

No securities regulatory authority has expressed an opinion about these securities and it is an offence to claim otherwise. This prospectus constitutes a public offering of these securities only in those jurisdictions where they may be lawfully offered for sale and only by persons permitted to sell these securities. These securities have not been and will not be registered under the United States Securities Act of 1933, as amended, and, subject to certain exemptions, will not be offered or sold within the United States or to U.S. persons.



THE BITCOIN FUND

(established pursuant to a declaration of trust by 3iQ Corp. on 31 March 2020 in accordance with the federal laws of Canada)

MANAGED BY 3IQ CORP.

(established as a corporation under the federal laws of Canada and licensed as a fund manager by the Ontario Securities Commission)

Admission of Units to the Official List of Securities of Dubai Financial Services Authority and Admission to Trading on Nasdaq Dubai

In connection with the admission of the Units to the Official List of Securities maintained by the Dubai Financial Services Authority (the "**DFSA**") and to trading on the exchange of Nasdaq Dubai Limited ("**Nasdaq Dubai**"), no Units (defined below) have been marketed to, nor made available for purchase by, the public in the United Arab Emirates (the "**UAE**"). This Prospectus (defined below) does not constitute an offer or invitation for any person to subscribe for securities in the Fund (defined below).

The Bitcoin Fund (the "**Fund**"), a fund listed in Canada on the Toronto Stock Exchange (the "**TSX**") ("**TSX:QBTC.U**") and managed by 3iQ Corp., (the "**Manager**") a corporation established in Canada and licensed to carry on 'fund management' by the Ontario Securities Commission, is seeking to be listed on the exchange of Nasdaq Dubai in the form of a secondary listing (the "**Nasdaq Dubai Listing**"). Prior to the Nasdaq Dubai Listing, no public trading of the units of the Fund (the "**Units**") has taken place and no price formation process (e.g. an investor roadshow, book building or auction) has been undertaken in the UAE. Therefore, there can be no assurance that an active trading market for the Units will develop or, if developed, that such market will be maintained. If an active trading market is not developed or maintained, the liquidity and trading prices of the Units could be adversely affected.

The IPO prospectus of the Fund dated March 31, 2020 is attached hereto as the Annex, and together with this document (pages I-VII) (the "**Notice to Investors**") prepared for the purposes of compliance with the requirements of the Nasdaq Dubai Listing (together, the "**Prospectus**"), constitutes a Fund Prospectus for the purposes of DFSA approval of an offer document relating to a Foreign Fund that complies with the requirements in MKT Rule 6.3.1 (defined below).

The Prospectus has been approved by the DFSA under MKT Rule 6.3 (defined below) and is therefore an Approved Prospectus for the purposes of Article 14 of the Markets Law 2012 (defined below). Application has also been made to the DFSA for the Units to be admitted to the official list of securities (the "**DFSA Official List**") maintained by the DFSA and to Nasdaq Dubai for such Units to be admitted to trading on Nasdaq Dubai.

The Prospectus complies with the requirements in Part 2 of the Markets Law and Chapter 6 of the Markets Rules.

The DFSA does not accept responsibility for the content of the information included in the Prospectus, including the accuracy or completeness of such information. The liability for the content of the Prospectus lies with the Fund (as Issuer of the Prospectus (as defined in the Market Rules)) and other Persons, such as Experts (as defined in the Market Rules), whose opinions are included in the Prospectus with their consent. The DFSA has also not assessed the suitability of the Securities to which the Prospectus relates to any particular investor or type of investor. If you do not understand the contents of this Prospectus or are unsure whether the Securities to which the Prospectus relates are suitable for your individual investment objectives and circumstances, you should consult an authorised financial advisor.

The date of this document is 22 June 2021.

NOTICE TO INVESTORS

This Prospectus, together with the list of documents incorporated herein, as amended or supplemented (see section headed 'Documents Incorporated By Reference' below), provides certain information relating to the Fund which has been prepared in accordance with:

- DIFC Law No. 2 of 2010 – Collective Investment Law ("**Collective Investment Law**", "**CIL**");
- DIFC Law No. 1 2012 – Markets Law (the "**Markets Law**");
- DFSA Rulebook – Markets Rules Module (the "**Market Rules**", "**MKT**"); and
- DFSA Rulebook – Collective Investment Rules Module (the "**Collective Investment Rules**", "**CIR**").

This Prospectus has been filed with the DFSA and has been made available to the public in accordance with rule 6.3.2 of the Market Rules.

This Prospectus relates to the Fund which is a listed fund in Canada on the TSX; a Designated Fund in a Recognised Jurisdiction (as defined in the Market Rules), managed by the Manager, with respect to the introduction of Units to the Official List of Securities maintained by the DFSA and to trading on Nasdaq Dubai.

This Notice to Investors describes certain terms of the Class A Units to be listed pursuant to the Nasdaq Dubai Listing and also adds to and updates certain information contained in the IPO prospectus and the documents incorporated by reference herein and therein (see section headed 'Documents Incorporated By Reference' below).

Prospective investors should read the whole of this Prospectus and any information incorporated by reference into it, including, in particular, the Risk Factors. In making an investment decision, prospective investors should rely upon their own examination of the Fund and the terms set out in this Prospectus, including the merits and risks involved. Prospective investors should rely exclusively on the information contained in this Prospectus. If you are in any doubt as to the action you should take, you should seek your own independent financial advice from your stockbroker, bank manager, solicitor, accountant or appropriately authorised independent financial adviser.

NOTICE TO INVESTORS IN CANADA

The Units have not been approved for distribution by this Prospectus in Canada. The Units may not be offered or sold in Canada during the course of their distribution except pursuant to a prospectus approved by a Canadian regulator or a prospectus exemption.

RESPONSIBILITY STATEMENT

The Manager and its Directors, whose names appear in the section of this Prospectus titled 'Organization and Management' accept responsibility for the information contained in this document and declare that, having taken due care to ensure that such is the case, the information contained in this Prospectus is, to the best of their knowledge, accurate, in accordance with the facts and contains no material omissions likely to impact on the accuracy of the information in the Prospectus.

INITIAL OFFER

The Fund completed its initial public offering on 9 April 2020 (the "**IPO**"), resulting in the listing of 1,491,800 Class A Units on the TSX. In connection with the IPO, the Fund issued 303,675 Class A Units at a price of \$10.00 per Class A Unit, 153,530 Class F Units at a price of \$10.00 per Class F Unit, and 973,726.5001 Class B Units at a price of \$10.00 per Class B Unit. The Class B Units were issued to 3iQ Bitcoin Trust in consideration for the assets of 3iQ Bitcoin Trust, which consisted of BTC and cash, in connection with the merger of 3iQ Bitcoin Trust and the Fund which was effective as of 5:00 p.m. on 8 April 2020 (the "**Merger**").

Immediately upon closing of the IPO, the Class B Units and Class F Units were reclassified as Class A Units based on the Net Asset Value per Class B Unit or Class F Unit, as applicable, divided by the Net Asset Value per Class A Unit, in each case calculated after payment of the Agents' fees. Accordingly, the 973,726.5001 Class B Units were reclassified as 1,031,294 Class A Units and 153,530 Class F Units were reclassified as 156,831 Class A Units.

SUBSEQUENT OFFERS

Since its IPO, the Fund has completed the following further rounds of unit issuance:

- A new issue of Units on 8 May 2020, resulting in the listing of 4,084,829 Class A Units on the TSX ("**May Offering**"). In connection with the May Offering, the Fund issued 2,655,633 Class A Units at a price of US\$11.87 per Class A Unit and 1,429,196 Class F Units at a price of US\$11.63 per Class F Unit. Immediately upon closing of the May Offering, the Class F Units were reclassified as Class A Units on a one-for-one basis. Accordingly, the 1,429,196 Class F Units were reclassified as 1,429,196 Class A Units.
- A new issue of Units on 26 June 2020 resulting in the listing of 867,528 Class A Units on the TSX ("**June Offering**"). In connection with the June Offering, the Fund issued 443,500 Class A Units at a price of US\$11.71 per Class A Unit and 424,028 Class F Units at a price of US\$11.47 per Class F Unit. Immediately upon closing of the June Offering, the Class F Units were reclassified as Class A Units on a one-for-one basis. Accordingly, the 424,028 Class F Units were reclassified as 424,028 Class A Units.
- Pursuant to its Short Form Base Shelf Prospectus dated 5 November 2020 (the "**Base Shelf Prospectus**"), the Fund may offer further tranches of Class A and Class F Units up to an aggregate principal amount of US\$300,000,000 in such amounts as it may determine in light of market conditions over a period of 25 months. The specific terms of offer for each tranche offered pursuant to the Base Shelf Prospectus will be set out in a supplementary prospectus.
 - (a) On 6 November 2020, a supplementary prospectus was released in respect of the distribution of up to 1,050,000 Class A Units at a price of \$24.00 per Class A Unit. The Fund issued Units on 10 November 2020 resulting in the listing of 1,050,000 Class A Units on the TSX ("**November Offering 1**"). In connection with the November Offering 1, the Fund issued 1,050,000 Class A Units at a price of \$24.00 per Class A Unit.
 - (b) On 17 November 2020, a supplementary prospectus was released in respect of the distribution of up to 2,850,000 Class A Units at a price of \$26.50 and US\$20.25 per Class A Unit. The Fund issued Units on 20 November 2020 resulting in the listing of 2,850,000 Class A Units on the TSX ("**November Offering 2**"). In connection with the November Offering 2, the Fund issued 2,000,000 Class A Units at a price of US\$20.25 per Class A Unit and 850,000 Class A Units at a price of \$26.50 per Class A Unit.
 - (c) On 25 November 2020, a supplementary prospectus was released in respect of the distribution of up to 2,222,300 Class A Units at a price of US\$22.50 per Class A Unit. The Fund issued Units on 30 November 2020 resulting in the listing of 2,222,300 Class A Units on the TSX ("**November Offering 3**"). In connection with the November Offering 3, the Fund issued 2,222,300 Class A Units at a price of US\$22.50 per Class A Unit.
 - (d) On 29 December 2020, a supplementary prospectus was released in respect of the distribution of Class A Units having an aggregate sale price of up to \$150,000,000. This supplementary prospectus was released in connection with the establishment by the Fund of an at-the-market equity program.
- On 5 January 2021, the Fund filed an amendment increasing the size of its base shelf prospectus from the above-referenced US\$300,000,000 to US\$2,000,000,000.
 - (a) On 25 January 2021, a supplementary prospectus was released in respect of the distribution of Class A Units having an aggregate sale price of up to US\$200,000,000. This supplementary prospectus was released in connection with the establishment by the Fund of an at-the-market equity program.

