PRINCIPAL RETIREEASY 2050
ANNUAL REPORT

FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2025

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MEMBERS' LETTER

Dear Valued Investor.

Greetings from Principal Asset Management Berhad ("Principal Malaysia") and thank you for investing with us!

We are pleased to bring you a copy of the Annual Fund Report of the Principal RetireEasy 2050 for the financial year ended 31 January 2025. You may also download this report from our website at www.principal.com.my.

We are thankful to share that investors like you have helped make our recent recognition at the LSEG Lipper Fund Awards 2025 possible, where Principal Malaysia received nine awards. These acknowledgements reflect the collaborative effort of our entire team to deliver investment solutions that meet your needs.

Building on our recent success, Principal Malaysia also garnered numerous accolades throughout 2024. At the Asia Asset Management 2024 Best of the Best Awards, we were honored with the Best of the Best Performance Award for China A-Share Equity (3 years) and recognized as the Best Institutional House – Malaysia. At the 2024 Global Banking & Finance Awards, our CEO, Munirah Khairuddin, was named Asset Management CEO of the Year Malaysia, and our company was recognized as Asset Management Company of the Year Malaysia. Additionally, we received the Best International Equity Fund Manager for MSCI EM Latin America 2023 at the EPF External Fund Managers Awards 2023.

At the Alpha Southeast Asia Fund Management Awards 2024, we won three awards: Best Absolute Return Strategy, Best Online & Mobile Platform (Asset Manager), and Best Asset Manager (Income-Oriented, Money Market & Alternative Investment Funds). The International Finance Awards honored us with 'Best Asset Management Company – Malaysia 2024' and 'Best Asset Management CEO – Munirah Khairuddin – Malaysia 2024'. At the Triple A Sustainable Investing Awards 2024, we secured the Asset Management Company of the Year (Malaysia) award. The World Business Outlook magazine recognized us with the titles of Best Investment Management and Solutions Provider Malaysia, Best Institutional House Malaysia, and Asset Management CEO (Munirah Khairuddin) of the Year Malaysia. Additionally, we received three awards at the iFast Awards 2024, seven at the LSEG Lipper Fund Awards 2024, ten at the FSMOne Recommended Funds 2023/2024, and two at the Edge ESG Awards 2024.

Digital innovation is central to our strategy, as we use data and technology to develop the right solutions for you. We will continue to advance our digital capabilities to provide easy access to your investment portfolio and enable you to carry out transactions seamlessly. Please continue to check out our website, like our Facebook page (@PrincipalMalaysia), follow us on our Instagram account (@principalmalaysia), and LinkedIn page (Principal Malaysia) for the latest updates, market insights and investment articles. We appreciate your continuous support and the trust you place in us.

We appreciate your continuous support and the trust you place in us.

Yours faithfully, for **Principal Asset Management Berhad**

Munirah Khairuddin

Chief Executive Officer, Malaysia & Global Shariah & Managing Director, Strategic Distribution & Institutional Client Relations (Southeast Asia & Global Shariah) Non-Independent Executive Director

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PRS PROVIDER'S REPORT

FUND OBJECTIVE AND POLICY

What is the investment objective of the Fund?

The Fund seeks to provide positive total return by investing according to an asset allocation strategy.

Has the Fund achieved its objective?

The fund is in line to meet its objective to provide positive total return as stated in the investment objective section.

What are the Fund investment policy and principal investment strategy?

The Fund seeks to provide sustainable positive total return and to grow the total investment over the long term with retirement as the ultimate goal.

Up to 100% of the Fund's NAV may be invested in collective investment scheme ("CIS") (including Exchange-Traded Fund ("ETF") and Real Estate Investment Trust Funds ("REITs"), equities, debt securities, money market instruments and/or Deposits. Notwithstanding,

- up to 40% of the Fund's NAV may be invested in Unrated Debt Securities: and
- up to 10% of the Fund's NAV may be invested in unlisted securities.

Information on the Target Fund

Fund Manager : Principal Asset Management Berhad Fund Sub-Manager : Principal Global Investors, LLC ("PGI") Regulatory authority : Securities Commission Malaysia ("SC")

Country of domicile : Malaysia

Fund category/type

Core – Mixed asset (Target Date Fund ("TDF"))

Target Date

31 December 2050. The Fund will mature on the Target Date, and all Members in the Fund will be switched automatically into the Principal RetireEasy Income ("REI").

When was the Fund launched?

Name of Class	Launch Date
Class A	23 September 2022
Class C	23 September 2022
Class X	23 September 2022

What was the size of the Fund as at 31 January 2025?

RM 82.24 million (260.14 million units)

What is the Fund's benchmark?

The benchmark is for performance comparison purpose only and the risk profile of the Fund is not the same as the risk profile of the benchmark. The benchmark was set based on current market environment and asset allocation mix.

Currently, the benchmark is:

	On and after 18 December	Before 18 December
Benchmark composition	2024	2024
MSCI World NR USD	27.80%	27.20%
MSCI Malaysia NR MYR	27.80%	27.10%
MSCI AC Asia Pacific NR USD	38.50%	37.00%
BPAM MYR	4.70%	6.30%
Bloomberg Global Aggregate USD TR	1.20%	2.40%

FUND OBJECTIVE AND POLICY (CONTINUED)

What is the Fund distribution policy?

Given the Fund's objective, the Fund is not expected to pay any distribution. Distributions, if any, are at PRS Provider discretion and will vary from period to period depending on the performance of the Fund.

What was the net income distribution for the financial year ended 31 January 2025?

There was no distribution made for the financial year ended 31 January 2025.

PERFORMANCE DATA

Details of portfolio composition of the Fund for the financial year/period are as follows:

	31.01.2025	31.01.2024
	%	%
Collective investment scheme	97.63	98.73
Cash and other assets	2.67	1.44
Liabilities	(0.30)	(0.17)
	100.00	100.00

Performance details of the Fund for the financial year/period are as follows:

	31.01.2025	31.01.2024
NAV (RM Million)	20.40	40.45
- Class A - Class C	26.19 6.32	18.45 1.15
- Class X	49.73	43.20
Units in circulation (Million)	49.73	43.20
- Class A	82.82	62.01
- Class C	20.04	3.86
- Class X	157.28	145.15
NAV per unit (RM)		
- Class A	0.3162	0.2976
- Class C	0.3154	0.2972
- Class X	0.3162	0.2976
		Since
		inception to
	31.01.2025	31.01.2024
Highest NAV per unit (RM)	31.01.2025	31.01.2024
Highest NAV per unit (RM) - Class A	31.01.2025 0.3491	31.01.2024 0.2984
• , ,		
- Class A - Class C - Class X	0.3491	0.2984
- Class A - Class C - Class X Lowest NAV per unit (RM)	0.3491 0.3485 0.3491	0.2984 0.2980 0.2984
- Class A - Class C - Class X Lowest NAV per unit (RM) - Class A	0.3491 0.3485 0.3491 0.2970	0.2984 0.2980 0.2984 0.2471
- Class A - Class C - Class X Lowest NAV per unit (RM) - Class A - Class C	0.3491 0.3485 0.3491 0.2970 0.2966	0.2984 0.2980 0.2984 0.2471 0.2471
- Class A - Class C - Class X Lowest NAV per unit (RM) - Class A - Class C - Class X	0.3491 0.3485 0.3491 0.2970	0.2984 0.2980 0.2984 0.2471
- Class A - Class C - Class X Lowest NAV per unit (RM) - Class A - Class C - Class X Total return (%)	0.3491 0.3485 0.3491 0.2970 0.2966 0.2970	0.2984 0.2980 0.2984 0.2471 0.2471 0.2471
- Class A - Class C - Class X Lowest NAV per unit (RM) - Class A - Class C - Class X Total return (%) - Class A	0.3491 0.3485 0.3491 0.2970 0.2966 0.2970	0.2984 0.2980 0.2984 0.2471 0.2471 0.2471
- Class A - Class C - Class X Lowest NAV per unit (RM) - Class A - Class C - Class X Total return (%) - Class A - Class C	0.3491 0.3485 0.3491 0.2970 0.2966 0.2970 6.69 6.56	0.2984 0.2980 0.2984 0.2471 0.2471 0.2471 13.63 13.48
- Class A - Class C - Class X Lowest NAV per unit (RM) - Class A - Class C - Class X Total return (%) - Class A - Class C - Class A - Class C	0.3491 0.3485 0.3491 0.2970 0.2966 0.2970	0.2984 0.2980 0.2984 0.2471 0.2471 0.2471
- Class A - Class C - Class X Lowest NAV per unit (RM) - Class A - Class C - Class X Total return (%) - Class A - Class C - Class A - Class C - Class X Capital growth (%)	0.3491 0.3485 0.3491 0.2970 0.2966 0.2970 6.69 6.56 6.69	0.2984 0.2980 0.2984 0.2471 0.2471 0.2471 13.63 13.48 13.63
- Class A - Class C - Class X Lowest NAV per unit (RM) - Class A - Class C - Class X Total return (%) - Class A - Class C - Class A - Class C - Class A - Class C	0.3491 0.3485 0.3491 0.2970 0.2966 0.2970 6.69 6.56 6.69	0.2984 0.2980 0.2984 0.2471 0.2471 0.2471 13.63 13.48 13.63
- Class A - Class C - Class X Lowest NAV per unit (RM) - Class A - Class C - Class X Total return (%) - Class A - Class C - Class A - Class C - Class X Capital growth (%)	0.3491 0.3485 0.3491 0.2970 0.2966 0.2970 6.69 6.56 6.69	0.2984 0.2980 0.2984 0.2471 0.2471 0.2471 13.63 13.48 13.63

PERFORMANCE DATA (CONTINUED)

Performance details of the Fund for the financial year/period are as follows (continued):

Income distribution (%)	31.01.2025	Since inception to 31.01.2024
, ,		
- Class A	-	-
- Class C	-	-
- Class X	-	-
Total Expense Ratio ("TER") (%) ^	1.51	2.06
Portfolio Turnover Ratio ("PTR") (times) #	0.26	0.55

[^] The Fund's TER decreased from 2.06% to 1.51% during the financial year under review due to increase in total NAV.

[#] During the financial under review, the Fund's PTR decreased from 0.55 times to 0.26 times, this reflects that there were lessor trading activities.

	31.01.2025	31.01.2024
Annual total return	%	%
- Class A	6.69	13.63
- Class C	6.56	13.48
- Class X	6.69	13.63

(Launch date: 23 September 2022)

Past performance is not necessarily indicative of future performance and that unit prices and investment returns may go down, as well as up. All performance figures for the financial year have been extracted from Lipper.

MARKET REVIEW (31 JANUARY 2024 TO 31 JANUARY 2025)

Over the past year, global financial markets have navigated a complex landscape shaped by shifting monetary policies, persistent inflation concerns, and evolving economic growth trajectories. Central banks have been at the forefront of market movements, balancing the need to control inflation while supporting economic stability. While some regions demonstrated resilience with steady expansion, others faced headwinds from tighter financial conditions and geopolitical uncertainties. Equity markets reflected these dynamics, with periods of strong gains fuelled by optimism around artificial intelligence and innovation, followed by pullbacks as investors reassessed macroeconomic risks.

Fixed income markets experienced fluctuations as investors adjusted to changing rate expectations. Early in the period, concerns over inflation and central bank tightening created volatility, but as economic data pointed to cooling price pressures, bond markets responded positively. Credit markets remained stable despite elevated borrowing costs, with corporate issuers successfully managing funding needs. Meanwhile, commodities saw significant price swings driven by supply chain shifts, geopolitical tensions, and evolving demand patterns in energy and industrial metals.

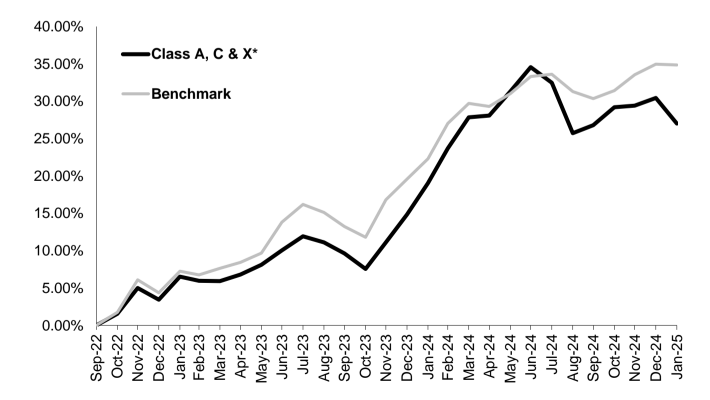
Sectoral performance was largely driven by innovation, consumer trends, and policy shifts. Technology and artificial intelligence remained key drivers of market sentiment, while cyclical sectors responded to changing economic conditions. Consumer spending trends varied across regions, with some markets benefiting from strong labour conditions and wage growth, while others saw signs of softening demand.

FUND PERFORMANCE

	1 year to 31.01.2025 %	Since inception to 31.01.2025
Income Distribution		
- Class A	-	-
- Class C	-	-
- Class X	-	-
Capital Growth		
- Class A	6.69	27.00
- Class C	6.56	26.68
- Class X	6.69	27.00
Total Return		
- Class A	6.69	27.00
- Class C	6.56	26.68
- Class X	6.69	27.00
Benchmark		
- Class A	9.56	34.85
- Class C	9.56	34.85
- Class X	9.56	34.85
Average Total Return		
- Class A	6.69	10.66
- Class C	6.56	10.55
- Class X	6.69	10.66

The fund returned positively for all share class during the financial year under review, Class A, Class C, and Class X increased by 6.69%, 6.56%, and 6.69% respectively underperformed the benchmark which increased by 9.56%.

Since inception



^{*} Performance of Class A, Class C and Class X are almost the same. Slight variation was due to different timing of units created for each of the class.

FUND PERFORMANCE (CONTINUED)

Changes in NAV

	31.01.2025	31.01.2024	Changes
CLASS A			%
NAV (RM Million)	26.19	18.45	41.95
NAV/Unit (RM)	0.3162	0.2976	6.25
CLASS C			
NAV (RM Million)	6.32	1.15	>100.00
NAV/Unit (RM)	0.3154	0.2972	6.12
CLASS X			
NAV (RM Million)	49.73	43.20	15.12
NAV/Unit (RM)	0.3162	0.2976	6.25

During the financial year under review, the fund's NAV for Class A and Class X increased by 41.90% and 15.12% while Class C increased by more than 100%.

In addition, the NAV per unit for Class A, Class C, and Class X increased by 6.25%, 6.12%, and 6.25% respectively.

At the time of reporting, Class X has the highest total NAV, stood at RM 49.95 million.

Performance data represents the combined income and capital return as a result of holding units in the Fund for the specified length of time, based on NAV to NAV price. The performance data assumes that all earnings from the Fund are reinvested and are net of management and trustee fees. Past performance is not reflective of future performance and income distributions are not guaranteed. Unit prices and income distributions, if any, may fall and rise. All performance figures for the financial year have been extracted from Lipper.

PORTFOLIO STRUCTURE

Asset allocation

(% of NAV)	31.01.2025	31.01.2024
Collective investment scheme	97.63	98.73
Cash and other assets	2.67	1.44
Liabilities	(0.30)	(0.17)
Total	100.00	100.00

The Fund was fully invested during the financial year under review. A minimal level of liquid assets was maintained primarily for redemption purposes.

MARKET OUTLOOK*

Markets are expected to remain sensitive to monetary policy decisions, inflation trends, and economic growth trajectories. While central banks have made progress in managing inflation, questions remain about the timing and extent of potential rate adjustments. Investors will closely monitor economic data for signs of continued resilience or emerging weaknesses, particularly in labour markets and consumer spending. Equity markets may see continued divergence across sectors, with technology and innovation-driven industries maintaining strength, while more cyclical areas could be influenced by shifts in demand and interest rate expectations.

MARKET OUTLOOK* (CONTINUED)

In fixed income, bond markets may benefit from a more stable rate environment, although credit conditions will remain a key focus as businesses navigate refinancing needs. Commodities will likely continue to experience volatility, with geopolitical developments and supply chain dynamics playing a significant role. While risks persist, the evolving macroeconomic landscape presents opportunities for active management and strategic positioning across asset classes.

