THE THIRD SUPPLEMENTAL INFORMATION MEMORANDUM For OPUS DYNAMIC INCOME FUND

Dated 16 APRIL 2018

Managed by

OPUS ASSET MANAGEMENT SDN BHD (414625-T)

Trustee

DEUTSCHE TRUSTEES MALAYSIA BERHAD (763590-H)

Investors are advised to read and understand the contents of the information memorandum dated 11 May 2009, the first supplemental information memorandum dated 5 January 2015, the second supplemental information memorandum dated 1 December 2016 and this third supplemental information memorandum before subscribing to the wholesale fund. If in doubt, please consult a professional adviser.

Responsibility Statement

This third supplemental information memorandum has been seen and approved by the directors of Opus Asset Management Sdn Bhd and they collectively and individually accept full responsibility for the accuracy of all information contained herein and confirm, having made all enquiries which are reasonable in the circumstances, that to the best of their knowledge and belief, there are no other facts the omission of which would make any statement herein misleading.

Statements of Disclaimer

The information memorandum has been lodged with the Securities Commission Malaysia, the subject of this third supplemental information memorandum, and the lodgement shall not be taken to indicate that the Securities Commission Malaysia recommends the investment.

The Securities Commission Malaysia will not be liable for any non-disclosure on the part of fund management company and takes no responsibility for the contents of the third supplemental information memorandum, makes no representation as to its accuracy or completeness and expressly disclaims any liability whatsoever for any loss howsoever arising from, or in reliance upon the whole or any part of the content of this third supplemental information memorandum.

INVESTORS SHOULD RELY ON THEIR OWN EVALUATION TO ASSESS THE MERITS AND RISKS OF THE INVESTMENT. IN CONSIDERING THE INVESTMENT, INVESTORS WHO ARE IN DOUBT ON THE ACTION TO BE TAKEN SHOULD CONSULT THEIR PROFESSIONAL ADVISERS IMMEDIATELY.

There are fees and charges involved and investors are advised to consider the fees and charges before investing in the wholesale fund.

Unit prices and distributions payable, if any, may go down as well as up.

This Third Supplemental Information Memorandum is made to address the following changes:-

1) The information on \(\mathbb{M}_{\text{o}}\) vestment Restriction and Limits+referred to page 9 and 10 in the Information Memorandum dated 11 May 2009 has been amended as follows:

dated 11 May 2009 has been amended as follows:			
	Current information	Revised information	
Investment Restriction	The Fund will be managed in accordance with the following investment restrictions and limits:	The Fund will be managed in accordance with the following investment restrictions and limits:	
and Limits	(i) At any one time, the Fund may hold from zero per centum (0%) to one hundred per centum (100%) of its assets in liquid assets (including cash) as part of its investment and risk management strategy.	(i) At any one time, the Fund may hold from zero per centum (0%) to one hundred per centum (100%) of its assets in liquid assets (including cash) as part of its investment and risk management strategy.	
	(ii) There are no limits for repo placements or deposits with any single financial institution including banks, investment banks, or other financial institutions, including Islamic financial institutions, licensed by the relevant authorities including SC, Bank Negara Malaysia or the Ministry of Finance of Malaysia.	(ii) There are no limits for repo placements or deposits with any single financial institution including banks, investment banks, or other financial institutions, including Islamic financial institutions, licensed by the relevant authorities including SC, Bank Negara Malaysia or the Ministry of Finance of Malaysia.	
	(iii) For rated securities, the minimum debt rating by local rating agencies for long term fixed income securities and short term fixed income securities shall be at least BBB3 or P3, or their equivalent ratings, respectively.	(iii) For rated securities, the minimum debt rating by local rating agencies for long term fixed income securities and short term fixed income securities shall be at least A3 or P3, or their equivalent ratings, respectively.	
	(iv) If the NAV is below RM30 million, there is no single or group issuer limits. However, if the NAV is above RM30 million, the following limits will be employed:	(iv) If the NAV is below RM30 million, there is no single or group issuer limits. However, if the NAV is above RM30 million, the following limits will be employed:	
	 (a) investment in any fixed income securities issued by any single issuer shall not exceed 30% of Net Asset Value of the Fund, at the time of purchase, except for (b) and (c) below; (b) investment in any private debt securities issued by licensed financial institutions, Telekom Malaysia Berhad, Tenaga Nasional Bhd, Petronas Berhad and Khazanah Nasional Berhad or their related companies which are rated at least AA3 or P1 shall not exceed 50% of Net Asset Value of the Fund, at the time of purchase. (c) there is no maximum limits for single issuer for domestic securities issued or guaranteed by the Malaysian Government, Bank Negara Malaysia, any other government related or quasigovernment related bodies. Such instruments include Malaysian Government Securities, Treasury Bills, Bank Negara Bills, etc. 	 (a) investment in any fixed income securities issued by any single issuer shall not exceed 30% of Net Asset Value of the Fund, at the time of purchase, except for (b) and (c) below; (b) investment in any private debt securities issued by licensed financial institutions, Telekom Malaysia Berhad, Tenaga Nasional Bhd, Petronas Berhad and Khazanah Nasional Berhad or their related companies which are rated at least AA3 or P1 shall not exceed 50% of Net Asset Value of the Fund, at the time of purchase. (c) there is no maximum limits for single issuer for domestic securities issued or guaranteed by the Malaysian Government, Bank Negara Malaysia, any other government related or quasigovernment related bodies. Such instruments include Malaysian Government Securities, Treasury Bills, Bank Negara Bills, etc. 	
	(v) Investment portfolio shall not be leveraged, i.e. no borrowing is allowed.	(v) Investment portfolio shall not be leveraged, i.e. no borrowing is allowed.	
	The limits and restrictions mentioned herein are determined at the point of purchase.	The limits and restrictions mentioned herein are determined at the point of purchase.	

