

Al MAL MENA Equity Fund Subscription Agreement

To: The Administrator
Apex Fund Services Bahrain WLL
Wind Tower
Office 82, Building 403
Road 1705, Block 317
Diplomatic Area, Manama
Kingdom of Bahrain

Tel: +973 17 530217 Fax: +973 17 531817

By signing below I/we confirm and acknowledge having received and read a copy of the Private Placement Memorandum ("PPM") dated May 11, 2008 and subsequent amendments relating to Al Mal MENA Equity Fund (the "Fund"), the section "Representations and Warranties of the Subscriber" at the end of this Subscription Form and the information set out herein is true and correct. Capitalized terms in this Subscription Agreement will have the same meaning given to them in the PPM.

1.	REGISTRATION	□ Individual	☐ Joint	□ Corporation
FI	RST APPLICANT:			
Name of Applicant:				
Nationality:				
Pas	ssport/CPR No:			
Re	gistered Address:			
Ма	iling Address:			
Tel	lephone No.:			



	Fax	No.:	
	E-m	nail:	
	JOI	INT APPLICA	Т:
	Nan	ne of Applicant	
	Nat	ionality:	
	Pas	sport/CPR No.:	
2.	SUI	BSCRIPTION	
	A.		nount: USD
	В.	Placement Fee 3% of (A)	s: USD
	C.	Total Payment (A) + (B)	USD

3. DETAILS OF PAYMENT

■ Wire transfer

By wire transfer in accordance with the wire transfer instructions below:

Beneficiary Bank: Standard Chartered Bank Bahrain

Beneficiary SWIFT Code: SCBLBHBM

Beneficiary Name: ALMAL FUND B.S.C CLOSED A/C AL MAL MENA EQUITY FUND (SUBSCRIPTION)

Beneficiary Account: BH82SCBLUSD01140747702

USD Correspondent Bank: Standard Chartered Bank New York US.

SWIFT CODE: SCBLUS33



Ch	ea	ue

Cheque Drawn on:				
Account Number:				
Cheque Number:				
Communication Method with the Investor	r	☐ Fax	☐ E-mail	
Investor's Bank Name & Branch Address:				
Swift Code:				
Investor's Account Name:				
Investor's Account Number:				
Investor's IBAN (If Applicable):				

Important Notes:

- a) Subscription monies must originate from the Applicants cash account and should be as per the Passport Copy for Individuals and as per the Certificate of Incorporation for Others. Payment(s) that appear to originate from third parties may not be considered as payment of the subscription monies for the purpose of this Application Form.
- b) The cut-off date / time for wiring funds to the Subscription cash account with Standard Chartered Bank, is Sunday 1200 Hours (UAE Time) in order to be eligible for the valuation day that comes next to the remittance of subscription amount in addition to submitting the subscription application.
- c) The cut-off date / time for receipt of investor subscription form (duly completed in all respects and duly signed by the investor) by Standard Chartered Bank, is Sunday 1200 Hours (UAE Time) in order to be eligible for the valuation day that comes next to submitting the subscription application in addition to the remittance of subscription amount as per (b) above.

4. MONEY LAUNDERING PROTECTION

The Fund, in order to comply with Bahrain's Legislative Decree No. (4) of the year 2001 with respect to Prohibition and of Combating Money Laundering and the various Ministerial Orders and circulars issued with regard thereto and Terrorist Financing from time to time including, but not limited to, Ministerial Order No. (7) of 2001 with respect to Institutions Obligations concerning the Prohibition of and Combating Money Laundering requires additional documentation along with the subscription

۴۹۷۱٤۳٦٠۱۱۱۲ فاکس: ۹۷۱٤۳٦٠۱۱۲۲ بع.م، هـاتف: ۹۷۱۶۳٦۰۱۱۱۱ فیاکس: ۹۷۱۶۳۲۰۱۱۲۲ فیاکس: ۹۷۱۶۳۲۰۱۱۲۲ بع.م، هـاتف: ۹۷۱۶۳۲۰۱۱۱۱ فیاکس: ۹۷۱۶۳۲۰۱۲۲ بعد 48 Burj Gate, Downtown Dubai, Sheikh Zayed Road, Office 901, P.O. Box 119930, Dubai, UAE. Tel: +9714 3601111 Fax: +9714 3601122 www.almalcapital.com



request for Units. In addition, the Fund will comply with all circulars issued by the Central Bank of Bahrain pertaining to the anti-money laundering and terrorist financings which are in force from time to time.

