

AmPRS AmPRS – Islamic Equity Fund (the "Fund")

RESPONSIBILITY STATEMENTS

This Product Highlights Sheet has been reviewed and approved by the directors of AmFunds Management Berhad and they collectively and individually accepted full responsibility for the accuracy of the information. Having made all reasonable enquiries, they confirm to the best of their knowledge and belief, that there are no false or misleading statements, or omission of other facts which would make any statement in this Product Highlights Sheet false or misleading.

STATEMENTS OF DISCLAIMER

The Securities Commission Malaysia has approved the AmPRS and authorised the AmPRS – Islamic Equity Fund, and a copy of this Product Highlights Sheet has been lodged with the Securities Commission Malaysia.

The approval and authorisation, as well as the lodgement of this Product Highlights Sheet, should not be taken to indicate that the Securities Commission Malaysia recommends the AmPRS or AmPRS – Islamic Equity Fund or assumes responsibility for the correctness of any statement made or opinion or report expressed in this Product Highlights Sheet.

The Securities Commission Malaysia is not liable for any non-disclosure on the part of AmFunds Management Berhad, the private retirement scheme provider responsible for the AmPRS and AmPRS – Islamic Equity Fund, and takes no responsibility for the contents of this Product Highlights Sheet. The Securities Commission Malaysia makes no representation on the accuracy or completeness of this Product Highlights Sheet, and expressly disclaims any liability whatsoever arising from, or in reliance upon, the whole or any part of its contents.

PERSONAL DATA

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

- a. Assess your eligibility or suitability for our products which you had applied for and to verify your identity or financial standing through credit reference checks;
- b. To notify you of more and up to-date information such as improvements and new features to the existing products and services, development of new products, services and promotions which may be of interest to you;
- c. Manage and maintain your account(s) through regular updates, consolidation and improving the accuracy of our records. In this manner we can respond to your enquiries, complaints and to generally resolve disputes quickly so that we can improve our business and your relationship with us;
- d. Conduct research for analytical purposes, data mining and analyse your transactions / use of products and services to better understand your current financial / investment position and future needs. We will also produce data, reports and statistics from time to time, however such information will be aggregated so that your identity will remain confidential;
- e. Comply with the requirements of any law and regulations binding on us such as conducting anti-money laundering checks, crime detection / prevention, prosecution, protection and security;
- f. Enforcement of our rights to recover any debt owing to us including transferring or assigning our rights, interests and obligations under any of your agreement with us;
- g. In the normal course of general business planning, oversight functions, strategy formulation and decision making within AmBank Group;
- To administer and develop the PRS Provider's and/or the PRS Provider's associated companies within the AmBank Group business relationship with you;
- i. Outsourcing of business and back-room operations within AmBank Group and/or other service providers; and
- j. Any other purpose(s) that is required or permitted by any law, regulations, standards, guidelines and/or relevant regulatory authorities including with the trustee of the Fund.

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

This Product Highlights Sheet only highlights the key features and risks of the Fund. Investors are advised to request, read and understand the prospectus which includes any supplementary or replacement disclosure document of the Fund ("Disclosure Documents") before deciding to invest.

What is the AmPRS?

AmPRS (the "Scheme") is the first private retirement scheme brought to you by AmFunds Management Berhad (the "PRS Provider"). It is a private retirement scheme that aims to provide Malaysians and foreigners (excluding US Person), whether employed or self-employed, an opportunity to enhance their retirement savings* by making additional voluntary Long Term contributions under a well-structured and regulated environment. The AmPRS aims to provide a range of funds suiting individual's retirement needs, goals and risk appetite. It is also a Long Term retirement savings* plan that enables you to save* money for your retirement.

