

PROSPECTUS RENEWAL OF MANDIRI INVESTA ATRAKTIF-SYARIAH MUTUAL FUND

Effective Date: 19 December 2007 Offering Date: 25 January 2008

OJK NEITHER GIVE ANY STATEMENT TO APPROVE OR REJECT THIS STOCK, NOR EXPRESS THE ACCURACY OR ADEQUACY OF THE CONTENTS OF THIS PROSPECTUS. ANY CONTRADICTORY STATEMENT SHALL BE LEGAL BREACH.

MANDIRI INVESTA ATRAKTIF-SYARIAH MUTUAL FUND (hereinafter referred to as "MITRA-SYARIAH") is a Collective Investment Contract Mutual Fund in accordance with Law Number 8 of 1995 on Capital Market and the implementing regulations.

MITRA-SYARIAH objective is to provide attractive growth rate of long-term investment value through investment in Equity Sharia Securities in accordance with Islamic Sharia, Islamic Sharia guideline for MITRA-SYARIAH refers to the Decision of the Chairman of Capital Market and Financial Institutions Supervisory Agency and Fatwa issued by the National Sharia Board, Indonesian Council of Ulama (DSN-MUI).

Portfolio composition targets for MITRA-SYARIAH are: minimum of 80% (eighty percent) to maximum of 98% (ninety-eight percent) in Equity Sharia Securities offered in Public Offerings and/or listed in Indonesia Stock Exchange, and minimum of 0% (zero percent) to maximum of 18% (eighteen percent) in Sharia Bonds (Sukuk) offered in Public Offerings and/or listed in Indonesia Stock Exchange, and minimum of 2% (two percent) to maximum of 20% (twenty percent) in money market instruments which have less than 1 (one) year maturity date issued in accordance with applicable laws and regulations.

PUBLIC OFFERING

PT Mandiri Manajemen Investasi as Investment Manager will continually conduct the Public Offering of MITRA-SYARIAH Participation Units to the maximum amount of 1,500,000,000 (one billion five hundred million) Participation Units.

Each Participation Unit of MITRA-SYARIAH is offered with the same price equals to its initial Net Asset Value amounting Rp1,000 (one thousand Rupiah) on the first offering day, furthermore the purchase price of each unit shall be determined based on its Net Asset Value at the end of related Exchange Day.

The Unit Holder of MITRA-SYARIAH is subject to subscription fee amounting maximum of 1% (one percent) of Participation Unit purchase value; redemption fee amounting maximum of 1% (one percent) of Participation Unit redemption value for ownership period up to 1 (one) year and 0% (zero percent) for ownership period more than 1 (one) year; and switching fee amounting maximum of 1% (one percent) of investment switch transaction value for investment switch from MITRA-SYARIAH to other Sharia Funds managed by the Investment Manager except Money Market Mutual Funds and Protected Mutual Funds. Complete explanation regarding costs can be found in CHAPTER IX concerning Cost and Fee Allocations.



INVESTMENT MANAGER

PT Mandiri Manajemen Investasi Plaza Mandiri, 29th floor Jl. Jend. Gatot Subroto Kav. 36-38.

Jakarta 12190 - Indonesia Telephone : (021) 526 3505 Facsimile : (021) 526 3506 Care Center : (021) 527 3110

Website : www.mandiri-investasi.co.id



CUSTODIAN BANK

Deutsche Bank AG, Jakarta Branch Deutsche Bank Building, 4th floor Jl. Imam Boniol No.80

Jakarta 10310 - Indonesia

: (021) 2964 4137 / 2964 4141 Telephone Facsimile : (021) 2964 4130 / 2964 4131

PRIOR TO DECIDE TO PURCHASE THIS PARTICIPATION UNIT OF MUTUAL FUND, YOU SHOULD LEARN THE CONTENTS OF THIS PROSPECTUS PARTICULARLY IN THE SECTIONS OF INVESTMENT MANAGER (CHAPTER III), INVESTMENT OBJECTIVE, INVESTMENT POLICY, MECHANISM FOR PURIFICATION OF ASSETS OF MITRA-SYARIAH FROM PARTICULAR SUBSTANCES THAT CONFLICT WITH SHARIA PRINCIPLES IN CAPITAL MARKET AND PROVISION OF EXCESS/DEFICIT ON PROFIT SHARING REVENUE, AND PROFIT SHARING POLICY (CHAPTER V), AND MAJOR RISK FACTORS (CHAPTER VIII).

THE INVESTMENT MANAGER HAS OBTAINED A LICENSE AND LISTED AS AN INVESTMENT MANAGER IN CAPITAL MARKET AND SUPERVISED BY THE FINANCIAL SERVICES AUTHORITY IN CONDUCTING ITS BUSINESS.

THE ENACTMENT OF LAW NUMBER 21 OF 2011 ON FINANCIAL SERVICES AUTHORITY ("OJK LAW")

With the enactment of the OJK Law, as of 31 December 2012, the regulatory functions, duties and powers of financial services activity in the Capital Market sector had been passed from BAPEPAM & LK to the Financial Services Authority, such that all laws and regulations referred to and obligations in the Prospectus that were previously accounted to or referred to BAPEPAM & LK authority, therefore shall be accounted to or referred to the Financial Services Authority.

IMPORTANT NOTICE

MANDIRI INVESTA ATRAKTIF-SYARIAH MUTUAL FUND is not an investment product with guarantee. Prior to purchase any Participation Unit of MANDIRI INVESTA ATRAKTIF-SYARIAH MUTUAL FUND, the prospective Unit Holder shall read and understand the Proscpectus and other offering documents. The contents of the Prospectus and other offering documents are not advise in business, law, or taxation. Therefore, the prospective Unit Holders seek their own advise from their own adviser in impact of an investment in MANDIRI INVESTA ATRAKTIF-SYARIAH MUTUAL FUND. The prospective Unit Holder shall realize that there is a possibility that the Unit Holder of MANDIRI INVESTA ATRAKTIF-SYARIAH MUTUAL FUND will bear the risks related to the Participation Unit of MANDIRI INVESTA ATRAKTIF-SYARIAH MUTUAL FUND she/he holds. Related to the risk possibilities, when neccessary the prospective Unit Holders should seek advise from their own adviser/competent parties on business, law, financial, taxation, and other relevant matters.

PT Mandiri Manajemen Investasi ("Investment Manager") is part of PT Bank Mandiri (Persero) Tbk Group ("Mandiri Group"), with offices and business activities in various jurisdictions. In conducting business activities, each Mandiri Group office will always comply with regulatory requirements in each jurisdiction where the Mandiri Group office is located. Laws and regulations applicable in each jurisdiction can be different and can be interconnected between jurisdictions, either due to inter-jurisdictional cooperation and the application of the principle of reciprocity between the jurisdictions concerned, including but not limited to laws and regulations regarding anti-money laundering, anti-terrorism and taxation, which the application may require each Mandiri Group office to share information including the reporting and withholding of prospective investors' tax payable which shall be conducted by the Investment Manager from time to time to the authority of local jurisdictions or for the interest of each authorities that are working together or applying the principle of reciprocity. The Investment Manager will always maintain the confidentiality of Unit Holders data and shall comply with the applicable provisions regarding confidentiality of the Unit Holders in Indonesia. In the event that the Investment Manager is required to provide Unit Holders data, the Unit Holders data will be delivered only on a limited basis for the data requested by the competent authority in accordance with applicable regulations.

Investment in a mutual fund will bear risks. Any prospective investor shall read and understand the prospectus prior to decides deciding to invest in the mutual fund. Past performance is not indicative of future performance. A mutual fund is not a banking product and is not guaranteed by any party. PT Mandiri Manajemen Investasi is registered and supervised by the Financial Services Authority, and each product offering shall be made by workers who have been registered and supervised by the Financial Services Authority.

In the event of any future issuance of amendments to the OJK regulations on mutual fund business, the provisions of this Mutual Fund Contract/Prospectus shall comply with the latest OJK regulations without having to necessarily sign the Contract amendments, unless specified otherwise by applicable laws and regulations or being instructed by the OJK.

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CHAPTER I GLOSSARIES AND DEFINITIONS

1.1. ACCOUNT OPENING FORM

An Account Opening Form is an original form that shall be completed and signed by the prospective buyer prior to purchase the Participation Unit of MITRA-SYARIAH for the first time (initial purchase).

1.2. AFFILIATION

- a. A family relationship by marriage and descent to the second degree, horizontally as well as vertically;
- b. A relationship between a party and its employees, Directors, or Commissioners;
- c. A relationship between 2 (two) companies with one or more Directors or Commissioners are in common;
- d. A relationship between a company and a party that directly or indirectly, controls or is controlled by that company;
- e. A relationship between 2 (two) Companies that are controlled directly or indirectly by the same party; or
- f. A relationship between a company and a substantial shareholder.

1.3. "APU" AND "PPT" PROGRAMS IN FINANCIAL SERVICES SECTOR

Anti Money Laundering (*Anti Pencucian Uang*, APU) and the Prevention of Terrorisme Funding (*Pencegahan Pendanaan Terorisme*, PPT) Programs in Financial Services Sector means the prevention and the eradication of Money Laundering and Terrorism Funding crimes as referred to in the POJK on the Implementation of Anti Money Laundering and the Prevention of Terrorism Funding Programs in Financial Services Sector.

1.4. BOND PRICING AGENCY (LPHE)

LPHE is a party that obtains business permit from the OJK to perform bond pricing in order to determine the fair market value, as referred to in the Rule Number V.C.3 concerning Bond Pricing Agency.

1.5. CALCULATION METHOD OF NET ASSET VALUE (NAV)

The Net Asset Value of Mutual Fund calculation method shall be conducted in accordance with the Rule of BAPEPAM & LK No.IV.C.2 concerning Fair Market Value of Securities in Mutual Fund Portfolio, as an Attachment to Decision of the Chairman of BAPEPAM & LK No.Kep-367/BL/2012, dated 9 July 2012 ("the Rule of BAPEPAM & LK No.IV.C.2") including its related implementing regulations namely the OJK Circular Letter.

1.6. CAPITAL MARKET AND FINANCIAL INSTITUTIONS SUPERVISORY AGENCY ("BAPEPAM & LK")

BAPEPAM & LK means an institution that shall provide guidance, regulation, and day-to-day supervision of the Capital Market activities as intended by the Capital Market Law.

With the enactment of the OJK Law, as of 31 December 2012, the regulatory functions, duties and powers of financial services activity in the Capital Market sector had been passed from BAPEPAM & LK to the Financial Services Authority, such that all laws and regulations referred to and obligations in the Prospectus that were previously accounted to or referred to BAPEPAM & LK authority, therefore shall be accounted to or referred to the Financial Services Authority.

1.7. CAPITAL MARKET LAW

The Capital Market Law is the Law of the Republic of Indonesia Number 8 of 1995 on Capital Market.

1.8. CAPITAL MARKET SHARIA EXPERT

Capital market sharia expert is a person or a business entity who acts as adviser or supervisor on the implementation of sharia aspects in corporate business including issuing the statement of sharia compliance on the issuance of product and services in the capital market, as referred to in the POJK on Capital Market Sharia Expert.

1.9. CLIENT

A Client is a party that uses the services provided by the Financial Services Provider in the Capital Market sector for investments in the Capital Market, either followed by or without opening a Securites account as referred to in the POJK on Know the Client Principle. In this Prospectus, the term "Client" according to its context refers to Prospective Unit Holder and any Unit Holder.

1.10. COLLECTIVE INVESTMENT CONTRACT

A Collective investment contract is an agreement between an Investment Manager and a Custodian Bank that binds Unit Holders and that authorizes the Investment Manager to manage the collective investment portfolio and the Custodian Bank to provide collective custody services.

1.11. CUSTODIAN BANK

A Custodian Bank is a Commercial Bank which approved by OJK to act as a Custodian, which provides safekeeping services with respect to Securities (including Collective Custody of safekeeping Securities owned jointly by more than one Person whose interests are represented by the Custodian) and Securities-related assets and other services, including collection of dividends, interest, and other entitlements, the settlement of Securities transactions, and agency services for clients who are account holders.

1.12. DEBT SECURITIES

Debt Securities refer to securities that indicate the relationship of accounts payable between the holder of Securities (the creditor) and the Party issuing the Securities (the debtor).

1.13. DSN-MUI

DSN-MUI is National Sharia Board of Indonesian Council of Ulama.

1.14. EFFECTIVENESS

Effectiveness refers to having completed all procedures and legal requirements with respect to a Registration Statement for a Public Offering of Mutual Fund in the form of a Collective Investment Contract stipulated in the Capital Market Law and the Regulation of BAPEPAM & LK No.IX.C.5 concerning Registration Statement for a Public Offering of a Mutual Fund in the Form of a Collective Investment Contract, which is an Attachment to the Decision of the Chairman of BAPEPAM & LK No.Kep-430/PM/2007, dated 19 December 2007 ("the Regulation of BAPEPAM & LK No.IX.C.5"). The effectiveness letter of Registration Statement for a Public Offering of a Mutual Fund in the Form of a Collective Investment Contract shall be issued by the OJK.

1.15. EXCHANGE DAY

An Exchange Day is any day between Monday to Friday (inclusive) on which a Stock Exchange is open for business, unless the day is a national vacation day or stated as vacation day by the Stock Exchange.

1.16. FAIR MARKET VALUE

Fair Market Value (fair market value) of the Securities is the value that can be obtained through Securities transactions conducted between free parties, not because of coercion or liquidation. The Fair Market Value calculation of Securities in Mutual Fund portfolio shall be conducted in accordance with the Rule of BAPEPAM & LK No.IV.C.2.

1.17. FINANCIAL SERVICES AUTHORITY ("OJK")

OJK means an institution that is independent and free from the interference of any other party, and has the functions, duties, and powers to regulate, supervise, examine, and investigate as intended by Law Number 21 of 2011 on Financial Services Authority ("OJK Law").

1.18. FINANCIAL SERVICES PROVIDER IN THE CAPITAL MARKET

The Financial Services Provider in the Capital Market is a Securities Company engaging business activities as Underwriter, Broker-Dealer, and/or Investment Manager, and Commercial Bank providing Custody function. In this Contract, the term "Financial Services Provider" according to its context is the Investment Manager and the Custodian Bank and/or the Selling Agent appointed by the Investment Manager (if any).

1.19. INVESTMENT MANAGER

An Investment Manager is a Party, that, as a business, manages Securities Portfolios or collective investment portfolios for clients or groups of clients. In this matter the Investment Manager is PT Mandiri Manajemen Investasi.

1.20. INVESTMENT SWITCH FORM

Investment Switch Form is an original form used by the Unit Holder to switch his/her Participation Units in MITRA-SYARIAH to other Sharia Mutual Funds managed by Investment Manager, except Money Market Securities and Protected Securities, therefore completed, signed, and submitted by Unit Holder to the Investment Manager or Selling Agent appointed by the Investment Manager.

1.21. ISSUER OF SHARIA SECURITIES LIST

The Issuer of Sharia Securities List is a party that has obtained approval from capital market authority to issue Sharia Securities List as defined in laws and regulations on capital market regulating the criteria and the issuance of Sharia Securities List.

1.22. MONTHLY REPORT

A Monthly Report is a report issued by Custodian Bank and delivered to the Unit Holder no later than 12 (twelve) days in the following month which at least contains: (a) name, address, account title, and account number of the Unit Holder, (b) Net Asset Value per Participation Unit at the end of the month, (c) Participation Units owned by the Unit Holder, (d) Total mutual fund value owned by the Unit Holder, (e) date of dividend sharing (if any), (f) details of owned portfolios, and (g) information regarding no transaction (purchase and/or redemption) on an amount of Participation Units owned by the Unit Holder in the previous month. In event of any transaction in the previous month of an amount of Participation Units owned by the Unit therefore Monthly Report describes additional information regarding: (a) amount of owned Participation Unit at the beginning of the period, (b) date, Net Asset Value and amount of Participation Units purchased or redeemed in every transaction during such period, and (c) tax status details of income earned by the Unit Holder during particular periods while considering income and cost (if any) category as stipulated in Regulation of BAPEPAM No.X.D.1. which is an Attachment to Decision of the Chairman of BAPEPAM No.Kep-06/PM/2004 dated 9 February 2004 concerning Mutual Fund Reporting.

The delivery of Monthly Report to the Unit Holder as referred to above can be sent using:

- a. Electronic media, after having approval from the Unit Holder of MITRA-SYARIAH; and/or
- b. Delivery services, among others are courier and/or postal services.

The delivery as referred to in letter a above shall be made in accordance with the provisions of applicable laws and regulations on electronic information and transactions. Document delivery using electronic media can be made after the consensus between the Investment Manager and the Custodian Bank.

1.23. MUTUAL FUND

A Mutual Fund is a medium used by an Investment Manager to gather funds from the public for investment in a Securities Portfolio. In accordance with Capital Market Law, a Mutual Fund can be organized as: (i) Open-ended or Closed-ended Company; or (ii) Collective Investment Contract. The legal form of Mutual Fund offered in this Prospectus is Collective Investment Contract.