I / We hereby attach the following certified documents in support of this application for Subscription in Units:

FOR INDIVIDUAL APPLICANTS:

- Two government issued forms of identification (e.g., passport or driver's license) provided that one is a picture identification.
- Proof of the individual's current address (e.g., current utility bill), if not included in the form of picture identification.

Note: The name of the investor under the subscription application should be as per the passport copy for Individual / Joint subscription application.

FOR CORPORATIONS:

□ Certified copy of Incorporation.
☐ Certified copy of Memorandum and Articles of Association.
☐ Certified copy of commercial registration certificate.
$\hfill\square$ Names and addresses of all directors or partners and authorized signatories.
☐ ID documents of majority owners if the entity is not listed.

Note: The name of the investor under the subscription application should be as per the Certificate of Incorporation for Corporate subscription application.

5. EXEMPT FUND

Being an exempt fund, investment in Al Mal MENA Equity Fund is open to only Accredited Investors as defined in the section headed "Definitions" of the PPM. No person who does not qualify as an Accredited Investor may subscribe for units in Al Mal MENA Equity Fund. Consequently, investors would be required to provide adequate evidence to the Placement Agent and the Investment Manager that they qualify as an Accredited Investor. Investors domiciled in a jurisdiction, other than Bahrain, would be required to provide adequate evidence to the Placement Agent and the Investment Manager that they qualify as a sophisticated investor under the requirements of local laws and regulations, if such requirements

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are higher than those imposed by the Bahraini law. Evidence may be provided by way of furnishing a copy of a bank or broker's statement.

6. REPRESENTATIONS AND WARRANTIES OF THE SUBSCRIBER

Upon signature on Section 14 titled Signature(s), I/we hereby undertake, represent and warrant to the Fund and the Fund Company:

- a) I/We have had the opportunity to review the Private Placement Memorandum ("PPM") (including the section headed "Risk Factors") and to ask questions and receive answers concerning the Fund and the terms and conditions of this information from authorised representatives of the Fund Company and the Placement Agent and agree to be bound by the terms of this Subscription Agreement and the PPM from time to time. I/We acknowledge that in making a decision to subscribe for Units, I/we have relied solely upon the PPM and this Subscription Agreement. The Placement Agent made available for our review the Fund Management Agreement, the Administration and Placement Agent Agreement, the Custody Agreement, the Registrar Agreement.
- b) I am/we are aware of and understand the risks involved in investing in the Fund.
- c) In the case of individual Investors I am/We are 21 years of age or over.
- d) I/We qualify as an Accredited Investor; have the legal capacity and authority and am/are permitted by applicable law to execute and deliver this Subscription Agreement.
- e) I/We have such knowledge and experience in financial and business matters that I am/we are capable of evaluating the merits and risks of my/our acquisition of the Units.
 - (i) I am/We are not a U.S. Person and am/are not acquiring Units on behalf of or for the benefit of, a U.S. Person nor do I/we intend on selling or transferring any Units which I/we may purchase to any person who is a U.S. Person under the laws and regulations in force in the United States and that I was/we were not in the U.S. at the time any Units were offered to me/us or at the time I/we executed this Subscription Agreement.
 - (ii) I/We agree that I/we will promptly notify the Fund Company at any time when I/we become a U.S. Person, and I/we agree that in such event the Fund will be entitled to (but will not be obliged to) repurchase or to require me/us to redeem at a price equal to the redemption price per Unit as calculated by the Administrator, on the basis of the Fund's aggregate Net Asset Value as determined on the Valuation Day immediately preceding the relevant date of the repurchase or sale or as at the date of any unauthorized transfer giving rise to such repurchase or sale.
 - (iii) I/We will supply the Fund Company with such other facts as from time to time are deemed



reasonably necessary or desirable by the Fund Company to enable the Fund Company to determine that I am/we are not U.S. Person(s).