ANNUAL REDEMPTION AND CONVERSION OPTION

The Fund allows for an annual redemption whereby Units may be redeemed at the option of Unitholders (the "**Annual Redemption Option**") with effect on the first business day following the 15th day of June in each year (the "**Annual Redemption Date**") which for 2021 was 16 June 2021. Units must be surrendered for redemption on or before the last

business day of the month of May preceding the applicable Annual Redemption Date (the “**Annual Cut-Off Date**”) which for 2021 was 31 May 2021 (see page 44 of the Prospectus).

Pursuant to a press release dated 14 May 2021, the Manager announced that as part of the Annual Redemption Option Unitholders would be given the additional option to convert all or part of their Units into units of the 3iQ CoinShares Bitcoin ETF (TSX: BTCQ, BTCQ.U). The conversion would be effected on a relative net asset value basis.

Pursuant to a press release dated 1 June 2021, the Manager announced the extent of participation in The Bitcoin Fund Annual Redemption. As at the Annual Cut Off Date:

- 1,971,302 Units of the Fund, representing 9.42% of the outstanding Units, were surrendered for in-kind redemption on the Annual Redemption Date;
- 189,073 Units, representing 0.90% of the outstanding Units, were surrendered for cash redemption on the Annual Redemption Date; and
- 7,098,564 Units, representing 33.94% of the outstanding Units, were surrendered for conversion to units of the 3iQ CoinShares Bitcoin ETF.

As at 22 June 2021, the Fund had 11,631,077 Class A Units issued and outstanding.

PARTICULARS OF THE DUAL LISTING

The Nasdaq Dubai Listing will be a secondary listing of the Units of the Fund. It is intended that all outstanding Units will be listed on Nasdaq Dubai with such Units being available *pari passu* to investors on Nasdaq Dubai as they are on the TSX.

Any Units offered and listed pursuant to any further offering of Units by the Manager will be made available *pari passu* to investors on Nasdaq Dubai as they are on the TSX. Any further offering of Units by the Manager is subject to and on the basis of prior regulatory approval by the DFSA for compliance with applicable DFSA regulations, including in respect of requirements for a DFSA Approved Prospectus and for the admission of the Units to the DFSA Official List of Securities.

For details of the parties responsible for listing and management of the Fund see page 50 of the Prospectus.

The ISIN code of the Units to be admitted to the Official List of Securities is CA09175G1046.

It is expected that the Nasdaq Dubai Listing will become effective and that dealings in the Units will commence on Nasdaq Dubai at 10.00 a.m. on 23 June 2021.

The Fund has not authorised anyone to provide prospective investors with information different from that contained in this Prospectus. The information contained in this Prospectus is accurate only as at the date of this Prospectus, regardless of the time of delivery of this Prospectus or of any sale of the Units.

FORWARD LOOKING STATEMENTS

Certain statements in this Prospectus are forward-looking statements, including those identified by the expressions “anticipate”, “believe”, “plan”, “estimate”, “expect”, “intend”, “target”, “seek”, “will” and similar expressions to the extent they relate to the Fund and the Manager. Forward-looking statements are not historical facts but reflect the current expectations of the Manager regarding future results or events. Such forward-looking statements reflect the Manager’s current beliefs and are based on information currently available to them. Forward-looking statements involve significant risks and uncertainties. A number of factors could cause actual results or events to differ materially from current expectations including global economic conditions. Although the forward-looking statements contained in this Prospectus are based upon assumptions that the Manager believes to be reasonable, neither the Fund nor the Manager can assure investors that actual results will be consistent with these forward-looking statements. The forward-looking statements contained herein were prepared for the purpose of providing prospective investors with information about the Fund and may not be appropriate for other purposes. Neither the Fund nor the Manager assumes any obligation to update or revise them to reflect new events or circumstances, except as required by law.

THIRD PARTY INFORMATION

The Issuer confirms that all third party information in this Prospectus has been accurately reproduced and, so far as it is aware and has been able to ascertain from information published by that third party, no facts have been omitted which would render the reproduced information inaccurate or misleading.

DOCUMENTS INCORPORATED BY REFERENCE

This Notice to Investors is deemed, as of the date hereof, to be incorporated by reference into the Prospectus for the purposes of the distribution of the Class A Units. The following documents are also incorporated or deemed to be incorporated by reference into the Prospectus:

- Prospectus Supplement dated 22 January 2021;
- Amendment to the Short Form Base Shelf Prospectus dated 5 January 2021;
- Prospectus Supplement dated 29 December 2020;
- Prospectus Supplement dated 25 November 2020;
- Prospectus Supplement dated 17 November 2020;
- Prospectus Supplement dated 6 November 2020;
- Base Shelf Prospectus dated 5 November 2020;
- Supplemented Prep Prospectus dated 22 June 2020; and
- New Issue Prospectus dated 4 May 2020.

Under applicable Canadian law 'Prospectus Supplement' refers to prospectuses that are issued as a supplementary disclosure document to the 'Base Shelf Prospectus'. The Base Shelf Prospectus sets out certain general terms for a tranche offering that will be issued in various portions over a prescribed period with each Prospectus Supplement setting out any terms and particulars that are specific to the relevant portion of the tranche offering. For the avoidance of doubt, references to 'Prospectus Supplement' are not references to 'Supplementary Prospectus' as that term is defined pursuant to article 18 of the Markets Law 2012 and article 52 of the Collective Investment Law.

All ongoing disclosures made by the Manager and the Fund for the purposes of compliance with the TSX and the Gibraltar stock exchange listings including the above listed prospectuses, as amended, are incorporated by reference into the Prospectus and can be accessed free of charge at www.sedar.com and from the secretary of The Bitcoin Fund at its head office located at 4800-1 King Street West, Box 160, Toronto, Ontario M5H 1A1, or by calling (416) 639-2130.

DUAL LISTING TRANSFERS AND CLEARING AND SETTLEMENT ON NASDAQ DUBAI

The Manager will use Computershare Investor Services Inc., (“**Computershare**”) as its agent to maintain the Register of Legal Title (“**ROLT**”). A Nasdaq Dubai account holder will be able to deliver the Unit from their account in the Nasdaq Dubai Central Securities Depository (“**CSD**”) to an investor or an agent on the ROLT held by Computershare, including to a participant account within CDS (the Canadian CSD). Similarly an investor or his agent registered on the ROLT can also transfer Units to his account at the Nasdaq Dubai CSD.

Account Structure

Nasdaq Dubai Guardian Limited (“**NDGL**”) will hold an account, on the Manager’s register through its appointed custodian, Computershare Trust Company N.A. (“**CTCNA**”). At all times, this custody account maintained by CTCNA will reflect the holdings beneficially held for NDGL on the ROLT.

Transfer of securities from the TSX to Nasdaq Dubai

A CDS participant or holder of Units in registered form on the ROLT (“**Existing Canadian Investors**”) will access either Computershare’s xSettle site or will obtain a Nasdaq Dubai Issuance form from Computershare. Existing Canadian Investors will complete all details on the paper or online instruction as is required for the lodgment of Units into Nasdaq Dubai. At the same time the Existing Canadian Investor shall either (a) where they are a CDS participant, initiate a CDS withdrawal, specifying CTCNA as the recipient of the withdrawn securities or (b) where they are a registered holder, confirm their holder account information and return any relevant documents of title together with the Nasdaq Dubai Issuance Form. Upon receipt by Computershare, Computershare and CTCNA will screen the information received from the Existing Canadian Investor. If all is in good order, Computershare will complete the transfer the Units from the Existing Canadian Investor to the custody account operated by CTCNA on behalf of Nasdaq Dubai on the ROLT. Any information that is not in good form will be rejected by Computershare or CTCNA (as appropriate), but note that all reasonable efforts will be made by CTCNA to contact the Existing Canadian Investor and have the problem rectified. On the same day, CTCNA will advise Nasdaq Dubai via e-mail of the deposit and full details of the Nasdaq Dubai issuance instructions as provided by the Existing Canadian Investor. If the information is received after 4:00pm. Toronto time, CTCNA will advise Nasdaq Dubai on the next Canadian business day. Upon receipt of the instruction, Nasdaq Dubai will confirm the receipt of the additional securities in to its custody account and subsequent to the verification of the same, credit the Nasdaq Dubai CSD account holder’s account, as provided, with the corresponding number of securities. Should any of the details provided by the Existing Canadian Investor, via CTCNA, not match Nasdaq Dubai records, Nasdaq Dubai will reject the transfer within 48 hours and will request CTCNA to procure the reversal of the transaction. For all successful credits, Nasdaq Dubai will then inform its account holder of the credit to their account.

Transfer of securities from Nasdaq Dubai to the TSX

A Nasdaq Dubai CSD account holder (“**Existing Dubai Investor**”) will instruct Nasdaq Dubai CSD to debit their account at the CSD and transfer the Units to a name on the ROLT from CTCNA, as custodian, in to the name or CDS participant account of the instructing Existing Dubai Investor. The Nasdaq Dubai CSD account holder will use the prescribed form to instruct this request to Nasdaq Dubai CSD. Nasdaq Dubai will on receipt of this request check for completeness of the request and validate the Nasdaq Dubai details, as well as the requested Canadian register or CDS participant account details. Subsequent to the validations, Nasdaq Dubai will debit the Nasdaq Dubai account holder’s account with the securities. On the same day, the Nasdaq Dubai CSD will advise CTCNA, via e-mail of the full details of the intended recipient on the ROLT, by forwarding a copy of the Nasdaq Dubai cancellation form received from the Existing Dubai Investor. CTCNA will verify the Existing Dubai Investors instruction, as provided by Nasdaq Dubai, and after due validation of the instructions, CTCNA will procure the transfer by Computershare of the securities from the custody account operated by CTCNA to either (a) a CDS participant account (where CTCNA may request the receiving party to initiate a CDS deposit instruction and to supply Computershare with the deposit reference ID) or (b) the full name and address details for the receipt of shares by the Existing Dubai Investor so as to be placed directly in such name in the ROLT where, following the transfer, Computershare would print and issue a Direct Registration System (“**DRS**”) advice by post. Should any of the details provided by Nasdaq Dubai CSD not be sufficient CTCNA will, within 48 hours, reject the instruction and will request Nasdaq Dubai CSD to reverse the transaction. Nasdaq Dubai will at the end of each day, reconcile the nostro balance for the Units with the holdings on the ROLT at Computershare.

Clearing and Settlement on Nasdaq Dubai

Clearing and settlement of trades on Nasdaq Dubai by brokers or custodians may be performed only through members of Nasdaq Dubai that are Clearing Members. Each Clearing Member must hold a securities account with the CSD and a cash account with a designated settlement bank for settlement purposes. Similarly, a custodian needs to hold a securities account with the CSD and a cash account with a settlement bank for settlement of trades. Settlement of securities trading on Nasdaq Dubai is governed by the Business Rules of Nasdaq Dubai.