1.24. NET ASSET VALUE (NAV)

The Net Asset Value is the fair market value of the Securities portfolio, and other assets of a Mutual Fund, less the liabilities of the Fund.

The Net Asset Value of Mutual Fund shall be calculated and published every Exchange Day.

1.25. OJK CIRCULAR LETTER (SE OJK) ON SERVICES AND CLIENT COMPLAINT SETTLEMENT

SE OJK on Services and Client Complaint Settlement in Financial Services Business is the Circular Letter of Financial Services Authority Number: 2/POJK.07/2014 dated 14 February 2014 on Services and Client Complaint Settlement in Financial Services Business, and its explanatory notes, and the possible future amendments and replacements.

1.26. OJK REGULATION (POJK) ON CAPITAL MARKET SHARIA EXPERT

The POJK on Capital Market Sharia Expert is OJK Regulation Number 16/POJK.04/2015 dated 3 November 2015 on Capital Market Sharia Expert and its explanatory notes, and the possible future amendments and replacements.

1.27. OJK REGULATION (POJK) ON CLIENT PROTECTION

The POJK on Client Protection is Financial Services Authority Regulation Number 1/POJK.07/2013 dated 26 July 2013 on Client Protection in Financial Services Sector, and its explanatory notes, and the possible future amendments and replacements.

1.28. OJK REGULATION (POJK) ON SHARIA MUTUAL FUNDS

The POJK on Sharia Mutual Funds is Financial Services Authority Regulation Number 19/POJK.04/2015 dated 3 November 2015 on the Issuance and Requirements of Sharia Mutual Funds and its explanatory notes, and the possible future amendments and replacements.

1.29. PARTICIPATION UNIT

Participation Unit is a measurement unit which describes interest portion of each party in a collective investment portfolio.

1.30. PARTICIPATION UNIT REDEMPTION FORM

A Participation Unit Redemption Form is an original form used by the Unit Holder to redeem his/her Participation Units, therefore completed, signed, and submitted by the Unit Holder to the Investment Manager or Selling Agent appointed by the Investment Manager.

1.31. PARTICIPATION UNIT SUBSCRIPTION FORM

A Participation Unit Subscription Form is an original form used by the prospective Unit Holder, therefore completed, signed, and submitted by the prospective holder to the Investment Manager or the Selling Agent appointed by the Investment Manager.

1.32. PARTICIPATION UNIT TRANSACTION CONFIRMATION LETTER

A Participation Unit Transaction Confirmation Letter is a confirmation letter that confirms Participation Units purchase and/or redemption and/or investment switch order from the Unit Holder and describes the amount of Participation Units owned by the Unit Holder and serves as proof of ownership of MITRA-SYARIAH. A Participation Unit Transaction Confirmation Letter will be issued by and delivered by the Custodian Bank no later than 7 (seven) Exchange Days after:

- (i) A purchase application for MITRA-SYARIAH Participation Unit from Unit Holder is complete and received by the Investment Manager or Selling Agent appointed by the Investment Manager, and all payment for such purchase is received in good fund and in complete application by the Custodian Bank;
- (ii) A redemption application for MITRA-SYARIAH Participation Unit from the Unit Holder is complete and received by the Investment Manager or Selling Agent appointed by the Investment Manager in complete application; and
- (iii) an investment switch application in MITRA-SYARIAH from the Unit Holder is complete and received by the Investment Manager or Selling Agent appointed by the Investment Manager in complete application.

Unit Holder as referred to above can be sent using:

- a. Electronic media, after having approval from the Unit Holder of MITRA-SYARIAH; and/or
- b. Delivery services, among others are courier and/or postal services.

The delivery as referred to in letter a above shall be made in accordance with the provisions of applicable laws and regulations on electronic information and transactions. Document delivery using electronic media can be made after the consensus between the Investment Manager and the Custodian Bank.

1.33. POJK ON THE IMPLEMENTATION OF ANTI MONEY LAUNDERING AND THE PREVENTION OF TERRORISM FUNDING PROGRAMS IN FINANCIAL SERVICES SECTOR

The POJK on the Implementation of Anti Money Laundering and the Prevention of Terrorism Funding Programs in Financial Services Sector means the Regulation of the Financial Services Authority Number 12/POJK.01/2017 dated 16 March 2017 on POJK on the Implementation of

Anti Money Laundering and the Prevention of Terrorism Funding Programs in Financial Services Sector.

1.34. PROFILE OF PROSPECTIVE UNIT HOLDER FORM

A Profile of Prospective Unit Holder Form is a form required in the implementation of Know the Client Principle to be completed by the Prospective Unit Holder.

Profile of Prospective Unit Holder Form contains data and information data and information on the risk profile of the MITRA-SYARIAH investor before conducting initial purchase of MITRA-SYARIAH Participation Units at the Investment Manager or the Selling Agent appointed by the Investment Manager.

1.35. PROOF OF OWNERSHIP

A Mutual Fund in the form of Collective Investment Contract gathers fund by issuing Participation Units to the investors.

A Participation Unit is a measurement unit which describes interest portion of each party in a collective investment portfolio.

Therefore the Participation Unit serves as proof of ownership of Unit Holder in Mutual Fund in the form of Collective Investment Contract. Investment Manager through Custodian Bank shall issue Participation Unit Transaction Confirmation Letter consisting the amount of Participation Units owned by every Unit Holder and serves as proof of ownership of Mutual Fund Participation Unit.

1.36. PROSPECTUS

A Prospectus is every printed statement or written information in a Public Offering of the Mutual Fund that is intended to induce investor to purchase Participation Units of the Mutual Fund, unless the statement or information is not categorized a Prospectus in accordance with the Regulations of OJK.

1.37. PROVISIONS OF CLIENT PERSONAL DATA CONFIDENTIALITY AND SECURITY AND/OR INFORMATION

The provisions of Client Personal Data Confidentiality and Security and/or Information are provisions of client personal data confidentiality and security and/or information as regulated in the POJK on Client Protection and Financial Services Authority Circular Letter Number: 14/SEOJK.07/2014 dated 20 August 2014 on Client Personal Data Confidentiality and Security and/or Information, and its explanatory notes, and the possible future amendments and replacements.

1.38. PUBLIC OFFERING

A Public Offering is an offer made by the Investment Manager to sell Participation Unit of MITRA-SYARIAH to the public, in ways stipulated in the Capital Market Law and the Collective Investment Contract of MITRA-SYARIAH.

1.39. REGISTRATION STATEMENT

A Registration Statement is the set of documents that shall be submitted to OJK by the Investment Manager in a Public Offering for Mutual Fund in the Form of Collective Investment Contract as stipulated in the Capital Market Law and the Regulation of BAPEPAM & LK No.IX.C.5.

1.40. SECURITIES

Securities are commercial papers.

According to the OJK Regulation No. 23/POJK.04/2016 dated 13 June 2016 concerning Mutual Fund in the Form of a Collective Investment Contract ("POJK concerning Mutual Fund in the Form of a Collective Investment Contract"), the Mutual Fund in the Form of Collective Investment Contract is only allowed to conduct the purchasing and the selling of:

- a. Securities offered in a Public Offering and/or traded on domestic or foreign Stock Exchanges;
- b. Debt Securities such as commercial papers and Asset-backed Securities which have ben rated by Securities rating company, Government Bonds, and/or Debt Securities issued by international institutions where the Government of the Republic of Indonesia is among of the members;
- c. Domestic money market instruments with maturity date of less than 1 (one) year, including Bank Indonesia Certificate, Money Market Securities, Promissory Notes, and Certificate of Deposit, either in Rupiah or any foreign currency;
- d. Domestic commercial papers with maturity date of less than 3 (three) years that have been rated by Securties rating company;
- e. Domestic money market securities with maturity date of less than 1 (one) year, either in Rupiah or any foreign currency;
- f. Participation Units of Real Estate Investments in the form of Collective Investment Contract which are not offered in Public Offering;
- g. Derivatives, and/or;
- h. Other Securities specified by the OJK.

1.41. SECURITIES ELIGIBLE FOR PURCHASE

Securities eligible for purchase are securities as regulated in the POJK on Sharia Mutual Funds. In accordance with POJK on Sharia Mutual Funds, the management of sharia mutual funds may only be invested in:

- a. Securities in Public Offering and/or traded in Indonesia Stock Exchange and listed in Sharia Securities List stipulated by the OJK;
- b. Rights Issue (HMETD) of Sharia and Sharia Warrants offered in Public Offering and/or traded in Indonesia Stock Exchange;
- c. Sharia bonds offered in Indonesia through Public Offering;
- d. Securities traded in foreign stock exchanges that are listed in Sharia Securies List issued by the issuer of Sharia Securities List;
- e. Sharia bonds offered in Public Offering and/or traded in foreign stock exchanges that are listed in Sharia Securies List issued by the issuer of Sharia Securities List;
- f. Domestic asset-backed Sharia Securites which have been rated by Securities rating company that have business license from the OJK;

- g. Domestic Sharia commercial papers which have been rated by Securities rating company that have business license from the OJK;
- h. Sharia Securities that comply with Sharia principles in capital market issued by international institutions where the Government of Indonesia is among the members; and/or
- i. Domestic Sharia money market instruments which have maturity date of less than 1 (one) year, in Rupiah or other denominations.

1.42. SECURITIES PORTFOLIO

Securities Portfolio is a collection of Securities that is owned by MITRA-SYARIAH.

1.43. SELLING AGENT

A Selling Agent is the Selling Agent as the Party that sells Mutual Fund Securities according to a cooperation agreement with the Investment Manager as referred to in the OJK Regulation Number 39/POJK.04/2014 dated 30 December 2014 on Selling Agent, including the explanatory notes as well as the possible future amendments and replacements.

1.44. SHARIA PRINCIPLES IN CAPITAL MARKET

Islamic law principles in Sharia activities in the capital market are principles of Islamic law is Sharia activities in the capital market in accordance with the *fatwa* of DSN-MUI, as referred to in the POJK Number 15/POJK.04/2015 dated 3 November 2015 on the Implementation of Sharia Principles in Capital Market.

1.45. SHARIA SECURITIES

Sharia securities are securities as defined in Law on Capital Market and the implementing regulations which (i) the contract (akad), business ways and activities; (ii) assets which form the basis of akad, business ways and activities; and/or (iii) assets related with the securities and the issuance that are not in conflict with Sharia principles in Capital Market.

1.46. SHARIA SECURITIES LIST

Sharia Securities List is the list of Sharia Securities in accordance with laws and regulations on capital market regulating criteria and the issuance of Sharia Securities List, which mention the list of securities that are not in conflict with Sharia principles in capital market, which can be purchased by foreign Sharia Securities-based Mutual Funds, stipulated by the OJK and/or the Issuer of Sharia Securities List.

1.47. SOCIAL ACCOUNT

Social Account is a special account to maintain or keep funds as the result of purification of MITRA-SYARIAH assets from particular substances that conflict with Sharia Principles in Capital Market as referred to in Chapter V paragraph 5.4 of this Prospectus and will be used for social purposes in accordance with the policy of the Investment Manager upon direction and approval of Sharia Supervisory Board of PT Mandiri Manajemen Investasi.

1.48. THE SHARIA SUPERVISORY BOARD OF PT MANDIRI MANAJEMEN INVESTASI

Sharia Supervisory Board of PT Mandiri Manajemen Investasi is a board consisting one or more Capital Market Sharia Experts who have obtained license from the OJK, assigned by the Board of Directors of PT Mandiri Manajemen Investasi, to issue Sharia Compliance Statement on the issuance of MITRA-SYARIAH, to provide advise and recommendations, and responsible for the supervision of MITRA-SYARIAH to ensure its sustainable compliance with Sharia principles in capital market. The assignment of Sharia Supervisory Board of PT Mandiri Manajemen Investasi is upon approval/recommendation of National Sharia Board of Indonesian Council of Ulama (DSN-MUI).

1.49. WAKALAH

Wakalah is a contract (akad) which the Party that gives the right (muwakkil) gives authority to the Party receiving the right (wakil) to perform certain acts and actions referred to in the Regulation of BAPEPAM & LK No. IX.A.14 which is an Attachment to the Decision of the Chairman of BAPEPAM & LK No. Kep-430/BL/2012 dated 1 August 2012 concerning Contracts Used in the Issuance of Sharia Securities in Capital Market.

1.50. WORKDAY

A Workday is any day between Monday to Friday (inclusive), unless the day is declared as a national vacation day by the Government of the Republic of Indonesia.

CHAPTER II INFORMATION REGARDING MITRA-SYARIAH

2.1 THE ESTABLISHMENT OF MITRA-SYARIAH

MITRA-SYARIAH is a Mutual Fund in the form of Collective Investment Contract based on Notarial Deed of Collective Investment Contract of MITRA-SYARIAH No.90 dated 22 November 2007 jis. the Deed of First Amendment to Collective Investment Contract of MITRA-SYARIAH No.47 dated 18 April 2008, both deeds were made before Imas Fatimah, S.H., notary public in Jakarta: the Deed of Second Amendment to and Restatement of Collective Investment Contract of MITRA-SYARIAH No.13 dated 21 January 2009 made before Nelfi Mutiara Simanjuntak, S.H. as replacement of Imas Fatimah, S.H., notary public in Jakarta; the Deed of Third Amendment to and Restatement of Collective Investment Contract of MITRA-SYARIAH No.50 dated 30 March 2009 made before Imas Fatimah S.H.. notary public in Jakarta; the Deed of Fourth Amendment to and Restatement of Collective Investment Contract of MITRA-SYARIAH No.27 dated 10 June 2010 made before Khairina, S.H., notary public in Jakarta; the Deed of Fifth Amendment to Collective Investment Contract of MITRA-SYARIAH No.21 dated 20 May 2013 made before Pratiwi Handayani, S.H., notary public in Jakarta; the Deed of Sixth Amendment to Collective Investment Contract of MITRA-SYARIAH No.31 dated 10 July 2014 made before Leolin Jayayanti, S.H., notary public in Jakarta; (hereinafter referred to as "Collective Investment Contract of MITRA-SYARIAH"), between PT Mandiri Manajemen Investasi as the Investment Manager and Deutsche Bank A.G., Jakarta branch, as the Custodian Bank.

2.2. WAKALAH CONTRACT

According to the Fatwa of National Sharia Board No. 20/DSN-MUI/IV/2001, contract (akad) between the Investment Manager and the Unit Holder based on Collective Investment Contract of Mutual Fund is a contract performed as Wakalah in which the investor gives mandate to the Investment Manager to invest in the interest of investors in accordance with the provisions stipulated in the Mutual Fund Collective Investment Contract and prospectus.

The Investment Manager and the Custodian Bank (wakiliin) act on behalf of the interests of the Unit Holder (muwakil) in which the Investment Manager is authorized to manage collective investment portfolios and the Custodian Bank is authorized to perform collective safekeeping services.

2.3. PUBLIC OFFERING

PT Mandiri Manajemen Investasi as Investment Manager will continually conduct the Public Offering of MITRA-SYARIAH up to 1,500,000,000 (one billion five hundred million) Participation Units.

Each Participation Unit of MITRA-SYARIAH is offered with the same price equals to its initial Net Asset Value amounting Rp1,000 (one thousand Rupiah) on the first offering day, furthermore the purchase price of each unit shall be determined based on Net Asset Value of MITRA-SYARIAH at the end of related Exchange Day.

The Investment Manager may increase the amount of MITRA-SYARIAH Participation Units by amending the Collective Investment Contract of MITRA-SYARIAH in accordance with the provisions of laws applicable.

2.4. THE MANAGER OF MITRA-SYARIAH

PT Mandiri Manajemen Investasi as the Investment Manager is supported by professionals including Investment Committee and Investment Manager Team.

a. Investment Committee

Chairman : Nurdiaz Alvin Pattisahusiwa

Member : Endang Astharanti Member : Ferry Indra Zen

Nurdiaz Alvin Pattisahusiwa

Nurdiaz Alvin Pattisahusiwa joined PT Mandiri Manajemen Investasi in September 2017 as Chief Investment Officer and later assigned as President Director in November 2017. He have 20 years of experiences in finance. He started his career in Investment Manager in 1997-2002 as Senior Fund Manager in Batavia Prosperindo Asset Management and responsible for investment management. Later he was the Director-Head of Equity at BNP Paribas in 2002-2011. Then he had responsibility over all investment management when serving as Director of Investment in 2012-2017 at Manulife Asset Management. Nurdiaz Alvin Pattisahusiwa obtained MBA postgraduate from IPMI Business School Jakarta, after previously obtained Bachelor of Economics from Parahyangan Catholic University in 1996. He had obtained license as Investment Manager Representative from capital market authority according to the Decision Letter of Financial Services Authority (OJK) Number KEP-14/PM/IP/WMI/2000 dated 2 March 2000 that had been extended according to the Decision Letter of OJK Board of Commissioners Number KEP-924/PM.211/PJ-WMI/2016 dated 18 November 2016.