2) The information on %Board of Directors+ referred to page 2 and 3 in the Second Supplemental Information Memorandum dated 1 December 2016 has been inserted as follows:

	Current information	Revised information
Board of	As per the Second Supplemental Information	Inserted addition directors profile as follows:
Directors	Memorandum dated 1 December 2016.	Dato' Maznah Binti Abdul Jalil, Independent Non-Executive Director
		Dato' Maznah is currently an Independent
		Non-Executive Director of Prestariang
		Berhad, Pavilion REIT, and the Chairman
		of SCS Global Advisory Sdn Bhd. She is
		also a member of the Board of Governors of University Malaysia of Computer
		Science & Engineering (UniMy).
		Dato' Maznah joined Master-Carriage (Malaysia) Sdn Bhd as Director of
		Corporate Affairs in 1992. Prior to that, she
		was with Amanah Merchant Bank Bhd, in
		Corporate Finance and Advisory for 13
		years. In 1997 she was appointed as Vice President of DRB-HICOM Berhad Group of
		Companies. She was formerly Chairman of
		Uni.Asia General Insurance Berhad and
		Uni.Asia Life Assurance Berhad. She has also previously served on the Board of
		Edaran Otomobil Nasional Berhad, EON
		Capital Berhad, EON Bank Berhad, Gadek
		(Malaysia) Berhad, HICOM Holdings Berhad, Horsedale Development Berhad,
		Labuan Reinsurance (L) Ltd, Malaysian
		International Merchant Bankers Berhad
		and several private limited companies
		under DRB-HICOM as well as on the board of UOB Bank Berhad. Thereafter, she
		joined Hong Leong Financial Group
		Berhad as Executive Vice President,
		Corporate Finance & Principal Investment
		prior to her appointment as Executive Vice President, Investment Banking at Kenanga
		Investment Bank Berhad where she served
		until 2011. She was the Executive Director
		and Chief Financial Officer of Sona Petroleum Berhad. She served as a
		member of the Board of Universiti
		Teknologi Mara (UiTM) until 2016 after 20 years of service.
		Dato' Maznah graduated with a Bachelor
		and Masters degree in Business
		Administration (Finance) from Northern
		Illinois University and Central Michigan University, respectively.
		·

3) The information on %Rrofile of the Key Management+referred to page 5 in the Second Supplemental Information Memorandum dated 1 December 2016 has been deleted as follows:

	Current information	Revised information
Profile of the Key Management	Inserted addition key managements profile as follows:	Deleted
	Tan Cheng Hoon, Head of Operations and Finance Ms Tan trained as an accountant with an international audit firm, Coopers & Lybrand (now known as Price WaterhouseCoopers) from 1986 to 1993. From 1993 to 1996, she joined Hwang-DBS Securities Sdn Bhd as Securities Manager before taking on the role of Head of Finance where she was involved in the successful listing exercise of Hwang-DBS Group on Bursa Malaysia. She then joined Gadek Asset Management (later renamed Phileo Asset Management) in 1996 as Head of Operations and was instrumental in setting up the equity and fixed income operations. She was also responsible for securing the regulatory approval for the set-up of Phileo Allied Unit Trust Management and the launch of unit trust funds before she left in 2000. From 2000 to 2002, she held various senior management positions with companies involved in information technology, manufacturing and education. She was attached with PacificMas Berhad from 2002 to 2011 as the Head of Group Finance & Investment as well as the Company Secretary.	
	In 2011, she transferred to OCBC Bank (Malaysia) Berhad as Vice President to head capital planning and subsequently with Consumer Financial Services Division to manage finance & planning for unsecured financing.	
	Ms Tan is a member of Malaysian Institute of Certified Public Accountants (MICPA) and a fellow member of Association of Chartered Certified Accountants (ACCA).	

4) The information on %External Fund Accounting and Valuation Agent+referred to page 25 and 26 in the Information Memorandum dated 11 May 2009 has been amended as follows:

	Current information	Revised information
External Fund Accounting and Valuation Agent	The Manager has appointed Deutsche Bank (Malaysia) Berhad to undertake the accounting and valuation function for the Fund.	The Manager has appointed Deutsche Trustees Malaysia Berhad to undertake the accounting and valuation function for the Fund.
	Under the terms of the Service Agreement, Deutsche Bank (Malaysia) Berhad would amongst others:- a) maintain proper accounts in relation to the investments of the Fund including keeping records of all transactions, dividends, interests and income received and distributed; b) submitting the Fund's accounts to be audited by the approved company auditor at the end of the Financial Year or whenever required; c) produce the Fund's balance sheet, profit and loss statement, transaction statements and reports of assets held by the Fund; d) provide the daily valuation and pricing of the Fund; and e) carry out the daily notification of Unit prices. Outsourcing the Fund's accounting and valuation function to an independent party provides added credibility to the accounting and valuation reports produced. In effect investors can be assured of the integrity of the Fund's accounting and valuation reports.	Under the terms of the Service Agreement, Deutsche Trustees Malaysia Berhad would amongst others:- a) maintain proper accounts in relation to the investments of the Fund including keeping records of all transactions, dividends, interests and income received and distributed; b) submitting the Fund's accounts to be audited by the approved company auditor at the end of the Financial Year or whenever required; c) produce the Fund's balance sheet, profit and loss statement, transaction statements and reports of assets held by the Fund; d) provide the daily valuation and pricing of the Fund; and e) carry out the daily notification of Unit prices. Outsourcing the Fund's accounting and valuation function to an independent party provides added credibility to the accounting and valuation reports produced. In effect investors can be assured of the integrity of the Fund's accounting and valuation reports.

