. The period during which changes to the beneficiary register are suspended and the distribution record date must be announced in advance by the Management Company	
Paragraph 4	IV. Distributable income of the Fund may not be distributed until a review report is issued by the certified public accountant (CPA) with approval from the FSC to certify public companies. However, if the source of distributable income involves capital gains, it shall not be distributed until the CPA with approval from the FSC to certify public companies has checked and approved it.	Paragraph 4	IV. Distributable income per beneficiary unit of the Fund may not be distributed until an audit report is issued by the certified public accountant (CPA) with approval from the FSC to certify public companies. However, if the content of distributable income does not involve capital gains, distribution may proceed after obtaining a review report from the CPA.	Adjust the wording.
Paragraph 5	IV. The total amount of each distribution shall be deposited by the Fund Custodian into a separate account in the name of "KGI Taiwan Premium	Paragraph 5	V. The total amount of each distribution shall be deposited by the Fund Custodian into a separate account in	Specify the name of the dedicated account for the distribution of the Fund's income.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	Selection AI 50 ETF Fund Distributable Income Account" and shall no longer be considered part of the Fund's assets, but the fruits thereof shall be merged into the Fund.		the name of "Fund Distributable Income Account" and shall no longer be considered part of the Fund's assets, but the fruits thereof shall be merged into the Fund.	
Article 19	Compensation of the Management Company and the Fund Custodian	Article 19	Compensation of the Management Company and the Fund Custodian	
Paragraph 1	I. The Management Company's compensation is calculated daily based on the Fund's net asset value at a rate of 0.40% per annum, and is paid once a calendar month starting from the Fund's Establishment Date.	Paragraph 1	I. The Management Company's compensation is calculated daily based on the Fund's net asset value at a rate of (Specify the way in which the Management Company's compensation is calculated.
Paragraph 2	II. The Fund Custodian's compensation is calculated by the Management Company accumulatively daily based on 0.035% per annum of the Fund's net asset value. The payment is made calendar monthly, from the Fund's Establishment Date.	Paragraph 2	II. The Fund Custodian's compensation is calculated by the Management Company accumulatively daily based on % per annum of the Fund's net asset value. The payment is made calendar monthly, from the Fund's Establishment Date. 【Applied to those who adopt a fixed- rate or custody fee.】	Specify the way in which the custodian's compensation is calculated.

Article, Paragraph, Subparagraph number Article 20	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF Redemption of Beneficiary Certificates	Article, Paragraph, Subparagraph number Article 20	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds) Redemption of Beneficiary	Explanation
Paragraph 1	I. From the date of listing of the Fund (including that day), beneficiaries may request the redemption in accordance with the latest prospectus by instructing Participating Securities Firms to submit a redemption request to the Management Company in writing, electronically, or through other agreedupon methods, following the procedures specified in the Deed and the Participation Agreement. The Total Redemption Amount, based on the number of the Fund beneficiary units, will be paid to the beneficiaries, and Participating Securities Firms may also submit redemption applications on their own. The Participation Agreement between the Management Company and the Participating Securities Firms shall specify the cutoff time for accepting redemption requests each business day, the recognition and handling of late requests, as well as the obligations, responsibilities, and authority of both parties. Beneficiaries may only request redemption of the full or partial amount of beneficiary certificates in units equal to or greater than the Redemption Base or its multiples; partial	Paragraph 1	I. From the date of listing of the Fund (including that day), beneficiaries may request the redemption in accordance with the latest prospectus on any business day by instructing Participating Securities Firms to submit a redemption request to the Management Company in writing, electronically, or through other agreed-upon methods, following the procedures specified in the Deed and the Participation Agreement. The Total Redemption Amount, based on the number of the Fund beneficiary units, will be paid to the beneficiaries, and Participating Securities Firms may also submit redemption applications on their own. The Participation Agreement between the Management Company and the Participating Securities Firms shall specify the cutoff time for	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	redemptions are not permitted if the remaining beneficiary certificates do not meet the Redemption Base. The Management Company shall establish a deadline for accepting redemption applications. Late requests should be treated as transactions on the next business day unless the Participating Securities Firms can prove that the investor made the request before the deadline. The Management Company must strictly enforce the deadline for accepting redemption applications and disclose this information in the prospectus, relevant sales documents, or the Management Company's website.		accepting redemption requests each business day, the recognition and handling of late requests, as well as the obligations, responsibilities, and authority of both parties. Beneficiaries may only request redemption of the full or partial amount of beneficiary certificates in units equal to or greater than the Redemption Base or its multiples; partial redemptions are not permitted if the remaining beneficiary certificates do not meet the Redemption Base. The Management Company shall establish a deadline for accepting redemption applications. Late requests should be treated as transactions on the next business day unless the Participating Securities Firms can prove that the investor made the request before the deadline. The Management Company must strictly enforce the deadline for	

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			accepting redemption applications and disclose this information in the prospectus, relevant sales documents, or the Management Company's website.	