Endang Astharanti

Endang Astharanti joined PT Mandiri Manajemen Investasi in October 2014 as Sales Division Head and since July 2015 she was appointed as Director. Her career was started in 2000 at PT Bank Mandiri (Persero), Tbk. She was appointed as head of several departments in Distribution Network/Regional Offices including several branch offices of Bank Mandiri until 2006. Her career continued in Wealth Management Business as Priority Banking Manager at Bank Mandiri branch in Jakarta Pluit Kencana. Several years later she was appointed as Regional Wealth Manager of West Java with

responsibilites, among others are to maintain investors' investment portfolio and to develop Wealth Management business in the area. Her last position at Bank Mandiri is Marketing, Communication, and Promotion Department Head under Mass Banking Group where she is responsible for all marketing activities of Bank Mandiri products and retail services. She obtained her MBA from Nanyang Technology University of Singapore in 2008, and previously obtained her bachelor degree at Economics Faculty of Gadjah Mada University (UGM) in 1999. She had obtained the license as Investment Manager of Investment Manager Representative from capital market authority according to the Decision Letter of Financial Services Authority (OJK) Number KEP-46/PM.211/WMI/2015 that had been extended according to the Decision Letter of OJK Board of Commissioners Number KEP-51/PM.211/PJ-WMI/2017 dated 31 May 2017.

Ferry Indra Zen

Ferry Indra Zen joined PT Mandiri Manajemen Investasi (Mandiri Investasi) since June 2013 as Senior Executive Vice President, and since August 2014 he was assigned as the Director. He started his career as a Programmer and System Analyst since 1983 to 1990 in several companies then he continued his career as Data Center Operation Head at PT Bank Niaga in 1990-1992. At the same company he later served as the Information Services Department Head in 1992-1995, then in 1995-1997 he was responsible for System Integration & Planning. His career development continued at PT Niaga Aset Manajemen (PT CIMB-Principal Asset Management) in 1997-2009 when he served as General Manager of Operations, General Manager of Marketing, and lastly the Director. Prior to joining to Mandiri Investasi, Ferry I. Zen served as Director of the Pension Fund of Bank Indonesia (Dana Pensiun Bank Indonesia, DAPENBI) in 2009-2013. He had followed variety of non-formal education related to Capital Markets and Finance. Ferry I. Zen had obtained license as Investment Manager Representative from capital market authority according to the Decision Letter of the Chairman of BAPEPAM & LK Number Kep-75/PM/IP/WMI/2001 dated 11 June 2001 that had been extended according to the Decision Letter of OJK Board of Commissioners Number KEP-738/PM.211/PJ-WMI/2016 dated 18 November 2016.

b. Investment Manager Team

The Investment Manager Team is in charge as daily executor on investment policies, strategies and executions formulated together with the Investment Committee. The Investment Manager Team are:

Head of Investment Manager Team : Aldo Perkasa Investment Manager Team Members : Albert Z. Budiman

Stefanus Indarto
Akbar Syarief
Akuntino Mandhany

Aldo Perkasa

Aldo Perkasa obtained his Bachelor of Economics from the University of Pelita Harapan in 2006. Aldo joined the Investment Division of PT Mandiri Manajemen Investasi in 2011 as portfolio manager. Aldo started his career as investment analyst in 2007 and as portfolio manager in 2009 at Danareksa Investment Management. Aldo had obtained license as Investment Manager Representative from capital market authority according to the Decision Letter of Chairman of BAPEPAM & LK Number Kep-21/BL/WMI/2008 that had been extended according to the Decision Letter of OJK Board of Commissioners Number KEP-1007/PM.211/PJ-WMI/2016 dated 18 November 2016, and he had passed the CFA level 1 test in 2010, and he passed profession capability test for Broker-Dealer Representative in 2008.

Albert Z. Budiman

Albert Zebadiah Budiman obtained his Bachelor degree at Economic Faculty of Tarumanegara University in 2004. Albert joined the Investment Division at PT Mandiri Manajemen Investasi in 2011 as Dealer ant in 2013 as Portfolio Manager. Albert started his career in risk management in 2004 and as equity dealer in 2010 at DBS Vickers Securities Indonesia. Albert had obtained license as Investment Manager Representative from capital market authority according to the Decision Letter of Chairman of BAPEPAM & LK Number Kep-114/BL/WMI/2011 dated 16 December 2011 that had been extended according to the Decision Letter of OJK Board of Commissioners Number KEP-1028/PM.211/PJ-WMI/2016 dated 18 November 2016, and obtained FRM in 2010, as well as passed CFA level 2 test in 2010, and he passed profession capability test for Broker-Dealer Representative in 2010.

Stefanus Indarto

Stefanus Indarto obtained his MSc in Business Economics from KU Leuven Belgium in 2012 and Bachelor of Economics from Indonesia University in 2006. In 2009 Stefanus joined PT Mandiri Manajemen Investasi as an Investment Analyst and then Portfolio Manager. His previous experiences were at HSBC Indonesia and PT ORIX Indonesia as Senior Credit Analyst as his latest position. Stefanus had obtained license as Investment Manager Representative from capital market according to the Decision Letter Number 32/BL/WMI/2010 dated 1 November 2010 that had been extended according to the Decision Letter of OJK Board of Commissioners Number KEP-697/PM.211/PJ-WMI/2016 dated 18 November 2016, and had obtained Financial Risk Manager (FRM) certification from Global Association of Risk Professionals (GARP) in 2009.

Akbar Syarief

Akbar Syarief obtained his Bachelor of Economics from Economics Faculty of STIE Perbanas in 2003. He joined the Investment Division of PT Mandiri Manajemen Investasi since 2015 as Fixed Income and Money Market Portfolio Manager. He was working at PT Asuransi Allianz Life as Investment Trader for 3 years since 2006 to 2009, and

later he joined PT Asuransi Jiwa Sequis Life as Porfolio Manager for 1 year, and later PT MNC Asset Management as Portfolio Manager for 5 years since 2010 to May 2015. He had obtained license as Investment Manager Representative from capital market authority according to the Decision Letter of the Head of BAPEPAM & LK Number Kep-33/BL/WMI/2010 dated 3 November 2010 that had been extended according to the Decision Letter of OJK Board of Commissioners Number KEP-1008/PM.211/PJ-WMI/2016 dated 18 November 2016.

Akuntino Mandhany

Akuntino Mandhany obtained Master of Management from Sangga Buana University, Finance and Banking Education Foundation in 2013 and Master in Civil Engineering focusing in project finance from Parahvangan Catholic University in 2015. Akuntino joined PT Mandiri Manajemen Investasi since 2017 as Fixed Income and Money Market Portfolio Manager. Akuntino started his career in capital market in 2012 when joined Asanusa Asset Management as Assistant Fund Manager, and later he joined BNI Asset Management in Product Development and Alternative Investment division in 2016. Akuntino had obtained license as Investment Manager Representative from capital market authority according to the Decision Letter of the Head of BAPEPAM & LK Number KEP-220/BL/WMI/2012 dated 29 October 2012 that had been extended according to the Decision Letter of the Chairman of OJK Board of Commissioners Number 1119/PM.211/PJ-WMI/2016 dated 21 November 2016.

2.5. THE SHARIA SUPERVISORY BOARD

In managing MITRA-SYARIAH, the Investment Committee and Investment Manager Team are supervised by the Sharia Supervisory Board of PT Mandiri Manajemen Investasi.

The Sharia Supervisory Board of PT Mandiri Manajemen Investasi consists of 2 (two) persons who have been recommended/approved by Dewan Syariah Nasional-Majelis Ulama Indonesia according to the letter Number: U-197/DSN-MUI/VIII/2004 dated 31 August 2014 as follows:

1. Dr. dr. H. Endy M. Astiwara, MA, AAAIJ, CPLHI, ACS, FIIS, as chairman who had been appointed by PT Mandiri Manajemen Investasi according to the Appointment Letter Number 4/MMI.CRA.II/2016 dated 15 February 2016 concerning the Appointment of the Sharia Supervisory Board in the Issuance of MITRA-SYARIAH Mutual Fund.

He obtained license as Capital Market Sharia Expert from the Financial Services Authority according to the Decision Number Kep-26/D.04/ASPM-P/2016 dated 31 August 2016 regarding the Licensing of Capital Market Sharia Expert to Endy Muhammad Astiwara.

2. Dr. H. Rahmat Hidayat, SE., MT., as member who had been appointed by PT Mandiri Manajemen Investasi according to the Appointment Letter Number 5/MMI.CRA.II/2016 dated 15 February 2016 concerning the Appointment of the Sharia Supervisory Board in the Issuance of MITRA-SYARIAH Mutual Fund.

He obtained license as Capital Market Sharia Expert from the Financial Services Authority according to the Decision Number KEP-07/D.04/ASPM-P/2016 dated 19 May 2016 regarding the Licensing of Capital Market Sharia Expert to Rahmat Hidayat.

2.6 FINANCIAL STATEMENTS SUMMARY

The following table is the financial summary of MANDIRI INVESTA ATRAKTIF-SYARIAH MUTUAL FUND for the years ended 31 December 2017 and 2016 audited by Public Accountant Retno Dwi Andani, S.E., Ak., CPA, CA from the Accountant Office of Paul Hadiwinata, Hidajat, Arsono, Retno, Palilingan & Rekan.

	2017	2016
Return on investment (%)	1,28	12,23
Return on investment after marketing expenses (%)	(0,72)	10,01
Operating expenses (%)	3,91	4,04
Portfolio turnover	2,49	1,92
Taxable income percentage	110,78	12,77

The table provided above is only to help to understand the past performances of the Mutual Fund. Past performance or achievements described in the table are not indicative of current or future performance.

CHAPTER III INVESTMENT MANAGER

3.1. INVESTMENT MANAGER OVERVIEW

PT Mandiri Manajemen Investasi is domiciled in Jakarta, was established based on Notarial Deed No.54 dated 26 October 2004 of Imas Fatimah, SH, notary public in Jakarta, which was then approved by the Minister of Justice and Human Rights of the Republic of Indonesia No.C-29615 HT.01.TH.2004 dated 7 December 2004 and published in Supplement to Official Gazette of the Republic of Indonesia No.21 dated 15 March 2005.

Articles of Association of PT Mandiri Manajemen Investasi was amended entirely in order to comply with Law of the Republic of Indonesia Number 40 of 2007 on Company as stipulated in Deed No.19 dated 14 August 2008, which was established in front of Lenny Janis Ishak, S.H., notary public in Jakarta. Such amendment of Articles of Association had been approved by the Minister of Justice and Human Rights of the Republic of Indonesia by Decision Letter No.AHU-72425.AH.01.02.Tahun 2008 dated 13 October 2008 and registered in the Company List under No.AHU-0094805.AH.01.09.Tahun 2008 dated 13 October 2008.

The Articles of Association of PT Mandiri Manajemen Investasi were lastly amended by the deed of Statement of General Meeting Resolution of Shareholders Excluding the General Meeting of Shareholders of PT Mandiri Manajemen Investasi Number 88 dated 29 November 2017, established before Leolin Jayayanti, S.H., M.Kn., notary public in South Jakarta, and had been received by and listed in the Database of Legal Entity Administration System of Ministry of Justice and Human Rights of the Republic of Indonesia under Number AHU-AH.01.03-0195699 dated 29 November 2017 and registered in the Company List under No. AHU-0151563.AH.01.11 Tahun 2017 dated 29 November 2017.

PT Mandiri Manajemen Investasi is a legal entity established as the result of activities spin-off of PT Mandiri Sekuritas in Investment Manager area, according to the Decision of the Chairman of BAPEPAM No.KEP-48/PM/2004, dated 28 December 2004, therefore all management activities including rights and obligations had been passed from PT Mandiri Sekuritas to PT Mandiri Manajemen Investasi.

The activities spin-off of PT Mandiri Sekuritas in Investment Manager area became an independent business unit named PT Mandiri Manajemen Investasi was commenced in order to develop business and professionalism independence of Capital Market activities. Regarding to the spin-off, there were no operational changes including investor's asset managed, except the initial management responsibility of PT Mandiri Sekuritas was switched to PT Mandiri Manajemen Investasi.

PT Mandiri Manajemen Investasi had obtained Securities Company license as Investment Manager from the Chairman of BAPEPAM No.KEP-11/PM/MI/2004 dated 28 December 2004.

PT Mandiri Manajemen Investasi has a subsidiary domiciled in Singapore named MANDIRI INVESTMENT MANAGEMENT PTE LTD, that had obtained its business permit from MONETARY AUTHORITY OF SINGAPORE on 22 August 2013.

The Investment Manager's Board of Directors and Commissioners

The Board of Directors and Commissioners of PT Mandiri Manajemen Investasi when this Prospectus is published are:

Board of Directors

President Director : Nurdiaz Alvin Pattisahusiwa

Director : Endang Astharanti Director : Ferry Indra Zen

Board of Commissioners

Chairman : Anton Hermanto Gunawan

Commissioner : Elina Wirjakusuma

3.2. INVESTMENT MANAGER EXPERIENCES

According to its establishment process, PT Mandiri Manajemen Investasi is a legal entity established as a result of activities spin-off of PT Mandiri Sekuritas in Investment Manager area.

PT Mandiri Manajemen Investasi experience as an Investment Manager was from PT Mandiri Sekuritas, since PT Bumi Daya Sekuritas and PT Merincorp Securities as the merged securities company obtained licenses as Investment Manager from the Chairman of BAPEPAM No.04/PM-MI/1993 dated 22 October 1993 which was awarded to PT Bumi Daya Sekuritas and No.KEP-05/PM-MI/1995 which was awarded to PT Merincorp Securities.

Both securities companies had comprehensive experiences in managing clients' fund. Most of the funds managed are Non-Mutual Funds.

Both securities companies inherited a new character which represented a mixed of characters and abilities to manage securities investment problems in capital market and money market related to investments owned by several State-owned companies (BUMN) as clients of PT Bank Bumi Daya (Limited), PT Bank Ekspor Impor Indonesia (Limited) and PT Bank Merincorp.

The following is the list of Mutual Funds managed as of December 2017:

- 1. Mandiri Investa Cerdas Bangsa
- 2. Mandiri Dynamic Equity
- 3. Mandiri Global Sharia Equity Dollar
- 4. Mandiri Investa Atraktif
- 5. Mandiri Investa Atraktif Syariah
- 6. Mandiri Investa Ekuitas Dinamis
- 7. Mandiri Investa Ekuitas Syariah
- 8. Mandiri Investa Equity Asean 5 Plus
- 9. Mandiri Investa Equity Dynamo Factor
- 10. Mandiri Investa Equity Movement
- 11. Mandiri Saham Atraktif

- 12. Mandiri Saham Utama
- 13. Mandiri Aktif
- 14. Mandiri Investa Aktif
- 15. Mandiri Investa Dynamic Balanced Strategy
- 16. Mandiri Investa Syariah Berimbang
- 17. Investa Dana Dollar Mandiri
- 18. Mandiri Investa Dana Obligasi 2
- 19. Mandiri Investa Dana Pendapatan Optimal
- 20. Mandiri Investa Dana Pendapatan Optimal 2
- 21. Mandiri Investa Dana Syariah
- 22. Mandiri Investa Dana Utama
- 23. Mandiri Investa Keluarga
- 24. Mandiri Investa Obligasi Selaras
- 25. Mandiri Obligasi Optima
- 26. Mandiri Obligasi Optima 2
- 27. Mandiri Obligasi Optima 3
- 28. Mandiri Obligasi Utama
- 29. Mandiri Obligasi Utama 2
- 30. Tugu Mandiri Mantap
- 31. Mandiri Pendapatan Tetap Indonesia Sehat
- 32. Mandiri Bukareksa Pasar Uang Syariah
- 33. Mandiri Dana Optima
- 34. Mandiri Investa Kapital Atraktif
- 35. Mandiri Investa Pasar Uang
- 36. Mandiri Kapital Prima
- 37. Mandiri Kapital Syariah
- 38. Mandiri Pasar Uang Optima
- 39. Mandiri Pasar Uang Syariah
- 40. Mandiri Investa Capital Protected Dollar Fund
- 41. Mandiri Investa Capital Protected Dollar Fund 3
- 42. Reksa Dana Terproteksi Mandiri Seri 16
- 43. Reksa Dana Terproteksi Mandiri Seri 20
- 44. Reksa Dana Terproteksi Mandiri Seri 21
- 45. Reksa Dana Terproteksi Mandiri Seri 25
- 46. Reksa Dana Terproteksi Mandiri Seri 26
- 47. Reksa Dana Terproteksi Mandiri Seri 28
- 48. Reksa Dana Terproteksi Mandiri Seri 29
- 49. Reksa Dana Terproteksi Mandiri Seri 30
- 50. Reksa Dana Terproteksi Mandiri Seri 31
- 51. Reksa Dana Terproteksi Mandiri Seri 32
- 52. Reksa Dana Terproteksi Mandiri Seri 33
- 53. Reksa Dana Terproteksi Mandiri Seri 34
- 54. Reksa Dana Terproteksi Mandiri Seri 35
- 55. Reksa Dana Terproteksi Mandiri Seri 37
- 56. Reksa Dana Terproteksi Mandiri Seri 38
- 57. Reksa Dana Terproteksi Mandiri Seri 41
- 58. Reksa Dana Terproteksi Mandiri Seri 46
- 59. Reksa Dana Terproteksi Mandiri Seri 47
- 60. Reksa Dana Terproteksi Mandiri Seri 48
- 61. Reksa Dana Terproteksi Mandiri Seri 51
- 62. Reksa Dana Terproteksi Mandiri Seri 52
- 63. Reksa Dana Terproteksi Mandiri Seri 53
- 64. Reksa Dana Terproteksi Mandiri Seri 5565. Reksa Dana Terproteksi Mandiri Seri 58
- 66. Reksa Dana Terproteksi Mandiri Seri 60