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THE SECOND SUPPLEMENTAL INFORMATION MEMORANDUM For OPUS DYNAMIC INCOME FUND

Dated 1 December 2016

Managed by

OPUS ASSET MANAGEMENT SDN BHD (414625-T)

A company incorporated in Malaysia under the Companies Act 1965

Trustee

DEUTSCHE TRUSTEES MALAYSIA BERHAD (763590-H)

A company incorporated in Malaysia and registered as a trust company under the Trust Companies Act 1949

Investors are advised to read and understand the contents of the information memorandum dated 11 May 2009, the first supplemental information memorandum dated 5 January 2015 and this second supplemental information memorandum before subscribing to the wholesale fund. If in doubt, please consult a professional adviser.

Responsibility Statement

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This Second Supplemental Information Memorandum is made to address the following changes:-

1) The information on 'Definitions+referred to page 1 in the Information Memorandum dated 11 May 2009 has been amended as follows:

	Current information	Revised information
"Guidelines"	Guidelines on Wholesale Funds issued by	Guidelines on Unlisted Capital Market
	the Securities Commission as may be amended from time to time.	Products under the Lodge and Launch Framework issued by the Securities Commission Malaysia in 9 March 2015
		as may be amended from time to time.

2) The information on %Gorporate Directory+referred to page 4 in the Information Memorandum dated 11 May 2009 has been amended as follows:

	Current information	Revised information
Auditor	Horwath	Crowe Horwath (AF 1018)
	Level 16 Tower C, Megan Avenue II,	Level 16 Tower C, Megan Avenue II,
	No. 12 Jalan Yap Kwan Seng, 50450	No. 12 Jalan Yap Kwan Seng, 50450 Kuala
	Kuala Lumpur	Lumpur
	Telephone: + 60 3 2166 0000	Telephone: + 60 3 2788 9999
	Fax: + 60 3 2166 1000	Facsimile: + 60 3 2788 9998
Tax Adviser	Nil	Crowe Horwath KL Tax Sdn Bhd (10709-X) C15-5 Level 15, Tower C Megan Avenue II 12 Jalan Yap Kwan Seng 50450 Kuala Lumpur Telephone: + 60 3 2788 9898 Facsimile: + 60 3 2788 9899

3) he information on % Aluation of the Fund+referred to page 10 and 11 in the Information Memorandum dated 11 May 2009 has been amended as follows:

	Current information	Revised information
Valuation of the	The Net Asset Value and the Net Asset	The Net Asset Value and the Net Asset
Fund	Value per Unit will be determined as at the	Value per Unit will be determined as at
	Valuation Point on every Business Day.	the Valuation Point on every Business Day.
	The bases of valuation of the investments	
	of the Fund are generally valued in accordance with their respective asset class.	The bases of valuation of the investments of the Fund are generally valued in accordance with their respective asset class.
	In respect of investments of the Fund in	
	listed securities which are quoted on a stock exchange, the valuation will be based on the last transacted market price of the securities, namely the price at the end of a particular Business Day. For suspended counters, it is at the Managers sole discretion to value the securities at a price which it believes to be fair and to be agreed by the Auditor of the Fund and approved by the Trustee.	In respect of investments of the Fund in listed securities which are quoted on a stock exchange, the valuation will be based on the last transacted market price of the securities, namely the price at the end of a particular Business Day. For suspended counters, it is at the Manageros sole discretion to value the securities at a price which it believes to be fair and to be agreed by the Auditor of the Fund and approved by the Trustee.
	Investments in unquoted securities (other than bonds and fixed income securities) will be valued based on methods deemed to be fair and reasonable that are acceptable to the Manager, verified by the	Investments in unquoted securities (other than bonds and fixed income securities) will be valued based on methods deemed to be fair and reasonable that are

THIS SECOND SUPPLEMENTAL INFORMATION MEMORANDUM DATED 1 DECEMBER 2016 HAS TO BE READ IN CONJUNCTION WITH THE INFORMATION MEMORANDUM OF OPUS DYNAMIC INCOME FUND ("Opus DIF") DATED 11 MAY 2009 AND THE FIRST SUPPLEMENTAL INFORMATION MEMORANDUM DATED 5 JANUARY 2015

Investments in fixed income securities which are not listed on any recognised stock exchange, will be valued as follows, listed in the order of priority:
(i) at least weekly by reference to the

Auditor and approved by the Trustee.

- (i) at least weekly by reference to the average indicative yield quoted by at least three (3) independent financial institutions selected by the Manager; or
- (ii) the indicative or reference yield/price obtained form an independent bond pricing agency selected by the Manager; or
- (iii) the fair value as determined in good faith by the Manager, on methods or bases to be decided by the Manager at its sole discretion (subject to approval by Auditor of the Fund and the Trustee).