Funds under the Scheme:

Name of Funds	Fund Category
AmPRS – Growth Fund	Core (Growth)
AmPRS – Moderate Fund	Core (Moderate)
AmPRS – Conservative Fund	Core (Conservative)
AmPRS – Islamic Equity Fund	Equity (Islamic)
AmPRS – Islamic Balanced Fund	Balanced (Islamic)
AmPRS – Islamic Fixed Income Fund	Fixed Income (Islamic)
AmPRS – Tactical Bond	Feeder Fund (Bond)
AmPRS – Dynamic Sukuk	Feeder Fund (Sukuk)
AmPRS – Asia Pacific REITs	Real estate (REITs)
AmPRS – Dynamic Allocator	Fund-of-Funds (Mixed asset)

Hereinafter, collectively called the "Funds" or the "Core Funds" and individually called the "Fund".

What is the Fund about?

AmPRS – Islamic Equity Fund is an Islamic equity fund issued by AmFunds Management Berhad ("AFM") that aims to provide Long Term capital growth by investing primarily in Shariah Compliant equities and/or equity-related securities.

Who is the Fund suitable for?

The Fund is suitable for Members who seek:

- Long Term capital growth on their Shariah Compliant investment;
- a diversified portfolio of Shariah Compliant equities with strong emphasis on growth; and
- a Long Term retirement savings* plan.

Note: * Please note that Members' capital is neither guaranteed nor protected.

What is AmPRS – Islamic Equity Fund?

The AmPRS – Islamic Equity Fund has been certified as being Shariah-compliant by the Shariah Adviser appointed for the Fund.

Fund Category	Equity (Islamic)
Investment Objective	AmPRS – Islamic Equity Fund aims to provide Long Term capital growth by investing primarily in Shariah Compliant equities and/or equity-related securities.
	Note: Any material change to the investment objective of the Fund would require Members' approval.
Investment Strategy	The AmPRS – Islamic Equity Fund may invest its assets into a well-diversified portfolio comprising the following asset classes:
	Shariah Compliant equities;
	Sukuk and Shariah Compliant money market instruments;
	Shariah Compliant real estate investment trust ("REITs"); and
	Islamic liquid assets.
	For AmPRS – Islamic Equity Fund, the Shariah Compliant securities that the AmPRS – Islamic Equity Fund invests in will be traded and/or listed in the following countries, which includes but not limited to Australia, Hong Kong, Malaysia, New Zealand, Singapore, South Korea, Taiwan and Thailand. For AmPRS – Islamic Equity Fund, foreign investments (if any) will be limited to 50% of the Fund's net asset value ("NAV").
	In order to achieve the investment objective, AmIslamic Funds Management Sdn Bhd (the "Investment Manager") may opt to invest in the Shariah Compliant securities either directly or via CIS of AFM or other CIS such as exchange-traded funds that comply with Shariah Principles.
	The AmPRS – Islamic Equity Fund may also use Shariah Compliant hedging instruments for the purpose of hedging (subject to PRS Guidelines) if it is deemed necessary to do so.

Asset Allocation	 A minimum of 70% of the Fund's NAV in Shariah Compliant equities and/or Shariah Compliant equity-related securities (i.e Shariah Compliant warrants), where a maximum of 20% of the Fund's NAV will be in Shariah Compliant REITs; A maximum of 30% of the Fund's NAV in Sukuk and Shariah Compliant money market instruments;
	and
	A minimum of 1% of the Fund's NAV in Islamic Liquid Assets.
Base Currency	Ringgit Malaysia (RM)
Performance Benchmark	40% FTSE Bursa Malaysia Emas Shariah Index
	30% MSCI AC Asia Pacific Islamic ex Japan Index ¹
	30% RAM Quantshop Medium* GII Index
	Note: *Medium means the duration is between three (3) years to seven (7) years.
Launch Date	25 November 2013
Income Distribution	Subject to availability of income, distribution (if any) is incidental.

Who am I investing with?