- (iv) I/We acknowledge and agree that the Investment Manager may in its sole discretion refuse to accept any transfers to U.S. Persons, and prior to the registration of any transfer the Directors may require of a proposed transferee or transferor such documentation. certifications, notifications, agreements, warranties, legal opinions of duly qualified counsel as they may reasonably require (including but not limited to, in the case of transferees that are U.S. Persons as defined in Regulation S, an opinion of counsel to the effect that the transferee will not be counted as more than one beneficial owner of the Units (for purposes of the Fund Company's reliance upon Section 3(c)(1) of the US Investment Company Act)) and such other information as the Directors may consider appropriate to ensure the proposed investor or transferee would be entitled to hold Units and that all applicable laws will be or would have been complied with.
- All consents required to be obtained and all legal requirements necessary to be complied with or observed in order for this Subscription Agreement or the issuance of the Units to be lawful and valid under the laws of any jurisdiction to which I am/we are subject, have been obtained, complied with and observed.
- I/We understand that my/our Subscription cannot be withdrawn from the Fund except by way of redemption of the Units in accordance with the terms outlined in the Private Placement Memorandum, that a portion of my/our Subscription may be invested in securities that are illiquid.
- I/We will repeat these undertakings, representations and warranties to the Fund and the Fund Company on such future occasions as the Fund Company may request, and will provide on request such certificates, documents or other evidence as the Fund may reasonably require to substantiate such undertakings, representations, and warranties.
- I/We will notify the Fund immediately if I/we become aware that any of these undertakings, representations and warranties are no longer accurate and complete in all respects, and agree immediately either to sell or to tender to the Fund Company for redemption a sufficient number of Units to allow the undertaking, representation or warranty to be made.
- k) I/We understand that if any of the representations, warranties, agreements or certifications given by me/us in this Subscription Agreement are untrue, the Directors in their sole discretion may require a retroactive redemption of all or part of the Units.
- Except for some limited voting rights as provided in the Second Schedule to the Instrument, I/we understand that the Units have no voting rights and, therefore, I/we will not be able to exercise any management or control functions with respect to the Fund's or the Fund Company's operations.



- m) I/We will not duplicate or furnish copies of the PPM, or divulge any of its contents, to any other person other than my/our investment, legal or tax adviser (who may use such documents solely for purposes related to my/our investment in the Fund).
- n) The acceptance of my/our application for Subscription in Units together with the appropriate remittance will not breach any applicable money laundering rules and regulations and I/we undertake to provide verification of my/our identity and source of funds reasonably satisfactory (on a confidential basis), to the Fund Company, the Placement Agent or the Administrator and Registrar promptly on request, and I/we agree to the release of any information provided by me/us to the Bahraini authorities by the Fund Company, the Placement Agent, the Administrator, the Registrar or its delegate.
- o) The person signing this Subscription Agreement on my/our behalf has full power and authority to do so.
- p) I/We understand that the Units will be issued on a fully paid basis in uncertificated form and maintained in book form in the register held at the offices of the Registrar, and such register will be and will remain the sole and conclusive proof of ownership of the Units.
- q) I/We acknowledge(s) that due to money laundering requirements operating within their respective jurisdictions, the Fund, the Fund Company, the Placement Agent, the Investment Manager, the Custodian, the Registrar and/or the Administrator may require further identification of the applicant(s) and source of funds before applications for Subscription in Units can be processed.
- r) I/We have been advised of, and hereby consent to, the compensation arrangements payable to any placement entity or individual, including the Placement Agent, in respect of my subscription for Units. Without prejudice to the section titled Nominees below, if I am/we are executing this Subscription Agreement as a nominee I/we further represent that I/we have advised my/our client and/or underlying beneficial owner of, and have obtained its/their consent to, such compensation arrangements.
- s) If I am/we are a non-U.S. banking institution (a "**Foreign Bank**") or if I/we receive deposits from, make payments on behalf of or handle other financial transactions related to a Foreign Bank, I/we represent and warrant to the Fund that:
 - i. the Foreign Bank has a fixed address, other than solely an electronic address, in a country in which the Foreign Bank is authorized to conduct banking activities;
 - ii. the Foreign Bank employs one or more individuals on a full-time basis;
 - iii. the Foreign Bank maintains operating records related to its banking activities; and
 - iv. the Foreign Bank is subject to inspection by the regulatory authority that licensed the Foreign Bank to conduct banking activities.