Investments in fixed income securities with less than 1 year to maturity are valued based on accretion method using yield or discount rate at cost.

Investment in futures contracts traded on Bursa Malaysia will be valued based on \(\) \(

acceptable to the Manager, verified by the Auditor and approved by the Trustee.

Investments in fixed income securities which are not listed on any recognised stock exchange, will be valued as follows:

<u>Unlisted Bonds Denominated in ringgit</u> Malaysia

Price quoted by a bond pricing agency (BPA) registered by the Securities Commission Malaysia.

Where the Manager is of the view that the price quoted by BPA for a specific bond differs from the market price+ by more than 20 basis points, the Manager may use the market price+, provided that the Manager:

- (a) records its basis for using a non-BPA price;
- (b) obtain necessary internal approvals to use the non-BPA price; and
- (c) keeps an audit trail of all decisions and basis for adopting the <code>market yield+</code>

Other Unlisted Bonds

Fair value by reference to the average indicative yield quoted by three independent and reputable institutions.

Fair value as determined in good faith by the Manager, on methods or bases which have been verified by the Auditor of the Fund and approved by the Trustee, and adequately disclosed in the Information Memorandum of the Fund.

Money Market Instruments

Investments in money market instruments issued with less than 1 year to maturity are valued based on accretion method using yield or discount rate at cost.

4) The information on %Goard of Directors+referred to page 23 and 24 in the Information Memorandum dated 11 May 2009 has been inserted as follows:

	Current information	Revised information		
Board of Directors	As per information memorandum dated 11 May 2009.	Inserted addition directors profile as follows:		
		Mohamed Ross Mohd Din, Independent Director		
		☐ En. Ross is currently an Independent Non-Executive Director of CIMB Islamic Bank Berhad/CIMB Group Holdings Berhad and Kumpulan Perangsang Selangor Berhad.		
		☐ En. Ross joined HSBC Bank		

INFORMATION MEMOR	RANDUM OF OPU	S DYNAMI	DECEMBER 2016 HAS TO BE READ IN C INCOME FUND ("Opus DIF") DATED 11 ATED 5 JANUARY 2015
			Malaysia Berhad in 1973 and served in various capacities ranging from Branch Management to Corporate

and Retail Banking. He was also Area Manager for Klang Valley and Southern regions. He served as Head of Treasury & Foreign Exchange and was also Head of Group Audit Malaysia between 1987 and 1996. During this period, he also worked for a short spell in Hong Kong, London and New York in the areas of Foreign Exchange & Treasury and Audit. ☐ Prior to his retirement from HSBC Bank Malaysia Berhad on 31 December 2007, he held the post of Managing Director (since 2003) of HSBC Amanah (Islamic subsidiary of HSBC Bank Malaysia) and was responsible for the Islamic retail and corporate business emanating from the branch network. On retirement, he was appointed as Senior Advisor and Executive Director in HSBC Amanah Takaful (Malaysia) Sendirian Berhad from 1 January 2008 to 31 December 2008. En. Ross completed his Banking

Diploma (Part 1) from The Institute of Bankers, United Kingdom in 1973.

The information on %The Trustee+referred to page 28 and 29 in the Information Memorandum dated 11 May 2009 has been deleted entirely and revised as follows:

About the Trustee	Deutsche Trustees Malaysia Berhad (%DTMB+) (Company No. 763590-H) was incorporated in Malaysia on 22 February 2007 and commenced business in May 2007. The company is registered as a trust company under the Trust Companies Act 1949, with its business address at Level 20, Menara IMC, 8 Jalan Sultan Ismail, 50250 Kuala Lumpur. DTMB is a member of Deutsche Bank Group (%Deutsche Bank+), a global investment bank with a substantial private client franchise. With more than 100,000 employees in more than 70 countries, Deutsche Bank offers financial services throughout the world.
Duties and Responsibilities of the Trustee	DTMBs main functions are to act as trustee and custodian of the assets of the Fund and to safeguard the interests of Unit Holders of the Fund. 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 CMSA and all relevant laws.

6) The terminology of %avestors+referred to page 3 to page 4 in the First Supplemental Information Memorandum dated 5 January 2015 means Sophisticated Investors. The category of investors and descriptions has been deleted entirely and revised as follows:

High-Net-Worth Individual	 An individual whose total net personal assets, or total net joint assets with his or her spouse, exceeds RM3 million or its equivalent in foreign currencies, excluding the value of the individual primary residence
	An individual who has a gross annual income exceeding RM300,000 or its

	equivalent in foreign currencies per annum in the preceding 12 months
	 An individual who, jointly with his or her spouse, has a gross annual income of RM400,000 or its equivalent in foreign currencies per annum in the preceding 12 months
High-Net-Worth Entity	 A corporation with total net assets exceeding RM10 million or its equivalent in foreign currencies based on the last audited accounts
	A partnership with total net assets exceeding RM10 million or its equivalent in foreign currencies
	 A company that is registered as a trust company under the Trust Companies Act 1949 which has assets under management exceeding RM10 million or its equivalent in foreign currencies
	 A corporation that is a public company under the Companies Act 1965 which is approved by the SC to be a trustee under the CMSA and has assets under management exceeding RM10 million or its equivalent in foreign currencies
	 A pension fund approved by the Director General of Inland Revenue under the Income Tax Act 1967
	A statutory body established by an Act of Parliament or an enactment of any State
Accredited Investor	Central Bank of Malaysia established under the Central Bank of Malaysia Act 2009
	A holder of a Capital Markets Services Licence
	An executive director or chief executive officer of a holder of a Capital Markets Services Licence
	A unit trust scheme or a prescribed investment scheme
	A closed-end fund approved by the SC
	A licensed institution as defined in the Banking and Financial Institutions Act 1989 or an Islamic bank as defined in the Islamic Banking Act 1983
	A Labuan bank as defined under the Labuan Financial Services and Securities Act 2010
	An Islamic bank as defined under the Labuan Islamic Financial Services and Securities Act 2010
	An insurance company registered under the Insurance Act 1996
	 An insurance licensee licensed under the Labuan Financial Services and Securities Act 2010
	A takaful licensee licensed under the Labuan Islamic Financial Services and Securities Act 2010
	A takaful operator registered under the Takaful Act 1984
	A private retirement scheme as defined in the CMSA