PRS Provider : AmFunds Management Berhad ("AFM")

Investment Manager : AmIslamic Funds Management Sdn Bhd ("AIFM)

Trustee : Deutsche Trustees Malaysia Berhad ("DTMB")

Trustee's Delegate (Custodian) : Deutsche Bank (Malaysia) Berhad ("DBMB")

Taxation Advisor : Deloitte Tax Services Sdn Bhd

Auditor : Ernst & Young

All transactions with related parties are to be executed on terms which are best available to the Fund and which are not less favourable to the Fund than on arm's length transaction between independent parties. The Fund may have dealings with parties related to the PRS Provider. The related parties defined are AIFM, AmInvestment Bank Berhad, AmInvestment Group Berhad, AmBank (M) Berhad and AmBank Islamic Berhad.

The directors of AmFunds Management Berhad may have direct or indirect interest through their directorship in AIFM.

As the Trustee for the Fund and the PRS Provider's delegate for the fund accounting and valuation services, there may be related party transactions involving or in connection with the Fund in the following events:-

- (1) Where the Fund invests in the products offered by Deutsche Bank AG and any of its group companies (e.g. money market placement, etc.);
- (2) Where the Fund has obtained financing from Deutsche Bank AG and any of its group companies, as permitted under the Securities Commission's guidelines and other applicable laws;
- (3) Where the PRS Provider appoints DTMB to perform its back office functions (e.g. fund accounting and valuation); and
- (4) Where DTMB has delegated its custodian functions for the Fund to DBMB.

DTMB will rely on the PRS Provider to ensure that any related party transactions, dealings, investments and appointments are on terms which are the best that are reasonably available for or to the Fund and are on an arm's length basis as if between independent parties.

While DTMB has internal policies intended to prevent or manage conflicts of interests, no assurance is given that their application will necessarily prevent or mitigate conflicts of interests. DTMB's commitment to act in the best interests of the unit holders of the Fund does not preclude the possibility of related party transactions or conflicts.

The PRS Provider may conduct cross trades between funds and private mandates it currently manages provided that all criteria imposed by the regulators are met. Notwithstanding, cross trades between the personal account of an employee of the PRS Provider and the Fund's account are strictly prohibited. The execution of cross trade will be reported to the investment committee and disclosed in the Fund's report accordingly.

How does the Scheme work?

Contributions to the Fund(s) under the AmPRS can be received from an employer (who contributes for its employees) or from any individual who has attained the age of 18 years as of the date of opening of a private pension account with the PPA.

If you do not specify your investment option when making a contribution, we will automatically allocate your contribution into Core Funds under the default option of the Scheme, according to your age. The default option of this Scheme consists of the following Core Funds:

Core Fund	Age
AmPRS – Conservative Fund	for Members aged 50 years and above
AmPRS – Moderate Fund	for Members aged 40 years and above but have not reached 50 years
AmPRS – Growth Fund	for Members below 40 years old

¹ The blended returns are calculated by AmFunds Management Berhad using end of day index level values licensed from MSCI ("MSCI Data"). For the avoidance of doubt, MSCI is not the benchmark "administrator" for, or a "contributor", "submitter" or "supervised contributor" to, the blended returns, and the MSCI Data is not considered a "contribution" or "submission" in relation to the blended returns, as those terms may be defined in any rules, laws, regulations, legislation or international standards. MSCI Data is provided "AS IS" without warranty or liability and no copying or distribution is permitted. MSCI does not make any representation regarding the advisability of any investment or strategy and does not sponsor, promote, issue, sell or otherwise recommend or endorse any investment or strategy, including any financial products or strategies based on, tracking or otherwise utilizing any MSCI Data, models, analytics or other materials or information.

Note: The current retirement age is fifty five (55) years old or any another age as may be specified by the Securities Commission Malaysia ("SC").

You may actively select one or more Core Funds or non-Core Funds notwithstanding that the Core Funds do not correspond with your age.