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7. INDEMNITY

I/We agree to indemnify and hold harmless the Fund, the Fund Company, the Directors, the Placement Agent, the Investment Manager, the Custodian, the Administrator and the Registrar, their affiliates and each other person, if any, who controls or is controlled by any one of the said persons, against any and all loss, liability, claim, damage and expense whatsoever (including, but not limited to, any and all expenses and costs (including attorneys' fees) reasonably incurred in investigating, preparing or defending against any litigation commenced or threatened or any claim whatsoever) arising out of or based on:

- i. any false representation or warranty or breach or failure by me/us to comply with any covenant or agreement made by the undersigned herein or in any other document furnished by the undersigned to any of the foregoing in connection with the transaction; or
- ii. any actions for securities or money laundering laws violations instituted by or against me/us which is resolved by judgment against the undersigned; or
- iii. my/our failure to provide source of funds information.

8. ADDITIONAL KNOW YOUR CUSTOMER AND COMBAT OF MONEY LAUNDERING CONSIDERATIONS

I/We represent, warrant, and agree that the following representations and warranties are deemed to be continuous for this investment and for any subsequent purchase of Units:

- i. I/We are purchasing the Units with lawfully acquired funds for investment.
- ii. To the extent that I/we offer interest in the Units to my/our clients, or hold such Units for the benefit of such clients, I/we represent and warrant with respect to the Units subscribed for hereby and all other Units subsequently acquired by me/us:
 - a) that each such client could make the representations in (i) and (ii) above;
 - b) that due to the application of money laundering, tax or similar requirements, or otherwise, upon request from time to time by or on behalf of the Fund, the Fund Company, the Investment Manager, the Registrar, the Placement Agent, the Administrator or the Custodian, I/we will, with respect to such clients, provide such certifications, documents or other evidence as may be reasonably required to substantiate the representations made herein; and
 - c) that I/we satisfied myself/ourselves that all legal requirements in the country in which each relevant client is a resident have been fully observed in connection with the purchase of Units, including obtaining any governmental or other consents which may be required and that it has otherwise complied with all necessary formalities.

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9. AUTHORISATION

The Administrator, the Investment Manager, the Registrar, the Placement Agent, the Fund Company, and the Fund are each hereby authorized and instructed to accept and execute any instructions in respect of the Units to which this Subscription Agreement relates. If the instructions are given by me/us by facsimile, I/we undertake to confirm them in writing by mail. I/we hereby agree to indemnify each of the Administrator, the Investment Manager, the Registrar, the Placement Agent, the Fund Company, and the Fund and agree to keep each of them indemnified against any loss of any nature whatsoever arising to any of them as a result of any of them acting upon facsimile instructions.

10.REGISTRATION OF UNITS

I/We request that the Units issued pursuant to this Subscription Agreement are registered in the name and address set out above. In respect of joint Subscriptions, we direct that on the death of one of us the Units for which we hereby apply be held in the name of and to the order of the survivor or survivors of us or the executor or administrator of each survivor or survivors.