Units may be held either in accounts opened directly with the CSD by the holders thereof or through custodian omnibus accounts (the custodians of which have accounts opened directly with the CSD) through which the custodian holds as nominee the beneficial interest in the traded Shares on behalf of investors.

The Nasdaq Dubai Business Rules and the DIFC Personal Property Law provide that the Units registered in the name of NDGL are held by NDGL as bare nominee for the owner of the beneficial interest in such Units. The DFSA Markets Rules and the DIFC Personal Property Law also protect the rights of such beneficial owners so as to enable them to exercise all rights attaching to such Units. Arrangements have been put in place, to the extent possible, by the Fund to facilitate the exercise by Unitholders of their rights as holder of the legal title to the Units and to confer upon all persons holding entitlements to Units in the CSD all such rights as enjoyed by NDGL, as holder of the legal title to the Units.

LIQUIDITY ARRANGEMENTS

The Nasdaq Dubai Listing may be subject to liquidity operations which promote and support liquidity in the Units on Nasdaq Dubai.

Appointment of Liquidity Provider

The Manager has appointed BH Mubasher Financial Services PSC, a Recognised Member of Nasdaq Dubai holding DFSA Reference Number F004054 (the “**Liquidity Provider**”) for the provision of liquidity in respect of the Units on the Nasdaq Dubai Listing. The Liquidity Provider is a duly registered company under the laws of the UAE authorised by the UAE Securities and Commodities Authority pursuant to licence number 604097 to carry on (i) Securities Brokerage, (ii) Trading in Foreign Markets, (iii) Direct Market Access and (iv) Trading for the Company’s Account and in its Name. The Liquidity Provider has its office at 49th floor, Vision Tower, Business Bay, Dubai, UAE.

Costs of Liquidity Arrangements

The Manager will fund the Liquidity Provider’s trading in the Units for an initial amount of USD 500,000 in cash collateral. Thereafter the cash collateral amount may be increased or decreased depending on the demand for liquidity in respect of the Units listed on Nasdaq Dubai. The Liquidity Provider will be paid a monthly fee of AED 120,000 for the provision of the liquidity services.

The Liquidity Agreement

The appointment of the Liquidity Provider is made pursuant to an agreement (the “**Liquidity Agreement**”) entered into by the Manager and the Liquidity Provider on 15 June 2021. The key terms of the Liquidity Agreement are as follows:

- Liquidity will be provided in respect of the Units listed on Nasdaq Dubai commencing from the date of listing of the Units on Nasdaq Dubai.
- The Liquidity Agreement has an initial term of six months, renewing automatically on a monthly basis thereafter unless terminated by one or both of the parties.
- The Liquidity Provider will provide liquidity for the Units listed on Nasdaq Dubai by entering two-way daily quotes into the trading system of Nasdaq Dubai at or inside of an agreed maximum spread, minimum quote size and up to a maximum percentage ownership of no more than five per cent (5%) of the outstanding Units.
- The Liquidity Provider will not benefit from the facilities granted to it in connection with the following (i) short-selling the Units without collateral, (ii) exemptions available to it from some disclosures and (iii) exemptions available to it from all or some trading commissions.
- The Liquidity Provider must maintain all licenses and approvals required to provide the liquidity services and must notify the Manager should it become aware of any possibility of being deprived of such licenses/approvals.

- The Liquidity Provider must notify the Manager of all buy and sell trades of the Units it executes on a daily basis.
- The Liquidity Provider must take steps to avoid any conflict of interest arising from it providing liquidity services to another issuer and inform the Manager of any conflict and work with the Manager to resolve the same.
- The Liquidity Provider is liable to the Manager for any damage caused due to a failure of compliance with its obligations under the Agreement and indemnifies the Manager for any losses, costs or expenses it incurs arising out a breach of the Liquidity Agreement by the Liquidity Provider.
- The Liquidity Agreement is governed by the laws of Dubai and the federal laws of the UAE; any dispute is subject to the exclusive jurisdictions of the Courts of the Dubai International Financial Centre.

ANNEX

PROSPECTUS

Initial Public Offering

March 31, 2020



Maximum US\$50,000,000
(Maximum 5,000,000 Class A Units, Class F Units and/or Class B Units)

The Bitcoin Fund (the “Fund”) invests in the digital currency bitcoin. Given the speculative nature of bitcoin and the volatility of the bitcoin markets, there is considerable risk that the Fund will not be able to meet its investment objectives. An investment in the Fund is not intended as a complete investment program and is appropriate only for investors who have the capacity to absorb a loss of some or all of their investment. An investment in the Fund is considered high risk.

The Fund is a closed-end investment fund established as a trust under the laws of the Province of Ontario. The Fund proposes to offer three classes of units: Class A units (“**Class A Units**”), Class F units (“**Class F Units**”) and Class B units (“**Class B Units**”). The Class A Units, Class F Units and Class B Units are referred to herein as the “**Units**”.

The Class A Units are available to all investors.

The Class F Units are designed for fee-based and/or institutional accounts and will not be listed on a stock exchange, but will be reclassified as Class A Units immediately upon the closing of the Offering. Each Class F Unit will be reclassified as a number of Class A Units equal to the Net Asset Value per Class F Unit divided by the Net Asset Value per Class A Unit.

The Class B Units will be issued to 3iQ Bitcoin Trust and distributed to its unitholders in connection with the merger of 3iQ Bitcoin Trust into the Fund (the “**Merger**”), which was approved at a special meeting of unitholders of 3iQ Bitcoin Trust on March 16, 2020 and which will be effective upon the closing of the Offering. The Class B Units will be reclassified as Class A Units in connection with the closing of the Offering. Each Class B Unit will be reclassified as a number of Class A Units equal to the Net Asset Value per Class B Unit divided by the Net Asset Value per Class A Unit, calculated after payment of the Agents’ fees.

Accordingly, investors purchasing and/or receiving the Class F Units and/or Class B Units will, upon closing of the Offering, become holders of Class A Units. Class A Units, Class F Units and Class B Units are U.S. dollar denominated and are not available for purchase in Canadian dollars. See “Description of the Units – Reclassification of Class F Units Upon Closing”.

The Fund’s investment objectives are to seek to provide holders of Units (“**Unitholders**”) of the Fund with:

- (a) exposure to digital currency bitcoin (“**bitcoin**”) and the daily price movements of the U.S. dollar price of bitcoin; and
- (b) the opportunity for long-term capital appreciation. See “Investment Objectives”.

To achieve its investment objectives, the Fund will invest in long-term holdings of bitcoin, purchased from reputable bitcoin trading platforms (commonly referred to as bitcoin exchanges) and OTC counterparties, in order to provide investors with a convenient, secure alternative to a direct investment in bitcoin. See “Investment Strategies”.

The Fund will not speculate with regard to short-term changes in bitcoin prices. See “Investment Strategies”.

3iQ Corp. (the “**Manager**”) believes an investment in bitcoin will provide investors with a low-correlated asset class which will complement traditional investment strategies.

The Manager is the trustee and manager of the Fund and is responsible for providing certain general management and administrative services to the Fund. See “Organization and Management Details of the Fund – Trustee and Manager”.

Unless otherwise noted herein, all references to “\$”, “US\$” or “USD” in this prospectus are to the currency of the United States. In presenting the estimated Offering expenses, estimated annual fees and expenses to be borne by the Fund and compensation for the members of the Independent Review Committee, Canadian dollar amounts have been converted to United States dollars using the daily average exchange rate as reported by the Bank of Canada on March 26, 2020 of US\$1.00 = C\$1.4077.

Price: \$10.00 per Class A Unit Minimum Purchase: 100 Class A Units	Price: \$10.00 per Class F Unit Minimum Purchase: 100 Class F Units
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	Price to the Public⁽¹⁾	Agents' Fees	Net Proceeds to the Fund⁽²⁾
Per Class A Unit	\$10.00	\$0.55	\$9.45
Per Class F Unit	\$10.00	\$0.35	\$9.65
Per Class B Unit	\$10.00	N/A	\$10.00
Total Minimum Offering ⁽³⁾	\$10,000,000	\$550,000	\$9,450,000
Total Maximum Offering ⁽⁴⁾	\$50,000,000	\$2,750,000	\$47,250,000

Notes:

- (1) The terms of the Offering were established through negotiation between the Lead Agents (defined below), on behalf of themselves and on behalf of the other Agents (defined below), and the Manager on behalf of the Fund.
- (2) Before deducting the expenses of issue (estimated to be \$1,066,766) which, subject to a maximum of 1.5% of the gross proceeds of the Offering, together with the Agents' fees, will be paid out of the gross proceeds of the Offering.
- (3) There will be no closing unless a combined minimum of 1,000,000 Units are sold (in the case of the Class A Units and Class F Units) or are issuable (in the case of the Class B Units). If subscriptions for Class A Units and Class F Units, together with the Class B Units issuable in connection with the Merger, do not total at least 1,000,000 Units within 90 days after a final receipt for this prospectus is issued, the Offering may not continue without the consent of the securities regulatory authorities and those who have subscribed for Units on or before such date. The values presented in the Total Minimum Offering row assumes that only Class A Units are sold and does not include the Class A Units resulting from the reclassification of Class F Units and Class B Units.
- (4) The Fund has granted to the Agents an Over-Allotment Option, exercisable for a period of 30 days from the Closing Date (defined below), to purchase additional Class A Units in an amount up to 15% of the Class A Units issued on the Closing Date on the same terms as set forth above solely to cover over-allotments, if any. If the Over-Allotment Option is exercised in full under the maximum Offering, the price to the public, Agents' fees and net proceeds to the Fund are estimated to be \$57,500,000, \$3,162,500 and \$54,337,500, respectively (assuming only Class A Units are sold). This prospectus also qualifies the grant of the Over-Allotment Option and the distribution of the Class A Units issuable on the exercise of the Over-Allotment Option. A purchaser who acquires Class A Units forming part of the Agents' over-allocation position acquires such Units under this prospectus, regardless of whether the over-allocation position is ultimately filled through the exercise of the Over-Allotment Option or secondary market purchases. See “Plan of Distribution”. The values presented in the Total Maximum Offering row assumes that only Class A Units are sold and does not include the Class A Units issuable upon the reclassification of Class F Units and Class B Units.

There is no guarantee that an investment in the Fund will earn any positive return in the short or long-term, nor is there any guarantee that the net asset value per Unit will appreciate or be preserved. An investment in the Units is appropriate only for investors who have the capacity to absorb a loss of some or all of their investment. There is currently no market through which the Units may be sold and purchasers may not be able to resell securities purchased under this prospectus. This may affect the pricing of the securities in the

secondary market, the transparency and availability of trading prices, the liquidity of the Units and the extent of issuer regulation. See “Risk Factors”.