All contributions made by a Member will be maintained in two separate sub-accounts by the PRS Provider as follows:

- a) Sub-Account A which holds 70% of all contributions made to any Fund under the Scheme which is reflected in units which are not available for pre-retirement withdrawal, except for death of a Member or permanent departure of a Member from Malaysia or withdrawal due to permanent total disablement, serious disease or mental disability; and
- b) Sub-Account B which holds 30% of all contributions made to any Fund under the Scheme which is reflected in units which are available for pre-retirement withdrawal, subject to payment of tax penalty set by the Inland Revenue Board ("IRB"), which will be deducted by the PRS Provider from the redeemed amount. However, the tax penalty is not applicable for withdrawals due to death of a Member, permanent departure of a Member from Malaysia, permanent total disablement, serious disease or mental disability.

However, where an employer makes a contribution on behalf of an employee, the vested units may be maintained in Sub-Account A only.

Cooling-off

If you make a contribution and later decide that the investment does not suit your needs, you may withdraw your money within the cooling-off period. You should be aware that the cooling-off right is only available on your first contribution in any private retirement schemes. The cooling-off right is not available for subsequent contributions whether to the Scheme or a private retirement scheme managed by another PRS provider. The cooling-off right is not available to staff of the PRS Provider, persons registered with a body approved by the SC to deal in private retirement schemes and contributions made to the Scheme by employer on behalf of employee.

Transfer of units

For pre-retirement transfer from one or multiple Funds under the Scheme to another PRS providers, it can be requested by a Member once every calendar year provided that such Member has been a Member of the Scheme (whether via Member's contribution or employee's contribution) for at least one year and all accrued benefit to be transferred from a Fund must be transferred to only one (1) other Fund. The PRS Provider must pay the proceeds to the other PRS provider within five (5) business days upon receiving a complete transfer form from the PPA. For units issued under or pursuant to Employer-Sponsored Retirement Schemes which are subject to Vesting Schedules, transfer is not permitted until such units are unconditionally vested in a Member.

Switching of funds

Switching is allowed between Funds under the Scheme subject to a fee. However, switching between Class(es) within a Fund and switching between Class(es) between Funds are not allowed. For switches between Funds under the Scheme, you may be charged up to 3.00% of amount switched. For example, you will be charged 2% of switching fee when you switch from a lower sales charge fund (i.e. 1% sales charge) to a higher sales charge fund (i.e. 3% sales charge).

However, you can only switch units in a Fund to another Fund under the Scheme, provided it is under the same sub-account, i.e. Sub-Account A of AmPRS – Growth Fund to Sub-Account A of AmPRS – Moderate Fund. Switching between Class(es) is not allowed. For example, you are not allowed to switch from Class D of AmPRS – Growth Fund to Class I of AmPRS – Growth Fund. You are also not allowed to switch from Class D of AmPRS – Growth Fund to Class I of AmPRS – Moderate Fund.

Note: Switching from a Shariah Compliant fund to any other non-Shariah Compliant fund(s) is discouraged for Muslim Members.

Withdrawals

Request for payment for withdrawals from any of the Funds under the Scheme may be made in the following circumstances:

No.	Circumstances for withdrawal	Extent of withdrawals
a)	After the day the Member reaches the Retirement Age	Partial or full
b)	Pre-retirement withdrawals from sub-account B	Partial or full
c)	Following death of a member (regardless of whether or	Partial or full
	not a nomination has been made)	
d)	Permanent departure of a Member from Malaysia	Full
e)	Withdrawals due to permanent total disablement,	Full
	serious disease or mental disability of a Member	

In relation to request for withdrawal, the PRS Provider may receive such request from a Member, a nominee, an executor, trustee or administrator of a Member's estate either directly or through a notification from PPA. The PRS Provider also must obtain prior authorisation from PPA before issuing instructions to the Scheme Trustee to cancel units in the case of a withdrawal following the death of a Member. The PRS Provider or PPA, as the case may be, may require the Member to provide evidence of the facts necessary to establish the Member's right to withdraw monies from any Fund under the Scheme.