* This market outlook does not constitute an offer, invitation, commitment, advice or recommendation to make a purchase of any investment. The information given in this article represents the views of Principal Asset Management Berhad ("Principal Malaysia") or based on data obtained from sources believed to be reliable by Principal Malaysia. Whilst every care has been taken in preparing this, Principal Malaysia makes no guarantee, representation or warranty and is under no circumstances liable for any loss or damage caused by reliance on, any opinion, advice or statement made in this market outlook.

INVESTMENT STRATEGY

The Fund will continue to remain fully invested primarily in a diversified portfolio of income generating assets with minimal cash kept for liquidity purposes.

SOFT COMMISSIONS AND REBATES

Principal Asset Management Berhad (the "PRS Provider"), the Sub-Manager and the Trustee will not retain any form of rebate from, or otherwise share in any commission with, any broker or dealer in consideration for directing dealings in the investments of the Fund. Accordingly, any rebate or shared commission will be directed to the account of the Principal Malaysia Funds ("Funds"). The PRS Provider may retain goods and services (soft commission) provided by any broker or dealer if the following conditions are met:

- (a) the soft commission brings direct benefit or advantage to the management of the Fund and may include research and advisory related services;
- (b) any dealings with the broker or dealer is executed on terms which are the most favourable for the Fund: and
- (c) the availability of soft commission is not the sole or primary purpose to perform or arrange transactions with such broker or dealer, and we will not enter into unnecessary trades in order to achieve a sufficient volume of transactions to qualify for soft commission.

During the financial year under review, the PRS Provider, the Sub-Manager and Trustee did not receive any rebates from the brokers or dealers, but the PRS Provider has retained soft commission in the form of goods and services such as financial wire services and stock quotations system incidental to investment management of the Funds. The PRS Provider confirms that the goods and services received were for the benefit of the Fund, the trades were made on a best execution basis and there was no churning of trades.

SECURITIES FINANCING TRANSACTIONS

The Fund has not undertaken any securities lending or repurchase transactions during the financial year under review.

STATE OF AFFAIR OF THE FUND

Effective 18 November 2024, the Fund has changed Trustee to HSBC (Malaysia) Trustee Berhad following the issuance of the Second Supplemental Disclosure Document dated 25 October 2024.

We are of view that the changes above do not affect the existing Members to stay invested in the Fund and it is not a significant change. Members may refer to Appendix 1 for the detailed list of changes.

There were no significant changes in the state of affairs of the Fund during the financial year and up to the date of PRS Provider's report, not otherwise disclosed in the financial statements.

CIRCUMSTANCES THAT MATERIALLY AFFECT ANY INTEREST OF MEMBERS

There were no circumstances that had materially affected the interest of the members during the financial year under review.

CROSS TRADE

No cross-trade transactions have been carried out during the financial year under review.

UNIT SPLIT

No unit split exercise has been carried out during the financial year under review.

STATEMENT BY THE PRS PROVIDER TO THE MEMBERS OF PRINCIPAL RETIREEASY 2050

We, being the Directors of Principal Asset Management Berhad (the "PRS Provider"), do hereby state that, in the opinion of the PRS Provider, the accompanying financial statements set out on pages 8 to 30 are drawn up in accordance with the provisions of the Deeds and give a true and fair view of the financial position of the Fund as at 31 January 2025 and of its financial performance, changes in net assets attributable to members and cash flows for the financial year ended then ended in accordance with MFRS Accounting Standards and IFRS Accounting Standards.

For and on behalf of the PRS Provider

Principal Asset Management Berhad (Company No.: 199401018399 (304078-K))

MUNIRAH KHAIRUDDIN

Chief Executive Officer, Malaysia & Global Shariah & Managing Director, Strategic Distribution & Institutional Client Relations (Southeast Asia & Global Shariah) Non-Independent Executive Director

Kuala Lumpur 24 March 2025

UDAY JAYARAM

Executive Managing Director, Head of Southeast Asia Non-Independent Executive Director

THE SCHEME TRUSTEE'S REPORT

TO THE MEMBERS OF PRINCIPAL RETIREEASY 2050 ("Fund")

We have acted as the Scheme Trustee of the Fund for the financial period from 1 February 2024 to 17 November 2024 and we hereby confirm to the best of our knowledge, after having made all reasonable enquiries, Principal Asset Management Berhad has operated and managed the Fund during the period covered by these financial statements in accordance with the following:

- 1. Limitations imposed on the investment powers of the PRS Provider under the deed, securities laws and the Guidelines on Private Retirement Schemes;
- 2. Valuation and pricing is carried out in accordance with the deed; and
- 3. Any creation and cancellation of units are carried out in accordance with the deed and any regulatory requirement.

For Deutsche Trustees Malaysia Berhad

Ng Hon Leong Head, Fund Operations Sylvia Beh Chief Executive Officer

Kuala Lumpur 24 March 2025

SCHEME TRUSTEE'S REPORT

TO THE MEMBERS OF PRINCIPAL RETIREEASY 2050 ("Fund")

We have acted as Trustee of the Fund for the financial period from 18 November 2024 to 31 January 2025 and we hereby confirm to the best of our knowledge, after having made all reasonable enquiries, Principal Asset Management Berhad has operated and managed the Fund during the period covered by these financial statements in accordance with the following:

- 1. Limitations imposed on the investment powers of the PRS Provider under the Deeds, securities laws and the Guideline of Private Retirement Schemes;
- 2. Valuation and pricing is carried out in accordance with the Deeds; and
- 3. Any creation and cancellation of units is carried out in accordance with the Deeds and any regulatory requirement.

For HSBC (Malaysia) Trustee Berhad

Lee Cincee Senior Manager, Trustee and Fiduciary Services

Kuala Lumpur 24 March 2025

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF PRINCIPAL RETIREEASY 2050

Report on the audit of the financial statements

Opinion

We have audited the financial statements of Principal RetireEasy 2050 (the "Fund"), which comprise the statement of financial position of the Fund as at 31 January 2025, and statement of comprehensive income, statement of changes in net assets attributable to members and statement of cash flows of the Fund for the financial year ended 31 January 2025, and notes to the financial statements, including material accounting policy information, as set out on pages 8 to 30.

In our opinion, the accompanying financial statements give a true and fair view of the financial position of the Fund as at 31 January 2025, and of its financial performance and cash flows for the financial year ended 31 January 2025 then ended in accordance MFRS Accounting Standards and IFRS Accounting Standards.

Basis for opinion

We conducted our audit in accordance with approved standards on auditing in Malaysia and International Standards on Auditing. Our responsibilities under those standards are further described in the *Auditors'* responsibilities for the audit of the financial statements section of our report. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Independence and other ethical responsibilities

We are independent of the Fund in accordance with the By-Laws (on Professional Ethics, Conduct and Practice) of the Malaysian Institute of Accountants ("By-Laws") and the International Code of Ethics for Professional Accountants (including International Independence Standards) ("IESBA Code"), and we have fulfilled our other ethical responsibilities in accordance with the By-Laws and the IESBA Code.

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF PRINCIPAL RETIREEASY 2050 (CONT'D.)

Report on the audit of the financial statements (cont'd.)

Information other than the financial statements and auditors' report thereon

The PRS Provider of the Fund (the "PRS Provider") is responsible for the other information. The other information comprises the information included in the annual report of the Fund but does not include the financial statements of the Fund and our auditors' report thereon.

Our opinion on the financial statements of the Fund does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements of the Fund, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements of the Fund, or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the PRS Provider and the Trustee for the financial statements

The PRS Provider is responsible for the preparation of financial statements of the Fund that give a true and fair view in accordance with MFRS Accounting Standards and IFRS Accounting Standards. The PRS Provider is also responsible for such internal control as the PRS Provider determines is necessary to enable the preparation of financial statements of the Fund that are free from material misstatement, whether due to fraud or error.

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

The Trustee is responsible for overseeing the Fund's financial reporting process. The Trustee is also responsible for ensuring that the PRS Provider maintains proper accounting and other records as are necessary to enable true and fair presentation of these financial statements.

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF PRINCIPAL RETIREEASY 2050 (CONT'D.)

Report on the audit of the financial statements (cont'd.)

Auditors' responsibilities for the audit of the financial statements

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

As part of an audit in accordance with approved standards on auditing in Malaysia and International Standards on Auditing, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

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

We communicate with the PRS Provider regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF PRINCIPAL RETIREEASY 2050 (CONT'D.)

Report on the audit of the financial statements (cont'd.)

Other matters

This report is made solely to the members of the Fund, as a body, in accordance with the Guidelines on Private Retirement Schemes issued by the Securities Commission Malaysia and for no other purpose. We do not assume responsibility to any other person for the content of this report.

Ernst & Young PLT 202006000003 (LLP0022760-LCA) & AF 0039 Chartered Accountants

Yeo Beng Yean No. 03013/10/2026 J Chartered Accountant

Kuala Lumpur, Malaysia 24 March 2025

STATEMENT OF COMPREHENSIVE INCOME FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2025

	Note	31.01.2025 RM	23.09.2022 (date of launch) to 31.01.2024 RM
INCOME/(LOSS)			
Dividend income Net gain on financial assets at fair value through profit		1,790,300	1,528,189
or loss	7	2,787,162	8,777,206
Net foreign exchange loss		(4,390)	-, , , , , , , , , , , , , , , , , , ,
3	=	4,573,072	10,305,395
EXPENSES Management fee	4	1,044,109	974,562
Private Pension Administrator administration fee	4	29,704	20,000
Trustee fee	5	29,710	32,457
Audit fee		9,500	8,500
Tax agent fee		4,500	7,459
Other expenses	_	6,847	12,878
	-	1,124,370	1,055,856
PROFIT BEFORE TAXATION		3,448,702	9,249,539
Taxation	6	<u>-</u>	
PROFIT AFTER TAXATION, REPRESENTING TOTAL COMPREHENSIVE INCOME FOR THE			
FINANCIAL YEAR/PERIOD	=	3,448,702	9,249,539
Profit after taxation is made up as follows:			
Realised amount		3,371,562	1,661,845
Unrealised amount	_	77,140	7,587,694
	-	3,448,702	9,249,539

The accompanying notes to the financial statements form an integral part of the audited financial statements.

STATEMENT OF FINANCIAL POSITION AS AT 31 JANUARY 2025

	Note	31.01.2025 RM	31.01.2024 RM
ASSETS			
Cash and cash equivalents	8	667,382	426,759
Financial assets at fair value through profit or loss	7	80,295,880	62,005,438
Amount due from the PRS Provider			
- creation of units		293,916	296,961
- management fee rebates		634,844	170,687
 disposal of collective investment scheme Amount due from manager of collective investment scheme 		565,627	5,134
- disposal of collective investment scheme		32,455	
TOTAL ASSETS		82,490,104	62,904,979
LIABILITIES			
Amount due to the PRS Provider			
- management fee		99,786	72,667
- cancellation of units		4,560	6,226
- purchase of collective investment scheme		115,732	6,602
Amount due to Private Pension Administrator		2,835	2,079
Amount due to Trustee		2,835	2,079
Amount due to the Manager of collective investment scheme		- 40	
- purchase of collective investment scheme		543	45.400
Other payables and accruals		21,967	15,100
TOTAL LIABILITIES (EXCLUDING NET ASSETS ATTRIBUTABLE TO MEMBERS)		248,258	104,753
NET ASSET VALUE OF THE FUND		82,241,846	62,800,226
NET ASSETS ATTRIBUTABLE TO MEMBERS		82,241,846	62,800,226
REPRESENTED BY:			
FAIR VALUE OF OUTSTANDING UNITS			
- Class A		26,186,978	18,453,388
- Class C		6,321,726	1,147,285
- Class X		49,733,142	43,199,553
		82,241,846	62,800,226
NUMBER OF UNITS IN CIRCULATION (UNITS)	9		
- Class A		82,816,866	62,004,921
- Class C		20,040,696	3,860,321
- Class X		<u>157,278,847</u> 260,136,409	145,153,407
		200,130,409	211,018,649

The accompanying notes to the financial statements form an integral part of the audited financial statements.

STATEMENT OF FINANCIAL POSITION AS AT 31 JANUARY 2025

	31.01.2025		31.01.2024
	Note	RM	RM
REPRESENTED BY:			
NET ASSET VALUE PER UNIT (RM)			
- Class A		0.3162	0.2976
- Class C		0.3154	0.2972
- Class X		0.3162	0.2976

The accompanying notes to the financial statements form an integral part of the audited financial statements

STATEMENT OF CHANGES IN NET ASSETS ATTRIBUTABLE TO MEMBERS FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2025

NET ASSETS ATTRIBUTABLE TO MEMBERS AT THE BEGINNING OF THE FINANCIAL	31.01.2025 RM	23.09.2022 (date of launch) to 31.01.2024 RM
YEAR/PERIOD	62,800,226	
Movement due to units created and cancelled during the financial year/period: Creation of units from applications		
- Class A	6,941,978	15,832,094
- Class C	5,612,464	1,068,042
- Class X	4,613,825	37,600,823
	17,168,267	54,500,959
Cancellation of units		
- Class A	(153,002)	(123,264)
- Class C	(314,918)	(23,136)
- Class X	(707,429)	(803,872)
	(1,175,349)	(950,272)
Total comprehensive income for the financial	2 440 700	0.040.500
year/period	3,448,702	9,249,539
NET ASSETS ATTRIBUTABLE TO MEMBERS AT THE END OF THE FINANCIAL YEAR/PERIOD	82,241,846	62,800,226

The accompanying notes to the financial statements form an integral part of the audited financial statements.

STATEMENT OF CASH FLOWS FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2025

	Note	31.01.2025 RM	23.09.2022 (date of launch) to 31.01.2024 RM
CASH FLOWS FROM OPERATING ACTIVITIES Proceeds from disposal of collective investment			
scheme		10,154,296	781,666
Purchase of collective investment scheme		(27,369,277)	(55,175,196)
Dividend income received		1,790,300	1,528,189
Management fee rebate received		764,270	996,079
Management fee paid		(1,016,990)	(901,895)
Private Pension Administrator administration fee paid		(28,949)	(17,921)
Trustee fee paid		(28,954)	(30,378)
Payment for other fees and expenses		(13,980)	(13,737)
Payment for other foreign exchange loss		(3,171)	
Net cash used in operating activities		(15,752,455)	(52,833,193)
CASH FLOWS FROM FINANCING ACTIVITIES			
Cash proceeds from units created		17,171,312	54,203,998
Payments for cancellation of units		(1,177,015)	(944,046)
Net cash generated from financing activities		15,994,297	53,259,952
Not increase in each and each aguivalents		244 042	406.750
Net increase in cash and cash equivalents Effect on foreign currency exchange		241,842	426,759
Cash and cash equivalents at the beginning of the		(1,219)	-
financial year/period		426,759	
Cash and cash equivalents at the end of the financial year/period	8	667,382	426,759
ilianolal yeal/period	•	001,002	+20,100
Cash and cash equivalents comprised:			
Bank balance		667,382	426,759
Cash and cash equivalents at the end of the financial year/period	8	667,382	426,759
inaniai yeai/penea	•	007,002	720,100

The accompanying notes to the financial statements form an integral part of the audited financial statements.

NOTES TO THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2025

1. THE FUND, THE PRS PROVIDER AND ITS PRINCIPAL ACTIVITIES

Principal RetireEasy 2050 (the "Fund") is governed by a Deed dated 8 November 2012, a First Supplemental Deed dated 2 January 2014, a Second Supplemental Deed dated 25 November 2014, a Third Supplemental Deed dated 3 February 2020, a Fourth Supplemental Deed dated 17 December 2021, a Fifth Supplement Deed dated 12 July 2022 and a Sixth Supplemental Deed dated 14 June 2023 (collectively referred to as the "Deed"), made between Principal Asset Management Berhad (the "PRS Provider") and Deutsche Trustees Malaysia Berhad (the "Previous Trustee") and a Seventh Supplemental Master Deed dated 31 July 2024 (collectively referred to as the "Deeds") between the Manager and HSBC (Malaysia) Trustee Berhad (the "Scheme Trustee").