The Toronto Stock Exchange has conditionally approved the listing of the Class A Units. Listing is subject to the Fund fulfilling all of the requirements of the Exchange on or before April 21, 2020, including distribution of the Class A Units to a minimum number of public unitholders.

Canaccord Genuity Corp., Echelon Wealth Partners Inc. (together with Canaccord Genuity Corp., the “**Lead Agents**”), Leede Jones Gable Inc., Mackie Research Capital Corporation and PI Financial Corp. (collectively, the “**Agents**”), as agents, conditionally offer the Class A Units and Class F Units for sale, subject to prior sale, on a best efforts basis, if, as and when issued by the Fund in accordance with the conditions contained in the Agency Agreement referred to under “Plan of Distribution” and subject to the approval of certain legal matters on behalf of the Fund by Osler, Hoskin & Harcourt LLP and on behalf of the Agents by Blake, Cassels & Graydon LLP.

Subscriptions for Class A Units and Class F Units will be received subject to acceptance or rejection in whole or in part, and the right is reserved to close the subscription books at any time without notice. The Agents may over-allot or effect transactions as described under “Plan of Distribution”. Closing of the Offering is expected to occur on or about April 9, 2020 (the “**Closing Date**”) or such later date as the Fund and the Agents may agree, but in any event no later than 90 days after a final receipt for this prospectus has been issued. Registrations and transfers of Units will be effected only through CDS Clearing and Depository Services Inc. Beneficial owners will not have the right to receive physical certificates evidencing their ownership. See “Plan of Distribution” and “Description of the Units — Book-Entry-Only System”.

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PROSPECTUS SUMMARY

The following is a summary of the principal features of the Offering and should be read together with the more detailed information and financial data and statements contained elsewhere in this prospectus. Certain capitalized terms used, but not defined, in this summary are defined in the “Glossary of Terms”.

Fund: The Fund is a closed-end investment fund established as a trust under the laws of the Province of Ontario pursuant to a declaration of trust dated March 31, 2020 (the “**Declaration of Trust**”). The registered address of the Fund is 4800-1 King Street West, Box 160, Toronto, Ontario, M5H 1A1. 3iQ Corp. (the “**Manager**”) is the trustee, manager and portfolio manager of the Fund. See “Overview of the Legal Structure of the Fund”.

Offered Units: The Fund is offering three classes of units: Class A units (“**Class A Units**”), Class F units (“**Class F Units**”) and Class B units (“**Class B Units**”).

Class A Units, Class F Units and Class B Units are U.S. dollar denominated and are not available for purchase in Canadian dollars. The Class A Units, Class F Units and Class B Units are referred to herein as the “**Units**”.

The Class A Units are available to all investors.

The Class F Units are designed for fee-based and/or institutional accounts and differ from the Class A Units in the following ways: (i) Class F Units will not be listed on a stock exchange, but will be reclassified as Class A Units immediately upon the closing of the Offering, and (ii) the Agents’ fees payable on the issuance of the Class F Units are lower than those payable on the issuance of the Class A Units.

The Class B Units are being issued to 3iQ Bitcoin Trust for distribution to its unitholders in connection with the Merger and will be reclassified as Class A Units in connection with the closing of the Offering. The Class B Units will be issued in consideration for the assets of 3iQ Bitcoin Trust, consisting of bitcoin and cash, based on the value of 3iQ Bitcoin Trust as of the close of business on the day before the closing of the Offering. See “Risks Associated with the Merger”.

Accordingly, investors purchasing and/or receiving the Class F Units and/or Class B Units will, upon closing of the Offering, have their units reclassified as Class A Units. After the reclassification of the Class F Units and Class B Units as Class A Units upon the closing of the Offering, all remaining outstanding units of the Fund will be Class A Units. Additional Class F Units may be issued in the future that may not be reclassified immediately as Class A Units and as such, there may be outstanding Class F Units of the Fund in the future. See “Description of the Units – Reclassification of Class F Units Upon Closing”. The Net Asset Value per Unit of each class will not be the same as a result of the different fees and expenses allocable to each class of Units. See “Fees and Expenses”.

The Toronto Stock Exchange has conditionally approved the listing of the Class A Units. Listing is subject to the Fund fulfilling all of the requirements of the Exchange on or before April 21, 2020, including distribution of the Class A Units to a minimum number of public unitholders.

Currency: Unless otherwise noted herein, all references to “\$”, “US\$” or “USD” in this prospectus are to the currency of the United States.

Maximum Issue: \$50,000,000

Maximum 5,000,000 Class A Units, Class F Units and/or Class B Units

Minimum Issue: \$10,000,000

	Minimum 1,000,000 Class A Units, Class F Units and/or Class B Units
Price:	<p>\$10.00 per Class A Unit</p> <p>\$10.00 per Class F Unit</p> <p>\$10.00 per Class B Unit</p>
Minimum Subscription	<p>100 Class A Units (\$1,000)</p> <p>100 Class F Units (\$1,000)</p> <p>Not applicable for Class B Units</p>
Investment Objectives:	<p>The Fund's investment objectives are to seek to provide holders of Units ("Unitholders") of the Fund with:</p> <ul style="list-style-type: none"> (a) exposure to digital currency bitcoin ("bitcoin") and the daily price movements of the U.S. dollar price of bitcoin; and (b) the opportunity for long-term capital appreciation. See "Investment Objectives".
Investment Strategies:	<p>To achieve its investment objectives, the Fund will invest in long-term holdings of bitcoin, purchased from reputable bitcoin trading platforms and OTC counterparties, in order to provide investors with a convenient, secure alternative to a direct investment in bitcoin. The Fund will not speculate with regard to short-term changes in bitcoin prices.</p> <p>Bitcoin trading platforms are spot markets in which bitcoin can be exchanged for U.S. dollars. Bitcoin trading platforms are not regulated as securities exchanges or commodity futures exchanges under the securities or commodity futures laws of Canada, the United States or other global jurisdictions. The Manager will seek to ensure that the bitcoin trading platforms on which the Fund transacts are reputable, stable and in compliance with AML Regulation. See "Investment Overview – Purchasing Bitcoin for the Fund's Portfolio".</p> <p>The Fund will not hedge any U.S. dollar currency exposure back to the Canadian dollar. See "Investment Strategies".</p> <p>For a description of how the Fund will purchase bitcoin for its portfolio see "Investment Overview – Purchasing Bitcoin for the Fund's Portfolio".</p>
Leverage:	<p>Generally, the Fund does not intend to borrow money or employ other forms of leverage to acquire bitcoin. The Fund may borrow money on a short term basis to acquire bitcoin in anticipation of and prior to any follow on offering of Units by the Fund in an amount not to exceed 25% of the Net Asset Value of the Fund. See "Investment Strategies – Leverage".</p>
Use of Derivatives	<p>The Manager may use derivative instruments, the underlying interest of which is bitcoin, for non-hedging purposes consistent with the Fund's investment objectives and investment strategies to gain exposure to bitcoin, subject to its investment restrictions. The Fund will not transact in any derivative instrument if, as a result of such transaction, the Fund's aggregate exposure to derivatives would exceed 5% of the Net Asset Value of the Fund. See "Investment Strategies – Use of Derivatives".</p>
Purchase for Cancellation	<p>The Declaration of Trust provides that the Fund may, in its sole discretion, from time to time, purchase (in the open market or by invitation for tenders) Class A Units for cancellation subject to applicable law and stock exchange requirements, based on the Manager's assessment that such purchases are accretive to Unitholders. See "Description of the Units – Purchase for Cancellation".</p>

Distribution Policy:	The Fund does not intend to pay distributions. See “Distribution Policy”.
Redemption Privileges:	<p>Units may be redeemed at the option of Unitholders on the first business day following the 15th day of June in each year (each, an “Annual Redemption Date”), commencing on June 16, 2021, subject to the Fund’s right to suspend redemptions in certain circumstances. Units so redeemed will be redeemed at a redemption price equal to the Net Asset Value per Unit on the Annual Redemption Date, less any costs and expenses associated with the redemption, including commissions incurred by the Fund to fund such redemptions. Units must be surrendered for redemption on or before the last business day of the month of May preceding the applicable Annual Redemption Date. Payment of the proceeds of redemption will be made in U.S. dollars on or before the 15th business day following the Annual Redemption Date.</p> <p>The Units may also be redeemed monthly at a redemption price per Unit based on a discount to the market price.</p> <p>See “Redemption of Units”, “Redemption of Units – Suspension of Redemptions” and “Risk Factors – Liquidity Constraints on Bitcoin Markets may Impact the Fund’s Holdings” and “Financial Institutions may Refuse to Support Transactions Involving Bitcoins”.</p>
Reclassification of Class F Units as Class A Units Upon Closing:	<p>The Class F Units will be reclassified as Class A Units upon the closing of the Offering. Each Class F Unit will be reclassified as a number of Class A Units equal to the Net Asset Value per Class F Unit divided by the Net Asset Value per Class A Unit. Accordingly, holders of Class F Units of 3iQ Bitcoin Trust will, upon the closing of the Offering, have their Class F Units reclassified as Class A Units. After the reclassification of the Class F Units as Class A Units upon the closing of the Offering, only Class A Units of the Fund will be outstanding.</p> <p>See “Description of the Units – Reclassification of Class F Units upon Closing”.</p>
Reclassification of Class B Units upon Closing:	<p>Class B Units will be issued to 3iQ Bitcoin Trust and distributed by it to its unitholders in connection with the Merger, which will be effective upon the closing of the Offering. The Class B Units will be reclassified as Class A Units in connection with the closing of the Offering. Each Class B Unit will be reclassified as a number of Class A Units equal to the Net Asset Value per Class B Unit divided by the Net Asset Value per Class A Unit, calculated after payment of the Agents’ fees. Accordingly, holders of Class B Units of 3iQ Bitcoin Trust will, upon the closing of the Offering, have their Class B Units reclassified as Class A Units.</p> <p>See “Description of the Units – Reclassification of Class B Units upon Closing”.</p>
Termination of the Fund:	<p>The Fund does not have a fixed termination date. The Manager may, in its discretion, terminate the Fund without the approval of Unitholders if, in its opinion, it would be in the best interest of the Unitholders to terminate the Fund.</p> <p>See “Termination of the Fund”.</p>
Use of Proceeds:	Substantially all of the net proceeds of the Offering (including the proceeds from the exercise, if any, by the Agents of the Over-Allotment Option for the Class A Units) will be used to purchase bitcoin for the Fund’s portfolio following the Closing Date (as defined herein). See “Use of Proceeds”.
Risk Factors:	<p>An investment in Units will be subject to certain risk factors, including:</p> <p>Risks Factors Relating to an Investment in the Fund</p> <ul style="list-style-type: none"> (a) No Assurance in Achieving Investment Objectives (b) Trading Price of Units (c) Loss of Investment

- (d) Fluctuation in Value of Bitcoin
- (e) Concentration Risk
- (f) Use of Leverage
- (g) Reliance on the Manager
- (h) Use of Derivatives
- (i) No Ownership Interest in the Portfolio
- (j) Changes in Legislation
- (k) Conflicts of Interest
- (l) Status of the Fund
- (m) Valuation of the Fund
- (n) Significant Redemptions
- (o) Manager, Custodian and Sub-Custodian Standard of Care
- (p) SOC 2 Type 2 Report of the Sub-Custodian
- (q) Lack of Operating History
- (r) No Active Trading Market
- (s) Not a Trust Company
- (t) U.S. Currency Exposure
- (u) Cyber Security Risk
- (v) Tax Risk
- (w) COVID-19 Outbreak

The following are certain considerations relating to an investment in Units of the Fund which prospective investors should consider before purchasing such securities.