The pre-retirement withdrawal from Sub-Account B above can be requested by a Member once every calendar year provided that such Member has been a Member of the Scheme (whether via Member's contribution or employer's contribution) for at least one year. Members who have contributed to funds of multiple PRS providers may request for multiple pre-retirement withdrawals in a year provided only one pre-retirement withdrawal request is made to each PRS provider.

A PRS Provider will deduct the applicable tax penalty of eight percent (8%) or such other applicable tax penalty from the withdrawn amount before making payment to the Member. However, for pre-retirement withdrawals due to death of a Member, permanent departure of a Member from Malaysia, permanent total disablement, serious disease, mental disability or upon reaching the Retirement Age, a Member shall be entitled to withdraw full amount accumulated in all Funds under the Scheme held by the Member as accrued benefits without payment of any tax. For units issued under or pursuant to Employer-Sponsored Retirement Schemes which are subject to Vesting Schedules, withdrawal is not permitted until such units are unconditionally vested in a Member.

What are the risks?

General Investment Risks

Market Risk	This is the risk of prices of assets falling in response to general market factors such as economic factors, socio-political environment, regulatory factors and broad investor sentiment.
Inflation Risk	This is the risk that Members' investment in the Fund may not grow or generate income at a rate that keeps pace with inflation.
Investment Manager Risk	This is the risk of the Investment Manager making poor investment decisions which may adversely affect the performance of the Fund.
Country Risk	Investments of the Fund in any countries may be affected by changes in the economic and political climate, restriction on currency repatriation or other developments in the law or regulations of the countries in which the Fund invests in.
Non-Compliance Risk	This is the risk of the PRS Provider, its delegates or the Trustee not complying with their respective internal policies, the deed and its supplemental deed, securities law or guidelines issued by the regulators relevant to each party, which may adversely affect the performance of the Fund.
Capital and Returns Not Guaranteed	Members should take note that there is no guarantee of income distribution and capital appreciation.

Risks Specific to the Fund

Company Specific Risk	This is the risk of prices of securities falling due to circumstances affecting individual companies.
Credit and Default Risk	Credit risk relates to the creditworthiness of the issuers of the debt instruments and its expected ability to make timely payment of profit or interest and/or principal. Default risk relates to issuer of a debt instrument either defaulting in payments or failing to make payments in a timely manner which will in turn adversely affect the value of the Fund.
Interest Rate Risk	This is the risk of an increase in interest rates causing the value of fixed income instruments held by the Fund to generally decline. Note that the term structure of interest rate is a general economic indicator that will have an impact on the Fund. It does not in any way suggest that the Fund will invest in conventional financial instruments.
Risks associated with investment in REITs	Investing in REITs involves many of the same risks associated with direct ownership of real estate, including but not limited to possible declines in real estate's value, declines in real estate's ability in generating rental income, increase in interest rates, changes in property taxes and higher operating expenses.
Liquidity Risk	The Fund holding investments that are illiquid or difficult to dispose of would be exposed to liquidity risk, which in this context refers to the inability of the Fund to take advantage of potentially better pricing that would be available if there were more buyers and the securities are more actively traded in the market.
Currency Risk	This is the risk associated with investments that are denominated in currencies that are different from the base currency of the Fund. When the currency of foreign investments depreciates against the base currency of the Fund, the NAV of the Fund will be adversely affected when the foreign investments are expressed in the base currency of the Fund. This is in addition to any capital gains or losses from the investment.
Shariah Non-Compliance Risk	This is the risk of the Fund not conforming to Shariah Investment Guidelines. Non-compliance may adversely affect the NAV of the Fund when the rectification of non-compliance results in losses.

Note: The above mentioned risks which Members should consider before contributing into the Scheme and Funds under the Scheme should not be considered to be an exhaustive list. Members should be aware that investments in the Fund(s) under the Scheme may be exposed to other unforeseeable risks from time to time. Members are advised to consult their professional adviser or refer to the Disclosure Document for further details on risks.

