

Information about the Underlying Segregated Portfolio Bit-Trust Bitcoin Future SP

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I. Information about the Segregated Portfolio Company

Pecunia SPC is an investment special purpose vehicle established as a segregated portfolio company incorporated with limited liability under the laws of Cayman Islands on 26 July 2016 with registration number CY-313693.

The registered office of Pecunia SPC is c/o Conyers Trust Company (Cayman) Limited, P.O. Box 2681, SIX, 2nd Floor, Cricket Square, George Town, Grand Cayman KY1- 1111, Cayman Islands and its telephone number is +1 (345) 232 1382.

Pecunia SPC only accepts investors that are iMAPS group companies. Most jurisdictions, including Switzerland and the European Union, consider companies or other vehicles only accepting group companies as investors not as mutual funds. Pecunia SPC is exempt from licensing by the Cayman Islands Monetary Authority as a regulated mutual fund or private fund as it is a debt issuing company. Pecunia SPC has no subsidiaries.

Portfolio Securities

Pecunia SPC may constitute an unlimited number of segregated portfolios (the “Segregated Portfolios”) which have segregated assets and liabilities between themselves and with Pecunia SPC. Pecunia SPC may issue portfolio securities in respect of each Segregated Portfolio it establishes (“Portfolio Securities”). All Portfolio Securities of a Segregated Portfolio participate equally in the net assets of that Segregated Portfolio that are represented by the appropriate class(es) of Portfolio Securities on liquidation and in any dividends and other distributions attributable to that Segregated Portfolio as may be declared. All Portfolio Linked Notes (“PLN”) of a Segregated Portfolio track equally the performance of that Segregated Portfolio. Pecunia SPC has issued a portfolio security for Bit-Trust Bitcoin Future SP named Bit-Trust Bitcoin Future PLN (ISIN: KYG6974MAC70). Investors’ attention is brought to the fact that a certain number of jurisdictions, including Switzerland, might not recognise this structure as a mutual fund.

Management of Pecunia SPC

The board of directors of Pecunia SPC has responsibility for managing Pecunia SPC in accordance with its memorandum and articles of association of Pecunia SPC, Cayman Islands law and other relevant legal and regulatory requirements. The board of directors of Pecunia SPC is also responsible for selecting service providers and any other agents as may be necessary from time to time. Meetings of the board of directors

of Pecunia SPC are held in the Cayman Islands. The directors of Pecunia SPC as at the date of this Publication are Andreas Wöfl and Ian Morgan.

Andreas Wöfl

Having completed his Master in Business Administration at Vienna University Economics and Business, Mr. Andreas Wöfl started his career in investment services at the Vienna Stock Exchange in 2000 within the index and derivatives team. Soon he headed the Austrian Indices team. Since 2004 Mr. Wöfl acts as an entrepreneur and he has been a director in asset management companies domiciled in Switzerland and Liechtenstein, a German bank and a Securitisation company in Luxembourg. Since 2007 Mr. Wöfl has been engaged in the business of securitisation and structured investment products and has already coordinated several listings of securitised products at the Regulated Unofficial Market of Deutsche Boerse AG, the MTF operated by the Vienna Stock Exchange, the EWSM and the Gibraltar Stock Exchange. Mr. Wöfl has been appointed director of Pecunia SPC since its inception on the 26th July 2016. Investors' attention is brought to the fact that Mr. Wöfl is connected with the sole holder of the issued Management Shares of Pecunia SPC, namely iMAPS Capital Markets SEZC, the Arranger of the Programme. Mr. Andreas Wöfl is a director of iMAPS Capital Markets SEZC and an indirect beneficial owner.