7) The information on %Brofile of the Key Management+ referred to page 8 in the First Supplemental Information Memorandum dated 5 January 2015 has been amended as follows:

	Current information	Revised information
Profile of the Key Management	As per First Supplemental Information Memorandum dated 5 January 2015.	Inserted addition key managements profile as follows:
		Tan Cheng Hoon, Head of Operations and Finance
		Ms Tan trained as an accountant with an international audit firm, Coopers & Lybrand (now known as Price WaterhouseCoopers) from 1986 to 1993. From 1993 to 1996, she joined Hwang-DBS Securities Sdn Bhd as Securities Manager before taking on the role of Head of Finance where she was involved in the successful listing exercise of Hwang-DBS Group on Bursa Malaysia. She then joined Gadek Asset Management (later renamed Phileo Asset Management) in 1996 as Head of Operations and was instrumental in setting up the equity and fixed income operations. She was also responsible for securing the regulatory approval for the set-up of Phileo Allied Unit Trust Management and the launch of unit trust funds before she left in 2000. From 2000 to 2002, she held various senior management positions with companies involved in information technology, manufacturing and education. She was attached with PacificMas Berhad from 2002 to 2011 as the Head of Group Finance & Investment as well as the Company Secretary.
		☐ In 2011, she transferred to OCBC Bank (Malaysia) Berhad as Vice President to head capital planning and subsequently with Consumer Financial Services Division to manage finance & planning for unsecured financing.
		☐ Ms Tan is a member of Malaysian Institute of Certified Public Accountants (MICPA) and a fellow member of Association of Chartered Certified Accountants (ACCA).

8) This information on % ther Information+ referred to page 8 and 9 in the First Supplemental of Information Memorandum dated 5 January 2015 has been deleted and revised as follows:

For internal	For internal dispute resolution, you may contact the Compliance Officer:				
dispute resolution	via phone : 03-2288 8882				
	via priorie via fax			_	
	via iax via email		03-2288 8889 enquiry@opusasset.com		
	via email				
	via lettel	B-19 Mid No.	-2, Nort Valley C 1, Meda	hpoii ity n Sy	agement Sdn Bhd nt Offices ed Putra Utara npur, Malaysia
Securities Industries Dispute Resolution					of the internal dispute resolution process, please stries Dispute Resolution Corporation (SIDREC):
Corporation	via phone	: 03-2	282 228	30	
(SIDREC)	via fax	: 03-2	282 385	55	
	via email	: info@	2sidrec	.com	.my
	via letter	Unit Men No.5	Securities Industry Dispute Resolution Center (SIDREC) Unit A-9-1, Level 9, Tower A Menara UOA Bangsar No.5, Jalan Bangsar Utama 1 59000 Kuala Lumpur		
Securities	You can also	direct vour c	omplain	t to S	Securities Commission Malaysia even if you have
Commission Malaysia	initiated a dispute resolution process with SIDREC. To make a complaint, please contact the Securities Commissions Investor Affairs & Complaints Department:			th SIDREC. To make a complaint, please contact	
	via phone to Aduan Hotline : 03-62048999			03-62048999	
	via fax			:	03-62048991
	via email			:	aduan@seccom.com.my
	via online available at	complaint	form	:	www.sc.com.my
	via letter			:	Investor Affairs & Complaints Department Securities Commission Malaysia No 3 Persiaran Bukit Kiara Bukit Kiara 50490 Kuala Lumpur
Federation of	via phone to	Aduan Hotlin		:	03-20923800
Investment	via fax			:	03-20932700
Managers Malaysia (FIMM)'s	via email			:	complaints@fimm.com.my
Complaints Bureau	via online available at	complaint	form	:	www.fimm.com.my
	via letter			:	Legal, Secretariat & Regulatory Affairs Federation of Investment Managers Malaysia 19-06-1, 6 th Floor, Wisma Tune No. 19, Lorong Dungun Damansara Heights 50490 Kuala Lumpur

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THE FIRST SUPPLEMENTAL INFORMATION MEMORANDUM For OPUS DYNAMIC INCOME FUND

Dated 5 January 2015

Managed by

OPUS ASSET MANAGEMENT SDN BHD (414625-T)

A company incorporated in Malaysia under the Companies Act 1965

Trustee

DEUTSCHE TRUSTEES MALAYSIA BERHAD (763590-H)

A company incorporated in Malaysia and registered as a trust company under the Trust Companies Act 1949

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Responsibility Statement

This first supplemental information memorandum has been seen and approved by the directors of Opus Asset Management Sdn Bhd and they collectively and individually accept full responsibility for the accuracy of all information contained herein and confirm, having made all enquiries which are reasonable in the circumstances, that to the best of their knowledge and belief, there are no other facts the omission of which would make any statement herein misleading.