Paragraph 2	II. Unless otherwise specified in the Deed, the Total Redemption Amount for the Fund beneficiary certificates, whether redeemed by Participating Securities Firms on their own or as requested by beneficiaries, shall be calculated by the Management Company on the first business day following the Redemption Date, in accordance with the Operational Guidelines.	Paragraph 2	II. Unless otherwise specified in the Deed, the Total Redemption Amount for the beneficiary certificates, whether redeemed by Participating Securities Firms on their own or as an agent, shall be calculated by the Management Company on the first business day following the Redemption Date, in accordance with the Operational Guidelines.	Revised to align with the practical operation of the Fund.
Paragraph 3	III. Beneficiaries may entrust Participating Securities Firms to handle the redemption of beneficiary certificates. The Management Company agrees that Participating Securities Firms may charge a handling fee for each redemption application to cover the costs associated with processing the redemption. The handling fees charged by Participating Securities Firms are not included in Fund's assets.	Paragraph 3	III. Beneficiaries may entrust Participating Securities Firms to handle the redemption of beneficiary certificates. The Management Company agrees that Participating Securities Firms may charge a handling fee for each redemption application to cover the costs associated with processing the redemption. The	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Paragraph 4	IV. The Management Company may either handle the redemption of	Paragraph 4	handling fees charged by Participating Securities Firms are not included in Fund's assets, provided that the cap on handling fees for Participating Securities firms shall be governed by the Operational Guidelines. IV. The Management Company may	Specify the maximum rates of the Fund's
	handle the redemption of Fund beneficiary certificates directly or delegate Participating Securities Firms to do so. The Management Company may also approve Participating Securities Firms and may charge a redemption service charge for each redemption application to cover the costs associated with processing the redemption. The redemption service charge of the Fund may not exceed 2% of the net asset value per beneficiary unit of the Fund, and the Management Company may adjust this fee within this limit after announcing it. The redemption service charge is governed by the latest prospectus and is not included in the Fund's assets.		either handle the redemption of Fund beneficiary certificates directly or delegate Participating Securities Firms to do so. The Management Company may charge a redemption service charge for each redemption application to cover the costs associated with processing the redemption. The total of redemption service charge and handling fees for Participating Securities Firms of the Fund may not exceed% of the net asset value per beneficiary unit of the Fund, and the Management Company may adjust this fee within this limit after announcing it. The redemption service charge of	the Fund's redemption service charge and matters handling fee.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			the Fund is governed by the latest prospectus and is not included in the Fund's assets.	
Paragraph 5	V. To cover the payment of the Total Redemption Amount or to handle the settlement of securities, the Fund may, as per the FSC's regulations, obtain short-term loans from financial institutions through the Management Company. The Fund Custodian shall enter into a loan agreement with the lending financial institution on behalf of the Fund's dedicated account. The following provisions must be observed, and any amendments to relevant laws or regulations will take precedence:	Paragraph 5	V. To cover the payment of the Total Redemption Amount or to handle the settlement of securities, the Fund may, as per the FSC's regulations, obtain short-term loans from financial institutions through the Management Company. The Fund Custodian shall enter into a loan agreement with the lending financial institution on behalf of the Fund's dedicated account. The following provisions must be observed, and any amendments to relevant laws or regulations will take precedence:	
Subparagraph 7	(VII) When the Management Company decides to use a short- term loan mechanism to pay the redemption proceeds to beneficiaries or for the settlement of securities, it may negotiate the relevant terms and amount with the loan financial institution. After obtaining the consent of the Fund Custodian, the			Added in accordance with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	Management Company will sign the loan agreement with the financial institution in the name of the Fund's dedicated account, in accordance with the Deed and relevant laws and regulations of the competent authority			
Paragraph 7	VII. When a beneficiary applies to redeem the Fund's beneficiary certificates, the redeemed certificates may include those already held by the beneficiary on the Redemption Application Date, as well as the number of beneficiary certificate units in transit from ordinary transactions on the day before the Redemption Application Date and (or) the number of beneficiary certificate units on loan. However, these certificates must be delivered to the Fund within the time frame specified in the Operational Guidelines, and the process for delivering the redeemed certificates should conform to the regulations of the centralized securities depository enterprise at the Fund's registration location.	Paragraph 7	VII. When a beneficiary applies to redeem the Fund's beneficiary certificates, the redeemed certificates may include those already held by the beneficiary on the Redemption Application Date, as well as the number of beneficiary certificate units in transit from ordinary transactions on the day before the Redemption Date and the number of beneficiary certificate units on loan. However, these certificates must be delivered to the Fund within the time frame specified in the Operational Guidelines, and the process for delivering the redeemed payment certificates should conform to the business days for the banks at the Fund's registration location.	