Ian Morgan

Mr. Morgan is a qualified accountant and a fellow of the Association of Chartered Certified Accountants, a global professional accounting body. He has 14 years of fund accounting and administration experience and 7 years of trust company experience. He began his accounting career with a large UK insurance company before moving in 1996 to the Cayman Islands to join a fund administration company as an Account Manager. He has also been an account manager and later the assistant manager of Fund Accounting with Butterfield Fund Services Ltd., Butterfield Fulcrum Group and Vice President of Client On-Boarding for Maples Fund Services. Since 2011, he has been the Senior Client Accountant for Itaú Bank and Trust Company (Cayman) Limited and the Accountant and Vice President of Bessemer Trust Company (Cayman) Limited. Mr. Morgan was appointed a director of Pecunia SPC on 31st May 2018. Investors' attention is brought to the fact that Mr. Morgan is connected with the sole holder of the issued Management Shares of Pecunia SPC, namely iMAPS Capital Markets SEZC, the Arranger of the Programme. Mr. Ian Morgan is a director and C.E.O. of iMAPS Capital Markets SEZC.

It shall be the duty of the directors of Pecunia SPC to:

- keep the assets and liabilities of Pecunia SPC separate and separately identifiable from the assets and liabilities of each of its Segregated Portfolios; and
- keep the assets and liabilities of each of the Segregated Portfolios separate and separately identifiable from the assets and liabilities of the other Segregated Portfolios of Pecunia SPC.

Segregated Portfolio Structure and Segregated Assets

The assets and liabilities of each Segregated Portfolio constituted by Pecunia SPC are and shall be treated for all intents and purposes of law as, a pool of assets and liabilities separate from the assets and liabilities of each other Segregated Portfolio. Accordingly, the liabilities incurred in respect of a Segregated Portfolio shall be paid out of the assets forming part of the pool assets and liabilities of such Segregated Portfolio.

II INVESTMENT MANAGER

The Company has appointed Merit Alternative Investments GmbH, having its registered office situated at Schottenring 17, A-1010 Vienna, Austria, as Investment Manager to the Segregated Portfolio pursuant to an agreement entered into between the parties (the “Investment Manager Agreement”).

Merit Alternative Investments GmbH is subject to the supervision of Finanzmarktaufsicht (FMA), the financial regulator of Austria.

The board of directors of the Investment Manager is composed of two Directors, Mr. Friedrich Kiradi and Mr. Markus Leitner.

The Investment Manager is responsible for implementing the investment policy of Bit-Trust Bitcoin Future Segregated Portfolio. In consideration of the services rendered by the Investment Manager, the Investment Manager is entitled to receive from the Segregated Portfolio an investment management fee and performance fee as described below. The Investment Management Agreement also contains provisions whereby the Investment Manager cannot be responsible for any loss or damage caused to the Segregated Portfolio or any investor unless such losses result from its wilful misfeasance, bad faith, negligence or a reckless disregard of its duties and obligations. No investment advisor(s) has been appointed by the Company or the Investment Manager.

III INVESTMENT OBJECTIVE AND STRATEGY

The investment objective is to enable investors to participate in the development of the cryptocurrency bitcoin (BTC) without relying on single asset classes or institutions (like cryptocurrency exchanges or custodians). To reach this, the managers will distribute the funds between various instruments, like bitcoin futures with physical settlement, bitcoin futures with cash settlement, currency futures and other securities as well as physical bitcoin. The managers may discretionarily vary the investment degree between 70% and 130% and also apply hedging strategies.

CHANGES TO THE INVESTMENT OBJECTIVES AND STRATEGY OF THE SEGREGATED PORTFOLIO ARE SUBJECT TO PRIOR NOTICE TO INVESTORS. INVESTORS WILL BE GIVEN AT LEAST TWENTY (20) CALENDAR DAYS’ NOTICE IN ADVANCE OF THE CHANGE. THE CHANGE IN THE INVESTMENT OBJECTIVES AND STRATEGY WILL ONLY BECOME EFFECTIVE AFTER ALL REDEMPTION REQUESTS RECEIVED DURING SUCH NOTICE PERIOD, HAVE BEEN SATISFIED. ANY APPLICABLE REDEMPTION FEE SHALL BE WAIVED IN CASE OF CHANGES TO THE INVESTMENT OBJECTIVE AND STRATEGY OF THE SEGREGATED PORTFOLIO.