- 67. Reksa Dana Terproteksi Mandiri Seri 62
- 68. Reksa Dana Terproteksi Mandiri Seri 63
- 69. Reksa Dana Terproteksi Mandiri Seri 65
- 70. Reksa Dana Terproteksi Mandiri Seri 66
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- 72. Reksa Dana Terproteksi Mandiri Seri 68
- 73. Reksa Dana Terproteksi Mandiri Seri 69
- 74. Reksa Dana Terproteksi Mandiri Seri 74
- 75. Reksa Dana Terproteksi Mandiri Seri 80
- 76. Reksa Dana Terproteksi Mandiri Seri 81
- 77. Reksa Dana Terproteksi Mandiri Seri 82
- 78. Reksa Dana Terproteksi Mandiri Seri 90
- 79. Reksa Dana Terproteksi Mandiri Syariah Seri 23
- 80. Reksa Dana Terproteksi Mandiri Syariah Seri 56
- 81. Reksa Dana Terproteksi Mandiri Dolar
- 82. Reksa Dana Terproteksi Mandiri Dollar 2
- 83. Mandiri Protected Dynamic Syariah Seri 2
- 84. Mandiri Protected Dynamic Syariah Seri 3
- 85. Mandiri Protected Dynamic Syariah Seri 4
- 86. Mandiri Protected Growth Dollar
- 87. Mandiri Protected Growth Dollar 2
- 88. Mandiri Protected Growth Dollar 3
- 89. Reksa Dana Terproteksi Mandiri Seri 50
- 90. Reksa Dana Terproteksi Mandiri Seri 59
- 91. Reksa Dana Terproteksi Mandiri Seri 64
- 92. Reksa Dana Terproteksi Mandiri Seri 70
- 93. Reksa Dana Terproteksi Mandiri Seri 79
- 94. Reksa Dana Terproteksi Mandiri Seri 89
- 95. Reksa Dana Terproteksi Mandiri Seri 72
- 96. Reksa Dana Terproteksi Mandiri Seri 73
- 97. Reksa Dana Terproteksi Mandiri Seri 75
- 98. Reksa Dana Terproteksi Mandiri Seri 76
- 99. Reksa Dana Terproteksi Mandiri Seri 78
- 100. Reksa Dana Terproteksi Mandiri Seri 83
- 101. Reksa Dana Terproteksi Mandiri Seri 84
- 102. Reksa Dana Terproteksi Mandiri Seri 85
- 103. Reksa Dana Terproteksi Mandiri Seri 87
- 104. Reksa Dana Terproteksi Mandiri Seri 88
- 105. Reksa Dana Terproteksi Mandiri Seri 92
- 106. Reksa Dana Terproteksi Mandiri Seri 93
- 107. Reksa Dana Terproteksi Mandiri Seri 94
- 108. Reksa Dana Terproteksi Mandiri Seri 95
- 109. Reksa Dana Terproteksi Mandiri Seri 96
- 110. Reksa Dana Terproteksi Mandiri Seri 97
- 111. Reksa Dana Terproteksi Mandiri Seri 98
- 112. Reksa Dana Terproteksi Mandiri Seri 99
- 113. Reksa Dana Terproteksi Mandiri Seri 100
- 114. Reksa Dana Terproteksi Mandiri Seri 101
- 115. Reksa Dana Terproteksi Mandiri Seri 103
- 116. Reksa Dana Terproteksi Mandiri Seri 104
- 117. Reksa Dana Terproteksi Mandiri Seri 106
- 118. Reksa Dana Terproteksi Mandiri Seri 107
- 119. Reksa Dana Terproteksi Mandiri Seri 108
- 120. Reksa Dana Terproteksi Mandiri Dollar Seri 113121. Reksa Dana Terproteksi Mandiri Dollar Seri 122

- 122. Reksa Dana Terproteksi Mandiri Seri 102
- 123. Reksa Dana Terproteksi Mandiri Seri 105
- 124. Reksa Dana Terproteksi Mandiri Seri 109
- 125. Reksa Dana Terproteksi Mandiri Seri 115
- 126. Reksa Dana Terproteksi Mandiri Seri 116
- 127. Reksa Dana Terproteksi Mandiri Seri 118
- 128. Reksa Dana Terproteksi Mandiri Seri 120
- 129. Reksa Dana Terproteksi Mandiri Seri 126
- 130. Reksa Dana Terproteksi Mandiri Seri 127

with total funds managed by PT Mandiri Manajemen Investasi exceeded Rp50.77 trillion as of December 2017.

PT Mandiri Manajemen Investasi had also established cooperation with the following high-reputated banks to sell Mutual Funds products: Bank Mandiri, Bank Syariah Mandiri, ANZ Indonesia, Commonwealth Bank, Standard Chartered Bank, The Hongkong and Shanghai Banking Corporation Limited (HSBC), CIMB Niaga Bank, Permata Bank, Bank Internasional Indonesia, DBS Indonesia Bank, UOB Buana, Citibank., N.A, Philips Sekuritas, QNB Bank, and Mandiri Sekuritas.

3.3 INVESTMENT MANAGER AFFILIATED PARTIES

The affiliated parties of the Investment Manager are PT Bank Mandiri (Persero), Tbk, PT Mandiri Sekuritas, PT Bank Syariah Mandiri, PT Bank Mandiri Taspen Pos (MANTAP), PT Mandiri Tunas Finance, PT Mandiri Utama Finance, PT Mandiri InHealth, PT AXA Mandiri Financial Services, PT AXA Mandiri General Insurance, Mandiri Investment Management PTE LTD, PT Digital Artha Media, Mandiri DPLK, Dana Pensiun Bank Mandiri, Dana Pensiun Bank Mandiri 1, Dana Pensiun Bank Mandiri 2, Dana Pensiun Bank Mandiri 3, Dana Pensiun Bank Mandiri 4, PT Estika Daya Mandiri, PT Asuransi Staco Mandiri, PT Mulia Sasmita Bhakti, PT Krida Upaya Tunggal, PT Wahana Optima Permai, PT Pengelola Investama Mandiri, and Koperasi Kesehatan Pegawai & Pensiunan Bank Mandiri (Mandiri Healthcare).

CHAPTER IV CUSTODIAN BANK

4.1 CUSTODIAN BANK OVERVIEW

Deutsche Bank AG was established according to laws and regulations of the Federal Republic of Germany, is domiciled and has head office in Frankfurt am Main, the Federal Republic of Germany. Established in 1870, today Deutsche Bank AG has developed to become one prominent financial institution worldwide which provides first class, vast and integrated banking services.

In Indonesia, Deutsche Bank AG has one office in Jakarta and one branch office in Surabaya. Its total employees in Indonesia are 308 where 123 of them are experienced staffs under custody department.

Deutsche Bank AG, Jakarta branch has been approved as a Custodian in the capital market according to the Decision Letter of the Chairman of Capital Market Supervisory Agency No. Kep-07/PM/1994 dated 19 January 2004, therefore it is registered and supervised by the OJK.

4.2. CUSTODIAN BANK EXPERIENCES

Deutsche Bank AG, Jakarta branch has provided custodian service since 1994, and fund services which include administration and fund custodian services since 1996.

Deutsche Bank AG, Jakarta branch is the first custodian bank which provides fund services, while the first mutual fund product launched in 1996 was a closed-end mutual fund. Furthermore, Deutsche Bank AG, Jakarta branch became a pioneer and consistently provide fund services for mutual fund products and other products for domestic markets such as insurance product (unit-linked fund), pension plan, discretionary fund, syariah fund, and others.

The full support provided by Deutsche Bank AG, Jakarta branch to its customers during financial crisis in Indonesia capital market and other Asia countries in 1997 had resulted in full customer trust until now. It was proven by consistently perform as the market leader in fund services in Indonesia, both in regard with the amount of mutual funds and the total Net Asset Value administered.

The customers of Deutsche Bank AG, Jakarta branch are ranging from domestic or foreign bases, from various business fields such as banks, investment managers, insurances, mutual funds, pension plans, investment banks, brokers-dealers, companies, and others.

4.3. CUSTODIAN BANK AFFILIATED PARTIES

The affiliated parties/companies of the Custodian Bank in Indonesia are PT. Deutsche Securities Indonesia and PT Deutsche Verdhana Indonesia.

CHAPTER V

INVESTMENT OBJECTIVE, INVESTMENT POLICY, MECHANISM FOR PURIFICATION OF ASSETS OF MITRA-SYARIAH FROM PARTICULAR SUBSTANCES THAT CONFLICT WITH SHARIA PRINCIPLES IN CAPITAL MARKET AND PROVISION OF EXCESS/DEFICIT ON PROFIT SHARING REVENUE, AND PROFIT SHARING POLICY

Considering the regulations and laws applicable, and other provisions in MITRA-SYARIAH Collective Investment Contract, therefore the Investment Objective, Investment Policy, Mechanism for Purification of Assets of MITRA-SYARIAH from Particular Substances that Conflict with Sharia Principles in Capital Market and Provision of Excess/Deficit on Profit Sharing Revenue, and Profit Sharing Policy of MITRA-SYARIAH are as follows:

5.1. INVESTMENT OBJECTIVE

MITRA-SYARIAH objective is to provide attractive growth rate of long-term investment value through investment in Equity Sharia Securities in accordance with Islamic Sharia.

The Islamic Sharia guideline for MITRA-SYARIAH refers to the Decision of the Chairman of Capital Market and Financial Institutions Supervisory Agency and Fatwa issued by the National Sharia Board, Indonesian Council of Ulama (DSN-MUI).

5.2. INVESTMENT POLICY

Portfolio composition targets for MITRA-SYARIAH are: minimum of 80% (eighty percent) to maximum of 98% (ninety-eight percent) in Equity Sharia Securities offered in Public Offerings and/or listed in Indonesia Stock Exchange, and minimum of 0% (zero percent) to maximum of 18% (eighteen percent) in Sharia Bonds (Sukuk) offered in Public Offerings and/or listed in Indonesia Stock Exchange, and minimum of 2% (two percent) to maximum of 20% (twenty percent) in money market instruments which have less than 1 (one) year maturity date issued in accordance with applicable laws and regulations.

Securities	Minimum	Maximum
Sharia bonds (Sukuk)	0%	18%
Money Market instruments in accordance with Islamic Sharia with maturity date of less than 1 (one) year	2%	20%
Equity Sharia Securities	80%	98%

The shift of investment towards the maximum or minimum is not a guarantee that the investment will be better or worse than the targeted composition.

The abovementioned investment policy shall not contradict the Sharia Principles in Capital Market and MITRA-SYARIAH will only invest in the securities listed in the Sharia Securities List approved bu the OJK or other parties acknowledged by the OJK

The abovementioned investment policy shall be fulfilled by the Investment Manager no later than 120 (one hundred and twenty) Exchange Days after MITRA-SYARIAH is declared effective by the OJK.

5.3. INVESTMENT RESTRICTIONS

In accordance with the POJK on Mutual Funds in the Form of Collective Investment Contract and the POJK on Sharia Mutual Funds, in managing MITRA-SYARIAH, the Investment Manager is prohibited to conduct several actions that may result in MITRA-SYARIAH:

- a. obtains Sharia Securities traded on foreign Stock Exchange whose information is not accessible from Indonesia through mass media or any available Internet facility;
- b. obtains Sharia Securities issued by Indonesian or foreign corporation which are traded in foreign Stock Exchange with the value of more than 5% (five percent) of the paid-in capital of such corporation and more than 20% (twenty percent) of Net Asset Value MITRA-SYARIAH at any time;
- c. obtains Equity Sharia Securities of a company listed in Indonesia Stock Exchange with the value of more than 5% (five percent) of the paid-in capital of the company;
- d. obtains Sharia Securities issued by a corporation with the value of more than 20% (twenty percent) of the Net Asset Value of MITRA-SYARIAH at any time. The securities include commercial papers issued by banks. This restriction does not apply to:
 - 1) Bank of Indonesia certificates:
 - 2) Sharia securities issued by the Government of the Republic of Indonesia; and/or
 - 3) Sharia securities issued by international financial institution where the Government of the Republic of Indonesia is among of the members:
- e. obtains derivative Sharia securities
 - which transaction is made out of Stock Exchange with a Financial Services Provider as referred to in Article 5 paragraph (3) letter a number 2 with exposure value more than 10% (ten percent) of Mutual Fund Net Asset Value at any time; and
 - 2) with net global exposure value more than 20% (twenty percent) of Mutual Fund Net Asset Value at any time;
- f. obtains Sharia Asset-backed Securities with the value of more than 20% (twenty percent) of Mutual Fund Net Asset Value under the condition that every type of the Asset-backed Securities has the value of no more than 10% (ten percent) of the Net Asset Value MITRA-SYARIAH;
- g. obtains fixed income Sharia Securities and/or Sharia Asset-Backed Securities which are not offered in Public Offering issued by 1 (one) party in an amount of more than 20% (twenty percent) of mutual fund Net Asset Value at any time or overall more than 20% (twenty percent) of the Net Asset Value of of MITRA-SYARIAH at any time,

- unless the products are issued by the Government of the Republic of Indonesia and/or the Regional Governments;
- h. obtains Sharia Securities issued by any party affiliated to the Investment Manager with the value of more than 20% (twenty percent) of the Net Asset Value of MITRA-SYARIAH, unless such affiliation is a result of government ownership or participation;
- i. obtains Sharia Securities issued by the Unit Holder and/or affiliated Parties of the Unit Holder according to the commitment agreed by the Investment Manager and the Unit Holder and/or the affiliated parties of the Unit Holder;
- j. purchases Sharia securities from prospective or holder of participation units and/or their affiliates unless the purchase price is based on fair market value;
- k. be involved in any activity other than Sharia Securities investing, reinvesting or trading as referred to in the POJK on Mutual Funds in the Form of Collective Investment Contract;
- l. be involved in any short selling of Sharia Securities;
- m. purchases any Securities on margin;
- n. receives direct loan including the issuance of bonds or other debt securities, unless short-term loan with a maximum period of 1 (one) month for the purpose of redemption transactions with an amount maximum of 10% (ten percent) of mutual fund portfolio value at the time the loan is made;
- o. provides direct loan, unless for the purchase bonds, other debt securities, and/or fund saving at the bank;
- p. purchases Sharia securities being offered in a Public Offering, if the Underwriter of such Public Offering is the Investment Manager or its affiliates, except:
 - the debt securities offered are categorized as investment grade; and/or
 - 2) purchase excess of the securites offered.
 - The restriction to purchase effects offered in a Public Offering held by the Investment Manager is not applicable if the affiliation is a result of ownership or participation of the Government of the Republic of Indonesia;
- q. enters into any joint transaction or profit-sharing contract with the Investment Manager or its Affiliates; and
- r. purchases Sharia Asset-backed Securities offered in a Public Offering if:
 - the Asset-backed Securities and the Mutual Fund are in the form of Collective Investment Contract and managed by the same Investment Manager; and/or
 - 2) the Investment Manager of Mutual Fund in the form of Collective Investment Contract is affiliated with the Initial Creditor of the Asset-backed Securities, unless such affiliation is a result of ownership or participation of the Government of the Republic of Indonesia; and
- s. be involved in any securities sales with promise to repurchase or resell.

The investment restrictions are in accordance with the regulations applicable when this Prospectus is published which may changed at any time according to the Government policy in the capital market including the approval letter of the OJK concerning Mutual Fund management in the Form of Collective Investment Contract.

In the event of the Investment Manager wish to purchase the Sharia Securities traded in foreign Stock Exchange, the actual purchasing of such Securities can be conducted only after the Investment Manager and the Custodian Bank are in agreement concerning purchase, selling, depository and listing procedures, and other Securities purchase related matters.