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Paragraph 9	IX. When a Participating Securities Firm redeems beneficiary certificates of the Fund either on its own or as an agent, it must ensure that the beneficiary delivers the redeemed certificates to the Fund within the time frame specified in the Operational Guidelines. The process for delivering the redeemed certificates should conform to the regulations of the centralized securities depository enterprise at the Fund's registration location. If the certificates are not delivered in full within the time frame specified in the Operational Guidelines, the redemption shall be deemed unsuccessful, and the Management Company shall not pay the Total Redemption Amount. The Participating Securities Firm must charge the beneficiary an administrative handling fee for each failed redemption to compensate the Fund for the additional operational costs incurred. The fee amount shall be calculated according to the standards specified in the Operational Guidelines.	Paragraph 9	IX. When a Participating Securities Firm redeems beneficiary certificates of the Fund either on its own or as an agent, it must ensure that the beneficiary delivers the beneficiary certificates of redemption consideration to the Fund within the time frame specified in the Operational Guidelines. The process for delivering the beneficiary certificates of redemption consideration should conform to the business days for financial institutions at the Fund's registration location. If the certificates are not delivered in full within the time frame specified in the Operational Guidelines, the redemption shall be deemed unsuccessful, and the Management Company shall not pay the Total Redemption Amount. The Participating Securities Firm must charge the beneficiary an administrative	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Paragraph 10	X. Unless otherwise specified in the Deed, the Management Company shall, within three (3) business days from the business day following the Redemption Date, instruct the Fund Custodian to pay the Total Redemption Amount (without interest) to the beneficiaries' dedicated accounts via a registered, crossed, non-endorsable, non-transferable instruments or remittances in which the beneficiary is the payee. The fees for processing the payment, registered mail, remittance charges, and other necessary expenses may be deducted from the Total Redemption Amount.	Paragraph 10	handling fee for each failed redemption to compensate the Fund for the additional operational costs incurred. The fee amount shall be calculated according to the standards specified in the Operational Guidelines. X. Unless otherwise specified in the Deed, the Management Company shall, within business days from the Redemption Date, instruct the Fund Custodian to pay the Total Redemption Amount (without interest) to the beneficiaries' dedicated accounts via a registered, crossed, nonendorsable, nontransferable instruments or remittances in which the beneficiary is the payee. The fees for processing the payment, registered mail, remittance charges, and other necessary expenses may be deducted from the Total Redemption Amount. XI. Except for	Revised to align with the practical operation of the Fund.
raragrapii 11	circumstances specified in	Faragrapii II	circumstances	with the article

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	Paragraph 3, Article 21 of the Deed, the Management Company must not delay the payment for the Total Redemption Amount of beneficiary certificates. If there is a delay in payment attributable to the Management Company, it shall be liable for damages to the beneficiaries.		specified in Paragraph 3, Article 21 of the Deed, the Management Company must not delay the payment for the Total Redemption Amount of beneficiary certificates. If there is a delay in payment, the Management Company shall be liable for damages to the beneficiaries.	and paragraph numbers cited in the Deed and practical operation.
Article 21	Rejection or Suspension of the Acceptance of the Fund's Application for Subscription or Redemption; Suspension of the Calculation of the Actual Total Subscription Amount, the Difference of the Total Subscription Amount and the Total Redemption Amount; Deferral of the Payment of the Beneficiary Certificates to be Delivered upon Subscription and the Total Redemption Amount.	Article 21	Rejection or Suspension of the Acceptance of the Application for Subscription or Redemption; Suspension of the Calculation of the Actual Total Subscription Amount, the Difference of the Total Subscription Amount and the Total Redemption Amount; Deferral of the Payment of the Beneficiary Certificates to be Delivered upon Subscription and the Total Redemption Amount.	
Paragraph 1	I. The Management Company has the authority to decide whether to accept subscription or redemption applications for the Fund. The Management Company must reject or temporarily	Paragraph 1	I. The Management Company has the authority to decide whether to accept subscription or redemption applications for the Fund. The Management	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	suspend the acceptance of applications for subscription or redemption of the Fund upon the order of the FSC or in any of the following circumstances:		Company must reject or temporarily suspend the acceptance of applications for subscription or redemption of the Fund upon the order of the FSC or in any of the following circumstances:	
Subparagraph 2	(II) If, after professional assessment, the Management Company believes there is a risk that it will be unable to buy or sell the securities or futures positions or quantities required to meet the needs of the subscriber or beneficiary for their subscriptions or redemptions;	Subparagraph 2	(II) If, after professional assessment, the Management Company believes there is a risk that it will be unable to buy or sell the securities positions or quantities required to meet the needs of the subscriber or beneficiary for their subscriptions or redemptions;	
Subparagraph 3	(III) From the announcement of the income distribution amount per beneficiary unit until the ex-dividend date (exclusive of that day), the Management Company has the right to refuse to accept subscriptions;	Subparagraph 3	(III) If the securities exchanges, overthe-counter markets, or foreign exchange markets in the country or region of investment are closed due to unforeseen force majeure events (such as natural disasters, coups, wars, energy crises, terrorist attacks, etc.), and the application date for subscription or redemption by the applicant or	

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			beneficiary does not align with the definition of business days specified in Item 14, Paragraph 1, Article 1 of the Deed, the Management Company shall politely decline the accepted subscription or redemption application.	