The Fund offers three classes of units known respectively as Class A, Class C and Class X. In accordance with the Disclosure Document, subject to the PRS Provider's absolute discretion, Class A and Class C are for an individual who has attained the age 18 years as of the date of opening a private pension account while Class X is for Member who participates via his/her employer. Class A and Class C have different Sales Charge and Management Fee while Class X has no Sales Charge.

The Fund seeks to provide sustainable positive total return and to grow the total investment over the long term with retirement as the ultimate goal.

Up to 100% of the Fund's NAV may be invested in CIS (including ETF) and REITs), equities, debt securities, money market instruments and/or Deposits. Notwithstanding,

- up to 40% of the Fund's NAV may be invested in Unrated Debt Securities; and
- up to 10% of the Fund's NAV may be invested in unlisted securities.

All investments are subjected to the SC Guidelines on PRS, SC requirements, the Deeds, except where exemptions or variations have been approved by the SC, internal policies and procedures and the Fund's objective.

The Fund had issued the Second Supplemental Disclosure Document is dated 25 October 2024.

The PRS Provider, is a joint venture between Principal Financial Group®, a member of the FORTUNE 500® and a Nasdaq-listed global financial services and CIMB Group Holdings Berhad, one of Southeast Asia's leading universal banking groups. The principal activities of the PRS Provider are the establishment and management of unit trust funds and fund management activities.

2. MATERIAL ACCOUNTING POLICY INFORMATION

The following accounting policies have been used consistently in dealing with items which are considered material in relation to the financial statements:

(a) Basis of preparation

The financial statements have been prepared in accordance with the provisions of the MFRS Accounting Standards as issued by the Malaysian Accounting Standards Board ("MASB") and IFRS Accounting Standards as issued by the International Accounting Standards Board ("IASB").

The financial statements have been prepared under the historical cost convention, as modified by financial assets at fair value through profit or loss.

(a) Basis of preparation (continued)

The preparation of financial statements in conformity with MFRS Accounting Standards and IFRS Accounting Standards requires the use of certain critical accounting estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reported year/period.

It also requires the PRS Provider to exercise their judgement in the process of applying the Fund's accounting policies. Although these estimates and assumptions are based on the PRS Provider's best knowledge of current events and actions, actual results may differ.

The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in Note 2(i).

There are no other standards, amendments to standards or interpretations that are effective for financial year beginning on 1 February 2024 that have a material effect on the financial statements of the Fund.

None of the standards, amendments to standards or interpretations that are effective for the financial year beginning on/after 1 February 2025 are applicable to the Fund.

(b) Financial assets and financial liabilities

Classification

The Fund classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value through profit or loss, and
- those to be measured at amortised cost.

The Fund classifies its investments based on both the Fund's business model for managing those financial assets and the contractual cash flow characteristics of the financial assets. The portfolio of financial assets is managed, and performance is evaluated on a fair value basis. The Fund is primarily focused on fair value information and uses that information to assess the assets' performance and to make decisions. The Fund has not taken the option to irrevocably designate any equity securities as fair value through other comprehensive income ("OCI").

Investment in collective investment scheme is debt instrument with contractual cash flow that do not represent solely payment of principal and interest ("SPPI") and therefore is classified as fair value through profit or loss.

The Fund classifies cash and cash equivalents, amount due from the PRS Provider – creation of units, amount due from the PRS Provider - management fee rebates, amount due from the PRS Provider - disposal of collective investment scheme, and amount due from the Manager of collective investment scheme - disposal of collective investment scheme as financial assets at amortised cost as these financial assets are held to collect contractual cash flows consisting of the amount outstanding.

All of the Fund's financial liabilities are measured at amortised cost.

(b) Financial assets and financial liabilities (continued)

Recognition and measurement

Regular purchases and sales of financial assets are recognised on the trade-date, the date on which the Fund commits to purchase or sell the asset. Investments are initially recognised at fair value.

Financial instruments are recognised in the statement of financial position when, and only when, the Fund becomes a party to the contractual provisions of the financial instrument.

Financial assets are derecognised when the rights to receive cash flows from the investments have expired or have been transferred and the Fund has transferred substantially all risks and rewards of ownership.

Financial liabilities are derecognised when it is extinguished, i.e. when the obligation specified in the contract is discharged or cancelled or expired.

Unrealised gains or losses arising from changes in the fair value of the financial assets at fair value through profit or loss are presented in the statement of comprehensive income within net gain or loss on financial assets at fair value through profit or loss in the financial year which they arise.

Dividend income from financial assets at fair value through profit or loss is recognised in the statement of comprehensive income as part of gross dividend income when the Fund's right to receive payments is established.

Collective investment scheme is valued based on the most recent published NAV per unit or share of such collective investment scheme or, if unavailable, on the last published price of such unit or share (excluding any sales charge included in such selling price).

Financial assets at amortised cost and other financial liabilities are subsequently carried at amortised cost using the effective interest method.

Impairment for assets carried at amortised costs

The Fund measures credit risk and expected credit loss ("ECL") using probability of default, exposure at default and loss given default. The PRS Provider considers both historical analysis and forward-looking information in determining any ECL. The PRS Provider considers the probability of default to be close to zero as these instruments have a low risk of default and the counterparties have a strong capacity to meet their contractual obligations in the near term. As a result, no loss allowance has been recognised based on 12-month ECL as any such impairment would be wholly insignificant to the Fund.

Significant increase in credit risk

A significant increase in credit risk is defined by the PRS Provider as any contractual payment which is more than 30 days past due.

Definition of default and credit-impaired financial assets

Any contractual payment which is more than 90 days past due is considered credit impaired.

(b) Financial assets and financial liabilities (continued)

Write-off

The Fund writes off financial assets, in whole or in part, when it has exhausted all practical recovery efforts and has concluded there is no reasonable expectation of recovery. The assessment of no reasonable expectation of recovery is based on unavailability of debtor's sources of income or assets to generate sufficient future cash flows to repay the amount.

The Fund may write-off financial assets that are still subject to enforcement activity. Subsequent recoveries of amounts previously written off will result in impairment gains. There are no write-offs/recoveries during the financial year/period.

(c) Income recognition

Dividend income is recognised on the ex-dividend date when the right to receive payment is established.

Realised gain or loss on disposal of collective investment scheme is accounted for as the difference between the net disposal proceeds and the carrying amount of collective investment scheme, determined on a weighted average cost basis.

(d) Functional and presentation currency

Items included in the financial statements of the Fund are measured using the currency of the primary economic environment in which the Fund operates (the "functional currency"). The financial statements are presented in Malaysian Ringgit ("MYR" or "RM"), which is the Fund's functional and presentation currency.

(e) Members' contributions

The members' contributions to the Fund meet the definition of puttable instruments classified as financial liability under MFRS 132 "Financial Instruments: Presentation".

The Fund issues cancellable units, in three classes of units, known respectively as the Class A, Class C and Class X, which are cancelled at the member's option and do not have identical features subject to restrictions as stipulated in the Disclosure Document and SC Guidelines on PRS. The units are classified as financial liabilities. Cancellable units can be reinvested to the Fund at any time for cash equal to a proportionate share of the Fund's NAV of respective classes. The outstanding units are carried at the redemption amount that is payable at the date of statement of financial position if the member exercises the right to reinvest the unit to the Fund.

Units are created and cancelled at the member's option at prices based on the Fund's NAV per unit of respective classes at the close of business on the relevant dealing day. The Fund's NAV per unit of respective classes is calculated by dividing the net assets attributable to members of respective classes with the total number of outstanding units of respective classes.

(f) Cash and cash equivalents

For the purpose of statement of cash flows, cash and cash equivalents comprise bank balance which are subject to an insignificant risk of changes in value.

(g) Management fee rebate

Management fee rebate is derived from the Manager of the collective investment scheme on an accrual basis to ensure no double charging of management fee. It is accrued daily based on the fair value of collective investment scheme held.

(h) Taxation

Current tax expense is determined according to Malaysian tax laws at the current rate based upon the taxable profit earned during the financial year/period.

(i) Realised and unrealised portions of profit or loss after taxation

The analysis of realised and unrealised profit/loss after taxation as presented on the statement of comprehensive income is prepared in accordance with SC Guidelines on PRS.

(j) Critical accounting estimates and judgements in applying accounting policies

The Fund makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, rarely equal the related actual results. To enhance the information content of the estimates, certain key variables that are anticipated to have material impact to the Fund's results and financial position are tested for sensitivity to changes in the underlying parameters.

Estimates and judgement are continually evaluated by the PRS Provider and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

In undertaking any of the Fund's investment, the PRS Provider will ensure that all assets of the Fund under management will be valued appropriately, that is at fair value and in compliance with the SC Guidelines on PRS.

However, the PRS Provider is of the opinion that there are no accounting policies which require significant judgement to be exercised.

Financial instruments of the Fund are as follows:

Profit or loss RM		Financial assets at fair value through	Financial assets amortised at	
Cash and cash equivalents (Note 8) - 667,382 667,382 Collective investment scheme (Note 7) 80,295,880 - 80,295,880 Amount due from the PRS Provider - creation of units - creation of units - management fee rebates - creation of units - disposal of collective investment scheme - disposal of collective investment scheme - 565,627 565,627 565,627 from the Manager of collective investment scheme - disposal of collective investment scheme - disposal of collective investment scheme - 32,455 32,455 32,455 80,295,880 2,194,224 82,490,104 31.01.2024 Cash and cash equivalents (Note 8) - 426,759 426,759 Collective investment scheme (Note 7) 62,005,438 - 62,005,438 Amount due from the PRS Provider - creation of units - creation of units - 296,961 296,961 296,961 - management fee rebates - disposal of collective investment scheme - 5,134 5,134 5,134		-		
Collective investment scheme (Note 7) 80,295,880 - 80,295,880 Amount due from the PRS Provider - creation of units - 293,916 293,916 - management fee rebates - 634,844 634,844 - disposal of collective investment scheme - 565,627 565,627 from the Manager of collective investment scheme - 565,627 565,627 collective investment scheme - 32,455 32,455 scheme - 32,455 32,455 80,295,880 2,194,224 82,490,104 31.01.2024 Cash and cash equivalents (Note 8) Collective investment scheme (Note 7) 62,005,438 Amount due from the PRS Provider - creation of units - creation of units - 296,961 296,961 - management fee rebates - disposal of collective investment scheme - 170,687 170,687 - disposal of collective investment scheme - 5,134 5,134	31.01.2025			
Amount due from the PRS Provider - creation of units	. ,	-	667,382	667,382
- management fee rebates		80,295,880	-	80,295,880
-disposal of collective investment scheme - 565,627 565,627 from the Manager of collective investment scheme - disposal of collective investment scheme - 32,455 32,455 80,295,880 2,194,224 82,490,104 31.01.2024 Cash and cash equivalents (Note 8) - 426,759 Collective investment scheme (Note 7) 62,005,438 - 62,005,438 Amount due from the PRS Provider - creation of units - 296,961 296,961 - management fee rebates - 170,687 170,687 disposal of collective investment scheme - 5,134 5,134	- creation of units	-	293,916	293,916
from the Manager of collective investment scheme - disposal of collective investment scheme - 32,455 32,455 80,295,880 2,194,224 82,490,104 31.01.2024 Cash and cash equivalents (Note 8) - 426,759 426,759 Collective investment scheme (Note 7) 62,005,438 - 62,005,438 Amount due from the PRS Provider - creation of units - 296,961 296,961 - management fee rebates - 170,687 170,687 - disposal of collective investment scheme - 5,134 5,134		-	634,844	634,844
collective investment scheme - disposal of collective investment scheme - 32,455 32,455 80,295,880 2,194,224 82,490,104 31.01.2024 Cash and cash equivalents (Note 8) Collective investment scheme (Note 7) Amount due from the PRS Provider creation of units management fee rebates disposal of collective investment scheme 5,134 426,759 426,759 426,759	scheme	-	565,627	565,627
scheme - 32,455 32,455 80,295,880 2,194,224 82,490,104 31.01.2024 Cash and cash equivalents (Note 8) - 426,759 Collective investment scheme (Note 7) 62,005,438 - 62,005,438 Amount due from the PRS Provider - creation of units - 296,961 296,961 - management fee rebates - disposal of collective investment scheme - 5,134 5,134	collective investment scheme			
31.01.2024 Cash and cash equivalents (Note 8) Collective investment scheme (Note 7) Amount due from the PRS Provider - creation of units - 296,961 - management fee rebates - disposal of collective investment scheme - 5,134 - 426,759 - 426,759 - 62,005,438 - 62,005,438 - 62,005,438 - 62,005,438 - 5296,961 - 170,687 - 170,687	•	-	32,455	32,455
Cash and cash equivalents (Note 8) - 426,759 426,759 Collective investment scheme (Note 7) 62,005,438 - 62,005,438 Amount due from the PRS Provider - creation of units - creation of units - management fee rebates - 170,687 - 296,961 296,961 - disposal of collective investment scheme - 5,134 5,134 5,134		80,295,880	2,194,224	82,490,104
Collective investment scheme (Note 7) 62,005,438 - 62,005,438 Amount due from the PRS Provider - creation of units - creation of units - management fee rebates - disposal of collective investment scheme - 296,961 296,961 - disposal of collective investment scheme - 5,134 5,134	31.01.2024			
Amount due from the PRS Provider - 296,961 296,961 - creation of units - 170,687 170,687 - disposal of collective investment scheme - 5,134 5,134		-	426,759	426,759
- management fee rebates - 170,687 170,687 - disposal of collective investment scheme - 5,134 5,134		62,005,438	-	62,005,438
- disposal of collective investment scheme 5,134 5,134	- creation of units	-	296,961	296,961
scheme <u>- 5,134</u> <u>5,134</u>	•	-	170,687	170,687
62,005,438 899,541 62,904,979	•		5,134	5,134
		62,005,438	899,541	62,904,979

All liabilities are financial liabilities which are carried at amortised cost.

The investment objective of the Fund is to provide positive total return by investing according to an asset allocation strategy.

The Fund is exposed to a variety of risks which include market risk (inclusive of price risk), credit risk and liquidity risk.

Financial risk management is carried out through internal control process adopted by the PRS Provider and adherence to the investment restrictions as stipulated in the Deeds and SC Guidelines on PRS.

(a) Market risk

(i) Price risk

This is the risk that the fair value of the Fund's investment will fluctuate because of changes in market prices. The value of investment may fluctuate according to the activities of individual companies, sector and overall political and economic conditions. Such fluctuation may cause the Fund's NAV and prices of units to fall as well as rise, and income produced by the Fund may also fluctuate.

(a) Market risk (Continued)

(i) Price risk (Continued)

The price risk is managed through diversification and selection of collective investment scheme and other financial instruments within specified limits according to the Deeds.

The Fund's overall exposure to price risk is as follows:

	31.01.2025	31.01.2024
	RM	RM
Financial assets at fair value through profit or loss: - Collective investment		
scheme	80,295,880	62,005,438

The table below summarises the sensitivity of the Fund's profit or loss and NAV to movements in prices of collective investment scheme at the end of each reporting year/period. The analysis is based on the assumptions that the price of the collective investment scheme fluctuates by 5% with all other variables held constant. This represents the PRS Provider's best estimate of a reasonable possible shift in the collective investment scheme, having regard to the historical volatility of the prices.

Impact on profit or loss/NAV RM	Market value RM	% Change in price of collective investment scheme
		31.01.2025
(4,014,794)	76,281,086	-5%
-	80,295,880	0%
4,014,794	84,310,674	+5%
		31.01.2024
(3,100,272)	58,905,166	-5%
-	62,005,438	0%
3,100,272	65,105,710	+5%

(b) Credit risk

Credit risk refers to the risk that a counter party will default on its contractual obligation resulting in financial loss to the Fund.