- 5.4. MECHANISM FOR PURIFICATION OF ASSETS OF MITRA-SYARIAH FROM PARTICULAR SUBSTANCES THAT CONFLICT WITH SHARIA PRINCIPLES IN CAPITAL MARKET AND PROVISION OF EXCESS/DEFICIT ON PROFIT SHARING REVENUE
 - 5.4.1 Mechanism for Purification of Assets of MITRA-SYARIAH from Particular Substances that Conflict with Sharia Principles in Capital Market
 - 5.4.1.1. In case of MITRA-SYARIAH portfolio contains Securities or instruments (commercial papers) that do not comply with Sharia Principles stipulated in the Rule of BAPEPAM & LK No. IX.A.13 and this incidence is not caused by Investment Manager and Custodian Bank actions, then:
 - 1) The Investment Manager has to immediately sell and settle no later than 10 (ten) workdays after:
 - a) The stocks are not identified in the Sharia Securities List with the requirement that the excess value between selling price and fair market value of stocks in the period those stocks are still in Sharia Securities List and are separated from the calculation of Net Asset Value of MITRA-SYARIAH and treated as a social fund; and/or
 - b) Securities or instruments (commercial papers) do not comply with Sharia Principles with the requirement that the excess value between selling price and fair market value of securities or instruments in the period those securities or instruments still comply with Sharia Principles, and are separated from the calculation of Net Asset Value of MITRA-SYARIAH and treated as a social fund.
 - 2) The Custodian Bank must submit to the OJK and Unit Holders the information on the excess value of the Securities or the instruments (commercial papers) and information regarding used of social fund no later than the 12th (twelfth) day of every month (if any).
 - 5.4.1.2.Calculation of excess value of the Securities or the instruments (commercial papers) in MITRA-SYARIAH portfolios which do not compy with Sharia Principles stipulated in the Rule of BAPEPAM & LK No. IX.A.13, is conducted by the Custodian Bank and reported by the Custodian Bank to the Investment Manager. Upon the instruction of the Investment Manager, excess value of Securities or instruments (commercial papers) are separated from the calculation of Net Asset Value and will be maintained in to Social Account and furthermore used for social purposes according to the policy of the

Investment Manager and direction from Sharia Supervisory Board of PT Mandiri Manajemen Investasi.

- 5.4.1.3.In case of deficit value of stocks and/or Securities or instruments (commercial papers) in MITRA-SYARIAH portfolio and the deficit is caused by such Securities or instruments (commercial papers) do not comply with Sharia Principles stipulated in the Rule of BAPEPAM & LK No. IX.A.13, the the deficit will be reserved by MITRA-SYARIAH and calculated in MITRA-SYARIAH Net Asset Value.
- 5.4.1.4. Should there is any action of Investment Manager and Custodian Bank that causes MITRA-SYARIAH portfolio to contain Securities or instruments (commercial papers) which do not comply with Sharia Principles stipulated in the Rule of BAPEPAM & LK No. IX.A.13, then the OJK may:
 - 1) prohibit the Investment Manager and Custodian Bank to sell new Participation Units of MITRA-SYARIAH;
 - 2) prohibit the Investment Manager and Custodian Bank to transfer any asset of MITRA-SYARIAH other than for purification of MITRA-SYARIAH assets from any substances that conflict with Sharia Principles in Capital Market;
 - 3) require Investment Manager and Custodian Bank to be mutually responsible for buying the portfolio that conflicts with Sharia Principles in Capital Market at initial cost price in a certain period determined by the OJK; and/or
 - 4) require Investment Manager to make announcement to public regarding the prohibition and/or requirements determined by the OJK referred to in item 1), item 2), and item 3) above, immediately no later than the end of 2nd (second) working day after the letter of the OJK is accepted in 2 (two) Indonesian newspapers that have a nationwide circulation at Manager Investment's and Custodian Bank's cost.
- 5.4.15. If the Investment Manager and/or Custodian Bank do not obey the prohibition and/or do not fulfill the obligation required by the the OJK referred to in point 5.4.1.4. item 1), 2), 3), and 4) above, the OJK has the authority to:
 - (i) substitute the Investment Manager and/or Custodian bank; or
 - (ii) discontinue MITRA-SYARIAH.

5.4.2. Provision of Excess/Deficit on Profit Sharing Revenue

If any excess or deficit on profit sharing revenue which is caused by excess or deficit value between real profit sharing revenue and calculated profit sharing which uses indication in valuation of MITRA-SYARIAH securities portfolio, then the excess or deficit value on profit sharing will be maintained in to MITRA-SYARIAH unless determined otherwise by DSN-MUI.

5.5. INVESTMENT PROFIT SHARING POLICY

Any profit gained by MITRA-SYARIAH from funds invested will be maintained back into MITRA-SYARIAH, so that will further enhance its Net Asset Value. Without disregarding long-term investment objective achievement, the Investment Manager at any time may share the profit of MITRA-SYARIAH to be directly converted to additional Participation Units.

The profit to be shared to MITRA-SYARIAH Unit Holders shall be free from particular substances that conflict with sharia principles; therefore the Investment Manager shall perform the mechanism for purification of MITRA-SYARIAH assets from particular substances that conflict with sharia principles as referred to in Chapter V poin 5.4 of this Prospectus.

CHAPTER VI

CALCULATION METHOD OF FAIR MARKET VALUE OF SECURITIES IN MITRA-SYARIAH PORTFOLIO

The calculation method of fair market value of Securities in MITRA-SYARIAH portfolio applied by the Investment Manager is in accordance with the Rule of BAPEPAM & LK No.IV.C.2 and the POJK on Mutual Funds in the Form of Collective Investment Contract.

The Rules of BAPEPAM & LK No.IV.C.2 and the POJK on Mutual Funds in the Form of Collective Investment Contract contain, among the others, the following provisions:

- 1. The Fair Market Value of Securities in a Mutual Fund portfolio shall be calculated and submitted by the Investment Manager to the Custodian Bank no later than 17:00 WIB (5:00 p.m. West Indonesia Standard Time) of each Exchange Day, with the following provisions:
 - a. The calculation of the Fair Market Value of the Securities actively traded in the Stock Exchange shall be based on the closing price of the Securities in the Stock Exchange;
 - b. The calculation of the Fair Market Value of:
 - 1) The Securities traded outside the Stock Exchange (over the counter);
 - 2) The Securities inactively traded in the Stock Exchange;
 - 3) The Securities traded in foreign currency denomination;
 - 4) Domestic money market instruments, as specified in the POJK on Guidelines for the Management of Mutual Fund in the Form of Collective Investment Contract;
 - 5) Other securities that the transaction must be reported to Beneficiary of Bond Transaction Report as specified in the POJK Number 22/POJK.04/2017 dated 21 June 2017 on Bond Transaction Reporting;
 - 6) Other securities according to Decision of the OJK considered as Mutual Fund Securities Portfolio; and/or
 - 7) Securities of companies that are bankrupt or are in big possibility of bankruptcy, or are in default to pay the principal or interest of the Securities.

shall apply fair market value specified by the Bond Pricing Agency (LPHE) as the reference for the Investment Manager.

- c. In a situation where the closing price of the Securities is not believed to represent the Fair Market Value at that time, the calculation of Fair Market Value of the Securities shall refer to fair market value specified by the LPHE as the reference for the Investment Manager.
- d. In a situation where the LPHE is not issuing the fair market value of the Securities as referred to in number 2 letter b point 1) to 6), and number 2 letter c of the Rule of BAPEPAM & LK No.IV.C.2, the Investment Manager is obliged to determine the Fair Market Value of the Securities with good will and full responsibility based on the method that applies conservative principle and is applied consistently, while considers, among the others:
 - 1) the previous trading price;
 - 2) other comparable price of similar Securities; and/or
 - 3) fundamental condition of the Securities issuer.

- e. In a situation where the LPHE is not issuing the fair market value of the Securities of companies that are bankrupt or are in big possibility of bankruptcy, or are in default to pay the principal or interest of the Securities, as specified in number 2 letter b point 7) of the Rule of BAPEPAM & LK No.IV.C.2, the Investment Manager is obliged to determine the Fair Market Value of the Securities with good will and full responsibility based on the method that applies conservative principle and is applied consistently, while considers:
 - 1) the closing price of the Securities traded;
 - 2) the trend in share prices;
 - 3) in case of Debt Securities, general interest rates since the previous trade;
 - 4) material information disclosed with respect to the Securities since the last trade;
 - 5) in the case of shares, the estimated price earnings ratio, shall be compared with the price earnings ratios of similar Securities;
 - 6) in the case of Debt Securities, the current interest rate of the Debt Securities shall be compared with other debt Securities with a similar credit rating; and
 - 7) in the case of Securties derivatives, the recent market price of the related equity Securities.
- f. In a situation where the Investment Manager believes that the fair market value specified by the LPHE does not represent Fair Market Value of Securities in Mutual Fund portfolios that shall be discontinued because:
 - 1) being instructed by OJK in accordance with the Capital Market laws and regulations applicable; and/or
 - 2) total Net Asset Value of MITRA-SYARIAH is less than Rp10,000,000,000 (ten billion Rupiah) in consecutive 120 (one hundred twenty) Exchange Days,

The Investment Manager may determine the Fair Market Value of the Securities with good will and full responsibility based on the method that applies conservative principle and is applied consistently.

- g. Securities that are traded in currency denominations different with the Mutual Fund currency shall be calculated based on Bank Indonesia current rate of exchange.
- 2. Net Asset Value of Mutual Fund shall be calculated using Fair Market Value of Securities determined by the Investment Manager.
- 3. Net Asset Value per share or Participation Unit shall be calculated based on the Net Asset Value as of the end of workday, after the bookkeeping entries of the Mutual Fund are closed, but such entries do not include purchase orders and/or redemptions accepted by the Custodian Bank during that same day.
- *) Bond Pricing Agency (Lembaga Penilaian Harga Efek ,LPHE) is a Party that obtains business license from the OJK to perform bond pricing in order to determine fair market value, as specified in Rule No.V.C.3 as the attachment to the Decision of the Chairman of BAPEPAM & LK No. Kep-183/BL/2009 dated 30 June 2009 concerning Bond Pricing Agency.

The Investment Manager and the Custodian Bank shall comply with the provisions stipulated in the Rule of BAPEPAM & LK No.IV.C.2 described above while also

comply with the OJK rules, policies, and approvals which may be issued or acquired after the publication of this Prospectus.

CHAPTER VII TAXATION

In accordance with the Taxation Regulations applicable, the Income Taxes (PPh) applied on income from Mutual Fund in the form of Collective Investment Contract are as follows:

Description	Income Tax Applicable	Legal Foundation
a. Dividend sharing	General Income Tax	Art. 4 (1) Income Tax Law
b. Bond Interest	Final Income Tax*	Art. 4 (2) and Art. 17 (7) Income Tax Law <i>jis</i> . Art. 2 (1) and Art. 3 GR No.16/2009 and Art. 1 number (2) GR No.100/2013
c. Capital Gain/ Bond Discount	Final Income Tax*	Art. 4 (2) and Art. 17 (7) Income Tax law <i>jis</i> . Art. 2 (1) and Art. 3 GR No.16/2009 and Art. 1 number (2) GR No.100/2013
d. Bank Indonesia Certificate Interest and Discount	Final Income Tax (20%)	Art. 2 GR No.131/2000 jo. Art. 3 Decree of the Minister of Finance of the Republic of Indonesia No.51/KMK.04/2001
e. Shares Capital Gain at the Exchange	Final Income Tax (0.1%)	GR No.41/1994 <i>jo</i> . Art. 1 GR No.14/1997
f. Commercial Paper other Bonds	General Income Tax	Art. 4 (1) Income Tax Law

^{*} In accordance with the Government Regulation of the Republic of Indonesia No.16/2009 ("GR No.16/2009") jo. the Government Regulation of the Republic of Indonesia No.100/2013 ("GR No.100/2013"), the Income Tax (PPh) on Bond interest and/or discount received by Mutual Fund Taxpayer registered at the OJK is:

The taxation information above was created by the Investment Manager based on its knowledge and understanding in regard to the taxation regulations applicable during the creation of this Prospectus. If in the later days there are changes or differences in the interpretation of the taxation regulations applicable, the Investment Manager shall adjust the taxation information described above.

Foreign investors are suggested to consult with tax advisor in regard to the investment taxation applicable prior to purchase the Participation Unit of MITRA-SYARIAH.

^{1) 5%} for 2014 up to 2020; and

^{2) 10%} for 2021 onwards.

Conditions to be Considered by Prospective Unit Holders

Although the Investment Manager has taken measures considered necessary to ensure MITRA-SYARIAH complies with the applicable taxation regulations and has obtained advices from tax advisor, the change of and/or different interpretation to applicable taxation regulations may result in material impact that detrimental to MITRA-SYARIAH, Unit Holders' income after tax, protection rate over capital, and final redemption value.

In the event of any tax to be paid by the Unit Holders in accordance with taxation laws and regulations applicable, notification to the Unit Holders concerning the tax to be paid will be conducted by delivering noted letter to the Unit Holders immediately after the Investment Manager acknowledges the existence of the tax to be paid by the Unit Holders.

When the above conditions occur, the Investment Manager may conduct early redemption. In early redemption situation, there is the possibility that Unit Holders will receive nett redemption value that materially lower than its capital protection rate.

CHAPTER VIII INVESTMENT BENEFITS AND MAJOR RISK FACTORS

The Unit holder of MITRA-SYARIAH may obtain the following investment benefits:

a. Professional Management

Management of investment portfolio in the form of deposits with commercial bank, instrument selection, bank selection, allocation period determination and its investment administration requires systematic analysis, continuous monitoring, and fast and appropriate (market timing) investment decision. In addition, it also requires particular expertise and vast connection with various parties to manage a diversified investment portfolio. This will be time and concentration consuming to the investor if he/she does it by him/her-self. Through MITRA-SYARIAH, the investors may experience benefits because they will free from the matters by trusting the tasks to the professional Investment Manager.

b. Investment Diversification

For investment except commercial papers guaranteed by the Bank Indonesia or the Government of the Republic of Indonesia which are low risk, the investment diversification is required to reduce the investment risks. When the investment fund is relatively small, it is hard to obtain diversification benefits without losing the opportunity to gain better investment return. Through MITRA-SYARIAH where the funds are collected from many parties, the investment diversification will be easier to be conducted.

c. Investment Value Growth Potential

By the fund accumulation from many parties, MITRA-SYARIAH has bargaining power to gain higher interest rate and lower investment costs, and access to investment instruments which are harder to be obtained by individual. This will provide the equal opportunity to all of the Unit Holder to gain the relatively better investment return according to the risk level.

d. Investment Withdrawal Convenience

The Open-ended Mutual Fund enables the investor to withdraw his/her Participation Unit on every Exchange Day by redeeming the Participation Unit he/she holds to the Investment Manager. This will provide high liquidity to the investors.

While the investment risks in MITRA-SYARIAH may be caused by several factors such as:

1. The Risk of Economic and Political Changes

The changes of or the deteroration of domestic and foreign economical and political conditions or the regulation changes may affect the income perspective that may affect the performance of the commercial banks with whom deposits are made by MITRA-SYARIAH invests to. Such matters will also affect the performance of MITRA-SYARIAH investment portfolio.

2. Default Risk

The Investment Manager will try to provide the best investment return to the Unit Holders. But in extraordinary (*force majeure*) conditions, the commercial paper issuers may default in fulfilling their obligations. Such matters will affect the investment return of MITRA-SYARIAH.

3. Liquidity Risk

In the event of a high redemption rate submitted by the Unit Holders occurs in short period, the cash payment by Investment Manager by withdrawing the MITRA-SYARIAH portfolio may be delayed. In extraordinary (*force majeure*) conditions or events (both predictable and non-predictable) beyond the Investment Manager control, the redemption may be suspended temporarily according to the provisions in Collective Investment Contract and the OJK Regulations.

4. Reduction of Net Asset Value per Participation Unit Risk

The value per Participation Unit of MITRA-SYARIAH may change due to the increase or the decreasw of the Mutual Fund Net Asset Value. The event of Net Asset Value per Participation Unit decreasing may be caused, for example, by price changes of the securities portfolio.

5. Discontinuity and Liquidation Risk

In the event of (i) being instructed by the OJK and (ii) Net Asset Value of MITRA-SYARIAH is less than Rp10,000,000,000 (ten billion Rupiah) in consecutive 120 (one hundred twenty) Exchange Days, in accordance with the POJK on Mutual Funds in the Form of Collective Investment Contract Article 45 letters c and d and Article 28.1 points (ii) and (iii) of MITRA-SYARIAH Collective Investment Contract, the Investment Manager has to declare discontinuity and liquidation, therefore this matter will affect MITRA-SYARIAH investment returns.