Paragraph 3	III. The acts of the Management Company as described in the preceding paragraph shall be based on any of the following circumstances, unless they are due to the order of the FSC:	Paragraph 3	III. The acts of the Management Company as described in the preceding paragraph shall be based on any of the following circumstances, unless they are due to the order of the FSC:	Added to align with the practical operation of the Fund.
Subparagraph 1	(I) The TWSE, <u>futures</u> <u>exchange</u> , or <u>TPEx</u> ceases trading due to reasons other than regular holidays;	Subparagraph 1	(I) The stock exchange, over-the- counter market, or foreign exchange market in the country or region of investment ceases trading due to reasons other than regular holidays;	
	(Deleted and other provisions should be moved forward.)	Subparagraph 3	(III) Restrictions on foreign exchange transactions;	
Subparagraph 4	(IV) The weight of any component stock of the Benchmark Index suspended from trading on any business day equals or exceeds 20% (inclusive) of the total	Subparagraph 5	(V) The weight of any component stock of the Benchmark Index suspended from trading on any business day equals	

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	weight of the Benchmark Index;		or exceeds% (inclusive) of the total weight of the Benchmark Index;	
Subparagraph 6	(VI) Other special circumstances preventing the acceptance of subscription or redemption requests, the calculation of the Actual Total Subscription Amount and Total Redemption Amount, or the delivery of beneficiary certificates and payment of the Total Redemption Amount.	Subparagraph 7	(VII) Other special circumstances preventing the acceptance of subscription or redemption application, the calculation of the Actual Total Subscription Amount or Total Subscription Amount Difference, or Total Redemption Amount, the delivery of beneficiary certificates shall be handed over and payment of the Total Redemption Amount.	
Article 22	Calculation of the Fund's net asset value	Article 22		
Paragraph 2	II. The net asset value of the Fund shall be calculated in accordance with relevant laws and regulations and generally accepted accounting principles.	Paragraph 2	II. The net asset value of the Fund shall be calculated in accordance with relevant laws and regulations and generally accepted accounting principles. The Fund invests in foreign securities. Due to the time difference, the net asset value of the Fund shall be calculated on the following business day (calculation date), and the net asset value shall be	The Fund does not invest in foreign securities, and therefore, the wording is revised.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			calculated based on the price information that can be received by the Management Company before ROC time on the calculation date.	
Article 23	Calculation and Announcement of Net Asset Value per	Article 23	Calculation and Announcement of Net Asset Value per	
Paragraph 1	I. The net asset value per beneficiary unit is calculated by dividing the net asset value of the Fund on the calculation date by the total number of outstanding beneficiary units, rounded to the nearest TWD to the second decimal place. However, this does not apply to the cases where the Fund liquidates distribution in accordance with Paragraph 7, Article 27 of the Deed, or settles the balances of the dedicated account due to termination of the Deed.	Paragraph 1	Beneficiary Unit I. The net asset value per beneficiary unit is calculated by dividing the net asset value of the Fund on the calculation date by the total number of outstanding beneficiary units, rounded to the nearest TWD to thedecimal place.	Revise the wording as appropriate to align with the practical operation.
Article 26	Termination of the Deed and Termination of Listing of the Fund's Beneficiary Certificates	Article 26	Termination of the Deed and Termination of Listing of the Fund's Beneficiary Certificates	Revised to align with the practical operation of the Fund.