Risks Associated with Investing in Bitcoin

- (a) Cryptocurrency Risk
- (b) Short History Risk
- (c) Limited History of the Bitcoin Market
- (d) Volatility in the Price of Bitcoin
- (e) Potential Decrease in Global Demand for Bitcoin
- (f) Financial Institutions may refuse to Support Transactions involving Bitcoin
- (g) Lack of Insurance
- (h) Residency of the Sub-Custodian
- (i) Liability of Unitholders
- (j) Underlying Value Risk
- (k) Top Bitcoin Holders Control a Significant Percentage of the Outstanding Bitcoin
- (l) Regulation of Bitcoin
- (m) Loss of “Private Keys”
- (n) Fund’s Holdings May Become Illiquid
- (o) Improper Transfers
- (p) Uncertain Regulatory Framework

Risks Associated with the Bitcoin Network

- (a) Dependence on Bitcoin Developers
- (b) Disputes on the Development of the Bitcoin Network may Lead to Delays in the Development of the Network
- (c) Significant Increase in Bitcoin Interest Could Affect the Ability of the Bitcoin Network to Accommodate Demand
- (d) Bitcoin’s Blockchain may Temporarily or Permanently Fork and/or Split
- (e) Dependence on the Internet
- (f) Risk if Entity Gains a 51% Share of the Bitcoin Network
- (g) Concentration of Transaction Confirmation Processing Power in China
- (h) Possible Increase in Transaction Fees
- (i) Attacks on the Bitcoin Network
- (j) Decrease in Block Reward

- (k) Competitors to Bitcoin
- (l) Significant Energy Consumption to run the Bitcoin Network

Risks Associated with Bitcoin Trading Platforms

- (a) Regulation of Bitcoin Trading Platforms
- (b) Limited Operating History of Bitcoin Trading Platforms
- (c) Hacking of Bitcoin Trading Platforms May Have a Negative Impact on Perception of the Security of the Bitcoin Network
- (d) Different Prices of Bitcoin on the Bitcoin Trading Platforms May Adversely Affect the Net Asset Value of the Units
- (e) Closure of Bitcoin Trading Platform(s)
- (f) Liquidity Constraints on Bitcoin Markets may Impact the Fund's Holdings
- (g) Risk of Manipulation on Bitcoin Trading Platforms
- (h) Settlement of Transactions on the Bitcoin Network

Risks Associated with the Merger

- (a) Bitcoin Acquired by the Fund on a Tax-deferred Merger
- (b) Valuation of the 3iQ Bitcoin Trust

See "Risk Factors".

Income Tax Considerations:

This summary of Canadian federal income tax considerations for the Fund and for Canadian resident Unitholders is subject in its entirety to the qualifications, limitations and assumptions set out under "Canadian Federal Income Tax Considerations".

A Unitholder who is an individual (other than a trust) resident in Canada and who holds Units as capital property (all within the meaning of the Tax Act) will generally be required to include in the Unitholder's income for tax purposes for any year the amount of net income and net taxable capital gains of the Fund paid or payable to the Unitholder in the year and deducted by the Fund in computing its income. Any return of capital from the Fund paid or payable to a Unitholder in a taxation year will reduce the adjusted cost base of the Unitholder's Units of the Fund. To the extent that a Unitholder's adjusted cost base would otherwise be a negative amount, the negative amount will be deemed to be a capital gain realized by the Unitholder and the adjusted cost base of the Unit to the Unitholder will be increased by the amount of such capital gain. Any loss of the Fund cannot be allocated to, and cannot be treated as a loss of, the Unitholders of the Fund. Upon the actual or deemed disposition of a Unit, including the exchange or redemption of a Unit, a capital gain (or a capital loss) will generally be realized by the Unitholder to the extent that the proceeds of disposition of the Unit exceeds (or is less than) the aggregate of the adjusted cost base to the Unitholder of the Unit and any reasonable costs of disposition.

The Declaration of Trust requires that the Fund distribute its net income and net realized capital gains, if any, for each taxation year to Unitholders to such an extent that the Fund will not be liable in respect of the taxation year for ordinary income tax.

Each investor should satisfy himself or herself as to the tax consequences of an investment in Units by obtaining advice from his or her own tax advisor. See "Canadian Federal Income Tax Considerations".

Taxation of Registered Plans:

In the opinion of Osler, Hoskin & Harcourt LLP, counsel to the Fund, and Blake, Cassels & Graydon LLP, counsel for the Agents, provided that the Fund qualifies as a "mutual fund trust" within the meaning of the Tax Act, or the Class A Units of the Fund are listed on a "designated stock exchange" within the meaning of the Tax Act, such Units will be qualified investments for trusts governed by registered retirement savings plans, registered retirement income funds, deferred profit sharing plans, registered disability savings plans, registered education savings plans and tax-free savings accounts (collectively, "**Registered Plans**").

Holders of tax-free savings accounts and registered disability savings plans, annuitants under registered retirement savings plans and registered retirement income funds, and subscribers under registered education savings plans should consult their own tax advisors to ensure Units would not be a “prohibited investment” for the purposes of the Tax Act in their particular circumstances. See “Canadian Federal Income Tax Considerations – Status of the Fund”.

ORGANIZATION AND MANAGEMENT DETAILS OF THE FUND

Manager:	3iQ Corp. will act as trustee, manager, and promoter of the Fund. The principal office of the Manager is located at 4800-1 King Street West, Suite 160, Toronto, Ontario, M5H 1A1. See “Organization and Management Details of the Fund – Trustee and Manager of the Fund”.
Bitcoin Consultant:	ARK Investment Management LLC (the “ Bitcoin Consultant ” or “ ARK ”) will provide certain research consulting services to the Manager of the Fund. The principal office of ARK is located at 3 E. 28 th St. 7 th Floor, New York, NY 10016 USA. See “Organization and Management Details of the Fund – Bitcoin Consultant”.
Promoter:	The Manager may be considered a promoter of the Fund within the meaning of applicable securities legislation by reason of its initiative in organizing the Fund. See “Organization and Management Details of the Fund – Promoter”.
Auditor:	The auditor of the Fund is Raymond Chabot Grant Thornton LLP, Chartered Professional Accountants, Licensed Public Accountants, Montreal, Quebec. See “Organization and Management Details of the Fund – Auditor”.
Custodian:	Cidel Trust Company (the “ Custodian ”) will act as the custodian of the assets of the Fund pursuant to a custodian agreement dated March 31, 2020. The Custodian is a federally regulated trust company based in Calgary, Alberta and will provide services to the Fund from its office in Toronto, Ontario. The Custodian is a wholly-owned subsidiary of Cidel Bank Canada, a Schedule II Bank regulated by the Office of the Superintendent of Financial Institutions. The Custodian may appoint a sub-custodian from time to time in accordance with National Instrument 81-102 – <i>Investment Funds</i> . See “Organization and Management Details of the Fund – Custodian”.
Sub-Custodian:	Gemini Trust Company, LLC (“ Gemini ” or the “ Sub-Custodian ”) will act as sub-custodian of the Fund in respect of the Fund’s holdings of bitcoin pursuant to a sub-custodian agreement between the Custodian, the Fund, and Gemini dated March 31, 2020. Gemini is a trust company licensed by the New York State Department of Financial Services and is qualified to act as a sub-custodian of the Fund for assets held outside of Canada in accordance with National Instrument 81-102 – <i>Investment Funds</i> . See “Organization and Management Details of the Fund – Sub-Custodian”.
Registrar and Transfer Agent:	TSX Trust Company (the “ Registrar and Transfer Agent ”), at its principal offices in Toronto, will be appointed the registrar and transfer agent for the Units pursuant to a registrar and transfer agency agreement to be entered into as of the Closing Date. The Registrar and Transfer Agent is located in Toronto, Ontario. See “Organization and Management Details of the Fund – Registrar and Transfer Agent”.
Administrator	SGGG Fund Services Inc. (the “ Administrator ”), at its principal offices in Toronto, will be appointed the administrator of the Fund and will be responsible for calculating the Net Asset Value and Net Asset Value per Unit of the Fund as described under “Calculation of Net Asset Value”.

Agents:

Canaccord Genuity Corp., Echelon Wealth Partners Inc. (together with Canaccord Genuity Corp., the “**Lead Agents**”), Leede Jones Gable Inc., Mackie Research Capital Corporation and PI Financial Corp. (collectively, the “**Agents**”), as agents, conditionally offer the Class A Units and Class F Units for sale on a best efforts basis, subject to prior sale, if, as and when issued by the Fund and accepted by the Agents in accordance with the conditions contained in the Agency Agreement (as defined herein) referred to under “Plan of Distribution” and subject to the approval of certain matters on behalf of the Fund by Osler, Hoskin & Harcourt LLP and on behalf of the Agents by Blake, Cassels & Graydon LLP.

The Fund has granted to the Agents an Over-Allotment Option, exercisable for a period of 30 days from the Closing Date, to purchase additional Class A Units (each, an “**Option Unit**”) in an amount up to 15% of the Class A Units issued on the Closing Date on the same terms as set forth above solely to cover over-allotments, if any. If the Over-Allotment Option is exercised in full under the maximum Offering, the price to the public, Agents’ fees and net proceeds to the Fund (assuming only Class A Units are sold) are estimated to be \$57,500,000, \$3,162,500 and \$54,337,500, respectively. This prospectus also qualifies the grant of the Over-Allotment Option and the distribution of Class A Units issuable on the exercise of the Over-Allotment Option. A purchaser who acquires Class A Units forming part of the Agents’ over-allocation position acquires such Class A Units under this prospectus, regardless of whether the over-allocation position is ultimately filled through the exercise of the Over-Allotment Option or secondary market purchases. See “Plan of Distribution”.

Agents’ Position

Agents’ Position	Maximum Size	Exercise Period	Exercise Price
Over-Allotment Option	750,000 Class A Units	Within 30 days following the Closing Date	\$10.00 per Class A Unit

SUMMARY OF FEES AND EXPENSES

The following table contains a summary of the fees and expenses payable by the Fund and the Manager, which will therefore reduce the value of a Unitholder's investment in the Fund. All fees are subject to current and future taxes. For further particulars, see "Fees and Expenses".