The credit risk arising from cash and cash equivalents is managed by ensuring that the Fund will only place deposits in reputable licensed financial institutions.

For amount due from the PRS Provider, the settlement terms of the proceeds from the creation of units receivable from the PRS Provider are governed by the SC Guidelines on PRS.

(b) Credit risk (continued)

The following table sets out the credit risk concentration of the Fund:

	Cash and cash equivalents RM	Amount due from the PRS Provider - creation of units RM	Amount due from the PRS Provider – management fee rebates RM	Amount due from the PRS Provider - disposal of collective investment scheme RM	Amount due from the Manager of collective investment scheme - disposal of collective investment scheme RM	Total RM
31.01.2025						
- AAA	667,382	-	-	-	-	667,382
- Not						
Rated	-	293,916	634,844	565,627	32,455	1,526,842
=	667,382	293,916	634,844	565,627	32,455	2,194,224
31.01.2024 - AAA - Not	426,759	-	-	-	-	426,759
Rated	-	296,961	170,687	5,134	-	472,782
_	426,759	296,961	170,687	5,134	-	899,541
-	·					

(c) Liquidity risk

Liquidity risk is the risk that the Fund will encounter difficulty in meeting its financial obligations.

The PRS Provider manages this risk by maintaining sufficient level of liquid assets to meet anticipated payments and cancellations of the units by members. Liquid assets comprise bank balance and other instruments, which are capable of being converted into cash within 7 business days. The Fund's investments in collective investment scheme are realisable which are capable of being converted into cash within 10 business days. This is expected to reduce the risk for the entire portfolio without limiting to the Fund's growth potential.

(c) Liquidity risk (Continued)

	Less than 1 month RM	Between 1 month to 1 year RM	Total RM
31.01.2025			
Amount due to the PRS Provider			
 management fee 	99,786	-	99,786
 cancellation of units 	4,560	-	4,560
 purchase of collective investment 			
scheme	115,732	-	115,732
Amount due to Private Pension			
Administrator	2,835	-	2,835
Amount due to Trustee	2,835	-	2,835
Amount due to Manager of collective			
investment scheme			
 disposal of collective investment 			
scheme	543	-	543
Other payables and accruals	-	21,967	21,967
Net assets attributable to members*	82,241,846		82,241,846
Contractual undiscounted cash			
flows	82,468,137	21,967	82,490,104
31.01.2024			
Amount due to the PRS Provider	70.007		70.007
- management fee	72,667	-	72,667
- cancellation of units	6,226	-	6,226
- purchase of collective investment	0.000		0.000
scheme	6,602	-	6,602
Amount due to Private Pension	0.070		0.070
Administrator	2,079	-	2,079
Amount due to Trustee	2,079	45 400	2,079
Other payables and accruals	- 62 000 226	15,100	15,100
Net assets attributable to members*	62,800,226	<u>-</u>	62,800,226
Contractual undiscounted cash flows	62,889,879	15,100	62,904,979

^{*} Outstanding units are redeemed on demand at the member's option. However, the PRS Provider does not envisage that the contractual maturity disclosed in the table above will be representative of the actual cash outflows, as holders of these instruments typically retain them for the medium to long-term.

(d) Capital risk management

The capital of the Fund is represented by net assets attributable to members of RM82,241,846 (2024:RM62,800,226). The amount of net assets attributable to members can change significantly on a daily basis as the Fund is subject to daily subscriptions and redemptions at the discretion of the members. The Fund's objective when managing capital is to safeguard the Fund's ability to continue as a going concern in order to provide returns to the members and benefits for other stakeholders and to maintain a strong capital base to support the development of the investment activities of the Fund.

(e) Fair value estimation

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (i.e. an exit price).

The fair values of financial assets traded in active markets (such as trading securities) are based on quoted market prices at the close of trading on the financial year end date. The Fund utilises the last traded market price for financial assets where the last traded price falls within the bid-ask spread. In circumstances where the last traded price is not within the bid-ask spread, the PRS Provider will determine the point within the bid-ask spread that is most representative of the fair value.

An active market is a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis.

The fair value of financial assets that are not traded in an active market is determined by using valuation techniques.

(i) Fair value hierarchy

The table below analyses financial instruments carried at fair value. The different levels have been defined as follows:

- Quoted prices (unadjusted) in active market for identical assets or liabilities (Level 1)
- Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (Level 2)
- Inputs for the asset and liability that are not based on observable market data (that is, unobservable inputs) (Level 3)

The level in the fair value hierarchy within which the fair value measurement is categorised in its entirety is determined on the basis of the lowest level input that is significant to the fair value measurement in its entirety. For this purpose, the significance of an input is assessed against the fair value measurement in its entirety.

If a fair value measurement uses observable inputs that require significant adjustment based on unobservable inputs, that measurement is a Level 3 measurement.

Assessing the significance of a particular input to the fair value measurement in its entirety requires judgement, considering factors specific to the asset or liability.

The determination of what constitutes 'observable' requires significant judgement by the Fund. The Fund considers observable data to be that market data that is readily available, regularly distributed or updated, reliable and verifiable, not proprietary, and provided by independent sources that are actively involved in the relevant market.

(e) Fair value estimation (continued)

(i) Fair value hierarchy (continued)

	Level 1 RM	Level 2 RM	Level 3 RM	Total RM
31.01.2025 Financial assets at fair value through profit or loss: - Collective				
investment scheme	80,295,880			80,295,880
31.01.2024 Financial assets at fair value through profit or loss: - Collective	C2 005 420			C2 005 429
investment scheme	62,005,438			62,005,438

Investments whose values are based on quoted market prices in active markets, and are therefore classified within Level 1, include collective investment scheme. The Fund does not adjust the quoted prices for these instruments. The Fund's policies on valuation of these financial assets are stated in Note 2(b).

(ii) The carrying values of cash and cash equivalents, amount due from the PRS Provider - creation of units, amount due from the PRS Provider - management fee rebates, amount due from the PRS Provider - disposal of collective investment scheme, amount due from the Manager of collective investment scheme - disposal of collective investment scheme and all current liabilities are a reasonable approximation of their fair values due to their short-term nature.

4. MANAGEMENT FEE AND PRIVATE PENSION ADMINISTRATOR ADMINISTRATION FEE

In accordance with the Deeds, the PRS Provider is entitled to a maximum management fee of 3.00% per annum for each unit class, calculated daily based on the NAV of the Fund.

For the financial year/period ended 31 January 2025 and 31 January 2024, the management fee for the respective classes is recognised at the following rates:

Class A	Class C	Class X
1.40%	1.50%	1.40%

The Private Pension Administrator administration fee is recognised at a rate of 0.04% per annum (2024: 0.04% per annum) for each unit class, calculated daily based on the NAV of the Fund.

There was no further liability in respect of management fee and Private Pension Administrator administration fee other than the amount recognised above.

5. TRUSTEE FEE

In accordance with the Deeds, the Trustee is entitled to a maximum fee of 0.04% per annum for each unit class, calculated daily based on the NAV of the Fund. The Trustee fee includes local custodian fees and charges but excludes foreign custodian fees and charges, subject to a minimum fee of RM24,000 per annum.

5. TRUSTEE FEE (CONTINUED)

For the financial year ended 31 January 2025 the Trustee fee is recognised at a rate of 0.04% per annum (2024: 0.04% per annum) for each unit class.

There was no further liability to the Trustee in respect of Trustee fee other than the amount recognised above.

6. TAXATION

		23.09.2022
		(date of launch)
	31.01.2025	to 31.01.2024
	RM	RM
Tax charged for the financial year/period:		
- Current taxation	-	-
	-	-

Income from PRS approved by the SC in accordance with the Capital Markets and Services Act 2007 is exempted from tax in accordance with Schedule 6, Paragraph 20 of the Income Tax Act, 1967 ("ITA").

A numerical reconciliation between the profit before taxation multiplied by the Malaysian statutory income tax rate and tax expense of the Fund is as follows:

	moonie tax rate and tax expenses of the rand is de re		
		31.01.2025 RM	23.09.2022 (date of launch) to 31.01.2024 RM
	Profit before taxation	3,448,702	9,249,539
	Taxation at Malaysian statutory rate of 24% (2024:24%) Tax effects of:	827,689	2,219,889
	 Income not subject to tax Expenses not deductible for tax purposes Restriction on tax deductible expenses for PRS 	(1,097,537) 16,543	(2,193,271) 15,093
	Funds Taxation	253,305	(41,711)
7.	FINANCIAL ASSETS AT FAIR VALUE THROUGH	PROFIT OR LOSS	
	At fair value through profit or local	31.01.2025 RM	31.01.2024 RM
	At fair value through profit or loss: - Collective investment scheme	80,295,880	62,005,438
		31.01.2025 RM	23.09.2022 (date of launch) to 31.01.2024 RM
	Net gain on financial assets at fair value through profit or loss:		
	- Realised gain on disposals	1,847,589	22,746
	- Unrealised fair value gain	(288,854)	7,587,694
	- Management fee rebates #	1,228,427	1,166,766
		2,787,162	8,777,206

7. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (CONTINUED)

Management fee rebate is derived from the Fund's investment in collective investment scheme on an accruals basis to ensure no double charging of management fee. It is accrued daily based on the fair value of the collective investment scheme held.

For the financial year ended 31 January 2025, the rebate is recognised at a rate below per annum calculated and accrued daily based on the NAV of the collective investment scheme.

			31.01.2025 %	31.01.2024 %
Principal Asia Pacific Dynamic (Growth Fund - C	lass MYR	1.80	1.80
Principal Asia Pacific Dynamic Income Fund - Class MYR			1.80	1.80
Principal Global Titans Fund - Class MYR			1.80	1.80
Principal Lifetime Bond Fund			1.00	1.00
Principal Malaysia Enhanced Opportunities Fund			1.50	1.50
Principal Malaysia Titans Fund			1.80	1.50
Principal Small Cap Opportunities Fund			1.80	1.50
		Aggregate	Market	Percentage
Name of counter	Quantity Units	cost RM	value RM	of NAV %
31.01.2025	Offics	IXIVI	IXIVI	70
COLLECTIVE INVESTMENT SCHEME				
Principal Asia Pacific Dynamic				
Growth Fund - Class MYR	13,329,912	13,447,574	15,133,449	17.95
Principal Asia Pacific Dynamic				
Income Fund - Class MYR	68,250,807	14,804,638	15,267,705	18.10
Principal Global Titans Fund -				
Class MYR	23,991,473	18,562,334	22,609,564	26.78
Principal Lifetime Bond Fund Principal Malaysia Enhanced	4,509,159	5,115,628	5,153,066	6.24
Opportunities Fund	13,273,586	8,720,662	9,752,104	11.77
Principal Malaysia Titans Fund	6,508,462	8,621,898	9,836,238	11.87
Principal Small Cap	0,300,402	0,021,090	9,030,230	11.07
Opportunities Fund	3,135,652	1,812,392	2,099,319	2.54
PIMCO Global Bond Fund	12,867	1,911,914	444,435	2.41
TOTAL COLLECTIVE	-,	.,	,	
INVESTMENT SCHEME	133,011,918	72,997,040	80,295,880	97.63
ACCUMULATED UNREALISED GAIN ON FINANCIAL ASSETS AT				
FAIR VALUE THROUGH		7 200 040		
PROFIT OR LOSS		7,298,840		
TOTAL FINANCIAL ASSETS AT FAIR VALUE THROUGH				

80,295,880

PROFIT OR LOSS

7. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (CONTINUED)

Name of counter	Quantity Units	Aggregate cost RM	Market value RM	of NAV
31.01.2024				
COLLECTIVE INVESTMENT				
SCHEME				
Principal Asia Pacific Dynamic Growth Fund – Class MYR	11,124,307	10,734,521	11,701,658	18.63
Principal Asia Pacific Dynamic	11,124,307	10,734,521	11,701,000	10.03
Income Fund – Class MYR	52,801,199	11,113,461	11,779,948	18.76
Principal Global Titans Fund -	- , ,	, -, -	, -,	
Class MYR	21,432,144	15,497,543	19,483,963	
Principal Lifetime Bond Fund	1,214,794	1,322,282	1,372,595	5 2.19
Principal Malaysia Enhanced	11 110 216	7.050.746	7 000 043	10.50
Opportunities Fund Principal Malaysia Titans	11,449,316	7,052,746	7,908,043	3 12.59
Fund	5,800,805	7,180,149	7,981,907	12.71
Principal Small Cap	0,000,000	7,100,110	1,001,001	12.71
Opportunities Fund	2,869,893	1,517,042	1,777,324	2.83
TOTAL COLLECTIVE				
INVESTMENT SCHEME	106,692,458	54,417,744	62,005,438	98.73
PROFIT OR LOSS TOTAL FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS		7,587,694		
PROFILOR LOSS		62,005,438		
CASH AND CASH EQUIVALE	NTS			
		31.01.2025		31.01.2024
		RM		RM
Bank balance			667,382	426,759
NUMBER OF UNITS IN CIRCU	JLATION (UNITS	3)		
				23.09.2022
				(date of launch)
		31.0	1.2025	to 31.01.2024
		No. o	of units	No. of units
Class A (i)		82,816,866		62,004,921
Class C (ii)		20,040,696		3,860,321
Class X (iii)		157,278,847_		145,153,407
		260,1	36,409	211,018,649
(i) Class A				
At the beginning of the financia	I vear/period	62 (04,921	-
Add: Creation of units from applications		21,141,568		62,462,392
Less: Cancellation of units		•	29,623)	(457,471)
At the end of the financial year	period period	82,8	316,866	62,004,921

8.

9.

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9. NUMBER OF UNITS IN CIRCULATION (UNITS) (CONTINUED)

		31.01.2025 No. of units	23.09.2022 (date of launch) to 31.01.2024 No. of units
	(ii) Class C		
	At the beginning of the financial year/period Add: Creation of units from applications Less: Cancellation of units At the end of the financial year/period	3,860,321 17,001,288 (820,913) 20,040,696	3,950,358 (90,037) 3,860,321
	(iii) Class X		
	At the beginning of the financial year/period Add: Creation of units from applications Less: Cancellation of units At the end of the financial year/period	145,153,407 13,676,615 (1,551,175) 157,278,847	148,108,909 (2,955,502) 145,153,407
10.	TOTAL EXPENSE RATIO ("TER")		
		2025 %	23.09.2022 (date of launch) to 31.01.2024 %
	TER*	1.51	2.06

^{*} before deducting management fee rebates

TER is derived from the following calculation:

TER =	$(A + B + C + D + E + F) \times 100$
	G

A = Management fee

B = Private Pension Administrator administration fee

C = Trustee and custodian fees

D = Audit fee

E = Tax agent's fee

F = Other expenses excluding withholding tax

G = Average NAV of the Fund calculated on a daily basis

The average NAV of the Fund for the financial year/period calculated on a daily basis is RM 74,308,389 (2024: RM51,238,108).

11. PORTFOLIO TURNOVER RATIO ("PTR")

	31.01.2025	23.09.2022 (date of launch) to 31.01.2024
PTR (times)	0.26	0.55
	-	

11. PORTFOLIO TURNOVER RATIO ("PTR") (CONTINUED)

PTR is derived based on the following calculation:

(Total acquisition for the financial year/period + total disposal for the financial year/period) ÷ 2 Average NAV of the Fund for the financial year/period calculated on a daily basis

where:

total acquisition for the financial year/period = RM27,478,950 (2024:RM55,181,798) total disposal for the financial year/period = RM8,899,654 (2024:RM786,800)

12. UNITS HELD BY THE PRS PROVIDER AND PARTIES RELATED TO THE PRS PROVIDER, AND SIGNIFICANT RELATED PARTIES TRANSACTIONS AND BALANCES

The related parties and their relationship with the Fund are as follows:

Related parties Relationship

Principal Asset Management Bhd The PRS Provider

Principal Financial Group, Inc.