CHAPTER IX COST AND FEE ALLOCATIONS

In MITRA-SYARIAH management, there are costs charged to MITRA-SYARIAH, the Investment Manager and the Unit Holder. The cost details and allocations are the following:

9.1. COSTS TO BE CHARGED TO MITRA-SYARIAH

- a. Investment Manager fee amounting maximum of 3% (three percent) per year, which is calculated on daily basis from Net Asset Value of MITRA-SYARIAH based on 365 (three hundred sixty-five) days per year and to be paid monthly;
- b. Custodian Bank fee amounting minimum of 0.15% (zero poin fifteen percent) to maximum of 0.25% (zero point twenty five percent) per year, which is calculated on daily basis from Net Asset Value of MITRA-SYARIAH based on 365 (three hundred sixty-five) days per year and to be paid monthly;
- c. Securities transaction and registration fees;
- d. Prospectus printing and renewal distribution costs, including yearly financial statements to the Unit Holder after MITRA-SYARIAH is declared effective by the OJK;
- e. The newspaper costs to place news/notifications regarding Collective Investment Contract change plan and/or prospectus (if any), and Collective Investment Contract changes after MITRA-SYARIAH is declared effective by the OJK;
- f. Distribution costs for Participation Unit Transaction Confirmation Letter to the Holders of Participation Units after MITRA-SYARIAH is declared effective by the OJK;
- g. Printing and distribution costs for purchase order confirmation receipt, redemption order confirmation receipt, and investment switch order confirmation receipt after MITRA-SYARIAH is declared effective by the OJK;
- h. Printing and distribution costs for Monthly Report after MITRA-SYARIAH is declared effective by the OJK;
- i. Auditor service fee for yearly financial statements audit after MITRA-SYARIAH is declared effective by the OJK;
- j. Tax expenses related to the fees and costs paid above.

9.2. COSTS TO BE CHARGED TO THE INVESTMENT MANAGER

- a. Preparation costs for the establishment of MITRA-SYARIAH which includes Collective Investment Contract, Initial Prospectus and required documents publication costs including Accountant, Legal Consultant and Notary Public service fees:
- b. Administrative costs for MITRA-SYARIAH portfolio management which include telephony, facsimile, photocopy and transportation costs;
- c. Marketing costs which include MITRA-SYARIAH brochures printing, promotional, and advertising costs;

- d. Issuance and distribution costs for MITRA-SYARIAH Account Opening Form, Profile of Prospective Unit Holder Form, Participation Unit Subscription Form (if any), Participation Unit Redemption Form (if any) and Investment Switch Form (if any); and
- e. Service fees for Legal Consultant, Accountant, Notary Public and other costs on third party (if any) regarding MITRA-SYARIAH discontinuity and liquidation on its assets.

9.3 COSTS TO BE CHARGED TO THE UNIT HOLDER

- a. Participation Unit subscription fee amounting maximum of 1% (one percent) of Participation Unit purchase value to be charged when the Unit Holders purchase MITRA-SYARIAH Participation Units.
- b. Participation Unit redemption fee amounting maximum of 1% (one percent) of Participation Unit redemption value for ownership period up to 1 (one) year and 0% (zero percent) for ownership period more than 1 (one) year, to be charged when the Unit Holders redeem their MITRA-SYARIAH Participation Units.
- c. Switching fee amounting maximum of 1% (one percent) of investment switch transaction value, to be charged when the Unit Holders switch their investments in MITRA-SYARIAH to other Sharia Mutual Funds managed by the Investment Manager, except Money Market Mutual Funds and Protected Mutual Funds.
- d. Bank transfer or book entry costs (if any) related to the Participation Unit purchase by the Unit Holder, return of money remains from the rejected Participation Unit subscription, withdrawal of entire Participation Units below minimum level in Participation Unit ownership, payment for Participation Unit redemption, and profit sharing to the account of the Unit Holder.
- e. Taxes related to the Unit Holder and the fees above (if any).
- **9.4.** Legal Consultant, Notary Public and/or Accountant service fees after MITRA-SYARIAH is declared effective shall be charged to the Investment Manager, Custodian Bank and/or MITRA-SYARIAH based on parties obtaining benefits or conducting errors that require such professional services.

9.5. COST ALLOCATION

TYPE	%	DESCRIPTION
Charged to MITRA-SYARIAH a. Investment Manager fee b. Custodian Bank fee	3% Max. 0.15% Min. 0.25% Max.	per year of Net Asset Value of MITRA-SYARIAH which is calculated on daily basis in 365 days per year and to be paid monthly
Charged to the Unit Holder		
a. Subscription fee	1% Max.	of Participation Unit purchase value.
b. Redemption fee	1% Max.	of Participation Unit redemption value, for up to 1 (one) year ownership period
	0%	for more than 1 (one) year ownership period
c. Switching fee	1% Max.	of switch transaction value
d. All bank charges	If any	
e. Taxes related to the Unit Holder	If any	

The above costs exclude corresponding taxes in accordance with applicable taxation laws and regulations in Indonesia

CHAPTER X UNIT HOLDER ENTITLEMENTS

Complying with the requirements written in MITRA-SYARIAH Collective Investment Contract, a Unit Holder of MITRA-SYARIAH is entitled to:

a. Receive Profit Sharing according to the Profit Sharing Policy

The Unit Holder is entitled to receive profit sharing according to the Profit Sharing Policy.

b. Redeem the Participation Unit of MITRA-SYARIAH Partially or Entirely

The Unit Holder is entitled to redeem MITRA-SYARIAH Participation Units partially or entirely to the Investment Manager on every Exchange Day according to terms and conditions stipulated in Chapter XIII of this Prospectus.

c. Switch MITRA-SYARIAH Investment Partially or Entirely

The Unit Holder is entitled to switch partial or entire investment in MITRA-SYARIAH to other Mutual Funds managed by the Investment Manager, except Money Market Mutual Funds and Protected Mutual Funds according to terms and conditions stipulated in Chapter XIV of this Prospectus.

d. Receive the Participation Withdrawal due to the Participation Unit Ownership is Less than the Minimum Balance

If the Participation Unit ownership of MITRA-SYARIAH balance is less than the Minimum Balance of Participation Unit required on the redemption day, the Investment Manager is entitled to close the account of such Unit Holder, to withdraw all remaining Participation Units according to Net Asset Value per Participation Unit at the end of Exchange Day of such account closing and returns the withdrawn funds of the Unit Holder in Rupiah currency to the account appointed by the Unit Holder.

e. Receive MITRA-SYARIAH Proof of Ownership in the Form of Participation Unit Transaction Confirmation Letter

The Unit Holder will receive Participation Unit Transaction Confirmation Letter which delivered no later than 7 (seven) Exchange Days after (i) payment and purchase application for MITRA-SYARIAH Participation Unit from the Unit Holder is compete and received in complete application by the Investment Manager or Selling Agent appointed by the Investment Manager and the payment is received by the Custodian Bank in good fund; (ii) redemption application for MITRA-SYARIAH Participation Unit from the Unit Holder is compete and received by the Investment Manager or Selling Agent appointed by the Investment Manager in complete application; and (iii) investment switch application in MITRA-SYARIAH from the Unit Holder is complete and received by the Investment Manager or the Selling Agent appointed by the Investment Manager in complete application.

Participation Unit Transaction Confirmation Letter will state the amount of purchased and redeemed Participation Units, switched and owned investment and Net Asset Value per Participation Unit when such Participation Units are purchased and redeemed and switched.

f. Receive Information Regarding Daily Participation Unit Net Asset Value and MITRA-SYARIAH Performance

The Unit Holder is entitled to receive information of Daily Participation Unit Net Asset Value and MITRA-SYARIAH performance in the last 30 days and the last 1 (one) year which are published in particular daily newspaper.

- g. Receive Periodic Financial Statements
- h. Receive Monthly Report
- Receive the Liquidation Sharing Proportionally based on the Participation Unit Ownership in the Case of MITRA-SYARIAH is Discontinued and Liquidated

In the case of MITRA-SYARIAH is discontinued and liquidated, then the liquidation result shall be shared proportionally based on the composition of Participation Units amount owned by each Unit Holder.

CHAPTER XI DISCONTINUITY AND LIQUIDATION

11.1. THE EVENTS CAUSING MITRA-SYARIAH SHALL BE DISCONTINUED

MITRA-SYARIAH which is operational since it is declared effective by OJK shall be discontinued, when one of the following events occurs:

- a. In 90 (ninety) Exchange Days, MITRA-SYARIAH which its Registration Statement has been declared effective but the fund managed is less than Rp10,000,000,000 (ten billion Rupiah); and/or
- b. Being instructed by OJK in accordance with the Capital Market laws and regulations applicable; and/or
- c. Total Net Asset Value of MITRA-SYARIAH is less than Rp10,000,000,000 (ten billion Rupiah) in consecutive 120 (one hundred twenty) Exchange Days; and/or
- d. The Investment Manager and the Custodian Bank are in agreement to discontinue MITRA-SYARIAH.

11.2. MITRA-SYARIAH DISCONTINUITY AND LIQUIDATION PROCESS

In the event of MITRA-SYARIAH has to be discontinued due to the event mentioned in point 11.1 letter a above, the Investment Manager has to:

- i) submit the event report to OJK and announce MITRA-SYARIAH discontinuity, liquidation, and liquidation result sharing plans to the Unit Holders at least in 1 (one) Bahasa Indonesia newspaper with national circulation, no later than 2 (two) Exchange Days since the expiration of the period as referred to in point 11.1 letter a above;
- ii) instruct the Custodian Bank no later than 2 (two) Exchange Days since the expiration of the period as referred to in point 11.1 letter a above to pay the liquidation result funds to the Unit Holders based on proportional calculation of Net Asset Value at the discontinuity period but may not be lower than the initial Net Asset Value (par value) and such funds shall be received by the Unit Holders no later than 7 (seven) Exchange Days since the expiration of the period as referred to in point 11.1 letter a above; and
- iii) discontinue MITRA-SYARIAH no later than 10 (ten) Exchange Days since the expiration of the period as referred to in point 11.1 letter a above, and submit the report of MITRA-SYARIAH liquidation to the OJK no later than 10 (ten) Exchange Days since MITRA-SYARIAH discontinuation, attached with:
 - a. MITRA-SYARIAH liquidation deed issued by the Notary registered at the OJK; and
 - b. financial statements of MITRA-SYARIAH liquidation that have been audited by the Accountant registered at the OJK, if MITRA-SYARIAH has managed the funds.

In the event of MITRA-SYARIAH has to be discontinued due to the event mentioned in point 11.1 letter b above, the Investment Manager has to:

i) announce MITRA-SYARIAH discontinuity, liquidation, and liquidation result sharing plans at least in 1 (one) Bahasa Indonesia newspaper with national circulation, no later than 2 (two) Exchange Days since the instruction issued by OJK, and on the same day notify in writing

- to the Custodian Bank to suspend the calculation of Net Asset Value of MITRA-SYARIAH;
- ii) instruct the Custodian Bank no later than 2 (two) Exchange Days to pay the liquidation result funds to the Unit Holders based on proportional calculation of Net Asset Value at the discontinuity period and the funds shall be received by the Unit Holders no later than 7 (seven) Exchange Days since MITRA-SYARIAH discontinuity is completed; and
- iii) submit MITRA-SYARIAH discontinuity the to OJK no later than 60 (sixty) days since MITRA-SYARIAH discontinuity instruction is issued by OJK, attached with:
 - a. opinions of Legal Consultant registered at the OJK;
 - b. financial statements of MITRA-SYARIAH liquidation that have been audited by the Accountant registered at the OJK;
 - c. MITRA-SYARIAH liquidation deed issued by the Notary registered at the OJK.

In the event of MITRA-SYARIAH has to be discontinued due to the event mentioned in point 11.1 letter c above, the Investment Manager has to:

- i) submit the event report to OJK attached with latest MITRA-SYARIAH financial status and announce MITRA-SYARIAH discontinuity, liquidation, and liquidation result sharing plans to the Unit Holders at least in 1 (one) Bahasa Indonesia newspaper with national circulation, no later than 2 (two) Exchange Days since the expiration of the period as referred to in point 11.1 letter c above and on the same day notify in writing to the Custodian Bank to suspend the calculation of Net Asset Value of MITRA-SYARIAH;
- instruct the Custodian Bank no later than 2 (two) Exchange Days since the expiration of the period as referred to in point 11.1 letter c above to pay the liquidation result funds to the Unit Holders based on proportional calculation of Net Asset Value at the liquidation period and the funds shall be received by the Unit Holders no later than 7 (seven) Exchange Days since the liquidation completed; and
- iii) submit MITRA-SYARIAH discontinuity, liquidation, and liquidation result sharing reports to OJK no later than 60 (sixty) Exchange Days since the expiration of the period as referred to in point 11.1 letter c above, attached with:
 - a. opinions of Legal Consultant registered at the OJK;
 - b. financial statements of MITRA-SYARIAH liquidation that have been audited by the Accountant registered at the OJK;
 - c. MITRA-SYARIAH liquidation deed issued by the Notary registered at the OJK.

In the event of MITRA-SYARIAH has to be discontinued due to the event mentioned in point 11.1 letter d above, the Investment Manager has to:

- i) submit the information to the OJK no later than 2 (two) Exchange Days since the agreement to discontinue MITRA-SYARIAH between the Investment Manager and the Custodian Bank and attach:
 - a) MITRA-SYARIAH discontinuity and liquidation agreement between the Investment Manager and the Custodian Bank with discontinuity reasons; and
 - b) latest financial status:

and on the same day announce MITRA-SYARIAH discontinuity, liquidation, and liquidation result sharing plans to the Unit Holders at least in 1 (one) Bahasa Indonesia newspaper with national circulation

- and notify in writing to the Custodian Bank to suspend the calculation of Net Asset Value of MITRA-SYARIAH;
- nstruct the Custodian Bank no later than 2 (two) Exchange Days since the date of agreement to discontinue MITRA-SYARIAH to pay the liquidation result funds to the Unit Holders based on proportional calculation of Net Asset Value at the liquidation period and the funds shall be received by the Unit Holders no later than 7 (seven) Exchange Days since the liquidation completed; and
- iii) submit MITRA-SYARIAH discontinuity, liquidation, and liquidation result sharing reports to OJK no later than 60 (sixty) Exchange Days since the date of agreement to discontinue MITRA-SYARIAH, attached with:
 - a. opinions of Legal Consultant registered at the OJK;
 - b. financial statements of MITRA-SYARIAH liquidation that have been audited by the Accountant registered at the OJK;
 - c. MITRA-SYARIAH liquidation deed issued by the Notary registered at the OJK.
- **11.3.** The Investment Manager has to ensure that MITRA-SYARIAH liquidation results are shared proportionally based on the composition of Participation Unit amount owned by each Unit Holder.
- **11.4.** After the announcement of MITRA-SYARIAH discontinuity, liquidation, and liquidation result sharing plans, the Unit Holders may not conduct the redemption.
- **11.5.** In the event of any liquidation result funds are not yet withdrawn by the Unit Holders after the date of liquidation result funds sharing to the Unit Holders established by the Investment Manager, therefore:
 - a. If the Custodian Bank has announced such funds status to the Unit Holders 3 (three) times with 10 (ten) Exchange Days intervals between each announcement and also has announced it in daily newspaper with national circulation, therefore the funds shall be deposited in a checking account with regards to the Unit Holder in the Custodian Bank as a Commercial Bank, on behalf of the Custodian Bank for the interest of the Unit Holders who haven't received the liquidation funds and/or for the registered Unit Holders on the date of liquidation for 3 (three) years period;
 - b. Any cost incured due to such fund desposit shall be charged to such checking account; and
 - c. In the event of in 3 (three) years the fund is not withdrawn by the Unit Holder, therefore the Custodian Bank has to surrender the fund to the Government of the Republic of Indonesia with regards to the development of the capital market industry.
- **11.6.** In the event of the Investment Manager is no longer has the business license or the Custodian Bank is no longer has the approval letter, the OJK is authorized to:
 - a. Appoint another Investment Manager to manage or Custodian Bank to administer MITRA-SYARIAH; and
 - b. Appoint 1 (one) party that still has the business license or approval letter to discontinue MITRA-SYARIAH in the absence of replacement Investment Manager or Custodian Bank.

In the event of the party appointed to discontinue MITRA-SYARIAH as referred to in point 11.6 letter b is the Custodian Bank, it may appoint another party to liquidate MITRA-SYARIAH with notification submitted to the OJK.

The Investment Manager or the Custodian Bank appointed to discontinue MITRA-SYARIAH as referred to in point 11.6 letter b is required to submit liquidation completion report to the OJK no later than 60 (sixty) Exchange Days after being appointed to MITRA-SYARIAH, attached with:

- a. opinon of Legal Consultant registered at the OJK;
- b. financial statements of MITRA-SYARIAH liquidation that have been audited by the Accountant registered at the OJK;
- c. MITRA-SYARIAH liquidation deed issued by the Notary registered at the OJK.
- 11.7. In the event of MITRA-SYARIAH is discontinued and liquidated, therefore MITRA-SYARIAH discontinuity and liquidation costs including Legal Consultant and Accountant service fees and other third party costs will be charged to and shall be paid by the Investment Manager to the specified parties.