Paragraph 1	I. If any of the following circumstances occur, the Deed shall be terminated after obtaining approval from the FSC and consent from the TWSE for the delisting of the Fund's beneficiary certificates:	Paragraph 1	I. If any of the following circumstances occur, the Deed shall be terminated after obtaining approval from the FSC and consent from the TWSE/TPEx for the delisting of the	Revised to align with the practical operation.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Subparagraph 5	(V) If, after the Fund has been established for one (1) year, the average net asset value of the Fund over the most recent thirty (30) business days falls below TWD100 million, the Management Company must promptly notify all beneficiaries, the Fund Custodian, and the FSC of the termination of the Deed;	Subparagraph 5	Fund's beneficiary certificates: (V) The average net asset value of the Fund over the most recent thirty (30) business days falls below TWD100 million, the Management Company must promptly notify all beneficiaries, the Fund Custodian, and the FSC of the termination of the Deed;	Revised to align with the practical operation of the Fund. Revised to align
Subparagraph 9	(IX) The Index License Agreement is terminated or materially changed such that the Fund's investment objectives can no longer be achieved, or the Index Provider ceases to provide the Benchmark Index without offering an alternative index. However, this does not apply if the Management Company, before the termination of the Index License Agreement, holds a beneficiaries' meeting that approves the use of another Index Provider to offer an alternative Benchmark Index and signs a new Index License Agreement with them;	Subparagraph 9	(IX) The Index License Agreement is terminated or materially changed such that the Fund's investment objectives can no longer be achieved, or the Index Provider ceases to provide the Benchmark Index without offering an alternative index. However, this does not apply if the Management Company, before the termination of the Index License Agreement, negotiates with another Index Provider to offer an alternative Benchmark Index and signs a new Index License	with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Subparagraph 11	(XI) The Fund has a termination cause specified in the Listing Agreement, and the Management Company applies for termination of the listing in accordance with the Listing Agreement, or the TWSE terminates the Listing Agreement according to laws, TWSE regulations, or the Listing Agreement, with the approval of the FSC.	Subparagraph 11	Agreement with them; (XI) The Fund has a termination cause specified in the TWSE/TPEX-Listing Agreement, and the Management Company applies for termination of the listing in accordance with the TWSE/TPEx-Listing Agreement, or the TWSE /TPEx terminates the Listing Agreement according to laws, TWSE/TPEx regulations, or the TWSE /TPEx-Listing Agreement, with the approval of the FSC.	Revised to align with the practical operation of the Fund.
Article 27	Liquidation of the Fund	Article 27	Liquidation of the Fund	
Paragraph 7	VII. <u>Unless the</u> <u>beneficiaries' meeting</u> <u>makes a different</u> <u>resolution on the</u> <u>distribution method and</u> <u>obtains approval from the</u> <u>FSC</u> , the liquidator shall promptly dispose of the Fund's assets at an appropriate price, settle the Fund's debts, and instruct the Fund Custodian to distribute the remaining assets after liquidation to each beneficiary in proportion to their beneficiary units. Before distributing the remaining assets after liquidation, the liquidator	Paragraph 7	VII. The liquidator shall promptly dispose of the Fund's assets at an appropriate price, settle the Fund's debts, and instruct the Fund Custodian to distribute the remaining balance after liquidation to each beneficiary in proportion to their beneficiary units. Before distributing the remaining assets after liquidation, the liquidator must report and announce the liquidation and	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	must report and announce the liquidation and distribution methods to the FSC and notify the beneficiaries. This notification should include the total amount of the remaining assets after liquidation, the total number of beneficiary units in the Fund, the distribution ratio per beneficial unit, the method of payment for the remaining assets after liquidation, and the scheduled distribution date. Within two (2) months of the completion of the liquidator must report the results to the FSC and notify the beneficiaries.		distribution methods to the FSC and notify the beneficiaries. This notification should include the total amount of the remaining balance after liquidation, the total number of beneficiary units in the Fund, the distribution ratio per beneficial unit, the method of payment for the remaining assets after liquidation, and the scheduled distribution date. Within two (2) months of the completion of the liquidation process, the liquidator must report the results to the FSC and notify the beneficiaries.	
Paragraph 8	VIII. The notification of the Fund's liquidation and distribution of remaining assets shall be made to the beneficiaries respectively in accordance with Article 34 of the Deed.	Paragraph 8	VIII. The notification of the Fund's liquidation and distribution of remaining assets shall be made to the beneficiaries respectively in accordance with Article 34 of the Deed.	Revision on the wording
Paragraph 9	IX. In the liquidation of the Fund, any remaining assets to be distributed to the beneficiaries that are not claimed within six (6) months of distribution may be deposited with the court by the Management Company. The expenses related to the deposit shall			Added to align with the practical operation of the Fund. Subsequent provisions number shall be adjusted accordingly.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	be borne by the beneficiaries who have not claimed their share.			
Paragraph 10	X. The notification mentioned in the preceding Paragraph should be delivered to the address listed in the register of beneficiaries or, with the written consent of the beneficiaries, by fax, email, or other electronic transmission methods.	Paragraph 9	IX. The notification mentioned in the preceding Paragraph should be delivered to the address listed in the register of beneficiaries.	Added to align with the practical operation of the Fund.