Statements of Disclaimer

The Securities Commission Malaysia has authorized the wholesale fund, the subject of this first supplemental information memorandum, and the authorization shall not be taken to indicate that the Securities Commission Malaysia recommends the investment.

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This First Supplemental Information Memorandum is made to address the following changes:-

1) The information on "Investors" referred to on page 1 and page 2 under Definitions in the Information Memorandum dated 11 May 2009 has been amended as follows:

Cu	irrent information		Revised information
		Category of Investors	Descriptions
	an individual whose total net personal assets exceed RM3 million or its equivalent in foreign currencies; a corporation with total net assets exceeding RM10 million or its equivalent in	HighNet- Worth Individual	 a) An individual whose total net personal assets, or total net joint assets with his or her spouse, exceed three million ringgit or its equivalent in foreign currencies, excluding the value of the individual's primary residence; b) An individual who has a gross annual
	foreign currencies based on the last audited accounts;		income exceeding three hundred thousand ringgit or its equivalent in foreign currencies per annum in the
c	e) a unit trust scheme or prescribed investment scheme;		c) An individual who, jointly with his or her spouse, has a gross annual income
d	trust company under the Trust Companies Act 1949 which has discretion in the		exceeding four hundred thousand ringgit or its equivalent in foreign currencies in the preceding twelve months.
	investment of trust assets of a trust with total net assets exceeding RM10 million or its equivalent in foreign currencies;	High Net- Worth Entity	a) A corporation with total net assets exceeding RM10 million or its equivalent in foreign currencies based on the last audited accounts. A portnership with total net assets.
е	e) a corporation that is a public company under the Companies Act 1965 or under the laws of any other country,		b) A partnership with total net assets exceeding RM10 million or its equivalent in foreign currencies.
	which has been allowed by the SC to be the trustee for the purposes of CMSA and has discretion in the investment of trust assets of a trust with total net assets		c) A company that is registered as a trust company under the Trust Companies Act 1949 [Act 100] which has assets under management exceeding RM10 million or its equivalent in foreign currencies.
	exceeding RM10 million or its equivalent in foreign currencies;		d) A corporation that is a public company under the Companies Act 1965 [Act 125] which is approved by the SC to be a trustee under the Act and has
į (t	f) a pension fund approved by the Director General of Inland Revenue under section 150 of the Income Tax Act 1967;		assets under management exceeding RM10 million or its equivalent in foreign currencies.
g	a holder of a Capital Markets Services Licence carrying on the business of dealing in securities;		e) A pension fund approved by the Director General of Inland Revenue under section 150 of the Income Tax Act 1967 [Act 53].
	any other fund manager;		f) A statutory body established by an Act of Parliament or an enactment of any State.
i)	a person who acquires		

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securities pursuant to an offer, as principal, if the aggregate consideration for the acquisition is not less than RM250,000 or its equivalent in foreign currencies; j) a licensed institution; k)an Islamic bank; l) an insurance company licensed under the Insurance Act 1996; or m) any other person or entity allowed by the relevant authority to invest in a wholesale fund.	a) A holder of Capital Markets Services Licence. b) A unit trust scheme or a prescribed investment scheme. c) A closed-end fund. d) A licensed institution. e) An Islamic bank. f) A bank licensee or insurance licensee as defined under the Labuan Financial Services and Securities Act 2010 [Act 704]. g) An Islamic bank licensee or takaful licensee as defined under the Labuan Islamic Financial Services and Securities Act 2010 [Act 705]. h) An insurance company licensed under the Insurance Act 1996 [Act 553]. i) A takaful operator registered under the Takaful Act 1984 [Act 312].
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2) The information on the "About The Fund" referred to on page 5 under Key Data On the Fund in the Information Memorandum dated 11 May 2009 has been deleted as follows:

	Current information	Revised information
Approved Fund Size	200 million units.	Deleted

3) The information on the "Transaction Details" referred to on page 7 under Key Data On the Fund in the Information Memorandum dated 11 May 2009 has been amended as follows:

	Current information	Revised information
Minimum Additional Investment	A minimum of RM10,000 and multiples of RM1,000 or such other amount as may be determined by the Manager from time to time.	RM10,000 or such other amount as may be determined by the Manager from time to time.
Conditions for Redemption	Applications for redemption of Units can be made on any Business Day by sending the prescribed Redemption Form to the Manager. The request for redemption eill be effected on the tenth (10 th) Business Day from the date the Manager receives the Redemption Form. The Redemption Price will be the NAV per Unit of the Fund on the tenth (10 th) Business Day from the date the Manager receives the Redemption Form. Redemption proceeds will be paid within ten (10) Business Days of the date the redemption is effected.	Application for redemption of Units can be made on any Business Day by submitting a completed Redemption Form to the Manager. The processing of applications for redemption of Units shall be made before 4:00 p.m. on every Business Day ("Redemption Processing Date"). Units will be redeemed and effected at the NAV per Unit of the Fund calculated on the fifth (5 th) Business Day from the Redemption Processing Date (inclusive).