In the event of the Custodian Bank or other party is appointed by the Custodian Bank to discontinue and liquidate MITRA-SYARIAH as referred to in point 11.6 above, the discontinuation and liquidation costs, including Legal Consultant, Accountant, and Notary fees, and other costs paid to the third parties shall be charged to MITRA-SYARIAH.

11.8. The Investment Manager is required to appoint an auditor to audit the liquidation as a requirement to the report to be submitted to the OJK in the form of Accountant's Opinion. If any liquidation funds to be distributed, it can be undertaken after liquidation audit is finalized by the issuance of liquidation audit report.

CHAPTER XII PARTICIPATION UNIT PURCHASE REQUIREMENTS AND PROCEDURES

12.1. PARTICIPATION UNIT PURCHASE

Prior to purchase the Participation Unit of MITRA-SYARIAH, the prospective Unit Holder has to read and understand the content of MITRA-SYARIAH Prospectus and the provisions included.

MITRA-SYARIAH Account Opening Form, Profile of Prospective Unit Holder Form, and Participation Unit Subscription Form can be obtained from the Investment Manager or the Selling Agent appointed by the Investment Manager.

12.2. PARTICIPATION UNIT SUBSCRIPTION PROCEDURES

The prospective Unit Holder who will purchase the Participation Unit of MITRA-SYARIAH has to open an account at the bank appointed by the Investment Manager, complete and sign MITRA-SYARIAH Account Opening Form and Profile of Prospective Unit Holder Form, attach the copy of ID (ID Card for local individual or Passport for foreign individual; and copy of Articles of Association, Taxpayer Code Numbers (NPWP) and ID Card/Passport of the official for corporation) and other supporting documents in accordance with the Know the Client Principle by Financial Service Provider in the Capital Market as stipulated in the Rule of BAPEPAM & LK No.V.D.10, as an Attachment to the Decision of the Chairman of BAPEPAM & LK No.Kep-476/BL/2009 dated 23 December 2009 ("The Rule of BAPEPAM & LK No.V.D.10"). Account Opening Form and Profile of Prospective Unit Holder Form shall be completed and signed by the prospective Holder of the Participation Unit prior to conduct initial purchase of MITRA-SYARIAH Participation Unit.

The Participation Unit of MITRA-SYARIAH is purchased by the prospective Unit Holder by completing MITRA-SYARIAH Participation Unit Subscription Form attached with payment receipt.

The written application of MITRA-SYARIAH Participation Unit Subscription attached with payment receipt and ID copy to be submitted directly to the Investment Manager or inderectly to the Selling Agent appointed by the Investment Manager.

In the event of any violation of the provisions stipulated in the Rule of BAPEPAM & LK No.V.D.10 is believed to occur, the Investment Manager or the Selling Agent appointed by the Investment Manager has to reject the Participation Unit subscription from the prospective Unit Holder.

The Participation Unit purchase by such prospective Unit Holder shall be conducted in accordance with terms and conditions in MITRA-SYARIAH Collective Investment Contract, Prospectus, and Account Opening Form.

The Participation Unit purchase by Prospective Unit Holder which violates such terms and conditions will not be processed.

12.3. MINIMUM AMOUNT OF PARTICIPATION UNIT PURCHASE

The minimum amount of initial and future purchases of MITRA-SYARIAH Participation Unit per Unit Holder is Rp50,000 (fifty thousand Rupiah).

12.4. PARTICIPATION UNIT PURCHASE PRICE

Each Participation Unit of MITRA-SYARIAH is offered with the price equals to its initial Net Asset Value amounting Rp1.000,- (one thousand Rupiah) on the first offering day. Furthermore the purchase price of each Participation Unit of MITRA-SYARIAH shall be determined based on Net Asset Value of MITRA-SYARIAH at the end of current Exchange Day.

12.5. PARTICIPATION UNIT PURCHASE PROCESSING

MITRA-SYARIAH Participation Unit Subscription Form attached with payment receipt and ID copy which has been accepted completely and approved by the Investment Manager or Selling Agent appointed by the Investment Manager (if any) no later than 13:00 WIB (1:00 p.m. West Indonesia Standard Time), and the payment for such purchase has been received in good fund by the Custodian Bank on the same Exchange Day, therefore the purchase will be processed by the Custodian Bank based on Net Asset Value of MITRA-SYARIAH at the end of the same Exchange Day.

MITRA-SYARIAH Participation Unit Subscription Form attached with payment receipt and ID copy which has been accepted completely and approved by the Investment Manager or Selling Agent appointed by the Investment Manager (if any) after 13:00, and the payment for such purchase has been received in good fund by the Custodian Bank no later than the following Exchange Day, therefore the purchase will be processed by the Custodian Bank based on Net Asset Value of MITRA-SYARIAH on the following Exchange Day.

12.6. PARTICIPATION UNIT PERIODIC PURCHASE

The Prospective Unit Holder may purchase MITRA-SYARIAH Participation Units periodically at the Investment Manager or the Selling Agent appointed by the Investment Manager (if any) that may facilitate the periodic purchase of participation units provided that the purchase is stated in writing and upon approval of the Prospective Unit Holder as specified in the Subscription Form of MITRA-SYARIAH Participation Units. The Investment Manager is obliged to ensure the readiness of Participation Units periodic selling as well as the payment system for periodic selling of the Participation Units.

The Investment Manager, the Custodian Bank, and Selling Agent appointed by the Investment Manager (if any) will agree the structure of Participation Units Subscription Form to be used for the purchase of MITRA-SYARIAH Participation Units periodically in order to facilitate the purchase where the periodic purchase of MITRA-SYARIAH Participation Units can be purchased only by completing and signing the Subscription Form when the investor conducts initial purchase of MITRA-SYARIAH Participation Units periodically. The Subscription Form for initial periodic purchase will be treated as the complete Subscription Form for future purchase of MITRA-SYARIAH Participation Units periodically to the expiration of the period for periodic

purchase of Participation Units as described in the Periodic Subscription Form of Participation Units.

A Periodic Subscription Form of Participation Units will describe at least: date of periodic purchase, the amount of Participation Units purchased periodically, and the valid period for periodic purchase of the Participation Units.

In details, a Periodic Subscription Form of Participation Units will describe, at least, the following information:

- (a) Date of periodic purchase;
- (b) Identitiy of Prospective Investor of Participation Units Periodic Purchase including, at least: name, address, phone number, and e-mail address;
- (c) Source of fund to purchase Participation Units periodically;
- (d) Information of bank account of prospective investor of Participation Units periodic purchase;
- (e) Investment objectives;
- (f) Name of the purchased Mutual Funds;
- (g) Amount of periodic purchase, including its cost (if any); and
- (h) Valid period of Participation Units periodic purcase.

The provision of documents to be completed and signed by the Unit Holder as referred to in point 12.2 above are Profile of Mutual Funds Investor Form and the supplementing documentation in accordance with the principle of Knowing the Client of Financial Service Provider in the Capital Market as regulated in the Rule of BAPEPAM & LK No.V.D.10, that shall be completed by the Prospective Holder of Participation Units prior to the initial purchase of MITRA-SYARIAH Participation Units.

MITRA-SYARIAH Participation Unit Subscription Form for periodic purchase considered accepted in complete application by the Investment Manager or the Selling Agent appointed by the Investment Manager (if any) on the date specified in the initial Participation Unit Subscription Form for periodic purchase will be processed by the Custodian Bank based on based on Net Asset Value of MITRA-SYARIAH at the end of the same Exchange Day when the payment for Participation Unit periodic purchase is received in good funds by the Custodian Bank. When the date of payment receipt is not an Exchange Day, the periodic purchase of Participation Units will be processed by the Custodian Bank based on Net Asset Value of MITRA-SYARIAH on the following Exchange Day. When the date specified on the Participation Unit Subscription Form for initial periodic purchase is not an Exchange Day, the subscription form for MITRA-SYARIAH Participation Units periodic purchase will be considered accepted in complete application by the Investment Manager or the Selling Agent appointed by the Investment Manager (if any) on the following Exchange Day.

12.7. PAYMENT REQUIREMENTS

The payment of Participation Unit purchase is made by book entry or transfer in Rupiah currency from the account of the Unit Holder at the bank appointed by the Investment Manager to the following MITRA-SYARIAH account at the Custodian Bank:

Bank : Deutsche Bank AG, Jakarta Branch

Account: REKSA DANA MANDIRI INVESTA ATRAKTIF-SYARIAH

Number: 00.84863.009

or

Bank : PT Bank Mandiri (Persero). Tbk

Indonesia Stock Exchange Branch, Jakarta

Account: REKSA DANA MANDIRI INVESTA ATRAKTIF-SYARIAH

Number: 104.000.441.3964

The book entry or transfer fee, if any, will be charged to prospective Unit Holder.

12.8. PARTICIPATION UNIT SUBSCRIPTION APPROVAL, PARTICIPATION UNIT TRANSACTION CONFIRMATION LETTER, AND MONTHLY REPORT

The Investment Manager and the Custodian Bank are entitled to accept or reject the Participation Unit subscription, entirely or partially. To the subscription of Participation Unit which is rejected entirely or partially, the purchase or remaining funds will be returned by the Investment Manager on behalf of prospective Unit Holder without interest by book entry or transfer in Rupiah currency to the account registered to the prospective Unit Holder.

The Investment Manager or the Selling Agent appointed by the Investment Manager must deliver the confirmation receipt of Participation Unit purchase ordered by the prospective Unit Holder or Unit Holder no later than 1 (one) Workday after order is received provided that all payments had been received in good fund and Participation Unit Subscription Form of MITRA-SYARIAH from the prospective Unit Holder or Unit Holder is complete and received in complete application.

The Custodian Bank will issue Participation Unit Transaction Confirmation Letter no later than 7 (seven) Exchange Days after MITRA-SYARIAH Participation Unit application from the Unit Holder is completed and received in complete application by the Investment Manager or the Selling Agent appointed by the Investment Manager and the payment is received by Custodian Bank in good fund. Participation Unit Transaction Confirmation Letter describes the purchased and owned Participation Units, and Net Asset Value of Participation Unit when the Participation Units are purchased

In addition to the Participation Unit Transaction Confirmation Letter, the Unit Holder will also receive Monthly Report.

Participation Unit Transaction Confirmation Letter serves as proof of ownership of MITRA-SYARIAH Participation Units. The Investment Manager will not issue a certificate as proof of ownership of MITRA-SYARIAH Participation Unit

12.10. SOURCES OF FUNDS FOR PARTICIPATION UNITS PURCHASE

The fund sources for the payment of MITRA-SYARIAH as referred to in above point are including:

- a. prospective unit holder of participation units in the form of Collective Investment Contract;
- b. the family members of prospective unit holder of participation units in the form of Collective Investment Contract;
- c. the company where prospective unit holder of participation units in the form of Collective Investment Contract is working; and/or
- d. The Investment Manager, the Selling Agent and/or associations related to mutual funds, to provide gifts in the marketing campaign of MITRA-SYARIAH Participation Units.

In the event of participation unit purchase is paid by the Unit Holder using the fund sources as referred to letters b, c, and d above, MITRA-SYARIAH Subscription Form must be attached with statement letter and the supporting documents explaining the relationship between prospective unit holder and the referred party.

CHAPTER XIII PARTICIPATION UNIT REDEMPTION REQUIREMENTS AND PROCEDURES

13.1. PARTICIPATION UNIT REDEMPTION

The Unit Holder may redeem MITRA-SYARIAH Participation Units entirely or partially and the Investment Manager has to buy such Participation Units on any Exchange Day.

13.2. PARTICIPATION UNIT REDEMPTION PROCEDURES

The Participation Unit redeemed by the Unit Holder is conducted by completing the MITRA-SYARIAH Participation Unit Redemption Form submitted directly to the Investment Manager or inderectly to Selling Agent appointed by the Investment Manager.

Participation Unit redemption has to comply with the terms and conditions stipulated in MITRA-SYARIAH Collective Investment Contract, Prospectus, and Participation Unit Redemption Form.

The Participation Unit redemption application which violates such terms and conditions will not be processed.

13.3. PARTICIPATION UNIT REDEMPTION MINIMUM AMOUNT AND OWNERSHIP MINIMUM BALANCE

The minimum amount for redemption of MITRA-SYARIAH Participation Unit for each Unit Holder is Rp50,000 (fifty thousand Rupiah) per transaction.

The minimum balance of Participation Unit of MITRA-SYARIAH to be maintained by the Unit Holder is Rp50,000 (fifty thousand Rupiah). If the remaining balance of MITRA-SYARIAH Participation Unit ownership is less than the minimum balance of Participation Unit according to the requirements on the redemption day, therefore the Investment Manager is entitled to close such Participation Unit account, to withdraw the remaining Participation Unit owned by such Unit Holder, and return the withdrawn funds according to Net Asset Value per Participation Unit at the end of the Exchange Day when such account is closed by book entry or transfer in Rupiah currency to the account appointed by the Unit Holder.

13.4. PARTICIPATION UNIT REDEMPTION MAXIMUM AMOUNT

The Investment Manager is entitled to limit the redemption amount of MITRA-SYARIAH Participation Unit in 1 (one) Exchange Day up to 20% (twenty percent) of total Net Asset Value of MITRA-SYARIAH on the redemption day. In the case of the Investment Manager receives or keeps the Participation Unit redemption application in 1 (one) Exchange Day which exceeds 20% (twenty percent) of total Net Asset Value of MITRA-SYARIAH issued on the current Exchange Day, therefore such exceeding redemption application will be processed and maintained by Custodian Bank upon Investment Manager instruction, and to be considered as redemption application on the following Exchange Day which arranged by the Investment Manager based on *first-come first-served* method.

13.5. PARTICIPATION UNIT REDEMPTION PAYMENT

The payment of Participation Unit redemption shall be conducted by book entry or transfer in Rupiah currency to the account registered to the Unit Holder. Transfer/book entry cost, if any, will be charged to the Unit Holder.

The payment of MITRA-SYARIAH Participation Unit redemption shall be paid immediately, no later than 7 (seven) Exchange Days since the redemption application which completed according to terms and conditions stipulated in Collective Investment Contract, Prospectus and Participation Unit Redemption Form of MITRA-SYARIAH, is completely received by the Investment Manager or Selling Agent appointed by the Investment Manager.

13.6. PARTICIPATION UNIT REDEMPTION PRICE

MITRA-SYARIAH Participation Unit redemption price is the price of each Participation Unit on a defined Exchange Day, detemined based on MITRA-SYARIAH Net Asset Value at the end of such Exchange Day.

13.7. PARTICIPATION UNIT REDEMPTION PROCESSING

MITRA-SYARIAH Participation Unit Redemption Form which is completed according to terms and conditions stipulated in MITRA-SYARIAH Collective Investment Contract, Prospectus and Redemption Form, and is completely received by the Investment Manager or Selling Agent appointed by the Investment Manager no later than 13:00 WIB (1:00 p.m. West Indonesia Standard Time), therefore the form will be processed by the Custodian Bank based on MITRA-SYARIAH Net Asset Value at the end of the Exchange Day.

MITRA-SYARIAH Participation Unit Redemption Form which is completed according to the requirements in MITRA-SYARIAH Collective Investment Contract, Prospectus and Redemption Form, and is completely received by the Investment Manager or Selling Agent appointed by the Investment Manager after 13:00 WIB, therefore the form will be processed by the Custodian Bank based on MITRA-SYARIAH Net Asset Value at the end of the following Exchange Day.

13.8. PARTICIPATION UNIT REDEMPTION ORDER CONFIRMATION RECEIPT AND TRANSACTION CONFIRMATION LETTER

The Investment Manager or the Selling Agent appointed by the Investment Manager has to submit Participation Unit redemption order confirmation receipt from the Unit Holder no later than 1 (one) Workday after the instruction is received, provided that the Participation Unit Redemption Form is received from the Unit Holder in complete application.

The Custodian Bank will issue and deliver Participation Unit Transaction Confirmation Letter which mentions such as the amount of Participation Unit redeemed or owned and Net Asset Value of each Participation Unit when the Participation Unit is redeemed no later than 7 (seven) Exchange Days after MITRA-SYARIAH Redemption application from the Unit Holder is received by the Investment Manager and Selling Agent appointed by the Investment Manager in complete application.

13.9 PARTICIPATION UNIT REDEMPTION REJECTION

After submitting written notice to the OJK with carbon copy submitted to the Custodian Bank, Investment Manager may reject redemption application or instruct Selling Agent appointed by the Investment Manager to reject MITRA-SYARIAH Participation Unit redemption application, when any of the following events occurs:

- (i) The Stock Exchange where most of MITRA-SYARIAH Securities portfolio being traded is closed; or
- (ii) Securities trading on most of MITRA-SYARIAH Securities portfolio in the Stock Exchange is suspended; or
- (iii) Force majeure situation according to Article 5 letter k of Law No.8/1995 on Capital Market and and the implementing regulations.

The Investment Manager has to submit written notification regarding the events to the Holders of Participation Units no later than 1 (one) Exchange Day after the date of redemption instruction from the Unit Holder is received by the Investment Manager.