Article 28	Splits and reverse splits of the Fund	Article 28	Splits and reverse splits of the Fund	
Paragraph 5	V. After implementing the split or reverse split of beneficiary certificates for the Fund, the Management Company shall calculate the amount for any fractional beneficiary units (less than one unit) by multiplying the net asset value per beneficiary unit, as determined in the Paragraph 4, by the number of fractional units. This amount shall be rounded to the nearest TWD and the Fund Custodian shall be instructed to pay it to the beneficiaries through a registered, crossed, nonendorsable, nontransferable note, remittances or other agreed methods.	Paragraph 5	V. After implementing the split or reverse split of beneficiary certificates for the Fund, the Management Company shall calculate the amount for any fractional beneficiary units (less than one unit) by multiplying the net asset value per beneficiary unit, as determined in the Paragraph 4, by the number of fractional units. This amount shall be rounded to the nearest TWD and the Fund Custodian shall be instructed to pay it to the beneficiaries through a registered, crossed, nonendorsable, nontransferable note, remittances or other agreed methods (please specify).	Revised to align with the practical operation of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
Article 31	Beneficiaries Meeting	Article 31	Beneficiaries Meeting	
Paragraph 6	VI. The beneficiary meeting may be convened either in writing or by inperson attendance. If the beneficiary meeting is convened in writing, beneficiaries may exercise their voting rights either in writing or electronically, according to the method specified in the meeting notice. When beneficiaries exercise their voting rights in writing, they shall use the written documents (including ballots) issued by the convener of the beneficiary meeting. The documents should be signed or sealed using the original signature or stamp and delivered to the designated place by mail or in person. When beneficiaries exercise their voting rights in writing or electronically, their expressions of intent should be delivered to the designated place at least two (2) days before the beneficiary meeting. In the case of multiple submissions, the earliest received submission will be considered valid. However, this does not apply to expressions of intent for withdrawal of previous submission.	Paragraph 6	VI. The beneficiary meeting may be convened either in writing or by inperson attendance. The convenor of the beneficiary meeting may include electronic methods as one of the ways to exercise voting rights. The method for exercising these rights shall be specified in the notice of the beneficiary meeting. If a beneficiary meeting is convened in writing, the attendance and resolution of the beneficiaries shall be indicated in the written documents (including ballots) issued by the convener of the beneficiary meeting. The documents should be signed or sealed using the original signature or stamp and delivered to the designated place by mail or in person.	Revised to align with the "Regulations Governing Securities Investment Trust Fund Beneficiaries Meetings" to include electronic voting as one of the methods of exercising voting rights at the beneficiary meeting, and the wording is revised accordingly.
Paragraph 7	VII. Resolutions at the beneficiary meeting of the Fund, unless otherwise specified by the FSC, must be passed by the	Paragraph 7	VII. Resolutions at the beneficiary meeting of the Fund must be passed by the presence of	Minor revision on the wording.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	presence of beneficiaries holding half of the total issued beneficiary rights units or more and must receive approval from half of the total voting rights or more of the attending beneficiaries. The following matters may not be introduced as extempore motions at the beneficiary meeting:		beneficiaries holding half of the total issued beneficiary rights units or more and must receive approval from half of the total voting rights or more of the attending beneficiaries. The following matters may not be introduced as extempore motions at the beneficiary meeting:	
Article 33	Currency	Article 33	Currency	
Atticle 35	All bookkeeping documents, income, expenses, calculation of the total value of the Fund's assets and the presentation of the Fund's financial statements shall be in New Taiwan Dollars, with any amount less than one dollar being rounded up. However, the net asset value per beneficiary units as stipulated in Paragraph 1, Article 23 of the Deed shall be excluded from this limitation.	Paragraph 1	I. All bookkeeping documents, income, expenses, calculation of the total value of the Fund's assets and the presentation of the Fund's financial statements shall be in New Taiwan Dollars, with any amount less than one dollar being rounded up. However, the net asset value per beneficiary unit as stipulated in Paragraph 1, Article 23 of the Deed shall be excluded from this limitation.	Revise article number.
	(Deleted)	Paragraph 2	II. The assets of the Fund will be converted from foreign currency to New Taiwan Dollars, or from New Taiwan Dollars to foreign currency, based on the	The Fund has no foreign currency assets; therefore, the provision shall be removed.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			provided on the calculation date If the provided by cannot be obtained on that day, it will be replaced by the provided by on the same day. If neither of the aforementioned exchange rates can be obtained, the most recent closing exchange rate of will be used.	
Article <u>34</u>	Notifications and	Article 34	Notifications and	
Paragraph 1	Announcements I. The matters that the Management Company or the Fund Custodian should notify the beneficiaries of are as follows:	Paragraph 1	Announcements I. The matters that the Management Company or the Fund Custodian should notify the beneficiaries of are as follows:	
Subparagraph 4	(IV) Beneficiary certificates of the Fund are listed or delisted.	Subparagraph 4	(IV) Beneficiary certificates of the Fund are listed or delisted on the TWSE/TPEx.	Revised to align with the practical operations of the Fund.