Fees and Expenses Payable the Fund

Type of Fee	Amount and Description
Agents' Fees:	\$0.55 per Class A Unit (5.50%) and \$0.35 per Class F Unit (3.50%). The Agents' fees will be paid by the Fund out of the proceeds of the Offering. The Agents' fees payable by the Fund upon an exercise of the Over-Allotment Option will be \$0.55 per Option Unit. See "Plan of Distribution".
Expenses of the Offering:	The Fund will pay the expenses incurred in connection with the Offering (including the costs of creating the Fund, the costs of printing and preparing a prospectus, legal expenses of the Fund and Agents and marketing expenses). The Offering expenses are estimated to be \$1,066,766. The Manager has agreed to pay all expenses incurred in connection with the Offering that exceed 1.5% of the gross proceeds of the Offering. See "Fees and Expenses – Fees and Expenses Payable by the Fund – Expenses of the Offering".
Fees Payable to the Manager for Acting as Manager of the Fund:	An annual management fee of 1.95% of the Fund's net asset value calculated and payable monthly, plus applicable taxes, will be paid to the Manager in respect of each of the Class A Units and the Class F Units of the Fund. The Manager manages the day-to-day business and operations of the Fund and provides certain general management and administrative services to the Fund. See "Fees and Expenses – Fees and Expenses Payable by the Fund – Fees Payable to the Manager for Acting as Manager of the Fund". The Manager will pay the fees of the Bitcoin Consultant out of its management fee.
Fees associated with Class F Units	Class F Units are designed for fee-based and/or institutional accounts. Investors that hold Class F Units in fee-based accounts may pay investment advisory fees to their investment advisor that are calculated as a percentage of all assets held in such accounts, including the Class F Units.
Fees associated with Class B Units:	There are no Agents' fees payable in connection with the issuance of Class B Units, as such units will be issued to 3iQ Bitcoin Trust and distributed by it to its unitholders in connection with the Merger on the closing of the Offering. Class B Units will bear their proportionate share of the expenses of the Offering.
Ongoing Expenses of the Fund:	In addition to the management fee, and any debt servicing costs, the Fund will pay all of its own expenses and all administration expenses incurred by the Manager for its duties as the manager to the Fund. Such fees and expenses to be borne by the Fund are estimated to be \$355,189 per annum and will include, without limitation: fees and expenses payable to the independent review committee of the Fund; brokerage and trading commissions and other fees and expenses associated with the execution of transactions in respect of the Fund's investment in bitcoin; fees payable to the Registrar and Transfer Agent; fees payable to any custodians and/or sub-custodians for the assets of the Fund as well as the fees of the Administrator and other service providers; licensing fee payable to MV Index Solutions GmbH to license the MVIS CryptoCompare Institutional Bitcoin Index; expenses relating to the monitoring of the relationships with the Bitcoin Consultant, Custodian, Sub-Custodian, the Registrar and Transfer Agent and other organizations serving the Fund; legal, audit, and valuation fees and expenses; fees payable for listings, the maintenance of listings and filings or

other requirements of stock exchanges on which any of the Units of the Fund may become listed or quoted; securities regulatory authorities' participation fees; the preparation and supervision costs relating to the calculation and publication of the Net Asset Value; costs and expenses of preparing, printing, and mailing financial and other reports to Unitholders, material for Unitholders' meetings and securities regulatory filings; costs and expenses of communication with Unitholders; costs and expenses arising as a result of complying with all applicable securities legislation and other applicable laws, regulations and policies; all taxes (including income, capital, federal GST or HST, and Provincial/Territorial sales taxes); and costs associated with the provision of such other managerial and administrative services as may be reasonably required for the ongoing business and administration of the Fund. See "Fees and Expenses – Fees and Expenses Payable by the Fund – Ongoing Expenses of the Fund".

FORWARD-LOOKING STATEMENTS

Certain statements in this prospectus are forward-looking statements, including those identified by the expressions "anticipate", "believe", "plan", "estimate", "expect", "intend", "target", "seek", "will" and similar expressions to the extent they relate to the Fund, the Manager and the Bitcoin Consultant. Forward-looking statements are not historical facts but reflect the current expectations of the Fund, the Manager or the Bitcoin Consultant regarding future results or events. Such forward-looking statements reflect the Fund's, the Manager's or the Bitcoin Consultant's current beliefs and are based on information currently available to them. Forward-looking statements involve significant risks and uncertainties. A number of factors could cause actual results or events to differ materially from current expectations including global economic conditions. Some of these risks, uncertainties and other factors are described in this prospectus under the heading "Risk Factors". Although the forward-looking statements contained in this prospectus are based upon assumptions that the Fund, the Manager and the Bitcoin Consultant believe to be reasonable, none of the Fund, the Manager or the Bitcoin Consultant can assure investors that actual results will be consistent with these forward-looking statements. The forward-looking statements contained herein were prepared for the purpose of providing prospective investors with information about the Fund and may not be appropriate for other purposes. None of the Fund, the Manager or the Bitcoin Consultant assumes any obligation to update or revise them to reflect new events or circumstances, except as required by law.

GLOSSARY OF TERMS

In this prospectus, the following terms have the meanings set forth below, unless otherwise indicated.

“**Administrator**” means the company appointed from time to time by the Manager to calculate the Net Asset Value of the Fund and the Net Asset Value per Unit, currently SGGG Fund Services Inc.

“**Agency Agreement**” means the agency agreement dated as of March 31, 2020 among the Fund, the Manager and the Agents.

“**Agents**” means, collectively, Canaccord Genuity Corp., Echelon Wealth Partners Inc., Leede Jones Gable Inc., Mackie Research Capital Corporation and PI Financial Corp.

“**AML Regulation**” means statutes, regulations and other laws enacted by the government of the applicable jurisdiction aimed at the prevention and detection of money laundering and terrorist financing activities.

“**Annual Cut-Off Date**” has the meaning given to it under “Redemption of Units – Annual Redemptions”.

“**Annual Redemption Date**” means the first business day following the 15th day of June in each year beginning on June 16, 2021.

“**bitcoin**” refers to the digital currency that is the native unit of account within the Bitcoin Network.

“**Bitcoin Consultant**” means ARK Investment Management LLC.

“**Bitcoin Network**” is the network of computers running the software protocol underlying bitcoin, which maintains the database of bitcoin ownership and facilitates the transfer of bitcoin among parties.

“**Bitcoin Source**” has the meaning given to it under “Investment Overview – Purchasing Bitcoin for the Fund’s Portfolio”.

“**business day**” means any day except Saturday, Sunday, a statutory holiday in Toronto, Ontario or any other day on which the Toronto Stock Exchange is not open for trading.

“**CDS**” means CDS Clearing and Depository Services Inc. and includes any successor corporation or any other depository subsequently appointed by the Fund as the depository in respect of the Units.

“**CDS Participant**” means a broker, dealer, bank or other financial institution or other person for whom, from time to time, CDS effects book entries for the Units deposited with CDS.

“**CFTC**” means United States Commodity Futures and Trading Commission.

“**Class A Units**” means the class of transferable, redeemable units of the Fund designated as the “Class A Units”.

“**Class B Units**” means the class of transferable, redeemable units of the Fund designated as the “Class B Units”.

“**Class F Units**” means the class of transferable, redeemable units of the Fund designated as the “Class F Units”.

“**Closing Date**” means a date on or before April 9, 2020 or such later date as the Fund and the Agents may agree, but in any event not later than 90 days after a final receipt for this prospectus has been issued.

“**Closing Market Price**” in respect of a security on a Monthly Redemption Date means (i) the closing price of such security on the principal stock exchange on such Monthly Redemption Date (or such other stock exchange on which such security is listed) if there was a trade on the Monthly Redemption Date and the market provides a closing price; (ii) the average of the highest and lowest prices of such security on the principal stock exchange on such Monthly Redemption Date (or such other stock exchange on which such security is listed) if there was trading on the Monthly Redemption Date and the market provides only the highest and lowest prices of the security traded on a particular day;

or (iii) the average of the last bid and the last asking prices of the security on the principal stock exchange on such Monthly Redemption Date (or such other stock exchange on which the security is listed) if there was not trading on the applicable Monthly Redemption Date.

“Reclassification Date” means the last business day of a month.

“CRA” means the Canada Revenue Agency.

“Custodian” means Cidel Trust Company in its capacity as custodian under the Custodian Agreement.

“Custodian Agreement” means the custodian agreement to be entered into on or about the Closing Date between the Manager in its capacity as manager of the Fund and the Custodian, as it may be amended from time to time.

“Cut-Off Date” has the meaning given to it under “Redemption of Units – Monthly Redemptions”.

“Declaration of Trust” means the declaration of trust establishing the Fund dated as of March 31, 2020, as it may be amended from time to time.

“Deferred Plan” means a trust governed by a registered retirement savings plan, registered retirement income fund, registered education savings plan or tax-free savings account.

“Exchange” means the Toronto Stock Exchange.

“Excise Tax Act” means the *Excise Tax Act* (Canada), as now or hereafter amended, or successor statutes, and includes regulations promulgated thereunder.

“Extraordinary Resolution” means a resolution passed by the affirmative vote of at least two-thirds of the votes cast, either in person or by proxy, at a meeting of Unitholders called for the purpose of considering such resolution.

“FATF” means the Financial Action Task Force, an inter-governmental body established to set standards and promote effective implementation of legal, regulatory and operational measures for combating money laundering, terrorist financing and other related threats to the integrity of the international financial system.

“Fork Asset” has the meaning given to it under “Risk Factors – Bitcoin’s Blockchain may Temporarily or Permanently Fork and/or Split”.

“Fund” means The Bitcoin Fund, a closed-end investment fund established as a trust under the laws of the Province of Ontario pursuant to the Declaration of Trust.

“Gemini” means Gemini Trust Company, LLC.

“Gemini BSA/AML Program” means the program adopted by Gemini for the purpose of compliance with the U.S. Bank Secrecy Act and U.S. AML Regulation, as described under “Organization and Management Details for the Fund – Sub Custodian”.

“Independent Advisory Committee” means the independent advisory committee of the Fund.

“Independent Review Committee” means the independent review committee of the Fund.

“KYC” means identity verification and recordkeeping procedures under AML Regulation and applicable securities laws.

“Lead Agents” means Canaccord Genuity Corp. and Echelon Wealth Partners Inc.

“Management Fee” has the meaning ascribed thereto under “Fees and Expenses – Fees and Expenses Payable by the Fund – Fees Payable to the Manager for Acting as Manager of the Fund”.

“**Manager**” means 3iQ Corp., the trustee, manager and promoter of the Fund, and, if applicable, its successor.