What are the fees and charges?

There are fees and charges involved and you are advised to consider them before contributing to the Scheme.

What will I be charged by AFM?

Fund Name	AmPRS – Islamic Equity Fund
Sales Charge	Class D: Up to 3.00% of NAV per unit of the Class
	Class I: There is no sales charge for this Class
Redemption Charge	Class D and Class I: There will be no redemption charge for this Class.
Switching Fee (between funds in this Scheme)	Switching is allowed between Funds under the Scheme, you may be charged up to 3.00% of amount switched. However, switching between Class(es) within a Fund and switching between Class(es) between Funds are not allowed.
Transfer Fee (to another PRS provider)	RM25 per transaction

What will I be charged by PPA?

Fund Name	AmPRS – Islamic Equity Fund
PPA Account Opening Fee	RM10 (one-off)

PPA Annual F	Fee	RM8 per annum. Not payable for the year the account is opened and not payable for the year(s) where no contributions are made.
PPA Withdrawal Fe	Pre-Retirement ee	RM25 per transaction (subject to changes as may be determined by PPA from time to time).
PPA Transfer	r Fee (to another r)	RM25 per transaction (subject to changes as may be determined by PPA from time to time).

What are the key ongoing fees charged to the Fund?

Fund Name	AmPRS – Islamic Equity Fund
Annual Management Fee	Class D: Up to 1.50% p.a. of the NAV attributable to this Class of units of the Fund Class I: Up to 1.25% p.a. of the NAV attributable to this Class of units of the Fund
Annual Trustee Fee	Class D and Class I: Up to 0.04% p.a. of the NAV of the Fund (excluding foreign sub – custodian fee)
PPA Administrative Fee	Class D and Class I: 0.04% p.a. of the NAV of the Fund, payable to the PPA

Note: You can also compare the fees and charges of other private retirement schemes by visiting the PPA's website, www.ppa.my.

Unless stated otherwise, all fees, charges and/or expenses disclosed in this Product Highlights Sheet are exclusive by way of example and not limitation; goods and services tax, value added tax, consumption tax, levies, duties and other taxes as may be imposed by the Government of Malaysia from time to time (collectively known as "Taxes"). If these fees, charges and/or expenses are subject to any Taxes, such Taxes shall be borne and payable by the Member and/or the Fund(s) under the Scheme (as the case may be) at the prevailing rate, including any increase or decrease to the rate, in addition to the fees, charges and/or expenses stated herein.

There are fees and charges involved and you are advised to consider them before contributing in Funds under the Scheme. Unit prices and distributions, if any, may go down as well as up.

How will I be notified of any increase in fees and charges?

- A written communication will be sent to Members to notify of the higher rate and its effective date;
- A supplementary or replacement Disclosure Document will be registered and issued; and
- A notice period of 90 days will be given to the Members prior to the effective date of the new fees and charges.

How often are valuations available?

The Fund will be valued on every business day. The Fund's NAV per unit will be available on our website, www.aminvest.com and will be published in major newspapers.

What taxes apply?

	Tax Benefits
Individual	Tax relief up to RM3,000 per calendar year on contribution to PRS.
Employer	Tax deduction on contribution to PRS made on behalf of their employees – up to 19% of the employees remuneration.
Fund within PRS	Tax exemption on income received by PRS funds.

Withdrawal of any accrued benefits from Sub-Account B is subject to a tax penalty of up to 8%, which will be deducted by the PRS Provider from the withdrawn amount. Withdrawal from the private retirement scheme after reaching the retirement age, death, permanent department from Malaysia, permanent total disability, serious disease or mental disability withdrawals will not be subject to any tax.

How can I invest in or exit from this investment?