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	Current information	Revised information
Conditions for Redemption (cont'd)		For any Redemption Form received after 4:00 p.m., the Redemption Processing Date will be on the next Business Day. The payment for redemption will be made within six (6) Business Days from the date where the NAV per Unit of the Fund is effected (inclusive).
Minimum Redemption	A minimum of RM10,000 and multiples of RM1,000 or such other amount as may be determined by the Manager from time to time.	10,000 units or such other amount as may be determined by the Manager from time to time.

4) The information on the "Implementation of Goods and Services Tax Act" under Fees, Charges and Prices referred to page 14 and 15 in the Information Memorandum dated 11 May 2009 has been inserted as follows:

	Current information	Revised information
Implementation of Goods and Services Tax Act	Nil	Upon the coming into force of the Goods and Services Tax Act and/or other relevant statutory law in relation to goods and services and/or consumption tax ("GST"), any sum set out in this Information Memorandum or otherwise payable by any party being the Unit Holders and/or the Fund (as the case may be) to the other party under this Information Memorandum, shall be deemed exclusive of GST and such GST shall be paid by such party upon demand to the other in addition to the payments payable by the paying party pursuant to this Information Memorandum. This is subject to changes upon implementation.

5) The information on the "How to begin investing in the Fund" referred to on page 17 under Transaction Details in the Information Memorandum dated 11 May 2009 has been amended as follows:

	Current information	Revised information
How to begin investing in the Fund	Applications for Units can be made by submitting a completed Application Form, with the required documents and payment, at the office of the Manager at the following address: -	Applications for Units can be made by submitting a completed Application Form, with the required documents and payment, at the office of the Manager at the following address: -
	Opus Asset Management Sdn Bhd (Company No: 414625-T) Business Address:- B-19-2, Northpoint Offices, Mid Valley City, No.1, Medan Syed PutraUtara, 59200 Kuala Lumpur Telephone: + 60 3 2288 8882 Facsimile: + 60 3 2288 8889	Opus Asset Management Sdn Bhd (Company No: 414625-T) Business Address:- B-19-2, Northpoint Offices, Mid Valley City, No.1, Medan Syed PutraUtara, 59200 Kuala Lumpur Telephone: + 60 3 2288 8882 Facsimile: + 60 3 2288 8889
	THE COMPLETED APPLICATION FORM MUST BE SUBMITTED TOGETHER EITHER WITH A CHEQUE MADE PAYABLE TO "Opus Asset Management Sdn Bhd Trust Acc Client Opus DIF"OR WITH A RECEIPT FROM YOUR TELEGRAPHIC TRANSFER TRANSACTION.	THE COMPLETED APPLICATION FORM MUST BE SUBMITTED TOGETHER EITHER WITH A CHEQUE MADE PAYABLE TO "Opus Asset Management Sdn Bhd Trust Acc Client Opus DIF"OR WITH A RECEIPT FROM YOUR TELEGRAPHIC TRANSFER TRANSACTION.

How to begin investing in the Fund (cont'd)

Current information

Applications will only be accepted from investors who fall within the category of "Qualified Investors" under the Guidelines.

Applications will only be accepted from investors who fall within the category of "Qualified Investors" under the Guidelines.

Revised information

Investors who wish to subscribe or apply for Units must make a minimum initial investment of RM50, 000. Any applications for additional Units by existing Unitholders must be for a minimum investment of RM10, 000 and multiples of RM1, 000. The Manager has the rights to accept investment amount which are lower than the minimum initial investment at its

absolute discretion.

The Manager must receive the application form with the REMITTANCE CLEARED before 4pm on every Business Day. Units will only be issued at the price which is the NAV per Unit of the Fund, calculated at the end of the Business Day on which remittances are cleared and upon receipt of completed documents.

No certificates will be issued for Units. A confirmation note detailing your investment amount and the number of Units allocated to you in the Fund will be sent to you within ten (10) Business Days from the date of issue of such Units.

Application moneys will be held in a separate bank account on behalf of the applicants until the application is accepted and the money is transferred into the investment account. Any interest earned on any application money will be transferred to the Fund. No interest will be paid to applicants on application money received.

The Manager reserves the right not to accept any application either wholly or in part. If your application is not accepted, the application money will be refunded, but without any interest accruing.

Investors who wish to subscribe or apply for Units must make a minimum initial investment of RM50,000. Any applications for additional Units by existing Unitholders must be for a minimum investment of RM10,000. The Manager has the rights to accept investment amount which are lower than the minimum initial investment at its absolute discretion.

The Manager must receive the application form with the REMITTANCE CLEARED before 4pm on every Business Day. Units will only be issued at the price which is the NAV per Unit of the Fund, calculated at the end of the Business Day on which remittances are cleared and upon receipt of completed documents.

No certificates will be issued for Units. A confirmation note detailing your investment amount and the number of Units allocated to you in the Fund will be sent to you within ten (10) Business Days from the date of issue of such Units.

Application moneys will be held in a separate bank account on behalf of the applicants until the application is accepted and the money is transferred into the investment account. Any interest earned on any application money will be transferred to the Fund. No interest will be paid to applicants on application money received.

The Manager reserves the right not to accept any application either wholly or in part. If your application is not accepted, the application money will be refunded, but without any interest accruing.