Subparagraph 9	(IX) Material events related to the Fund's Benchmark Index that have a material impact on beneficiaries.	Subparagraph 9	(IX) Material events related to the Benchmark Index that have a material impact on beneficiaries.	Subparagraphs 9 and 11 are added according to the FSC's letter Zhong-Xin-Gu-Zi No. 1100050236, dated February
Subparagraph 11	(XI) Matters of material impact on Fund beneficiaries (including, but not limited to, "Special Circumstances" as specified in Article 17 (Basic principles and		(New provision.)	23, 2021. The numbering of the following provisions shall be adjusted accordingly.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	scope for investing in securities and engaging in securities-related transactions for this Fund), Paragraph 1, Subparagraph 5 of the Deed, which allows the fund to operate outside of the originally specified investment proportion limits).			
Subparagraph 12	(XII) Other matters that are required to be notified to the beneficiaries in accordance with relevant laws and regulations, instructions from the FSC, the Deed, Participation Agreements, regulations from the TWSE, TDCC, or matters deemed necessary for disclosure by the Management Company or the Fund Custodian.	Subparagraph 11	(XI) Other matters that are required to be notified to the beneficiaries in accordance with relevant laws and regulations, instructions from the FSC, the Deed, Participation Agreements, regulations from the TWSE/TPEx, TDCC, or matters deemed necessary for disclosure by the Management Company or the Fund Custodian.	Revised to align with the practical operations of the Fund.
Paragraph 2	II. The matters that the Management Company or the Fund Custodian should announce are as follows:	Paragraph 2	II. The matters that the Management Company or the Fund Custodian should announce are as follows:	
Subparagraph 10	(X) Other matters that are required to be announced according to relevant laws and regulations, instructions from the FSC, the Deed, or those deemed necessary for disclosure by the Management Company, the TWSE, or the Fund Custodian.	Subparagraph 10	(X) Other matters that are required to be announced according to relevant laws and regulations, instructions from the FSC, the Deed, or those deemed necessary for disclosure by the	Added to align with the practical operations of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			Management Company, TWSE/ <u>TPEx</u> or the Fund Custodian.	
Paragraph 3	III. Notification or announcement to beneficiaries, <u>unless</u> otherwise provided by laws and regulations from the FSC, the TWSE, or other relevant laws and regulations, shall be made in the following manner:	Paragraph 3	III. Notification or announcement to beneficiaries shall be made in the following manner:	Revised to align with the practical operations of the Fund.
Subparagraph 1	(I) Notification: Should be sent by mail to the communication address listed in the beneficiary register of the Fund. If a representative is designated, the notification should be sent to the representative. However, if agreed upon by the beneficiary or as previously arranged, notification may be made via fax or electronic means. When there is a change in the beneficiary's communication details, the beneficiary should promptly update the records with the Management Company or the service agency. Notifications from the Management Company or liquidator, in accordance with the Deed of the Fund, will be considered legally delivered if sent by the communication method listed in the beneficiary register.	Subparagraph 1	(I) Notification: Should be sent by mail to the communication address listed in the beneficiary register of the Fund. If a representative is designated, the notification should be sent to the representative. However, if agreed upon by the beneficiary, notification may be made via fax or electronic means. When there is a change in the beneficiary's address, the beneficiary should promptly update the records with the Management Company or the service agency. Otherwise, notifications from the Management Company or Fund Custodian, in accordance with the Deed of the Fund,	To align with the practical operations of the Fund, procedures for notification and beneficiaries to make changes are specified.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			will be considered legally <u>delivered</u> if sent by the <u>address</u> listed in the beneficiary register.	
Subparagraph 2	(II) Announcement: All matters may be published in any major newspaper in the R.O.C, or transmitted via the MOPS of the TWSE, the industry association's website, the Management Company's website, or other methods designated or approved by the FSC. The method of announcement selected by the Management Company or the Fund Custodian shall be prominently disclosed in the prospectus.	Subparagraph 2	(II) Announcement: All matters may be published in any major newspaper in the R.O.C, or transmitted via the MOPS of the TWSE, the industry association's website, or other methods designated by the FSC. The method of announcement selected by the Management Company or the Fund Custodian shall be prominently disclosed in the prospectus.	Revised to align with the practical operations of the Fund.
Paragraph 6	VI. If the contents and proportions required to be published under Subparagraphs (4) and (5), Paragraph 2 of this Article are amended by relevant laws and regulations, the revised provisions shall prevail.	Paragraph 6	VI. If the contents required to be published under Paragraph 2 of this Article are amended by relevant laws and regulations, the revised provisions shall prevail.	Added to align with the practical operations of the Fund.
