

Torm of Agr	roomant (data: dd/mm/\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	From:		То:		1
Term of Agreement (date: dd/mm/yyyy) From: Initial amount (Rs):				10.		
	ce in securities (Rs):					
Equity comp						
Account nui	mber (for office use):					
Investment	advisory Services:					
	y Portfolio Management	Non-Discretio	nary Portfo	lio Manac	iement	+
	Equity Component	Non Discretto	ilary i ortio	tto Manag		
	Fixed Income Component					
Performance		Quarterly				
Reporting p	eriod	Monthly / quarterly			Qu	arterly
Agreement	renewal	(Automatic unless re	voked)			
		•			1	
	anaged Accounts:					
	idend Yield Portfolio					
	chmark Portfolio					
	h Growth Stocks Portfolio d of Funds					
-run	u OI FUIIUS					
	Invest	ment Policy Statemer	nt			
ıt.				Please so	elect o	ne or more
Investment	Generate Regular monthly incon	ne				
estr Irpo	Capital Growth					
nve Pu	Capital Growth with Capital pres	ervation				
	Other					
Ē	When would you need the pri	ncipal amount		Please se	elect o	ne or more
Time Horizon	Short term (within one year)					
i 후	Medium term (within three year					
	Long Term (more than three y	ears)				
~	Profits (re-investment / paymer	nt)				
Cash Flow & Liquidity	Dividend (re-investment / payn	nent)				
sh Flow Liquidity	Liquidity of principal (i) three month					
h F iqu	investment amount up to:	(ii) one year;				
Casl	•	(iii) three years; or				
)	(iv) more than the			irs.		
	Equity component		KMI 30 Index			
Benchmark / Evaluation Criteria	Fixed income component		Policy Rate			
nch / alu Critt	Cash and cash equivalents		Average saving account			
Be Ev	casii and casii equivalents			rate		
				1		
i ty				Min		Max %
sset cat qui	Equity Funds		N/A	0		100
Asset Allocatio n (Equity Compon	Money Market Funds		N/A	0		100
∀ ⊆ ∪	Listed Stocks		N/A	0		100



_			Min %	Max %
Asset Allocation (Fixed Income	Bank deposits	N/A	0	100
	Money Market Funds	N/A	0	100
	Income Funds	N/A	0	100
	Other securities as agreed	N/A	0	100

ix & gal nstr .nts	Individual		Active Tax	Inactive
	Corporate			
Ta le co	Retirement Fund		Payer	Tax Payer

Investor's understanding of financial market – (fair/low) Portfolio risk level – (Low / medium / high) History of transactions in financial markets – (Yes / No) Reliance placed on the advice from investment service providers (Yes / No) Overview of existing risk profile of investments - (Low /	To be filled after discussion by Investment advisor:			
medium / high)	Risk assessment	Portfolio risk level – (Low / medium / high) History of transactions in financial markets – (Yes / No) Reliance placed on the advice from investment service providers (Yes / No) Overview of existing risk profile of investments - (Low /		

Risk profile	Considering the above, we categorize the client as: (high / medium / low risk)	
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General Clauses

- 1. The Investment advisor shall, in the conduct of its business, observe high standards of integrity, fairness and diligence. It shall exercise independent professional judgment and ensure proper care in all its dealings with the investors without gaining any advantage for itself, related parties, connected persons or employees which causes detriment to the investors.
- 2. The Investment advisor shall establish, maintain and implement written policies and procedures to preserve confidentiality of information provided by the investors and ensure fair and equitable treatment to all investors while providing investment information, making investment recommendation or taking investment actions including fair allocation of trades.
- 3. The Investment advisor shall determine before providing an investment advice or taking investment action on behalf of an investor, whether the investment is suitable in light of the agreement and approved IPS of the investor and after satisfying itself, recommend or effect an investment decision.
- 4. The Investment advisor shall ensure that all professional dealings are effected in a prompt, efficient and cost effective manner. It shall not derive any direct or indirect benefit out of the investor's funds or securities other than the fees agreed between the investor and the Investment advisor.
- 5. The agreement may be voluntarily altered / terminated with mutual Consent with a prior notice period of one month by either party. The agreement will terminate in case of cancellation of license by the Investment advisor. All settlements against trades executed will remain the responsibility of the Investor. The investor will be obliged to pay the fee till the period of termination of the agreement. All securities balance will remain in custody of Investor.