Name of Fund	AmPRS – Islamic Equity Fund			
Minimum initial contribution	For lump sum investment: RM500 Note: Maximum initial contribution through AmInvest PRS online platform is capped at RM20,000.			
	For regular savings plan: RM100			
Minimum additional contribution	For lump sum investment: RM100			
Millimum additional contribution	For regular savings plan: RM100			
Minimum withdrawal	500 units			
Minimum holding / balance	200 units			
Submission of application / withdrawal notice	Monday to Friday (except public holiday)			
	 If an application with cleared payments and complete documentation is accepted by us or our appointed distributors before 4.00 p.m. on a business day, it will be processed at the closing NAV per unit calculated at the end of the same business day. 			
Cut-off time	 If an application with cleared payments and complete documentation is accepted by us or our appointed distributors after 4.00 p.m. on a business day, it will be processed at the closing NAV per unit calculated at the next business day. 			
	 For Class D units invested via AmInvest PRS online platform on a business day, the application will be processed at the closing NAV per unit calculated at the next business day (provided that the application is received with cleared payments and complete documentation before 4pm). 			

Notes:

- The Manager reserves the right to reject any application that is unclear, incomplete and/or not accompanied by the required documents or proof of payment. Incomplete applications will not be processed until all the necessary information has been received.
- You should note that the PRS Provider or different distributors may have different cut off times in respect of receiving application / redemption request. You are advised to contact the PRS Provider or relevant distributors to obtain further information and should check with the PRS Provider or the relevant distributors on their cut off time in respect of receiving application / redemption request.
- For application via AmInvest PRS online platform, in the event of a longer due diligence processing time, your application will be processed at the NAV calculated at the next business day after completion of our due diligence, subject to a maximum of ten (10) business days from receipt of the application. Where we are unable to complete the due diligence within the stipulated time, we shall contact you for further instructions or return the subscription amount.

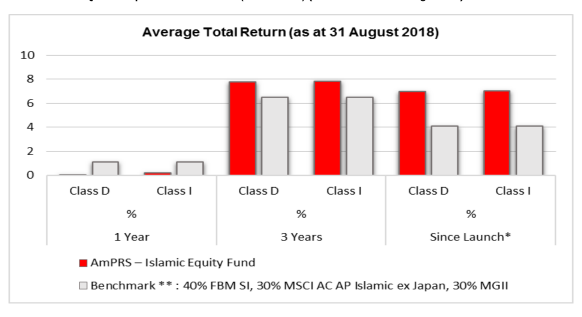
You should NOT make payment in cash to a PRS consultant or issue a cheque in the name of a PRS consultant

Fund Performance

Average Total Return (as at 31 August 2018)

	1 Year %		3 Y	ears	Since Launch*	
			%		%	
	Class D	Class I	Class D	Class I	Class D	Class I
AmPRS – Islamic Equity Fund	0.03	0.22	7.76	7.82	6.97	7.01
Benchmark ** : 40% FBM SI, 30% MSCI AC AP Islamic ex Japan, 30% MGII	1.13	1.13	6.47	6.47	4.08	4.08

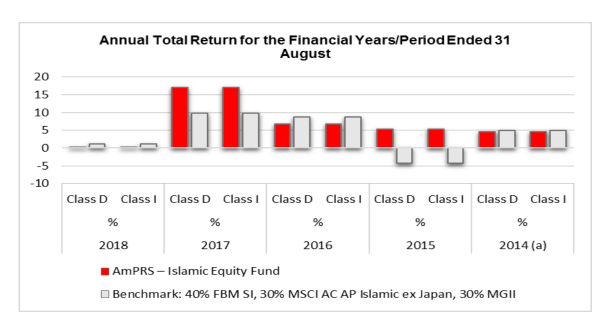
- * Since Launch of Fund 25 November 2013
- ** Benchmark 40% FTSE Bursa Malaysia Emas Shariah Index ("40% FBM SI") (source: www.bursamalaysia.com), 30% MSCI AC Asia Pacific Islamic ex Japan Index ("30% MSCI AC AP Islamic ex-Japan") (source: www.msci.com), 30% RAM Quantshop Medium* GII Index ("30% MGII") (source: www.fundslogic.com).