Article 35	Governing Law	Article 35	Governing Law	D 1 1 1
Paragraph 2	II. After the signing of the Deed, if there are amendments to the Securities Investment Trust and Consulting Act, the Regulations Governing the Management of Securities Investment Trust Funds, the Regulations Governing Securities Investment Trust	Paragraph 2	II. After the signing of the Deed, if there are amendments to the Securities Investment Trust and Consulting Act, the Regulations Governing the Management of Securities Investment Trust Funds, the	Revised to align with the practical operations of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	Enterprises, the Securities and Exchange Act, relevant regulations of the TWSE, relevant regulations of the TDCC, or other applicable laws and regulations, the rights and obligations of the parties to the Deed concerning the amended portions shall be governed by the amended provisions, unless otherwise specified in the Deed.		Regulations Governing Securities Investment Trust Enterprises, the Securities and Exchange Act, relevant regulations of the TWSE/TPEx, relevant regulations of the TDCC, or other applicable laws and regulations, the rights and obligations of the parties to the Deed concerning the amended portions shall be governed by the amended provisions, unless otherwise specified in the Deed.	
Paragraph 3	III. For matters not specified in the Deed, the provisions of the Securities Investment Trust and Consulting Act, the Regulations Governing the Management of Securities Investment Trust Funds, the Regulations Governing Securities Investment Trust Funds, the Regulations Governing Securities Investment Trust Enterprises, the Securities and Exchange Act, relevant regulations of the TWSE, relevant regulations of the TDCC, or other applicable laws and regulations shall apply. In the absence of such legal provisions, the parties to the Deed shall reach an agreement based on principles of good faith.	Paragraph 3	III. For matters not specified in the Deed, the provisions of the Securities Investment Trust and Consulting Act, the Regulations Governing the Management of Securities Investment Trust Funds, the Regulations Governing Securities Investment Trust Funds, the Regulations Governing Securities Investment Trust Enterprises, the Securities and Exchange Act, relevant regulations of the TWSE/TPEx, relevant regulations of the TDCC or other applicable laws and regulations	Revised to align with the practical operations of the Fund.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
	(Deleted)	Paragraph 4	shall apply. In the absence of such legal provisions, the parties to the Deed shall reach an agreement based on principles of good faith. IV. Regarding the procedures for the Fund's investment in foreign securities or trading of securities-related products, as well as the custody and registration of foreign assets, these matters shall be	Deleted to align with the practical operations of the Fund.
Article 37	Amendments to the Deed	Article 37	governed by the laws and regulations of the country or region of investment. Amendments to the	
	Any amendments to the	<u> </u>	Deed Any amendments to	The Fund has
	Deed of the Fund and its appendices must be approved by both the Management Company and the Fund Custodian, with consent from the beneficiaries' meeting, and be subject to the approval of the FSC. However, if the amendments do not have a material impact on the beneficiaries' interests, the consent of the beneficiaries' meeting may be waived, but the approval of the Management Company, Fund Custodian, and the FSC is still required.		the Deed of the Fund must be approved by both the Management Company and the Fund Custodian, with consent from the beneficiaries' meeting, and be subject to the approval of the FSC. However, if the amendments do not have a material impact on the beneficiaries' interests, the consent of the beneficiaries' meeting may be waived, but the approval of the	attached appendices and therefore the wording is revised accordingly.

Article, Paragraph, Subparagraph number	Securities Investment Trust Deed Contents of KGI Taiwan Premium Selection AI 50 ETF	Article, Paragraph, Subparagraph number	Template of Securities Investment Trust Deed for Exchange- Traded Fund (Applicable to equity funds)	Explanation
			Management Company, Fund Custodian, and the FSC is still required.	
Article <u>39</u> Paragraph 1	I. The Deed shall take effect from the date it is reported to the FSC or its appointed institution for effectiveness.	Article <u>39</u> Paragraph 1	I. The Deed shall take effect from the date of approval or effectiveness by the FSC.	The Fund adopts the report for effectiveness system and the wording is revised accordingly.
[Appendix I]	KGI Taiwan Premium Selection AI 50 ETF Securities Investment Trust Fund Beneficiary Certificate Cash Subscription and Redemption Application Operational Guidelines.	【Appendix I】	Beneficiary Certificate Cash Subscription and Redemption Application Operational Guidelines.	Revised to align with the practical operations of the Fund.
[Appendix II]	Key Terms of the Securities Firms Participation Agreement for KGI Taiwan Premium Selection AI 50 ETF Securities Investment Trust Fund.	【Appendix II】	Key Terms of the Securities Firms Participation Agreement for ETF	Revised to align with the practical operations of the Fund.

Back cover

凱基投信

KGI Securities Investment Trust 10462 台北市中山區明水路698號1樓 Tel 886 2 2181 5678 www.KGIfund.com.tw