IV INVESTMENT RESTRICTIONS, LEVERAGING AND BORROWING

Investors’ attention is brought to the fact that there are no investment restrictions, there will be no limits on the leverage, and there will be no restrictions on borrowing.

The segregated portfolio will not invest in physical commodities or physical property but only on bankable assets, which for avoidance of doubt includes physical bitcoin

V FEES, CHARGES AND EXPENSES

Management Fee

In consideration for the management of the Segregated Portfolio's assets, the Segregated Portfolio will pay to the Investment Manager a Management Fee as follows: 1.75% of the Gross Asset Value of the Segregated Portfolio at the last business day of the month.

Performance Fee

In addition to the Management Fee described above, the Investment Manager shall also be entitled to a Performance Fee which shall be calculated as follows: 17.5% of the increase in the NAV above the previous high-water mark ("High-water Mark"), where the High-water Mark shall mean the NAV after deduction of the Investment Manager Annual Fee payable to the Investment Manager. For the avoidance of doubt, the Performance Fee shall be calculated on a cumulative or High-water Mark basis and will not be payable where the NAV is less than the previous High-water Mark at which a Performance Fee was paid.

Custody and Banking Fees

The Segregated Portfolio will pay the Main Banker and the Brokers a fee for their services (the "Custody and Banking Fee") in accordance with their standard contract terms. The Custody and Banking Fee will accrue on every Dealing Day and will be payable in accordance with the terms of the agreements between the Company on behalf of the Segregated Portfolio and the Main Banker and Brokers respectively.

Subscription Fee

Holders of Portfolio Linked Notes in the Segregated Portfolio or a Class thereof shall be charged a subscription fee of up to 1% of the transaction value.

Redemption Fee

Holders of Portfolio Linked Notes in the Segregated Portfolio or a Class thereof shall be charged a redemption fee of up to 1% of the transaction value.

Set-Up Fee

A set-up fee not exceeding CHF 50,000 shall be charged to the Segregated Portfolio

Variation of Fees

The Board of Directors may, from time to time, agree to a variation of the Arranger Fee, Investment Manager Annual Fee, Performance Fee, Custody and Banking Fee and of any other fee provided for in this Offering Supplement provided such change in fee(s) is in line with market practice and provided further, all existing Noteholders affected by such variation shall be notified accordingly.

VI BANKERS AND BROKERS

Banker

The Company has appointed Baader Bank AG to act as Main Banker to the Segregated Portfolio. Baader Bank AG is incorporated under the laws of Germany as a credit institution. Baader Bank AG is subject to the regulatory surveillance of and has been granted a banking license by BaFin in Germany. The office of Baader Bank AG is located at Weihenstephaner Straße 4, D-85716 Unterschleißheim, Germany (tel: +49 89 5150 1907). Baader Bank AG shall establish a cash account for the Segregated Portfolio into which cash of the Segregated Portfolio will be deposited from time to time.

Brokers

Interactive Brokers LLC (US)

The Company has appointed Interactive Brokers LLC (US) to act as broker to the Segregated Portfolio. Interactive Brokers LLC (US) is subject to the regulatory surveillance of and has been granted a securities dealers' license by the US Securities and Exchange Commission and the Commodity Futures Trading Commission. Interactive Brokers LLC (US) is duly registered under the laws of the United States as a limited liability company and is a member of NYS – FINRA – SIPC. The headquarters are situated at One Pickwick Plaza, Greenwich, CT 06830 USA. Interactive Brokers LLC (US) will not provide any other services or perform any other functions except for brokerage and securities dealing services in respect of the assets of the Segregated Portfolio and will have no other duties or responsibilities relating to the Segregated Portfolio. All financial instruments held by the Segregated Portfolio will be held in custody by Interactive Brokers LLC (US) in accordance with its standard terms of business.

VII Financial Statements of the Segregated Portfolio

The Segregated Portfolio was established in December 2019 and therefore no Financial Statements were prepared as of the time of this publication.