Annual Total Return for the Financial Years/Period Ended 31 August

2		18 2017		17	2016		2015		2014 (a)	
	%		%		%		%		%	
	Class D	Class I	Class D	Class I						
AmPRS – Islamic Equity Fund	0.03	0.22	17.14	17.14	6.79	6.79	5.30	5.32	4.60	4.60
Benchmark: 40% FBM SI, 30% MSCI AC AP Islamic ex Japan, 30% MGII	1.13	1.13	9.80	9.80	8.68	8.68	-4.16	-4.16	4.90	4.90

⁽a) Total actual return for the financial period from 25 November 2013 (date of commencement) to 31 August 2014



1-Year Fund Performance Review

Class D	For the financial year ended 31 August 2018, the Fund registered a return of 0.03% which was entirely capital growth in nature. Thus, the Fund"s return of 0.03% has underperformed the benchmark's return of 1.13% by 1.10%.
Class I	For the financial year ended 31 August 2018, the Fund registered a return of 0.22% which was entirely capital growth in nature. Thus, the Fund"s return of 0.22% has underperformed the benchmark's return of 1.13% by 0.91%.

Basis of calculation and assumptions

The Fund's performance is calculated based on net asset value per unit. Average total return of the Fund for a period is computed based on the absolute return for that period annualised over one year.

Portfolio Turnover Ratio

	Financial Year Ended 31 August 2018	Financial Year Ended 31 August 2017	Financial Year Ended 31 August 2016			
PTR (times)	0.67	0.87	2.07			
Remarks	2018: The PTR decreased by 0.20 times (23.0%) as compared to 0.87 times in 2017 mainly due to increase in average fund size.					
	2017: The PTR decreased by 1.20 times (58.0%) as compared to 2.07 times in 2016 mainly due to increase in average fund size.					

Distribution

There was no income distribution and unit split declared for the financial years under review.

Past performance of the Fund or the Scheme is not an indication of its future performance

Who should I contact for further information or to lodge a complaint?

- 1. If you have invested through our appointed distributor, kindly direct your complaints to your PRS consultant from the distributor.
- 2. If you have invested through us and wish to make a complaint, you may contact our customer service representative for resolution through our internal dispute resolution process:

(a) via phone to : 03-2032 2888 (b) via fax to : 03-2031 5210

(c) via e-mail to : aminvestprs@aminvest.com
(d) via letter to : AmFunds Management Berhad
Level 9, Bangunan AmBank Group

No.55, Jalan Raja Chulan

50200 Kuala Lumpur

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

(a) via phone to : 03-2282 2280 (b) via fax to : 03-2282 3855 (c) via e-mail to : info@sidrec.com.my

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

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

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

(a) via phone to the Aduan Hotline at : 03-6204 8999 (b) via fax to : 03-6204 8991

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

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

(e) via letter to : Consumer & Investor Office

Securities Commission Malaysia No 3 Persiaran Bukit Kiara

Bukit Kiara

50490 Kuala Lumpur

5. You can also direct your complaint to FiMM's Complaints Bureau:

(a) via phone to the Aduan Hotline at : 03-2092 3800 (b) via fax to : 03-2093 2700

(c) via e-mail to : complaints@fimm.com.my

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

(e) via letter to : Legal, Secretarial & Regulatory Affairs

Federation of Investment Managers Malaysia

19-06-1, 6th Floor Wisma Tune No. 19, Lorong Dungun Damansara Heights 50490 Kuala Lumpur

THIS PAGE IS INTENTIONALLY LEFT BLANK

THIS PAGE IS INTENTIONALLY LEFT BLANK

THIS PAGE IS INTENTIONALLY LEFT BLANK