Ultimate holding company of shareholder of the

PRS Provider

Principal International (Asia) Ltd Shareholder of the PRS Provider

Subsidiaries and associates of Principal Financial Group Inc., other than above, as disclosed in its financial statements

Fellow subsidiary and associated companies of the ultimate holding company of shareholder

of the PRS Provider

CIMB Group Holdings Bhd Ultimate holding company of shareholder of the

PRS Provider

CIMB Group Sdn Bhd Shareholder of the PRS Provider

CIMB Bank Bhd Fellow related party to the PRS Provider

CIMB Investment Bank Bhd Fellow related party to the PRS Provider

Subsidiaries and associates of CIMB Group Holdings Bhd, other than above, as disclosed in its financial statements

Fellow subsidiary and associated companies of the ultimate holding company of the

shareholder of the PRS Provider

There were no units held by the PRS Provider, the Directors or parties related to the PRS Provider as at the end of each financial year.

In addition to related party disclosures mentioned elsewhere in the financial statements, set out below are other significant related party transactions and balances. The PRS Provider is of the opinion that all transactions with the related companies have been entered into in the normal course of business at agreed terms between the related parties.

12. UNITS HELD BY THE PRS PROVIDER AND PARTIES RELATED TO THE PRS PROVIDER, AND SIGNIFICANT RELATED PARTIES TRANSACTIONS AND BALANCES (CONTINUED)

	31.01.2025 RM	23.09.2022 (date of launch) to 31.01.2024 RM
Significant related party transactions: Dividend income from collective investment scheme		
managed by the PRS Provider:		
- Principal Asia Pacific Dynamic Income Fund	412,012	260,985
- Principal Global Titans Fund MYR	898,368	726,350
- Principal Lifetime Bond Fund	99,512	58,616
 Principal Malaysia Enhanced Opportunities Fund 	268,373	282,953
- Principal Malaysia Titans Fund	112,035	199,285
	24 04 2025	24 04 2024
	31.01.2025 RM	31.01.2024 RM
Significant related party balances:		
Collective investment scheme managed by the PRS Provider:		
- Principal Asia Pacific Dynamic Growth Fund – Class MYR	15,133,449	11,701,658
- Principal Asia Pacific Dynamic Income Fund – Class MYR	15,267,705	11,779,948
- Principal Global Titans Fund – Class MYR	22,609,564	19,483,963
- Principal Lifetime Bond Fund	5,153,066	1,372,595
- Principal Malaysia Enhanced Opportunities Fund	9,752,104	7,908,043
- Principal Malaysia Titans Fund	9,836,238	7,981,907
- Principal Small Cap Opportunities Fund	2,099,319	1,777,324
	79,851,445	62,005,438

13. TRANSACTIONS WITH BROKERS/DEALERS

Details of transactions with the brokers/dealers for the financial year ended 31 January 2025 are as follows:

Brokers/Dealers	Value of trades RM	Percentage of total trades %	Brokerage fees RM	Percentage of total brokerage fees %
Principal Asset Management				
Berhad #	34,368,582	95.00	-	-
PIMCO Asian Pte Ltd	2,010,022	5.00	-	-
	36,378,604	100.00		

Details of transactions with the brokers/dealers for the financial period from 23 September 2022 (date of launch) to 31 January 2024 are as follows:

	Percentage		Percentage of total
Value of trades RM	of total trades %	Brokerage fees RM	brokerage fees %
55 068 508	100.00	_	_
	trades	trades trades RM %	Value of of total Brokerage trades trades RM % RM

13. TRANSACTIONS WITH BROKERS/DEALERS (CONTINUED)

Included in the transactions are trades conducted with Principal Asset Management Berhad, the PRS Provider, amounting to RM34,368,582 (2024: RM55,968,598). The PRS Provider is of the opinion that all transactions have been entered into in the normal course of business at agreed terms between the related parties.

14. COMPARATIVES

The financial statements for the current financial year were prepared as at 31 January 2025 and for the year from 1 February 2024 to 31 January 2025. The financial statements for the comparative financial period were prepared as at 31 January 2024 and for the period from 23 September 2022 (date of launch) to 31 January 2024, and are therefore not comparable to the current year's financial statements.

15. APPROVAL OF FINANCIAL STATEMENTS

The financial statements have been approved for issue by the PRS Provider on 24 March 2025.

DIRECTORY

Head Office of the PRS Provider

Principal Asset Management Berhad (Company No.: 199401018399 (304078-K)) Level 32, Exchange 106,

Lingkaran TRX,

55188 Tun Razak Exchange, Kuala Lumpur

MALAYSIA.

Tel: Tel: (03) 8680 8000

Website

www.principal.com.my

E-mail address

myservice@principal.com

Customer Care Centre

(03) 7723 7260

Chat with us via WhatsApp

(6016) 299 9792

Previous Trustee for the Principal RetireEasy 2050 (Before 18 November 2024)

Deutsche Trustees Malaysia Berhad (Co. No.: 200701005591 (763590-H))

Level 20 Menara IMC,

8 Jalan Sultan Ismail,

50250 Kuala Lumpur, MALAYSIA.

Tel: (03) 2053 7522 Fax: (03) 2053 7526

Trustee for the Principal RetireEasy 2050 (On and after 18 November 2024)

HSBC (Malaysia) Trustee Berhad (Company No.: 193701000084 (1281-T))

Level 19, Menara IQ, Lingkaran TRX, Tun Razak Exchange,

55188 Kuala Lumpur, Malaysia

Tel: (03) 2075 7800 Fax: (03) 8894 2611

Auditors of the Fund and of the PRS Provider

Ernst & Young PLT 202006000003 (LLP0022760-LCA) & AF 0039

Level 23A, Menara Milenium

Jalan Damanlela

Pusat Bandar Damansara

50490 Kuala Lumpur

Tel: +603 7495 8000 Fax: +603 2095 5332

Appendix 1

	ement Disclosure Document dated 23 September 2022 and First I Disclosure Document dated 30 August 2023 ("Prospectus 1")	Second Supplemental Disclosure Document ("Prospectus 2") dated 25 October 2024
Section / Page	Description	Description
	All references to "service@principal.com.my" in the Prospectus 1	
	in the Prospectus 1 shall be amended to HSBC (Malaysia) Trustee	Deutsche Trustees Malaysia Berhad (200701005591 (763590-H))" e Berhad (193701000084 (1281-T).
	All references to ", subject to minimum fee of RM24,000.00 p.a."	in the Prospectus 1 shall be deleted.
"Definitions"/ page 3	Eligible - A market which is regulated by a regulatory authority, operates regularly, is open to the public and has adequate liquidity for the purposes of the Funds.	Eligible Market - An exchange, government securities market or an OTC market: (a) that is regulated by a regulatory authority; (b) that is open to the public or to a substantial number of market participants; and (c) on which financial instruments are regularly traded.
"Definitions"/ page 4	Nil	HSBC Group - HSBC Holdings plc, its subsidiaries, related bodies corporate, associated entities and undertakings and any of their branches.
Corporate Directory / page 7	The PRS Provider Principal Asset Management Berhad Business address 10th Floor Bangunan CIMB Jalan Semantan, Damansara Heights 50490 Kuala Lumpur MALAYSIA Tel: (03) 2084 8888 Registered address 8th Floor Bangunan CIMB Jalan Semantan, Damansara Heights 50490 Kuala Lumpur MALAYSIA Tel: (03) 2084 8888	The PRS Provider Principal Asset Management Berhad Business/Registered address Level 32, Exchange 106, Lingkaran TRX 55188 Tun Razak Exchange Kuala Lumpur MALAYSIA Tel : (03) 8680 8000 Customer Care Centre Level 31, Exchange 106, Lingkaran TRX 55188 Tun Razak Exchange Kuala Lumpur MALAYSIA Tel : (03) 7723 7260 Whatsapp: (016) 299 9792

Fourth Replacement Disclosure Document dated 23 September 2022 and First Supplemental Disclosure Document dated 30 August 2023 ("Prospectus 1")	Second Supplemental Disclosure Document ("Prospectus 2") dated 25 October 2024
Section / Description	Description
Customer Care Centre Ground Floor Bangunan CIMB Jalan Semantan, Damansara Heights 50490 Kuala Lumpur MALAYSIA Tel : (03) 7723 7260 Fax : (03) 7718 3003 Website www.principal.com.my E-mail service@principal.com.my Board of Directors Effendy Shahul Hamid Thomas Cheong Wee Yee Munirah Khairuddin Uday Jayaram Mohd Haniz Mohd Nazlan Julian Christopher Vivian Pull¹ Lai Mee Fong² Chong Chooi Wan³ Wong Joon Hian* Liew Swee Lin* Dato' Jaganath Derek Steven Sabapathy* * Independent director Audit Committee Wong Joon Hian* Liew Swee Lin* Dato' Sayanath Derek Steven Sabapathy * Independent director	Website www.principal.com.my E-mail myservice@principal.com Board of Directors Thomas Cheong Wee Yee Uday Jayaram Munirah Khairuddin Mohd Haniz Mohd Nazlan Lai Mee Fong Tan Sri Jaganath Derek Steven Sabapathy* Liew Swee Lin* Yoon Mun Thim* Julian Christopher Vivian Pull¹ Chong Chooi Wan² † Alternate director to Thomas Cheong Wee Yee 2 Alternate director to Mohd Haniz Mohd Nazlan * Independent director Audit Committee Tan Sri Jaganath Derek Steven Sabapathy* Liew Swee Lin* Lai Mee Fong * Independent Member Company Secretaries Phang Ai Tee (MAICSA No. 7013346) Cheong Lisa (MAICSA No. 7009457) Level 32, Exchange 106, Lingkaran TRX 55188 Tun Razak Exchange Kuala Lumpur, MALAYSIA Tel: (03) 8680 8000

Description
The Scheme Trustee HSBC (Malaysia) Trustee Berhad Registered/Business address Level 19, Menara IQ, Lingkaran TRX HSBS Tun Razak Exchange Ruala Lumpur, MALAYSIA Fel : (03) 2075 7800 Fax : (03) 8894 2611 Femail : fs.client.services.myh@hsbc.com.my Relegate of HSBC (Malaysia) Trustee Berhad For foreign asset: The Hongkong and Shanghai Banking Corporation Limited (as global custodian) Ref. Tower 3, HSBC Centre, Sham Mong Road, HONG KONG Fel: (852) 2288 1111 For local asset: The Hongkong and Shanghai Banking Corporation Limited (as ub-custodian) and assets held through HSBC Nominees Tempatan) Sdn Bhd Level 21, Menara IQ Lingkaran TRX
existing the control of the control

	ement Disclosure Document dated 23 September 2022 and First al Disclosure Document dated 30 August 2023 ("Prospectus 1")	Second Supplemental Disclosure Document ("Prospectus 2") dated 25 October 2024
Section / Page	Description	Description
		The Hongkong and Shanghai Banking Corporation Limited (as sub-custodian) and assets held through HSBC Bank Malaysia Berhad Level 21, Menara IQ Lingkaran TRX 55188 Tun Razak Exchange Kuala Lumpur, MALAYSIA Tel: (03) 2075 3000 Fax: (03) 8894 2588
Corporate Directory / page 8	Solicitors Soon Gan Dion & Partners 1st Floor, 73, Jalan SS21/1A Damansara Utama 47400 Petaling Jaya Selangor MALAYSIA Tel : (03) 7726 3168 Fax : (03) 7726 3445	Solicitors Soon Gan Dion & Partners 1st Floor, 73, Jalan SS21/1A Damansara Utama 47400 Petaling Jaya Selangor MALAYSIA Tel: (03) 7726 3168 Fax: (03) 7726 3445 Website: www.sgd.com.my
	Federation of Investment Managers Malaysia (FIMM) 19-06-1, 6th Floor Wisma Tune No.19, Lorong Dungun Damansara Heights 50490 Kuala Lumpur MALAYSIA Tel : (03) 2092 3800 E-mail : info@fimm.com.my Website : www.fimm.com.my	Federation of Investment Managers Malaysia (FIMM) 19-06-1, 6 th Floor, Wisma Tune No. 19, Lorong Dungun Damansara Heights 50490 Kuala Lumpur MALAYSIA Tel : (03) 7890 4242 E-mail : info@fimm.com.my Website : www.fimm.com.my

	ement Disclosure Document dated 23 September 2022 and First Il Disclosure Document dated 30 August 2023 ("Prospectus 1")	Second Supplemental Disclosure Document ("Prospectus 2") dated 25 October 2024
Section / Page	Description	Description
Section 1.5.1/ page 25	1.5.1. Deed The Scheme is governed by a Deed dated 8 November 2012, First Supplemental Deed dated 2 January 2014, Second Supplemental Deed dated 25 November 2014, Third Supplemental Deed dated 3 February 2020, Fourth Supplemental Deed dated 17 December 2021, Fifth Supplemental Deed dated 12 July 2022 and Sixth Supplemental Deed dated 14 June 2023.	1.5.1. Deed The Scheme is governed by a Deed dated 8 November 2012, First Supplemental Deed dated 2 January 2014, Second Supplemental Deed dated 25 November 2014, Third Supplemental Deed dated 3 February 2020, Fourth Supplemental Deed dated 17 December 2021, Fifth Supplemental Deed dated 12 July 2022 and, Sixth Supplemental Deed dated 14 June 2023 and Seventh Supplemental Deed dated 31 July 2024.
Section 4.1.1/ page 37	Investment policy and strategy – 6 th paragraph, 3 rd bullet point The PRS Provider may request the Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Funds' assets cannot be determined (i.e due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where that Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which would be realised if assets were realised in an orderly fashion over a reasonable period in a stable market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline.	Investment policy and strategy - 6 th paragraph, 3 rd bullet point The PRS Provider may request the Scheme Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Fund's assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where the Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which are fair to the Fund and/or within reasonable period as a result of an unstable or disorderly market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Scheme Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.

	ement Disclosure Document dated 23 September 2022 and First al Disclosure Document dated 30 August 2023 ("Prospectus 1")	Second Supplemental Disclosure Document ("Prospectus 2") dated 25 October 2024
Section / Page	Description	Description
	Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.	
Section 4.1.2 / page 39	4.1.2. Principal RetireEasy 2050	4.1.2. Principal RetireEasy 2050
7 page 39	Investment policy and strategy - 6 th paragraph, 3 rd bullet point The PRS Provider may request the Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Funds' assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where that Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which would be realised if assets were realised in an orderly fashion over a reasonable period in a stable market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.	Investment policy and strategy - 6 th paragraph, 3 rd bullet point The PRS Provider may request the Scheme Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Fund's assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where the Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which are fair to the Fund and/or within reasonable period as a result of an unstable or disorderly market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Scheme Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.

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Section 4.1.4 / page 43	Investment policy and strategy - 6 th paragraph, 3 rd bullet point The PRS Provider may request the Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Funds' assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where that Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which would be realised if assets were realised in an orderly fashion over a reasonable period in a stable market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.	Investment policy and strategy - 6 th paragraph, 3 rd bullet point The PRS Provider may request the Scheme Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Fund's assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where the Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which are fair to the Fund and/or within reasonable period as a result of an unstable or disorderly market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Scheme Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.

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Section 4.1.5/page 44	4.1.5. Principal RetireEasy Income Investment policy and strategy - 5 th paragraph, 3 rd bullet	4.1.5. Principal RetireEasy Income Investment policy and strategy - 5 th paragraph, 3 rd bullet point
	nivesthiert policy and strategy - 3 paragraph, 3 buffer point The PRS Provider may request the Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Funds' assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where that Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which would be realised if assets were realised in an orderly fashion over a reasonable period in a stable market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.	The PRS Provider may request the Scheme Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Fund's assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where the Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which are fair to the Fund and/or within reasonable period as a result of an unstable or disorderly market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Scheme Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.

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Page Section 4.1.6 /page 45	A.1.6. Principal PRS Plus Conservative Investment policy and principal investment strategy - last paragraph, 3rd bullet point The PRS Provider may request the Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Funds' assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where that Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which would be realised if assets were realised in an orderly fashion over a reasonable period in a stable market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.	4.1.6. Principal PRS Plus Conservative Investment policy and principal investment strategy - last paragraph, 3rd bullet point The PRS Provider may request the Scheme Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Fund' assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securitie exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where the Fund has assets; for the purpose of conversion of any currency, a closure or restriction on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at price which are fair to the Fund and/or within reasonable period as result of an unstable or disorderly market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal request prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is liftee. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longe period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document, The action to suspend withdrawal requests from Members may be exercised by the Scheme Trustee on its own accord in accordance with the GPRS where there are good and sufficien reason to do so, after having considered the interest of Members.