“**Market Price**” in respect of a security on a Monthly Redemption Date means the weighted average trading price on the principal stock exchange or such other stock exchange on which such security may become listed, for the 10 trading days immediately preceding such Monthly Redemption Date.

“**Merger**” means the merger of 3iQ Bitcoin Trust into the Fund, which was approved at a special meeting of unitholders of 3iQ Bitcoin Trust on March 16, 2020 and which will be effective upon the closing of the Offering.

“**Monthly Cut-Off Date**” has the meaning given to it under “Redemption of Units – Monthly Redemptions”.

“**Monthly Redemption Date**” means the first business day following the 15th day of each month, other than June, commencing in 2021.

“**MVIBTC**” means the MVIS CryptoCompare Institutional Bitcoin Index, described at: <https://www.mvis-indices.com/indices/digital-assets/mvis-cryptocompare-institutional-bitcoin>

“**MVIS**” means MV Index Solutions GmbH, an index provider based in Frankfurt, Germany regulated under the EU benchmark regulations.

“**Net Asset Value of the Fund**” means the net asset value of the Fund as determined by subtracting the aggregate liabilities of the Fund from the aggregate value of the assets of the Fund on the date on which the calculation is being made, calculated by the Administrator, as more fully described under “Calculation of Net Asset Value”.

“**Net Asset Value per Unit**” means, in respect of a class of Units, the Net Asset Value of the Fund allocated to the Units of such class, divided by the total number of Units of such class outstanding, on the date on which the calculation is being made.

“**Offering**” means collectively, the offering of Class A Units at a price of \$10.00 per Class A Unit, the offering of Class F Units at a price of \$10.00 per Class F Unit, the offering of Class B Units at a price of \$10.00 per Class B Unit and the offering of additional Class A Units under the Over-Allotment Option at a price of \$10.00 per Class A Unit, all pursuant to this prospectus.

“**Ordinary Resolution**” means a resolution passed by the affirmative vote of at least a majority of the votes cast, either in person or by proxy, at a meeting of Unitholders called for the purpose of considering such resolution.

“**OTC**” means “over the counter”.

“**Over-Allotment Option**” means the option granted by the Fund to the Agents, exercisable for a period of 30 days from the Closing Date, to purchase additional Class A Units at \$10.00 per Class A Unit in an amount up to 15% of the Class A Units issued on Closing, solely to cover over-allotments, if any.

“**Redemption Payment Date**” has the meaning given to it under “Redemption of Units – Monthly Redemptions”.

“**Registered Plan**” means a registered retirement savings plan, a registered retirement income fund, a deferred profit sharing plan, a registered education savings plan, a registered disability savings plan, and a tax-free savings account.

“**Registrar and Transfer Agent**” means TSX Trust Company or, if applicable, its successor or any other registrar and transfer agent that may be appointed by the Manager from time to time.

“**SIFT Rules**” means the provisions of the Tax Act, including those contained in sections 104, 122 and 122.1 of the Tax Act, which apply to the taxation of a “specified investment flow through trust” and its unitholders.

“**SIFT trust**” means a specified investment flow-through trust for the purposes of the Tax Act. “**Sub-**

Custodian” means Gemini in its capacity as sub-custodian under the Sub-Custodian Agreement.

“**Sub-Custodian Agreement**” has the meaning given to it under “Organization and Management Details of the Fund – Sub-Custodian”.

“**Tax Act**” means the *Income Tax Act* (Canada), as now or hereafter amended, or successor statutes, and includes regulations promulgated thereunder.

“**Tax Proposals**” means all specific proposals to amend the Tax Act or Excise Tax Act publicly announced by or on behalf of the Minister of Finance (Canada) prior to the date hereof.

“**United States**” or “**U.S.**” means the United States of America.

“**Unitholders**” means the holders of Units.

“**Units**” means the Class A Units, Class F Units and Class B Units issued by the Fund.

“**Valuation Date**” means each business day.

OVERVIEW OF THE LEGAL STRUCTURE OF THE FUND

The Bitcoin Fund (the “Fund”) is a closed-end investment fund established as a trust under the laws of the Province of Ontario pursuant to a declaration of trust dated as of March 31, 2020 (the “Declaration of Trust”). 3iQ Corp. (the “Manager”) will act as trustee, manager, portfolio manager and promoter of the Fund and will provide certain general management and administrative services required by the Fund. See “Organization and Management Details of the Fund – Trustee and Manager of the Fund”. The principal office of the Fund is located at 4800-1 King Street West, Box 160, Toronto, Ontario, M5H 1A1.

The Fund is authorized to issue an unlimited number of Class A units (“Class A Units”), Class F units (“Class F Units”) and Class B Units (“Class B Units”). The Class A Units, Class F Units and Class B Units are collectively referred to herein as the “Units”. The Class A Units are available to all investors. The Class F Units are designed for fee-based and/or institutional accounts and differ from the Class A Units in the following ways: (i) Class F Units will not be listed on a stock exchange, but will be reclassified as Class A Units immediately upon the closing of the Offering; and (ii) the Agents’ fees payable on the issuance of the Class F Units will be lower than those payable on the issuance of the Class A Units. The Class B Units are being issued to 3iQ Bitcoin Trust for distribution to its unitholders in connection with the Merger and will be reclassified as Class A Units in connection with the closing of the Offering. The Class B Units will be issued in consideration for the assets of 3iQ Bitcoin Trust, consisting of bitcoin and cash, based on the value of 3iQ Bitcoin Trust as of the close of business on the day before the closing of the Offering. See “Risks Associated with the Merger”. Class A Units, Class F Units and Class B Units are U.S. dollar denominated and are not available for purchase in Canadian dollars. Accordingly, investors purchasing and/or receiving the Class F Units and/or Class B Units will, upon closing of the Offering, become holders of Class A Units. The Net Asset Value per Unit of each class will not be the same as a result of the different fees and expenses allocable to each class of Units. See “Fees and Expenses”.

The Fund is not considered to be a mutual fund under the securities legislation of the Provinces and Territories of Canada. Consequently, the Fund is not subject to the various policies and regulations that apply to mutual funds under such legislation.

INVESTMENT OBJECTIVES

The Fund’s investment objectives are to seek to provide holders of Units (“Unitholders”) of the Fund with:

- (a) exposure to digital currency bitcoin (“bitcoin”) and the daily price movements of the U.S. dollar price of bitcoin; and
- (b) the opportunity for long-term capital appreciation.

INVESTMENT STRATEGIES

To achieve its investment objectives, the Fund will invest in long-term holdings of bitcoin, purchased from reputable bitcoin trading platforms and OTC counterparties, in order to provide investors with a convenient, secure alternative to a direct investment in bitcoin, as described under “Investment Overview – Purchasing Bitcoin for the Fund’s Portfolio”.

Bitcoin trading platforms are spot markets in which bitcoin can be exchanged for U.S. dollars. Bitcoin trading platforms are not regulated as securities exchanges or commodity futures exchanges under the securities or commodity futures laws of Canada, the United States or other global jurisdictions. The Manager will seek to ensure that the bitcoin trading platforms on which the Fund transacts are reputable, stable and in compliance with AML Regulation. See “Investment Overview – Purchasing Bitcoin for the Fund’s Portfolio”.

The Fund will not speculate with regard to short-term changes in bitcoin prices. The Fund will provide investors with the ability to effectively invest in bitcoin without the inconvenience and additional transaction and storage costs associated with a direct investment in bitcoin.

The Fund will not hedge any U.S. dollar currency exposure back to the Canadian dollar.

For a description of how the Fund will purchase bitcoin for its portfolio see “Investment Overview – Purchasing Bitcoin for the Fund’s Portfolio”.

Leverage

Generally, the Fund does not intend to borrow money or employ other forms of leverage to acquire bitcoin. The Fund may borrow money on a short term basis to acquire bitcoin in anticipation of and prior to any follow on offering of Units by the Fund in an amount not to exceed 25% of the Net Asset Value of the Fund.

Use of Derivatives

The Manager may use derivative instruments, the underlying interest of which is bitcoin, for non-hedging purposes consistent with the Fund’s investment objectives and investment strategies to gain exposure to bitcoin, subject to its investment restrictions. For example, the Fund may trade in bitcoin futures listed on the CME (CME:BTC) and other commodity futures exchanges regulated by the CFTC. Any trading in derivatives by the Fund is incidental to the Fund’s core investment strategy of investing in the bitcoin. The Fund will not transact in any derivative instrument if, as a result of such transaction, the Fund’s aggregate exposure to derivatives would exceed 5% of the Net Asset Value of the Fund.

INVESTMENT RESTRICTIONS

The Fund is subject to certain investment restrictions that, among other things, limit the assets that the Fund may acquire for its portfolio. The Fund’s investment restrictions may not be changed without approval by resolution passed by at least 66²/₃% of the votes cast by holders of Units voting thereon who attend in person or by proxy and vote at a meeting called for such purpose. See “Unitholder Matters – Amendment of the Declaration of Trust”. The Fund’s investment restrictions provide that the Fund may:

- (a) not invest less than 90% of its total assets in bitcoin;
- (b) not invest in securities of bitcoin related companies, technologies or business ventures;
- (c) purchase debt securities only if such securities are cash equivalents;
- (d) not borrow or enter into any leverage transaction other than as described above under “Investment Strategies – Leverage”;
- (e) except as set forth under “Investment Strategies – Use of Derivatives”, not purchase derivatives or enter into derivatives or other transactions;
- (f) not undertake any activity, take any action, omit to take any action or make or hold any investment that would result in the Fund failing to qualify as a “mutual fund trust” within the meaning of the Tax Act;
- (g) not make or hold any investment that would result in the Fund becoming a “SIFT trust” within the meaning of subsection 122.1(1) of the Tax Act;
- (h) not invest in: (i) any security that is an offshore investment fund property that would require the Fund to include significant amounts in the Fund’s income pursuant to section 94.1 of the Tax Act; or (ii) any interest in a non-resident trust that would require the Fund to include amounts in income in connection with such interest pursuant to sections 91, 94 or 94.2 of the Tax Act;
- (i) not invest in any security that would be a “tax shelter investment” within the meaning of the Tax Act; and

- (j) not invest in any security of an issuer that would be a foreign affiliate of the Fund for purposes of the Tax Act.

The Fund may not invest in securities or assets other than those referred to above. Notwithstanding the foregoing, at the Manager's discretion, the Fund may be invested in cash or cash equivalents from time to time.