6) The information on the "How to Redeem" referred to on page 17 under Transaction Details in the Information Memorandum dated 11 May 2009 has been amended as follows:

	Current information	Revised information
How to Redeem	Applications for redemption of Units can be made on any Business Day by sending the prescribed Redemption Form to the Manager. The redemption will be effected on the tenth (10 th) Business Day from the date the Manager receives the Redemption Form. This means that the Redemption Price will be the NAV per Unit of the Fund on the tenth (10 th) Business Day from the date the Manager receives the Redemption Form.	The application for redemption of Units can be made on any Business Day by submitting a completed Redemption Form to the Manager. The processing of applications shall be made before 4:00 p.m. on every Business Day ("Redemption Processing Date"). Units will be redeemed and effected at the NAV per Unit of the Fund calculated on the fifth (5th) Business Day from the Redemption Processing Date (inclusive).

	Current information	Revised information
How to Redeem (cont'd)	There is no limit on the number of redemptions that may be made by any investor, except that each redemption request must be for a minimum of RM10,000 and in multiples of RM1,000. A Unitholder cannot revoke a redemption request unless the Manager agrees	For any Redemption Form received after 4:00 p.m., the Redemption Processing Date will be on the next Business Day. The payment for redemption will be made within six (6) Business Days from the date where the NAV per Unit of the Fund is effected (inclusive).
	Redemption Forms are available upon request from the Manager at the address of the Manager as set out in this Information Memorandum.	For example 1: Investor submitted Redemption Form (before 4:00 p.m.):
	For a redemption request received by the Manager before 4.00 p.m. on any Business Day, Units will be redeemed at the NAV per Unit of the Fund calculated at the end of the tenth (10 th) Business Day after the day in which the Manager receives the Redemption Form. A redemption request received after 4.00 p.m. on any Business Day will be deemed to have been received the following Business Day.	5 January 2015 (Monday) Redemption Processing Date: 5 January 2015 (Monday) NAV per Unit of the Fund effected: 9 January 2015 (Friday) Redemption payment date not later: 16 January 2015 (Friday)
	The Manager will pay the redemption proceeds within ten (10) Business Days of the redemption request being effected. All redemption proceeds will be paid to the bank account designated by the Unitholder.	For example 2: Investor submitted Redemption Form (after 4:00 p.m.): 5 January 2015 (Monday)
	In the event a redemption of Units by a Unitholder would result in that Unitholder holding less than 50,000 units, the redemption request will be deemed to be in respect of all the Units held by the Unitholder. However, the Manager reserves the right to waive this requirement in respect of the Fund, either generally (for all Unitholders) or specifically (for any particular Unitholder) at its absolute discretion.	Redemption Processing Date: 6 January 2015 (Tuesday) NAV per Unit of the Fund effected: 12 January 2015 (Monday) Redemption payment date not later than: 19 January 2015 (Monday) There is no limit on the frequency of redemptions that may be made by any investor, except that each redemption request must be 10,000 units or such other amount as may be determined by the Manager from time to time. A Unitholder cannot revoke a redemption request duly received and accepted by the Manager without the prior approval of the Manager.

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7) The entire information on Ken Tan Kiat Hwa, Head of Operations under "Key Management Staff" referred to page 25 in the Information Memorandum dated 11 May 2009 has been deleted as follows:

	Current information	Revised information
Key Management Staff	Ken Tan Kiat Hwa, Head of Operations Mr Tan is a Certified Practicing Accountant of CPA Australia and a member of Malaysian Institute of Accountant. His career started off as an auditor with Arthur Andersen in Singapore from 1990 to 1993. He returned to Malaysia to join a consultancy firm, as a Consultant specializing in privatization, financial, tax and franchise consultancy over the next three years and later he served as Financial Controller and Head of Finance Departments in various companies. He has extensive experience in finance and accounting, administration, human resources and operations functions. Mr Tan graduated with a Bachelor Degree of Commerce from the University of Melbourne, Australia. He also holds a Master of Business Administration Degree from the University of Strathclyde, United Kingdom.	Deleted

8) This information is to be inserted under "Other Information" on page 28 in the Information Memorandum dated 11 May 2009 as follows:

For internal dispute	For internal dispute resolution, you may contact the Compliance Officer:			
resolution	via phone	:	03-2288 8882 ext. 65	
	via fax	:	03-2288 8889	
	via email	:	enquiry@opusasset.com	
	via letter	:	Opus Asset Management Sdn Bhd B-19-2, Northpoint Offices Mid Valley City No. 1, Medan Syed Putra Utara 59200 Kuala Lumpur, Malaysia	
Securities Industries Dispute	If you are dissatisfied with the outcome of the internal dispute resolution process, please refe your dispute to the Securities Industries Dispute Resolution Corporation (SIDREC):			
Resolution	via phone	:	03-2282 2280	
Corporation (SIDREC)	via fax	:	03-2282 3855	
(6.21.26)	via email	:	info@sidrec.com.my	
	via letter	:	Securities Industry Dispute Resolution Center (SIDREC) Unit A-9-1, Level 9, Tower A Menara UOA Bangsar No.5, Jalan Bangsar Utama 1 59000 Kuala Lumpur	

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Securities Commission Malaysia	You can also direct your complaint to Securities Commission Malaysia even if you have initiated a dispute resolution process with SIDREC. To make a complaint, please contact the Securities Commission's Investor Affairs & Complaints Department:				
	via phone to Aduan Hotline : 03-62048999				
	via fax : 03-62048991				
	via email : aduan@seccom.com.my				
	via online complaint form : www.sc.com.my available at				
	via letter : Investor Affairs & Complaints Department Securities Commission Malaysia No 3 Persiaran Bukit Kiara Bukit Kiara 50490 Kuala Lumpur				