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Section 4.1.7 /page 46	4.1.7. Principal PRS Plus Moderate	4.1.7. Principal PRS Plus Moderate
, page 10	Investment policy and principal investment strategy - last paragraph, 3 rd bullet point	Investment policy and principal investment strategy - last paragraph, 3 rd bullet point
	The PRS Provider may request the Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Funds' assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where that Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which would be realised if assets were realised in an orderly fashion over a reasonable period in a stable market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.	The PRS Provider may request the Scheme Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Fund's assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where the Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which are fair to the Fund and/or within reasonable period as a result of an unstable or disorderly market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Scheme Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.

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	4.1.8. Principal PRS Plus Growth Investment policy and principal investment strategy – last paragraph. 3 rd bullet point The PRS Provider may request the Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Funds' assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where that Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which would be realised if assets were realised in an orderly fashion over a reasonable period in a stable market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier	4.1.8. Principal PRS Plus Growth Investment policy and principal investment strategy - last paragraph. 3 rd bullet point The PRS Provider may request the Scheme Trustee to suspend withdrawal requests due to exceptional circumstances where the market value or fair value of a material portion of the Fund's assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where the Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which are fair to the Fund and/or within reasonable period as a result of an unstable or disorderly market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests
	accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.	prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Scheme Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.

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Section 4.1.9 / page 48	4.1.9. Principal PRS Plus Equity	4.1.9. Principal PRS Plus Equity
	Investment policy and principal investment strategy – last paragraph. 3"d bullet point The PRS Provider may request the Trustee to suspend withdrawal requests due to exceptional circumstances (for example the suspension of redemption request by the Target Fund) where the market value or fair value of a material portion of the Target Funds' assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where that Target Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which would be realised if assets were realised in an orderly fashion over a reasonable period in a stable market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.	Investment policy and principal investment strategy – last paragraph. 3"d bullet point The PRS Provider may request the Scheme Trustee to suspend withdrawal requests due to exceptional circumstances (for example the suspension of redemption request by the Target Fund) where the market value or fair value of a material portion of the Target Fund's assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange of the markets where the Target Fund has substantial investments; an emergency or other state of affairs; the declaration of a moratorium in a country where the Target Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets of the Target Fund not being able to be effected at prices which are fair to the Target Fund and/or within a reasonable period as a result of an unstable or disorderly market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Scheme Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.

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Section 4.1.10 / page 49	Investment policy and principal investment strategy - last paragraph, 3rd bullet point The PRS Provider may request the Trustee to suspend withdrawal requests due to exceptional circumstances (for example the suspension of redemption request by the Target Fund) where the market value or fair value of a material portion of the Target Funds' assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange; an emergency or other state of affairs; the declaration of a moratorium in a country where that Target Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets not being able to be effected at prices which would be realised if assets were realised in an orderly fashion over a reasonable period in a stable market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.	Investment policy and principal investment strategy - last paragraph, 3rd bullet point The PRS Provider may request the Scheme Trustee to suspend withdrawal requests due to exceptional circumstances (for example the suspension of redemption request by the Target Fund) where the market value or fair value of a material portion of the Target Fund's assets cannot be determined (i.e. due to the closure of a securities exchange or trading restrictions on a securities exchange of the markets where the Target Fund has substantial investments; an emergency or other state of affairs; the declaration of a moratorium in a country where the Target Fund has assets; for the purpose of conversion of any currency, a closure or restrictions on trading in the relevant foreign exchange market; or the realisation of the assets of the Target Fund not being able to be effected at prices which are fair to the Target Fund and/or within a reasonable period as a result of an unstable or disorderly market). During the suspension period, withdrawal requests will not be accepted and in the event we have earlier accepted the withdrawal requests prior to the suspension is declared, the withdrawal requests will be dealt on the next Business Day once the suspension is lifted. In such case, a Member will not be able to redeem the units and will be compelled to remain invested in the Fund for a longer period of time than original timeline. Members' investments will continue to be subjected to the risks inherent to the Fund (Please refer to the "Risk Factors" section in the Disclosure Document). The action to suspend withdrawal requests from Members may be exercised by the Scheme Trustee on its own accord in accordance with the GPRS where there are good and sufficient reason to do so, after having considered the interest of Members.

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Section	Nil.	4.1.10. Principal PRS Plus Asia Pacific Ex Japan Equity
4.1.10 / page 53		About Principal Asia Pacific Dynamic Income Fund
		Withdrawal policy of the Target Fund
		If the Target Fund Manager receives a complete withdrawal request by 4:00 p.m. on a business day of the Target Fund, the Target Fund Manager will process it using the net asset value per unit of the Target Fund for that business day of the Target Fund. If the Target Fund Manager receives the withdrawal request after 4:00 p.m. on a business day of the Target Fund, the Target Fund Manager will process it using the net asset value per unit of the Target Fund for the next business day of the Target Fund (T+1). The amount that the Fund will receive is calculated by the withdrawal value less the withdrawal fee imposed by the Target Fund Manager, if any. The Fund will be paid in the currency of the class of units within seven (7) business days of the Target Fund, upon the Target Fund Manager's receipt of the complete withdrawal request. The Fund will have to bear the applicable bank fees and charges, if any.
Section 6.1 / page 61	6.1. Valuation of Investments Permitted by the Funds	6.1. Valuation of Investments Permitted by the Funds
page 61	2 nd bullet point, first paragraph	2 nd bullet point
	Unlisted securities	Unlisted securities
	The valuation of securities not listed or quoted on a stock exchange but have been approved by the relevant regulatory authority for such listing or quotation and are offered directly to the Fund by the issuer shall be valued at the issue price of such securities. The value will be determined by the financial institution that issued the securities.	The valuation of equities not listed or quoted on a stock exchange but have been approved by the relevant regulatory authority for such listing or quotation and are offered directly to the Fund by the issuer shall be valued at the issue price of such equities. The value will be determined by the financial institution that issued the instrument.
Section 6.1 / page 61	2 nd bullet point, second paragraph	6.1. Valuation of Investments Permitted by the Funds
page 01	Unlisted securities The value of any unlisted RM-denominated debt securities shall be calculated on a daily basis using prices quoted by a bond pricing agency ("BPA") registered with the SC. Where such prices are not available or where we are of the view that the price quoted by the BPA for a specific debt security differs from the market price by more than twenty (20) basis points,	Unlisted fixed income securities Where we are of the view that the price quoted by BPA for a specific unquoted fixed income security differs from the market price by more than 20 basis points, we may propose a fair value price, provided that we obtain necessary internal approvals to use non-BPA price and keep an audit trail of the basis and decisions made for using a non-BPA price.

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	we may use the market price by reference to the last available quote provided such quote was obtained within the previous thirty (30) days and we record the basis for using a non-BPA price, obtained necessary internal approvals to use the non-BPA price and keep an audit trail of all decisions and basis for adopting the market yield. The value of any unlisted non-RM-denominated debt securities shall be calculated daily using prices quoted by ICE using their proprietary methodology. The unlisted non-RM-denominated debt securities are calculated using prices contributed by financial institutions and other market inputs, include: benchmark yields, reported trades, broker/dealer quotes, issuer spreads, two-sided markets, benchmark securities, bids, offers and reference data (e.g. corporate action announcements and ratings). Where the prices are not available on any business day, these unlisted non-RM-debt securities will be valued by reference to the average indicative yield quoted by three (3) independent and reputable financial institutions. However, where quotations are still not available, such unlisted non-RM-denominated debt securities will be valued daily at fair price determined in good faith by us, based on the methods or bases which have been verified by the auditor of the Fund and approved by the Trustee.	Furthermore, we will ensure that the basis for determining the fair value of the investment is approved by the Trustee (after appropriate technical consultation), and is documented. The value of any unlisted non RM-denominated fixed income securities shall be calculated daily using prices quoted by ICE, Refinitiv, IHS Markit Ltd or Bloomberg, dependent on the asset class and market using their proprietary methodology. The fixed income securities prices are calculated using prices contributed by financial institutions and other market inputs, including benchmark yields, reported trades, broker/dealer quotes, issuer spreads, two-sided markets, benchmark securities, bids, offers and reference data (e.g. corporate action announcements and ratings). Where the prices are not available on any Business Day, these fixed income securities will be valued by reference to the average indicative yield quoted by three (3) independent and reputable financial institutions. However, where quotations are still not available, such unlisted non RM-denominated fixed income securities will be valued daily at a fair price determined in good faith by us, based on the methods or bases which have been verified by the auditor of the Fund and approved by the Trustee.
Section 6.6.2/ page 66 to 67	6.6.2 Processing a Withdrawal For the feeder fund (e.g. PRS-AP), the withdrawal payment period may be extended to within 5 Business Days from the receipt of withdrawal proceeds from the target fund.	6.6.2 Processing a Withdrawal For feeder fund (e.g. PRS-AP), there may be situations where the determination of the net asset value of the shares of the Target Fund is suspended or withdrawal proceeds from the Target Fund is deferred which may result in the Target Fund requiring a longer time to pay the withdrawal proceeds to the Fund. In such situations, the withdrawal payment period may be extended to within five (5) Business Days from the receipt of withdrawal proceeds from the Target Fund.
Section 6.14 / page 70	6.14. Distribution of the Funds Given the Fund's objective, the Fund is not expected to pay distribution. Distributions, if any, are at our discretion and will vary from period to period depending on the availability of realised income for distribution and performance of the Fund.	6.14. Distribution of the Funds Given the Fund's objective, the Fund is not expected to pay any distribution. Distributions, if any, are at our discretion and will vary from period to period depending on the availability of realised income for distribution and performance of the Fund.

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	Each unit of the Class will receive the same distribution for a distribution period regardless of when those units were purchased. The distribution amount you will receive is in turn calculated by multiplying the total number of units held by you in the Class by the Sen per unit distribution amount. On the distribution date, the NAV per unit will adjust accordingly. All distributions (if any) will be automatically reinvested into additional units in the Class at the NAV per unit on the distribution date (the number of units will be rounded down to two (2) decimal places. No Application Fee is payable for the reinvestment.	The Fund may distribute from distributable income that has been accrued as at the end of a financial year of the Fund but is not declared and paid as distribution at the next distribution date immediately after that financial year end of the Fund ("Capital"). Distribution out of Capital allows the Fund to make distribution when the Fund performs. According to the Fund's distribution policy, distribution (if any) will depend on its performance. After taking into consideration the level of Capital and performance of the Fund and subject to healthy cash flow of the Fund, any distribution out of Capital we make, we will ensure that proper decisions can be made in reducing cost without generating any additional risk to the Fund. Distribution out of Capital represent a return and/or capital gains attributable to the original investment and will result in a reduction in the NAV of the Fund and reduce the capital available for future investment and capital growth. The greater the risk of capital erosion that exists, the greater the likelihood that, due to capital erosion, the value of future returns would also be diminished. Each unit of the Class will receive the same distribution for a distribution period regardless of when those units were purchased. The distribution amount you will receive is in turn calculated by multiplying the total number of units held by you in the Class by the Sen per unit distribution amount. On the distribution date, the NAV per unit will adjust accordingly. All distributions (if any) will be automatically reinvested into additional units in the Class at the NAV per unit on the distribution date (the number of units will be rounded to two (2) decimal places. No Application Fee is payable for the reinvestment.

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Section 6.15 / page 70	6.15. Unclaimed Moneys	6.15. Unclaimed Moneys
page 10	Where you have not made any transaction or instruction in relation to the Scheme for more than twelve (12) months subsequent to attaining the age of eighty (80) years, the Trustee may pay any unclaimed Accrued Benefit held by the Trustee to the Registrar of Unclaimed Moneys, in accordance with the provisions of the Unclaimed Moneys Act 1965.	Where you have not made any transaction or instruction in relation to the Scheme for more than two (2) years subsequent to attaining the age of hundred (100) years, the Trustee may pay any Unclaimed Accrued Benefit held by the Trustee to the Registrar of Unclaimed Moneys, in accordance with the provisions of the Unclaimed Moneys Act 1965.
	Prior to paying the unclaimed Accrued Benefits to the Registrar of Unclaimed Moneys, the Trustee must obtain approval of the PPA.	Prior to paying the unclaimed Accrued Benefits to the Registrar of Unclaimed Moneys, the PRS Provider must obtain approval of the PPA.
	In addition, any moneys payable to you which remain unclaimed after twelve (12) months as prescribed by Unclaimed Moneys Act, 1965 ("UMA") will be surrendered to the Registrar of Unclaimed Moneys by us in accordance with the requirements of the UMA. Thereafter, all claims need to be made by you with the Registrar of Unclaimed Moneys.	In addition, any moneys payable to you which remain unclaimed for a period of not less than two (2) years as prescribed by Unclaimed Moneys Act, 1965 ("UMA") will be surrendered to the Registrar of Unclaimed Moneys by us in accordance with the requirements of the UMA. Thereafter, all claims need to be made by you with the Registrar of Unclaimed Moneys.
Section 7.2 / page 71	7.2. Information on Your Investment	7.2. Information on Your Investment
	Last paragraph	Last paragraph
	If you wish to write-in, please address your letter to:	If you wish to write-in, please address your letter to:
	Principal Asset Management Berhad	Principal Asset Management Berhad
	Customer Care Centre Ground floor Bangunan CIMB	Customer Care Centre Level 31, Exchange 106, Lingkaran TRX
	Jalan Semantan, Damansara Heights	55188 Tun Razak Exchange
	50490 Kuala Lumpur MALAYSIA	Kuala Lumpur, MALAYSIA
Section 7.3 / page 71	7.3. Deed	7.3. Deed
page / I	The Scheme is governed by Deed dated 8 November 2012, First Supplemental Deed dated 2 January 2014, Second Supplemental Deed dated 25 November 2014, Third Supplemental Deed dated 3 February 2020, Fourth Supplemental Deed dated 17 December 2021, Fifth Supplemental Deed dated 12 July 2022 and Sixth Supplemental Deed dated 14 June 2023.	The Scheme is governed by a Deed dated 8 November 2012, First Supplemental Deed dated 2 January 2014, Second Supplemental Deed dated 25 November 2014, Third Supplemental Deed dated 3 February 2020, Fourth Supplemental Deed dated 17 December 2021, Fifth Supplemental Deed dated 12 July 2022 and, Sixth Supplemental Deed dated 14 June 2023 and Seventh Supplemental Deed dated 31 July 2024.