- 6. Investor shall at all times have access to information i.e. He is entitled to inspect and get copies of the books of accounts of the Investment advisor relating to his transactions and research used as a basis for advisory.
- 7. All securities in the portfolio of investor will be valued at market value on the date of reporting. Gains will be calculated on first in first out basis. Performance standard and Benchmark are stated in the IPS.
- 8. All Investments and Products thereof as well as profits, dividends, bonus units, income etc., and cash at bank shall be registered or held in the name of the Investor and remain the Investor's own assets.
- 9. This Agreement shall be governed by the laws of Pakistan.

Clauses applicable to Discretionary / Non-discretionary portfolio management:

- 1. The Investment advisor shall manage portfolio of each investor independent from that of other investors and shall keep and maintain all relevant records, in support of every investment recommendation or transaction.
- 2. The Investment advisor shall on termination of agreement with the investor, shall give a detailed statement of accounts to the investor and settle the account with the investor as per the Agreement.
- 3. The Investment advisor shall discuss its recommendations with the investor and obtain written / e mail instructions in case of Non-discretionary portfolios.
- 4. All payments / receipts against purchase /sale of securities including brokerage to third party brokers and other relevant transaction charges will remain responsibility of the investor. The Investment advisor shall endeavor to execute at the minimum possible charges / brokerage and communicate such charges to investor at the time of entering into this agreement and on any subsequent development.
- 5. The investor may appoint a custodian to settle trades and execute transactions. The Investment advisor is not authorized to keep custody of assets of investor.
- 6. In case of any loss sustained by the Investor due to Investment advisor's negligence, maximum liability of the Investment advisor shall not in any case exceed the average Performance Fee received by the Investment advisor during the immediately preceding Portfolio Year or part thereof in case the Agreement is terminated prior to the completion of the Portfolio Year, as the case may be. For avoidance of doubt, the Investment advisor shall not be liable for any delays or nonperformance of any of the terms and conditions of this Agreement or for any losses resulting there from due to any circumstances or elements beyond its reasonable control (Force Majeure). Error of judgment in making investments in and redemptions from the Schemes shall not be construed as negligence.
- 7. The liability of the Investor is limited to the extent of the Initial Investment and subsequent increases made by the Investor thereto. The Investor shall not be liable to make up any losses suffered in the Portfolio and shall not be liable to make any further contributions thereto.
- 8. In the event of any disputes between the Parties arising out of this Agreement or any matter related thereto, including as to the respective rights and liabilities of the Parties or the interpretation of the terms and conditions of the Agreement, the Parties shall refer the matter to arbitration by two arbitrators, one to be appointed by the Investment advisor and the other to be appointed by the Investor and in the event of lack of consensus between the two arbitrators, the matter shall be referred to an umpire to be selected by the two arbitrators before the commencement of the reference. The joint decision of the arbitrators or the decision of the umpire, as the case may be, shall be final and binding upon both the Parties. The venue of Arbitration shall be Karachi.



Description	Investor		Investment advisor		
Between:		Kifayah Inv	estment Management Limited **		
Address:		402, 4 th Floo	or, Khayaban e Rizwan, Phase		
		VII, DHA, Ka	arachi		
Title:					
Email:					
Cell number:					
CNIC:					
Undertaking by investor	I, being an eligible investor*, understand that the Investment Advisor does not offer or issue or assume any guarantee for the protection of the principal investment or any return on such investment and my investment portfolio is subject to market and other risks. I further understand that all investments shall be made on my account and at my risk and cost with no guarantee or representation, expressed or implied by the Investment advisor as to profitability or growth and that I understand the risks involved in the management of portfolio on discretionary and non-discretionary basis. The Investment advisor shall be deemed to have been authorized by the Investor to invest in, and to convert Investments from one Scheme to another, in the name of				
	and on account of the Investor, including signing and submitting transaction application forms as prescribed by the relevant Schemes etc.				
*Eligible investor (definition):	A person offering minimum of Rs 3 million for investment and who furnishes an undertaking to the NBFC that such investor understands the risks involved in the management of portfolio on discretionary and non-discretionary basis.				
Fee and scope	Discretionary portfolio management – Switching from one fund to another of Al Meezan Investments based on research and timings as may be considered suitable to Investment Advisor.				
	Standard Fee: Sum of fee on equity and fixed income component or Rs. 42,000, whichever is higher				
	Equity Component: 1% p.a		Quarterly in advance		
	Fixed Income Component: 0.2% p.a of monthly average of Assets Under Management (AUM). Quarterly in adva				
**Kifayah Investme Banking Finance C	ent Management Limited is licensed to ca		stment Advisory Services as Non-		
Signature & stamp where applicable:					
	Investor's name and signature	Investment	Advisor's name and signature		
Witnesses:					
	Name and signature:	Name and	signature:		
	CNIC:		CNIC:		

Attach list of signatories (in case of corporate)