11.CONFIDENTIALITY

Information provided in this Subscription Agreement will be treated confidentially by the Fund, the Fund Company, the Directors, the Placement Agent, the Investment Manager, the Registrar, the Administrator, and the Custodian provided that they may present this Subscription Agreement and the information provided herein to such parties as deemed advisable if:

- a) called upon to establish that the offer and sale of the Units is exempt from registration under applicable law;
- b) the information is requested by any regulatory agency with jurisdiction over the Fund, the Fund Company, the Directors, the Placement Agent, the Investment Manager, the Registrar, the Administrator, and the Custodian; or
- c) the information is relevant to an issue in any action, suit or proceeding to which the Fund, the Fund Company, the Directors, the Placement Agent, the Investment Manager, the Registrar, the Administrator or the Custodian or any of their affiliates is a party or by which they are or may be bound.

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12. NOMINEES (TO BE FILLED OUT IN THE CASE OF NOMINEES)

Ι	hereby	make	the	following	declarations:
-	I ICI CD y	HIGH	CIIC	101101111119	acciai adono.

	I am/We are investing as a nominee for, or otherwise for or on behalf of, a party (or parties) other than myself/ourselves.
If the	e above box is checked, the person for whom I am/we are acting:
	is an individual.
	is an entity but is not an investment company.
	is an investment company (including any family investment vehicle, trust, hedge fund company,
	investment club or other entity, group or association by means of which more than one
	individual makes investments)

13.JOINT ACCOUNT

In case we are joint account holders, unless we notify you otherwise and provide such documentation, as you require, our subscription shall be held by us jointly with rights of survivorship (payable to either or the survivor of us). Each joint tenant irrevocably appoints the other as attorney-in-fact to take all action on his or her behalf and to represent him or her in all respects in connection with this Subscription Agreement. You shall be fully protected in acting upon the instructions of either of us. Each of us shall be liable, jointly, and severally, for any obligations due to you pursuant to this Subscription Agreement.

14.CHOICE OF LAW AND FORUM

I/We agree to be bound by the laws in force in the Kingdom of Bahrain and in addition to the non-exclusive jurisdiction of the relevant courts of the Kingdom of Bahrain subject to which laws this Subscription Agreement will be governed and interpreted.

15.DISCLAIMER

The Central Bank of Bahrain, the Bahrain Stock Exchange and the Ministry of Industry and Commerce of the Kingdom of Bahrain take no responsibility for the accuracy of the statements and information contained in this Subscription Agreement or the performance of this Fund, nor shall they have any liability to any person, investor or otherwise for any loss or damage resulting from reliance or any statement information contained herein.

+۹۷۱٤۳٦٠۱۱۱۱ فاکس: ۹۰۱ مبنی برج جیت، داون تاون دبي، شارع الشیخ زاید، مکتب رقم ۹۰۱، ص.ب۱۱۹۳۰، دبي إ.ع.م، هاتف: ۹۷۱٤۳٦٠۱۱۱۱ فاکس: ۹۷۱٤۳٦٠۱۱۲۲ 48 Burj Gate, Downtown Dubai, Sheikh Zayed Road, Office 901, P.O. Box 119930, Dubai, UAE. Tel: +9714 3601111 Fax: +9714 3601122 www.almalcapital.com



6	6.SIGNATURES					
	Signed:					
	Printed Name:					
	Title *:					
	Signed:					
	Printed Name:					
	Title *:					
*Not applicable in case of individuals						
FOR OFFICIAL USE ONLY						
	Accepted and Appr	roved by:				
Signature of Representative:		esentative:				
	Date:					
Relationship Manager:		ger:				

Link to Prospectus of the Fund: https://www.almalcapital.com/ALMALCAPITAL/Files/AMMENAF-Prospectus.pdf

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