	ment Disclosure Document dated 23 September 2022 and First I Disclosure Document dated 30 August 2023 ("Prospectus 1")	Second Supplemental Disclosure Document ("Prospectus 2") dated 25 October 2024
Section / Page	Description	Description
Section 7.6 / page 72-73	7.6. Potential Conflicts of Interests and Related Party Transactions	7.6. Potential Conflicts of Interests and Related Party Transactions
	We (including our directors) will at all times act in your best interest and will not conduct ourselves in any manner that will result in a conflict of interest or potential conflict of interest. In the unlikely event that any conflict of interest arises, such conflict shall be resolved such that the Funds are not disadvantaged. In the unlikely event that we face conflicts in respect of our duties as the PRS Provider to the Funds and to other Principal Malaysia's fund that we manage, we are obliged to act in the best interests of all our Members and will seek to resolve any conflicts fairly and in accordance with the Deeds.	We (including our directors) will at all times act in your best interests and will not conduct ourselves in any manner that will result in a conflict of interest or potential conflict of interest. In the unlikely event that any conflict of interest arises, such conflict shall be resolved such that the Funds are not disadvantaged. In the unlikely event that we face conflicts in respect of our duties as the PRS Provider to the Funds and to other Principal Malaysia's funds that we manage, we are obliged to act in the best interests of all the Members and will seek to resolve any conflicts fairly and in accordance with the Deed.
	We shall not act as principals in the sale and purchase of any securities or investments to and from the Funds. We shall not make any investment for the Funds in any securities, properties or assets in which we or our officer has financial interest in or from which we or our officer derives a benefit, unless with the prior approval of the Trustee. We (including our directors) hold substantial shareholdings or directorships in public companies shall refrain from any decision making relating to that particular investment of the Funds.	We shall not act as principal in the sale and purchase of any securities or investments to and from the Funds. We shall not make any investment for the Funds in any securities, properties or assets in which we or our officer has financial interest in or from which we or our officer derives a benefit, unless with the prior approval of the Scheme Trustee. We (including our directors) who hold substantial shareholdings or directorships in public companies shall refrain from any decision making relating to that particular investment of the Funds.
	The Funds may maintain Deposits with CIMB Bank Berhad, CIMB Islamic Bank Berhad and CIMB Investment Bank Berhad. We may enter into transactions with other companies within PFG and CIMB Group provided that the transactions are effected at market prices and are conducted at arm's lengths.	The Funds may maintain Islamic Deposits with CIMB Bank Berhad, CIMB Islamic Bank Berhad and CIMB Investment Bank Berhad. We may enter into transactions with other companies within PFG and CIMB Group provided that the transactions are effected at market prices and are conducted at arm's lengths.
	We generally discourage cross trades and prohibit any transactions between client(s) accounts and fund accounts. Any cross trade activity require prior approval with the relevant supporting justification(s) to ensure the trades are executed in the best interest of both funds and such transactions were executed at arm's length. Cross trades will be reported to the person(s) or members of a committee undertaking the oversight function of the Fund to ensure compliance to the relevant regulatory requirements.	We generally discourage cross trades and prohibit any transactions between client(s) accounts and fund accounts. Any cross trade activity require prior approval with the relevant supporting justification(s) to ensure the trades are executed in the best interest of both funds and such transactions were executed at arm's length. Cross trades will be reported to the person(s) or members of a committee undertaking the oversight function of the Funds to ensure compliance to the relevant regulatory requirements.
	PGI is our related party. We will ensure that any arrangement made with PGI will be at arm's length.	The Distributor may be our related party and PGI is our related party. We will ensure that any arrangement made with the Distributors and PGI will be at arm's length.

	ement Disclosure Document dated 23 September 2022 and First I Disclosure Document dated 30 August 2023 ("Prospectus 1")	Second Supplemental Disclosure Document ("Prospectus 2") dated 25 October 2024
Section / Page	Description	Description
raye	Trustee As for the Trustee and the fund administration and fund accounting service providers for the Funds, there may be related party transactions involving or in connection with the Funds in the following events: 1) where a Fund invests in instrument(s) offered by the related party of the Trustees (i.e. placement of moneys, structured products, etc); 2) where a Fund is being distributed by the related party of the Trustee; 3) where the assets of a Fund are being custodised by the related party of the Trustees both as sub-custodian and/or global custodian of the Fund (Trustee's delegate); and 4) where a Fund obtains financing as permitted under the GPRS, from the related party of the Trustee. The Trustee will rely on the PRS Provider to ensure that any related party transactions, dealings, investments and appointments are on terms which are the best that are reasonably available for or to the Fund and are on an arm's length basis as if between independent parties. While the Trustee has internal policies intended to prevent or manage conflicts of interests, no assurance is given that their application will necessarily prevent or mitigate conflicts of interest. The Trustee's commitment to act in the best interests of the Members of the Funds does not preclude the possibility of related part transactions or conflicts.	Scheme Trustee As fer—the trustee and the fund administration and fund accounting service providers for the Funds, there may be related party transactions involving or in connection with the Funds in the following events: (1) where a Fund invests in instrument(s) offered by the related party of the Scheme Trustee (e.g. placement of monies, transferable securities etc); (2) where a Fund is being distributed by the related party of the Scheme Trustee; (3) where the assets of a Fund are being custodised by the related party of the Scheme Trustee both as sub-custodian and/or global custodian of the Fund (i.e. Scheme Trustee's delegate); and (4) where a Fund obtains financing as permitted under the GPRS, from the related party of the Scheme Trustee. The Scheme Trustee has in place policies and procedures to deal with any conflict of interest situation. The Scheme Trustee will not make improper use of its position as the owner of the Funds' assets to gain, directly or indirectly, any advantage or cause detriment to the interests of the Members. Any related party transaction is to be made on terms which are best available to the Funds and which are not less favourable to the Funds than an arm's length transaction between independent parties. Subject to any applicable regulations, the Scheme Trustee and/or its related group of companies may deal with each other, the Funds or any such contract or transaction with each other, the Funds or any such contract or transaction or act in the same or similar capacity in relation to any other scheme. The solicitors, auditors and tax adviser have confirmed that there are no existing or potential conflicts of interest in their respective capacity as advisors for the PRS Provider and/or the Funds.

	Fourth Replacement Disclosure Document dated 23 September 2022 and First Supplemental Disclosure Document dated 30 August 2023 ("Prospectus 1")					Second Supplemental Disclosure Document ("Prospectus 2") dated 25 October 2024			
Section / Page		Descrip	otion		Description				
Section 8.1.1 / page 74	8.1.1. The Board of Directors					rd of Directors			
	The Board of Di three (3) indepe The Board of operations of th times a year.	ndent directors a Directors over	and two (2) altersees the ma	ernate directors. nagement and	The Board of Directors consists of ten (10) members including three (3) independent directors and two (2) alternate directors. The Board of Directors oversees the management and operations of the Principal Malaysia and meets at least four (4 times a year.				
	Thomas Cheong Wee Yee	- Non- independent director	Lai Mee Fong	- Non- independent director	Thomas Cheong Wee Yee	-Non- independent director	Lai Mee Fong	-Non- independent director	
	Munirah Khairuddin	- Non- independent director	Chong Chooi Wan ²	- Non- independent director	Munirah Khairuddin	-Non- independent director	Chong Chooi Wan ²	-Non- independent director	
	Uday Jayaram	- Non- independent director	Wong Joon Hian	Independent director	Uday Jayaram	-Non- independent director	Wong Joon Hian	- Independent director	
	Mohd Haniz Mohd Nazlan	- Non- independent director	Liew Swee Lin	Independent director	Mohd Haniz Mohd Nazlar	-Non- independent director	Liew Swee Lin	- Independent director	
	Julian Christopher Vivian Pull ¹	- Non- independent director	Dato' Jaganath Derek Steven Sabapathy	- Independent director	Julian Christopher Vivian Pull ¹	-Non- independent director	Dato' Jaganath Derek Steven Sabapathy	- Independent director	
	¹ Alternate direc ² Alternate direc	tor to Thomas Cl tor to Mohd Han			[‡] Alternate director to Thomas Cheong Wee Yee [‡] Alternate director to Mohd Haniz Mohd Nazlan				
					The name and designation of each of the directors can be foun in our website at www.principal.com.my/en/about-us/leadership.				
Section 8.1.3 / page 74-76	8.1.3. Audit Con	nmittee			8.1.3. Audit Committee				
	As at LPD, the Audit Committee consists of four (4) members including three (3) independent members. The Audit Committee monitors and ensures transparency and accuracy of financial reporting, and effectiveness of external and internal audit functions of Principal Malaysia. The Audit Committee meets at least once every quarter.				members including two (2) independent members. The Ail Committee monitors and ensures transparency and accuracy financial reporting, and effectiveness of external and interest.			nbers. The Audit and accuracy of rnal and internal	

Section /	at Disclosure Docur	ment dated 30 August 2023 ("Prospectus 1")	dated 25 October 2024			
Page		Description	Description			
	Name:	Wong Joon Hian*	Name:	Tan Sri Jaganath Derek Steven Sabapathy*		
	Designation:	Independent Non-Executive Director and	Designation:	Independent Non-Executive Director		
		Chairman of Audit Committee of Principal Malaysia	Experience:	Upon graduation in 1981, Tan Sri Jaganat Derek Steven Sabapathy ("Tan Sri Jagan		
	Experience:	Has been an independent non-executive director of Principal Asset Management Berhad since 22 August 2007.		joined a leading London firm of chartere accountants, Price Waterhouse.		
		He has accumulated over 40 years of working experience in the areas of audit, accountancy, financial services and corporate management. He commenced his career when he joined Price Waterhouse & Co. in England after qualifying as a Chartered Accountant in 1973. He returned to Malaysia in 1975 to work for Price Waterhouse (now known as PricewaterhouseCoopers PLT), Malaysia until 1985. He then served as the Technical Manager of The Malaysian Association of Certified Public Accountants from 1986 until he was appointed as the General Manager-Operations of Supreme Finance		Tan Sri Jagan left KPMG Malaysia in lat 1994 and joined Benta Plantation Berhad an Executive Director. He was appointed Director of Austral Lao Power Co Ltd 1995. In 1997, he took up the position a Managing Director of both Prime Utilitie Berhad and Indah Water Konsortium So Bhd, Malaysia's privatised nations wastewater utility. From 1999 until heretirement in end 2013, Tan Sri Jagan serve as the Chief Executive Officer/ Director of Bandar Raya Developments Berhad Grouwhich also included Mieco Chipboar Berhad.		
		(Malaysia) Berhad in December 1987. After Mayban Finance Berhad had completed the acquisition of Supreme Finance (Malaysia) Berhad in 1991, he joined BDO Binder as an Audit Principal until 1994 when he joined Advance Synergy Berhad. He was appointed the managing director of United Merchant		Tan Sri Jagan is currently the Founder and Chief Executive Officer/ Director of Tribect Real Estate Asset Management Sdn Bhd, niche property development company. He is also a Director of other public companied listed on Bursa Malaysia Securities Berhad.		
		Group Berhad (now known as Advance Synergy Capital Sdn Bhd) from 1995 till 2020. During the period from 1995 till 2007 he was a director of Ban Hin Lee Bank		Master of Arts majoring in Corporat Finance and International Trade from Edinburgh University, United Kingdom.		
		Berhad, Southern Investment Bank Berhad and United Merchant Finance Berhad.	Name:	Liew Swee Lin*		
		Currently, he is a non-executive director in several dormant companies under the CIMB Group Holdings Berhad Group and serves as an independent non-executive director of Principal Islamic Asset Management Sdn	Designation:	Independent Non-Executive Director		

	ment dated 30 August 2023 ("Prospectus 1")	Second Supplemental Disclosure Document ("Prospectus 2") dated 25 October 2024			
Section / Page	Description	Description			
Qualifications	Accountants and a life member of The Malaysian Institute of Certified Public Accountants and the Institute of Chartered Accountants in England and Wales.	Experience:	Swee Lin is a senior board level executive wirmore than 29 years of management experience in the ASEAN region creating shareholder value in medifinancial services and e-commerce sector Since 2007, she served as Executive Directors		
Name:	Liew Swee Lin*		at financial services and media entities Malaysia.		
Designation:	Independent Non-Executive Director		Malayola		
Experience:	Swee Lin is a senior board level executive with more than 29 years of management experience in the ASEAN region creating shareholder value in media, financial services and e-commerce sectors. Since 2007, she served as Executive Director at financial services and media entities in Malaysia. Currently she is an External Advisor to Bain & Company, a global consulting firm and was previously attached to Astro Malaysia Holdings Berhad, ASEAN's leading consumer media company as its Group Chief Operating Officer. She also served as an Executive Director of Astro Go Shop, a joint venture with GS Home Shopping Inc. Korea after she spearheaded Astro's vertical expansion into ecommerce which she set up as its pioneer management team in 2015. Prior to joining Astro, Swee Lin was an Executive Vice President at Alliance Financial Group's Retail Bank in Malaysia and was also an Executive Director of Alliance Islamic Bank.		Currently she is an External Advisor to Bain Company, a global consulting firm and wa previously attached to Astro Malays Holdings Berhad ("Astro"), ASEAN's leadir consumer media company as its Group Chic Operating Officer. She also served as a Executive Director of Astro Go Shop, a join venture with GS Home Shopping Inc. Kore after she spearheaded Astro's vertice expansion into ecommerce which she set up a its pioneer management team in 2015. Prior to joining Astro, Swee Lin was a Executive Vice President at Alliance Financi Group's Retail Bank in Malaysia and was also an Executive Director Alliance Islamic Bank. She has also held senicleadership positions at Standard Chartered Bank wit responsibilities for its Wealth Management Priority Banking, Credit Cards and Person Loan portfolios. In the earlier years of he career, she gained multidisciplinary industriexposure in FMCG, insurance, food and beverage and pharmaceuticals when she headed up a regional business at Ogilvy Or Worldwide, part of WPP PLC (a FTSE 100 which operated in Malaysia to serve its As Pacific clients.		

		ocument dated 23 September 2022 and First ent dated 30 August 2023 ("Prospectus 1")	Second Suppler	mental Disclosure Document ("Prospectus 2") dated 25 October 2024		
Section / Page		Description	Description			
		She has also held senior leadership positions at Standard Chartered Bank with responsibilities for its Wealth Management, Priority Banking, Credit Cards and Personal Loan portfolios. In the earlier years of her career, she gained multidisciplinary industry exposure in FMCG, insurance, food and beverage and pharmaceuticals when she headed up a regional business at Ogilvy One Worldwide, part of WPP PLC (a FTSE 100), which operated in Malaysia to serve its Asia Pacific clients. A keen champion of entrepreneurship, she is part of Endeavor Global Inc.'s mentor network with presence in 40 countries, which is placed and the page of the property of the	Qualifications:	A keen champion of entrepreneurship, she part of Endeavor Global Inc.'s mentor networ with presence in 40 countries, which dedicated to global entrepreneurship be driving economic expansion via active mentorship. She has a MSc in International Marketing from the University of Strathclyde and complete her Stanford Executive Programme at Stanford Graduat School of Business in 2017. She is a member of Financial Planning Association of Malaysis (FPAM), Singapore Institute of Directors and Malaysian Alliance of Corporate Director (MACD).		
		which is dedicated to global entrepreneurship by driving economic	Name:	Lai Mee Fong		
		expansion via active mentorship.	Designation:	Non-Independent Non-Executive Director		
	Qualifications:	She has a MSc in International Marketing from the University of Strathclyde and completed her Stanford Executive Programme at Stanford Graduate School of Business in 2017. She is a member of Financial Planning Association of Malaysia (FPAM), Singapore Institute of Directors and Malaysian Alliance of Corporate Directors (MACD).	Experience:	Mee Fong is currently the Chief Financia Officer ("CFO") of Touch 'n Go Sdn Bhd (wholly owned subsidiary of CIMB Group) which provides contactless electronic payment solutions to transportation ecosystem nationwide and is the largest emoney issuer in the country. Her mandate from CIMB includes partnering the Chie Executive Officer to continue to grow the Touch 'n Go Sdn Bhd franchise and drive the		
	Name:	Dato' Jaganath Derek Steven Sabapathy*		finance transformation strategy.		
	Designation:	Independent Non-Executive Director				
	Experience:	Upon graduation in 1981, Dato' Jaganath Derek Steven Sabapathy ("Dato' Jagan") joined a leading London firm of chartered accountants, Price Waterhouse.				