The Custodian Bank is prohibited to issue new Participation Unit during the period of Participation Unit redemption rejection.

CHAPTER XIV INVESTMENT SWITCH REQUIREMENTS AND PROCEDURES

14.1. INVESTMENT SWITCH

The Unit Holder may switch his/her investment partially or entirely in MITRA-SYARIAH to other Sharia Funds and vice versa, which are managed by the Investment Manager, except Money Market Mutual Funds and Protected Mutual Funds

Investment switch from MITRA-SYARIAH is limited to maximum of 2 (two) times a year. The entitlement to perform such switch is not intended to provide flexibility to the Unit Holders to switch between the Mutual Funds in the short term.

14.2. INVESTMENT SWITCH PROCEDURES

Investment switch is performed by completing and submitting Investment Switch Form to Investment Manager or the Selling Agent appointed by the Investment Manager.

Such investment switch shall be conducted according to terms and conditions stipulated in MITRA-SYARIAH Collective Investment Contract, Prospectus, and related Mutual Fund Investment Switch Form. Investment switch requested by the Unit Holder which violates related Mutual Fund terms and conditions will not be processed.

14.3. INVESTMENT SWITCH PROCESSING

Investment switch from MITRA-SYARIAH to other Mutual Funds is processed by the Investment Manager by redeem MITRA-SYARIAH Participation Units owned by the Unit Holder and sell such other Mutual Fund Participation Units as requested by the Unit Holder.

Investment switch from other Sharia Funds to MITRA-SYARIAH is processed by the Investment Manager by redeem other Sharia Funds owned by the Unit Holder and sell MITRA-SYARIAH Participation Units as requested by the Unit Holders.

Complete Investment Switch Form which is received in by Investment Manager or Selling Agent appointed by the Investment Manager no later than 13:00 WIB will be processed by Custodian Bank based on Net Asset Value of related Mutual Funds at the end of the following Exchange Day. Regarding to such matter, the Investment Manager has to submit such investment switch application to Custodian bank no later than 17.00 WIB on the same Exchange Day.

Complete Investment Switch Form which is received in by Investment Manager or Selling Agent appointed by the Investment Manager after 13.00 WIB will be processed by Custodian Bank based on Net Asset Value of related Mutual Funds at the end of the following Exchange Day. Regarding to such matter, the Investment Manager has to submit such investment switch application to Custodian bank no later than 17.00 WIB on the following Exchange Day.

Investment switch application rejection or approval depends on the availability of the addressed Mutual Fund Participation Units.

Investment fund of the Unit Holder whose investment switch application is approved by the Investment Manager or the Selling Agent appointed by the Investment Manager, will be transferred by Custodian Bank to the addressed Mutual Fund account, as soon as possible no later than 7 (seven) Exchange Days as from the date of the Investment Switch Form is completely received by the Investment Manager or the Selling Agent appointed by the Investment Manager.

14.4. INVESTMENT SWITCH MINIMUM AMOUNT AND PARTICIPATION UNIT OWNERSHIP MINIMUM BALANCE

Applicable switching minimum amount and Participation Unit ownership minimum balance equals to Redemption Minimum Amount and Ownership Minimum Balance of related Mutual Funds. If the Participation Unit ownership balance is less than the Minimum Balance of Participation Unit required on the Exchange Day of such investment switch, the Investment Manager is entitled to close the account of such Unit Holder, to withdraw all remaining Participation Units according to Net Asset Value per Participation Unit at the end of Exchange Day of such account closing and returns the withdrawn funds of the Unit Holder in Rupiah currency by book entry or transfer to the account appointed by the Unit Holder.

14.5. INVESTMENT SWITCH ORDER CONFIRMATION RECEIPT AND PARTICIPATION UNIT TRANSACTION CONFIRMATION LETTER

The Investment Manager or the Selling Agent appointed by the Investment Manager has to deliver confirmation receipt of investment switch order from the Holder of Participation no later than 1 (one) Workday after such order is received, provided that the Investment Switch Form from the Unit Holder is received in complete application.

The Custodian Bank will issue and deliver Participation Unit Transaction Confirmation Letter which mentions switched and owned investment and Net Asset Value per Participation Unit at the time of investment switched no later than 7 (seven) Exchange Days after investment switch application in MITRA-SYARIAH from the Unit Holder is received by the Investment Manager or the Selling Agent appointed by the Investment Manager in complete application.

CHAPTER XV PARTICIPATION UNIT OWNERSHIP TRANSFER

15.1. PARTICIPATION UNIT OWNERSHIP TRANSFER

The ownership of MITRA-SYARIAH may transfer or be transferred by the Unit Holder to other party without selling or redemption mechanisms for the purpose of:

- a. Inheritance; or
- b. Grant.

15.2. PARTICIPATION UNIT OWNERSHIP TRANSFER PROCEDURE

The transfer of MITRA-SYARIAH Participation Units ownership shall be notified by the heir, grantor, or grantee to the Investment Manager or the Selling Agent appointed by the Investment Manager (if any) with supporting documents in accordance with applicable laws and regulations, and to be administered by the Custodian Bank.

MITRA-SYARIAH Participation Unit ownership transfer as referred to in point 15.1 above shall be undertaken in accordance with laws and regulations on inheritance and/or grant.

The Investment Manager of MITRA-SYARIAH or the Selling Agent appointed by the Investment Manager (if any) is required to apply APU and PPT Programs in Financial Services Sector to the party receiving the transfer of Participation Unit ownership for the purpose of inheritance and/or grant as referred to in point 15.1 above.

CHAPTER XVI UNIT HOLDER COMPLAINT SETTLEMENT

16.1. COMPLAINT

- i. Complaint is an expression of Unit Holder dissatisfaction caused by the loss and/or potential financial loss of the Unit Holder arising from errors or negligence of the Investment Manager and/or Custodian Bank, according to their respective positions, authority, duties, and obligations in accordance with the Contract and laws and regulations applicable to the Investment Manager and/or Custodian Bank.
- ii. Complaint of the Unit Holder is submitted to the Investment Manager, to be resolved by the Investment Manager with the mechanism referred to in point 16.2 of this Prospectus.
- iii. In the event of the complaint relates to the function of the Custodian Bank, the Investment Manager will notify the complaint to the Custodian Bank, and the Custodian Bank must resolve the complaint with the mechanism referred to in point 16.2 below.

16.2. COMPLAINT SETTLEMENT MECHANISM

- i. Subject to the provisions of point 16.1 above, the Investment Manager and/or the Custodian Bank will serve and resolve the Unit Holder complaint. The complaint settlement made by the Custodian Bank must be submitted to the Investment Manager.
- ii. The Investment Manager and/or the Custodian Bank will immediately perform a follow-up and resolve the Unit Holders complaint no later than 20 (twenty) workdays after the date the complaint is received.
- iii. The Investment Manager and/or the Custodian Bank may extend the period referred to in point ii above in accordance with the terms and conditions set forth in the OJK Circular Letter on Services and Client Complaint Settlement in Financial Services Business.
- iv. The period extension of complaint settlement referred to in point iii above will be notified in writing to the Unit Holder who files the complaint before the period referred to in item ii is ended.
- v. The Investment Manager provides information about the status of the Unit Holder complaint through various communication media provided by the Investment Manager among others, through the website, mail, electronic mail (e-mail), or telephone.

16.3. COMPLAINT SETTLEMENT

The Investment Manager can resolve the complaint in accordance with the internal regulations that refer to the provisions referred to in the OJK Circular Letter on Services and Client Complaint Settlement in Financial Services business.

In the event of no agreement is reached for complaint settlement as referred to in Complaint Settlement Sub Chapter above, the Unit Holder and the Investment Manager can perform Dispute Resolution as set out further in Chapter XVII (Dispute Resolution).

16.4. COMPLAINT SETTLEMENT REPORTING

The Investment Manager will report periodically the complaints and the follow-up service and settlement of complaints to the OJK in accordance with the provisions referred to in the OJK Circular Letter on Services and Client Complaint Settlement in Financial Services business.

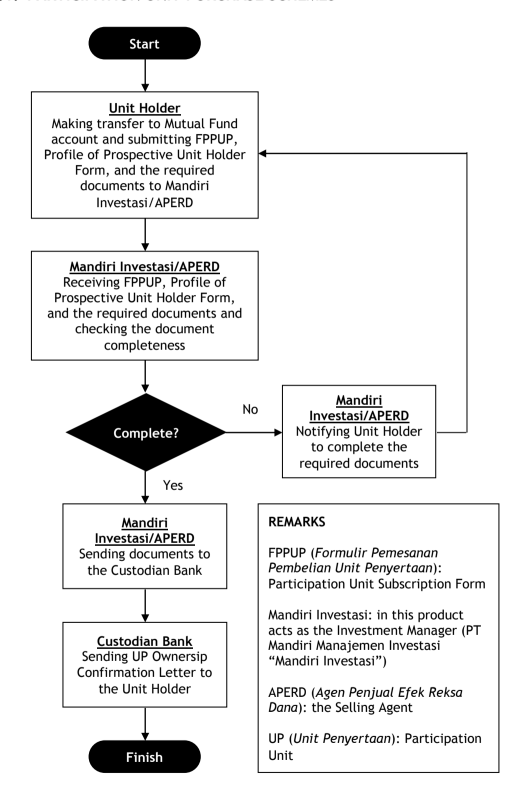
CHAPTER XVII DISPUTE RESOLUTION

In the event of the dispute can not be resolved as referred to in Chapter XVI of this Prospectus, the Unit Holder and the Investment Manager and/or the Custodian Bank will work on the Dispute Resolution through the Indonesian Capital Market Arbitration Board (*Badan Arbitrase Pasar Modal Indonesia*, BAPMI) in accordance with the Law No.30 of 1999 on Arbitration and Alternative Dispute Resolution, including the amendments, as well as the provisions of MITRA-SYARIAH Collective Investment Contract with the following procedures:

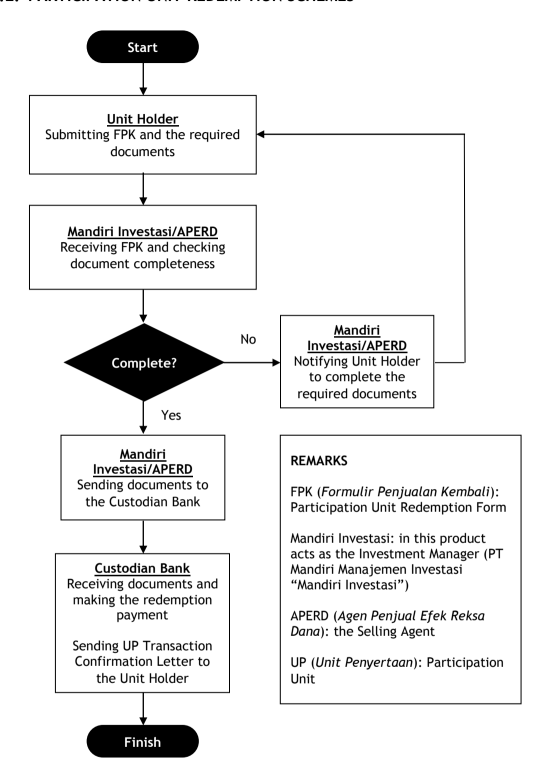
- a. The arbitration process will be held in Jakarta, Indonesia in Bahasa Indonesia;
- b. In the arbitration process, the Arbiter Tribunal will consist 3 (three) Arbiters with at least 1 (one) Arbiter is a legal consultant registered at the OJK as capital market supporting profession;
- c. Arbiter appointment shall be completed no later than 30 (thirty) Calendar Days after the agreement for complaint settlement is not reached where each disputant must appoint 1 (one) Arbiter;
- d. In maximum of 14 (fourteen) Calendar Days after since the appointment of two Arbiters by the disputants, the appointed two Arbiters must appoint the third Arbiter as Arbiter Tribunal Chairman;
- e. If there is no agreement in the appointment of the third Arbiter, the selection and appointment of the Arbiter will be handed over to BAPMI Chairman in accordance with BAMPI regulations and procedures.
- f. The award of Arbiter Tribunal is final, binding, and having legal forces to all disputants and shall be excersised byt the disputants. The disputants agree and promise that they will not contest or omit the award of BAPMI Arbiter Tribunal at any court;
- g. To exercise the award of BAPMI Arbiter Tribunal, the disputants agree to define permanent and unchanged domicile (jurisdiction) in the Secretariat of Central Jakarta State Court, Jakarta;
- h. All costs incurred in relation with the Arbitration process will be borne by each disputant, unless the Arbiter Tribunal decides otherwise; and
- i. All rights and obligations of the disputants shall remain applicable during the Arbitration process.

CHAPTER XVIII MITRA-SYARIAH PARTICIPATION UNIT PURCHASE, REDEMPTION, AND INVESTMENT SWITCH SCHEMES

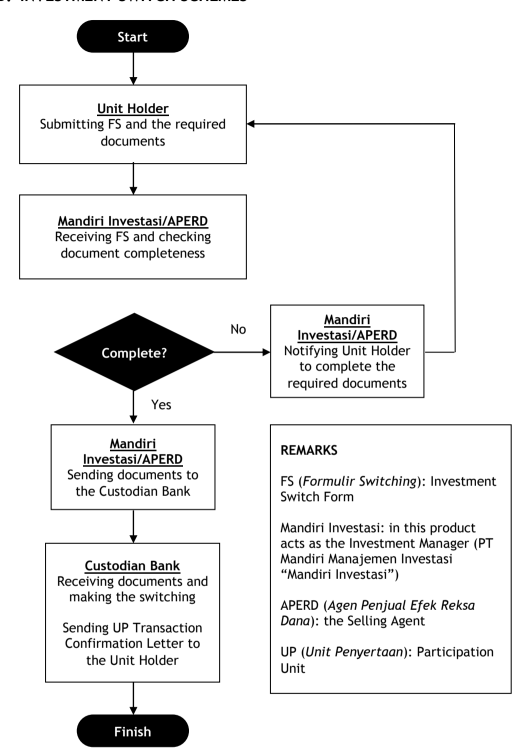
18.1. PARTICIPATION UNIT PURCHASE SCHEMES



18.2. PARTICIPATION UNIT REDEMPTION SCHEMES



18.3. INVESTMENT SWITCH SCHEMES



CHAPTER XIX <u>DISSEMINATION OF PROSPECTUS AND FORMS RELATED TO</u> PARTICIPATION UNIT SUBSCRIPTION

- 19.1. The Participation Unit of MITRA-SYARIAH Information, Prospectus, Account Opening Form, Profile of Prospective Unit Holder Form, and Subscription Form (if any) can be obtained from the office of the Investment Manager and the Selling Agents appointed by the Investment Manager. Please contact the Investment Manager for further information.
- **19.2.** To avoid delay in delivery of MITRA-SYARIAH yearly report and other information concerning investment, the Unit Holder is expected to immediately submit the information concerning address changes to the Investment Manager or Selling Agent appointed by the Investment Manager where the Unit Holder purchases the Participation Unit.

Investment Manager
PT Mandiri Manajemen Investasi
Plaza Mandiri, 29th floor
Jln. Jend. Gatot Subroto Kav. 36-38
Jakarta 12190 - Indonesia
Telephone (021) 526 3505
Facsimile (021) 526 3506
Care Center (021) 527 3110
www.mandiri-investasi.co.id

Custodian Bank
Deutsche Bank AG, Jakarta Branch
Deutsche Bank Building, 4th floor
Jl. Imam Bonjol No.80
Jakarta 10310 - Indonesia
Telephone (021) 2964 4137 / 2964 4141
Facsimile (021) 2964 4130 / 2964 4131

CHAPTER XX COMPLAINT HANDLING WORKING UNIT

In the event of any complaint, the Unit Holder may follow below procedures:

1. The Unit Holder may file a complaint about products and/or services to PT Mandiri Manajemen Investasi by contacting the following address:

Unit Kerja Complaint Handling

PT Mandiri Manajemen Investasi Plaza Mandiri 29th floor Jl. Jenderal Gatot Subroto Kav 36-38 Jakarta Pusat

Telephone : (021) 5273110

On Exchange Day* (09.00-12.00 and 13.00-15.30 WIB)

E-mail : cs@mandiri-investasi.co.id

2. Client is required to complete administrative requirements prior to obtaining complaint handling and resolution. The administrative requirements are:

- ID Card: KTP (Resident ID Card) and NPWP (Taxpayer Identification Number)
- Complaint details
- 3. The resolution of client complaint shall be completed no later than 20 (twenty) workdays after the complaint is filed.
- 4. In accordance with the OJK regulations, for particular conditions, follow-up and resolution of client complaint can be extended to a maximum period of the following 20 (twenty) workdays.
- *) An Exchange Day is any day since Monday to Friday on which a Stock Exchange is open for business, unless the day is a national vacation day or stated as vacation day by Indonesia Stock Exchange.

CHAPTER XXI ACCOUNTANT OPINION REGARDING FINANCIAL STATEMENTS

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