Supplemental Disclosu	closure Document dated 23 September 2022 and First re Document dated 30 August 2023 ("Prospectus 1")	Second Supplemental Disclosure Document ("Prospectus 2") dated 25 October 2024		
Section / Page	Description	Description		
Qualifi	Dato' Jagan left KPMG Malaysia in late 1994 and joined Benta Plantation Berhad as an Executive Director. He was appointed a Director of Austral Lao Power Co Ltd in 1995. In 1997, he took up the position as Managing Director of both Prime Utilities Berhad and Indah Water Konsortium Sdn Bhd, Malaysia's privatised national wastewater utility. From 1999 until his retirement in end 2013, Dato' Jagan served as the Chief Executive Officer/ Director of Bandar Raya Developments Berhad Group which also included listed Mieco Chipboard Berhad. Dato' Jagan is currently the Founder and Chief Executive Officer/ Director of Tribeca Real Estate Asset Management Sdn Bhd, a niche property development company. He is also a Director of other public companies listed on Bursa Malaysia Securities Berhad. Cations: Master of Arts majoring in Corporate Finance and International Trade from Edinburgh University, United Kingdom.	Prior to this role, Mee Fong was the Managing Director in CIMB and also held the CFO role in CIMB Digital Asset (CDA), when she was responsible for the overall financial planning and management of CIMB Group' Strategic digital investments including the Touch 'n Go franchise and digital ban operations in the Philippines and Vietnam Her expertise includes financial advisory, ta planning and structuring, financial analysis risk management and compliance management. She works with the businesse in all spectrums including budgeting and forecast, financial modelling, tax and capital planning, structuring, risk management compliance and audit management. She was responsible for Group level financial simulation, risk weighted asset and capital impact assessment of each corporate exercise, group initiatives/ projects including recovery planning, stress test simulation Expected Credit Loss model implementation and various key initiatives including settlement and General Ledge reconciliation. She was instrumental in the roll out of the Group Operational Ris		
Name:	Cheong Wee Yee, Thomas	framework across the CDA portfolio and ha since been an active participant in all risk and		
Design	Non-Independent Non-Executive Director	audit committees.		
Experie	Dec 2004 – June 2008: Prudential Corporation Asia – Chief Operations Officer & Chief Financial Officer, CITIC Prudential Fund Management Co. Ltd. (based in Shanghai) June 2008 – March 2009: Prudential Corporation Asia – Acting Chief Executive Officer, CITIC Prudential Fund Management Co. Ltd. (based in Shanghai)	Mee Fong has been in the accountin profession for more than 25 years. Sh started her career wit PricewaterhouseCoopers, involved in variou assurance and advisory related work for clients from a wide spectrum of industries. Her professional practice had garnered her invaluable experience due to the exposur she had to various types of businesses operations, merger and acquisition an corporate transactions.		

Supplemental Disclosure Docum	ent dated 30 August 2023 ("Prospectus 1")	Second Supplemental Disclosure Document ("Prospectus 2") dated 25 October 2024 Description			
Section / Page	Description				
Qualifications: *Independent me	April 2009 – September 2009: Prudential Corporation Asia – Chief Executive Officer, Prudential Fund Management Co. Ltd. (based in Malaysia) October 2009 – July 2013: Manulife Financial Limited – Vice President, China Asset Management (based in Shanghai) July 2013 – December 2014 Manulife Financial Limited – Chief Executive Officer & Executive Director, Manulife Asset Management Co. Ltd. (Taiwan) January 2015 – February 2017 Principal Financial Group – Vice President of North Asia March 2017 – February 2019 Principal Financial Group – Senior Vice President of North Asia March 2019 – Present Principal Financial Group –President of Asia Jan 2021 – Present Principal Financial Group –Executive Vice President & President of Asia 1990 – Bachelor of Science (Economics), First Class Honours, London School of Economics, University of London. 2013 – Master of Business Administration, Olin Business School, Washington University in St. Louis.	Qualifications: *Independent me	She gained valuable regulatory experience during her secondment to the SC in 200 where she was responsible for the examination of asset managemer companies in accordance to the Securitie Industry Act. Her professional career was further expanded into the private equit space when she took on the role of the Vice President of finance in one of the largest Southeast Asia-based private equity fund management of over USD1 billion. In the specific role, she had gained financial insight in deal structuring, valuation mode investment and exit strategies. Mee Fong serves on the board of Capita Advisors Partners and is an active member in the Investment Committee of the infrastructure funds which manage asset across Asia including Malaysia, Indonesia Pakistan, Philippines and Vietnam. Most recently, she was appointed to the Principal Asset Management Board effective 1 Maragona. Chartered Accountant (CA) of Malays Institute of Accountants (MIA) Certified Practising Accountant of CP Australia Bachelor of Business (Accountancy), RMI University, Melbourne, Australia		

		Document dated 23 September 2022 and First ment dated 30 August 2023 ("Prospectus 1")	Second Supple	emental Disclosure Document ("Prospectus 2") dated 25 October 2024		
Section / Page		Description	Description			
Section 8.1.4 / page 76	8.1.4. Designate function	ed person responsible for fund management	8.1.4. Designat function	ed person responsible for fund management		
	Name:	Patrick Chang Chian Ping	Name:	Lee Chun Hong		
	Designation:	Chief Investment Officer (CIO), Malaysia & Chief Investment Officer, Equities, ASEAN	Designation:	Chief Investment Officer, Equities - Malaysia Chun Hong has more than 19 years of		
		Region He was appointed as the Chief Investment Officer on 22 February 2016. He comes with an extensive 20 years of experience in asset management and is backed by numerous ASEAN awards from Malaysian pension funds in 2013 and 2015. He was previously the Head of ASEAN equities at BNP Paribas Investment Partners, Malaysia where he was overseeing ASEAN equities for both Malaysian and offshore clients from 2012. Prior to that, he served as Senior Vice President for CIMB-Principal Asset Management Berhad where he specialised in Malaysia, ASEAN and Asia specialist funds. He also worked as a portfolio manager at Riggs and Co International Private Banking in London specialising in managing global ETF portfolios. MSc Finance from City University Business School and BSc Accounting and Financial Analysis from University of Warwick, UK. Information and/or updated information, please site at www.principal.com.my.		experience in fund management and equity research. He joined Principal Malaysia in 2017 to manage unit trust funds and institutional mandates covering Malaysian and ASEAN markets. Prior to that, he was attached to Libra Invest Berhad, managing and supervising Unit Trust and Research divisions that covered ASEAN and China-Hong Kong markets. He commenced his career in fund management industry at Public Mutual Berhad. He had research responsibilities for regional plantation and consumer sectors, as well as research country coverage of ASEAN markets. Subsequently, he moved on to portfolio management specialising in ASEAN markets. He started covering ASEAN markets since 2010. He was also previously with PricewaterhouseCoopers as an auditor.		

	ement Disclosure Do Il Disclosure Docum					osure Document ("Prospectus 2") October 2024		
Section / Page		Descrip	tion		De	scription		
Section 11 /	11. The Trustee				11. The Scheme Trustee			
page 79-80	11.1. About Deut	sche Trustees N	Malaysia Berha	d	11.1. About HSBC (Malaysia	a) Trustee Berhad		
	Deutsche Trustee 200701005591 (7 February 2007 a Company is regis Companies Act 1 Menara IMC, 8 Jal	63590-H)) was nd commenced stered as a tru 949, with its b	incorporated in d business in f ast company u business addre	Malaysia on 22 May 2007. The nder the Trust ss at Level 20,	Trust Companies Act 1949, with its registered address at Leve			
	DTMB is a member Deutsche Bank puretail banking, to management progovernments, institution	rovides comme ransaction bar roducts and titutional inves	rcial and inves nking and asso services to tors, small and	tment banking, et and wealth corporations,	Since 1993, the Scheme Trustee has acquired experience in the administration of unit trusts and has been appointed as trusted for unit trust funds, exchange-traded funds, wholesale funds are funds under private retirement scheme. Board of Directors			
	DTMD!- fin i-l				Name	Directorship		
	DTMB's financial	i	Ended 31 Dece	ember	Kong Chan Keong	Non-Independent Director & Chairman		
		2021 (RM)	2020 (RM)	2019 (RM)	Lee Kooi Yoke	Non-Independent Director, Chief Executive Officer		
	Paid-up share capital	3,050,000	3,050,000	3,050,000	Ashok Paul Lopez	Non-Independent Director		
	Shareholders' funds	11,907,601	6,475,426	4,026,614	Thinesh Raj A/L Jayagobi	Non-Independent Director		
	Revenue	26,822,575	22,957,640	21,042,075	Duties and Responsibilities of	of the Scheme Trustee		
	Profit / (loss) before tax	11,721,465	4,513,466	1,259,602		functions are to act as trustee and		
	Profit / (loss) after tax	8,857,601	3,425,426	976,614	custodian of the assets of the Funds in the Scheme a safeguard the interests of the Members. In performing functions, the Scheme Trustee has to exercise all due			
	Experience in true DTMB is part of provides trust, c securities and fina the trustee for investment schem exchange-traded	Deutsche Ban ustody and rel ancial structures two hundred nes including un	lated services s. As at 30 June and twelve (: it trust funds, w	on a range of 2022, DTMB is 212) collective holesale funds,	diligence and vigilance and is the provisions of the Deed, the being the legal owner of the Trustee is also responsible f	s required to act in accordance with the CMSA and the GPRS. Apart from the Scheme's assets, the Scheme for ensuring that the PRS Provider bligations in accordance with the		

·	ement Disclosure Document dated 23 September 2022 and First al Disclosure Document dated 30 August 2023 ("Prospectus 1")	Second Supplemental Disclosure Document ("Prospectus 2") dated 25 October 2024
Section / Page	Description	Description
	DTMB's trustee services are supported by Deutsche Bank (Malaysia) Berhad ("DBMB"), a subsidiary of Deutsche Bank Group, financially and for various functions, including but not limited to financial control and internal audit. Board of Directors Richard Lim Liew Yeh Yin Chan Boon Hiong Chief Executive Officer Gerard Ang What are the roles, duties and responsibilities of the Trustee? DTMB's main functions are to act as trustee and custodian of the assets of the Funds and to safeguard the interests of Members of the Funds. In performing these functions, the Trustee has to exercise due care and vigilance and is required to act in accordance with the relevant provisions of the Deed, the Capital Markets & Services Act 2007 and all relevant laws. Trustee's statement of responsibility The Trustee has given its willingness to assume the position as trustee of the Funds and is willing to assume all its obligations in accordance with the Deed, the Capital Markets & Services Act 2007 and all relevant laws. In respect of monies paid by an investor for the application of Units, the Trustee's responsibility arises when the monies are received in the relevant account of the Trustee for the Funds and in respect of repurchase; the Trustee's responsibility is discharged once it has paid the repurchase amount to the PRS Provider. Trustee's Disclosure of Material Litigation As at 30 June 2022, the Trustee is not (a) engaged in any material litigation and arbitration, including those pending or threatened, nor (b) aware of any facts likely to give rise to any proceedings which might materially affect the business/financial position of the Trustee.	In respect of the monies paid by a Member for the application of units, the Scheme Trustee's responsibility arises when the monies are received in the relevant account of the Scheme Trustee for the Funds and in respect of redemption, the Scheme Trustee's responsibility is discharged once it has paid the redemption amount to the PRS Provider. Scheme Trustee's Delegate The Scheme Trustee has appointed The Hongkong and Shanghal Banking Corporation Limited as custodian of both the local and foreign assets of the Funds. For quoted and unquoted local investments of the Funds, the assets are held through HSBC Nominees (Tempatan) Sdn Bhd and/or HSBC Bank Malaysia Berhad. The Hongkong and Shanghai Banking Corporation Limited is a wholly owned subsidiary of HSBC Holdings Plc, the holding company of the HSBC Group. The custodian's comprehensive custody and clearing services cover traditiona settlement processing and safekeeping as well as corporate related services including cash and security reporting, income collection and corporate events processing. All investments are registered in the name of the Scheme Trustee or to the order of the Scheme Trustee. The custodian acts only in accordance with instructions from the Scheme Trustee. The Scheme Trustee shall be responsible for the acts and omissions of its delegate as though they were its own acts and omissions of its delegate as though they were its own acts and omissions. However, the Scheme Trustee is not liable for the acts, omissions or failure of third party depository such as central securities depositories, or clearing and/or settlement systems and/or authorised depository institutions, where the law or regulation of the relevant jurisdiction requires the Scheme Trustee to deal or hold any asset of the Funds through such third parties. Scheme Trustee's Financial Position The following is a summary of the past performance of the Scheme Trustee based on audited accounts for the past three (3) financial years ended 31 December:

	ement Disclosure Document dated 23 September 2022 and First al Disclosure Document dated 30 August 2023 ("Prospectus 1")	Second Suppleme	ental Disclosu dated 25 Oc		Prospectus 2")
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	DTMB's delegate The Trustee has appointed DBMB as the custodian of the assets of the Fund. DBMB is a wholly-owned subsidiary of Deutsche Bank AG. DBMB offers its clients access to a growing domestic	Financial Year Ended 31 December	2023 (RM'000)	2022 (RM'000)	2021 (RM'000)
	custody network that covers over 30 markets globally and a unique combination of local expertise backed by the resources	Paid-up share capital	500	500	500
	of a global bank. In its capacity as the appointed custodian, DBMB's roles encompass safekeeping of assets of the Funds;	Shareholders' funds	115,723	108,532	98,012
	trade settlement management; corporate actions notification and processing; securities holding and cash flow reporting; and	Revenue	52,610	55,345	59,438
	income collection and processing.	Profit/loss before tax	9,582	13,771	12,325
	All investments are automatically registered in the name of, or to the order, of the Funds. DBMB shall act only in accordance with instructions from the Trustee.	Profit/loss after tax	7,096	10,429	9,250
	Disclosure on related-party transactions/conflict of interests As the Trustee for the Scheme and the PRS Provider's delegate for the fund administration and fund accounting services (where applicable), there may be related party transactions involving or in connection with the Funds in the following events: (1) Where the Funds invest in the products offered by Deutsche Bank AG and any of its group companies (e.g. money market placement, etc.); (2) Where the Funds have obtained financing from Deutsche Bank AG and any of its group companies, as permitted under the Securities Commission's guidelines and other applicable laws; (3) Where the PRS Provider appoints DTMB to perform its back- office functions (e.g. fund administration and fund accounting, services, where applicable); and (4) Where DTMB has delegated its custodian functions for the Funds to DBMB. DTMB will rely on the PRS Provider to ensure that any related party transactions, dealings, investments and appointments are on terms which are the best that are reasonably available for or to the Funds and are on an arm's length basis as if between independent parties.	As at 31 August 20 unit trust funds (i funds, and private r Scheme Trustee's As at 31 August 20 material litigation threatened, and is r proceedings which position of the Scheme Trustee's The Scheme Trustee accordance with th Scheme Trustee sh Funds against all I Scheme Trustee in of its powers unde extend to loss occupiligence, fraud diligence required provisions of the Department of the scheme Trustee in the sch	Disclosure of 24, the Schen and arbitrati not aware of a might materia eme Trustee of Statement of tee has given e of the Fun tee Deed, all re nall be entitle osses, damag performing a er the Deed. To casioned by or failure to of the Schem	hange-traded finemes). Material Litigation on, including the properties of the prop	cunds, wholesale extion In the engaged in any hose pending or to give rise to any usiness/financial egates. In the obligations in rules of law. The nified out of the incurred by the or exercising any lemnity shall not the wilful default, aree of care and

Fourth Replacement Disclosure Document dated 23 September 2022 and First Supplemental Disclosure Document dated 30 August 2023 ("Prospectus 1")		Second Supplemental Disclosure Document ("Prospectus 2") dated 25 October 2024
Section / Page	Description	Description
	While DTMB has internal policies intended to prevent or manage conflicts of interests, no assurance is given that their application will necessarily prevent or mitigate conflicts of interests. DTMB's commitment to act in the best interests of the Members of the Funds does not preclude the possibility of related party transactions or conflicts. Note: We have obtained the necessary consent and/or confirmation from the Trustee with regards to the information disclosed in this section.	The Scheme Trustee is not liable for doing or failing to do any act for the purpose of complying with law, regulation or court orders. Consent to Disclosure The Scheme Trustee shall be entitled to process, transfer, release and disclose from time to time any information relating to the Funds, PRS Provider and Members for purposes of performing its duties and obligations in accordance to the Deed, the CMSA, the GPRS and any other legal and/or regulatory obligations such as conducting financial crime risk management, to the Scheme Trustee's parent company, subsidiaries, associate companies, affiliates, delegates, service providers, agents and any governing or regulatory authority, whether within or outside Malaysia (who may also subsequently process, transfer, release and disclose such information for any of the above mentioned purposes) on the basis that the recipients shall continue to maintain the confidentiality of information disclosed, as required by law, regulation or directive, or in relation to any legal action, or to any court, regulatory agency, government body or authority.