INVESTMENT OVERVIEW

The Fund will invest substantially all of its assets in bitcoin. Bitcoin is a digital asset that is not issued by any government, bank or central organization. Bitcoin is based on the decentralized, open source protocol of the peer-to-peer bitcoin computer network (the "**Bitcoin Network**"), which creates the decentralized public transaction ledger, known as the "blockchain", on which all bitcoin transactions are recorded. Movement of bitcoin is facilitated by a digital, transparent and immutable ledger, enabling the rapid transfer of value across the internet without the need for centralized intermediaries. The Bitcoin Network software source code includes the protocol that governs the creation of bitcoin and the cryptographic operations that verify and secure bitcoin transactions. It is common practice to refer to Bitcoin with a capital "B" when referring to the protocol or network, and bitcoin with a lowercase "b" when referring to the digital asset. The blockchain is an official record of every bitcoin transaction (including creation or "mining" of new bitcoin) and every bitcoin address associated with a quantity of bitcoin. The Bitcoin Network, and software applications built atop it, can interpret the blockchain to determine the exact bitcoin balance, if any, of any public bitcoin address listed in the blockchain. A bitcoin private key controls the transfer or "spending" of bitcoin from its associated public bitcoin address. A bitcoin "wallet" is a collection of public bitcoin addresses and their associated private key(s). It is designed such that only the owner of bitcoin can send bitcoin, only the intended recipient of bitcoin can unlock what the sender sent and the transactional validation and bitcoin ownership can be verified by any third party anywhere in the world.

Over the last 3 months (ending March 26, 2020), bitcoin's blockchain facilitated an average of over 161,740 bitcoin or US\$1.4 billion worth of value transfer a day. As of March 26, 2020, the Bitcoin Network stored over US\$122 billion worth of value.

The Manager believes the advantages of investing in Units of the Fund to obtain exposure to bitcoin as follows:

- *Convenient way to own bitcoin.* The Fund has filed an application to list its Class A Units on the Exchange. The Fund will provide investors with the ability to gain exposure to bitcoin and the bitcoin market as well as having the ability to buy and sell Class A Units on the Exchange.
- *Lower transaction costs.* The Manager expects that, for many investors, the costs and risks associated with buying, holding and selling the Units in the secondary market and the payment of the Fund's ongoing expenses will be lower than the costs and risks associated with buying, holding and selling bitcoin at a regulated bitcoin trading platform or through opening an individual bitcoin wallet.
- *Cold Storage at Gemini.* Gemini is a regulated and licensed custodian of bitcoin. Storage of bitcoin can either be in a "hot wallet", which is connected to the internet, or in "cold storage" where private keys have no contact with the internet, are created, stored, and managed on hardware security modules located in access-guarded facilities that are geographically distributed. The Fund's bitcoin will be held in Gemini's cold storage system, protected in accordance with the industry-leading protocols described under "Management of the Fund – The Sub Custodian".

The Mechanics of Bitcoin

The entire Bitcoin Network can be described using the analogy of a computer. The most basic level of any computer is the hardware that all of the software runs upon. The hardware providers for the Bitcoin Network are called "miners." Miners buy specialized computational equipment in the form of servers that are composed of primarily application specific integrated circuits (ASICs), and these servers have been constructed entirely for the purpose of verifying bitcoin transactions, building bitcoin's blockchain and thereby minting new bitcoin.

Miners' servers run Bitcoin software, which can be thought of as the operating system on top of the hardware, just as personal computers have installed an operating system. Bitcoin software is maintained in the open source model, with the community collaborating on GitHub. GitHub is a platform for software creation, orchestrating the storage, version control and integration of code for different software projects. Bitcoin's software is available for all developers and non-developers to peruse and discuss. For example, from GitHub one can download the entire source code of Bitcoin software. While there are a few different implementations of Bitcoin software, the one used by most miners is called "Bitcoin Core" and is maintained by over 600 developers. By running similar software on similar hardware the miners have created a basic worldwide computer that operates in sync, despite being geographically distributed.

Just as one may run applications on top of the hardware and operating system of their computer, various companies have built applications that run on top of the hardware and operating system of the Bitcoin Network. Applications include wallets that store users' bitcoin, exchanges that allow users to swap bitcoin for other currencies, remittances providers that send money to people in other countries and decentralized marketplaces that function similar to an online distributor (e.g. eBay). Accordingly, there is no central company. While Bitcoin's application ecosystem is still in its early development, the Manager believes that, as more developers and users adopt the platform over time there will be an increasing number of applications, which will provide greater functionality to the system as a whole.

The end user relies on the hardware, operating system, and applications provided by bitcoin miners, developers and companies, respectively. The greater the number of bitcoin users, the greater the incentive will be potentially for miners, developers and companies to continue to develop their systems, which in turn should promote the Bitcoin Network as a whole.

Below is a figure that graphically depicts the stack of miners, developers, companies and end users.



Security of the Network

The Manager believes that there are a few key metrics that determine the security of the Bitcoin Network. First, there are the number of nodes connected to the network. A "node" is a computer that is connected directly to the Bitcoin Network. If a node discovers that a block contains an invalid transaction or has otherwise violated the consensus rules, then that block is rejected and not appended to Bitcoin's blockchain. While some of these nodes are miners, not all of them are miners. Some are there to forward transactions around the network and keep track of Bitcoin's blockchain, while not getting involved with Bitcoin's proof of work process to create new blocks. Non-mining nodes are referred to as "full nodes", and many bitcoin companies run full nodes so that they have their own store of the blockchain, which proves useful for interacting with the network and creates strong redundancy within the system. As of March 26, 2020 there were over 10,000 nodes connected to the Bitcoin Network, with the greatest density being in the U.S., Germany, France, the Netherlands and Canada.

GLOBAL BITCOIN NODES DISTRIBUTION

Reachable nodes as of Thu Mar 26 2020
19:44:18 GMT-0400 (Eastern Daylight Time).

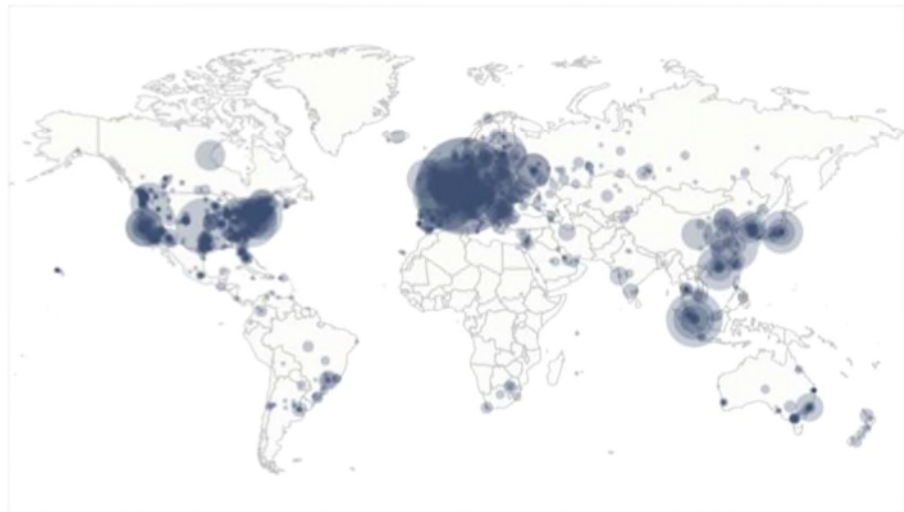
10010 NODES

24-hour charts »

Top 10 countries with their respective number of reachable nodes are as follow.

RANK	COUNTRY	NODES
1	United States	2019 (20.17%)
2	Germany	1778 (17.76%)
3	n/a	1719 (17.17%)
4	France	592 (5.91%)
5	Netherlands	465 (4.65%)
6	Canada	311 (3.11%)
7	Singapore	282 (2.82%)
8	United Kingdom	262 (2.62%)
9	China	246 (2.46%)
10	Russian Federation	222 (2.22%)

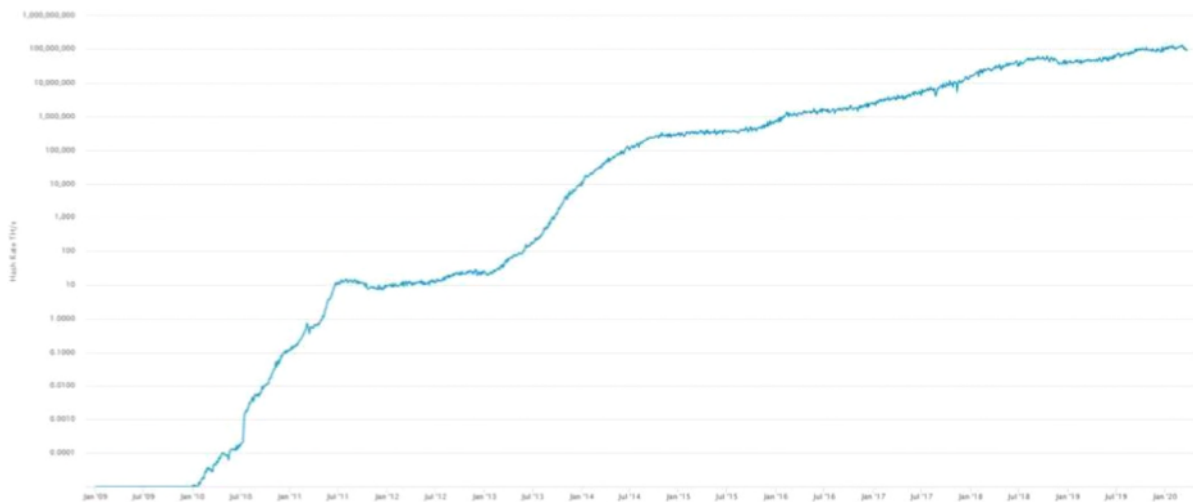
More (100) »



Source: <https://bitnodes.io/>

As demonstrated by the above distribution map, the Bitcoin Network is dispersed across the globe. If a nation banned miners from supporting Bitcoin, the majority of the nodes would continue unaffected. If a large segment of miners were to be taken offline, the economics would improve for the remaining miners as they would have less competition, likely leading to an influx of new miners from unaffected geographies.

Another important metric for the security of the Bitcoin Network is the hash rate. A “hash” is the output of a hash function, which takes data of arbitrary length and crunches it into a fixed-length string of alphanumeric characters. As it relates to bitcoin, the “hash rate” is the frequency at which a miner guesses a new solution to create a valid “block hash” (i.e., proof-of-work), which allows a miner to append a new block of transactions to Bitcoin’s blockchain. For single entities, the more mining machines that they own, the higher the hash rate they will control, which will increase their opportunity of finding the next block hash and receiving the block reward of newly minted bitcoin. For the Bitcoin Network as a whole, a higher hash rate signifies more competition amongst the miners, likely dissuading one nefarious group from trying to take over the network in what is commonly referred to as a “51% attack”. As shown below, the hash rate of the Bitcoin Network has been increasing at an exponential rate over time.



Note:

(1) Data as of March 26, 2020

Source: [Blockchain.com](https://blockchain.com)

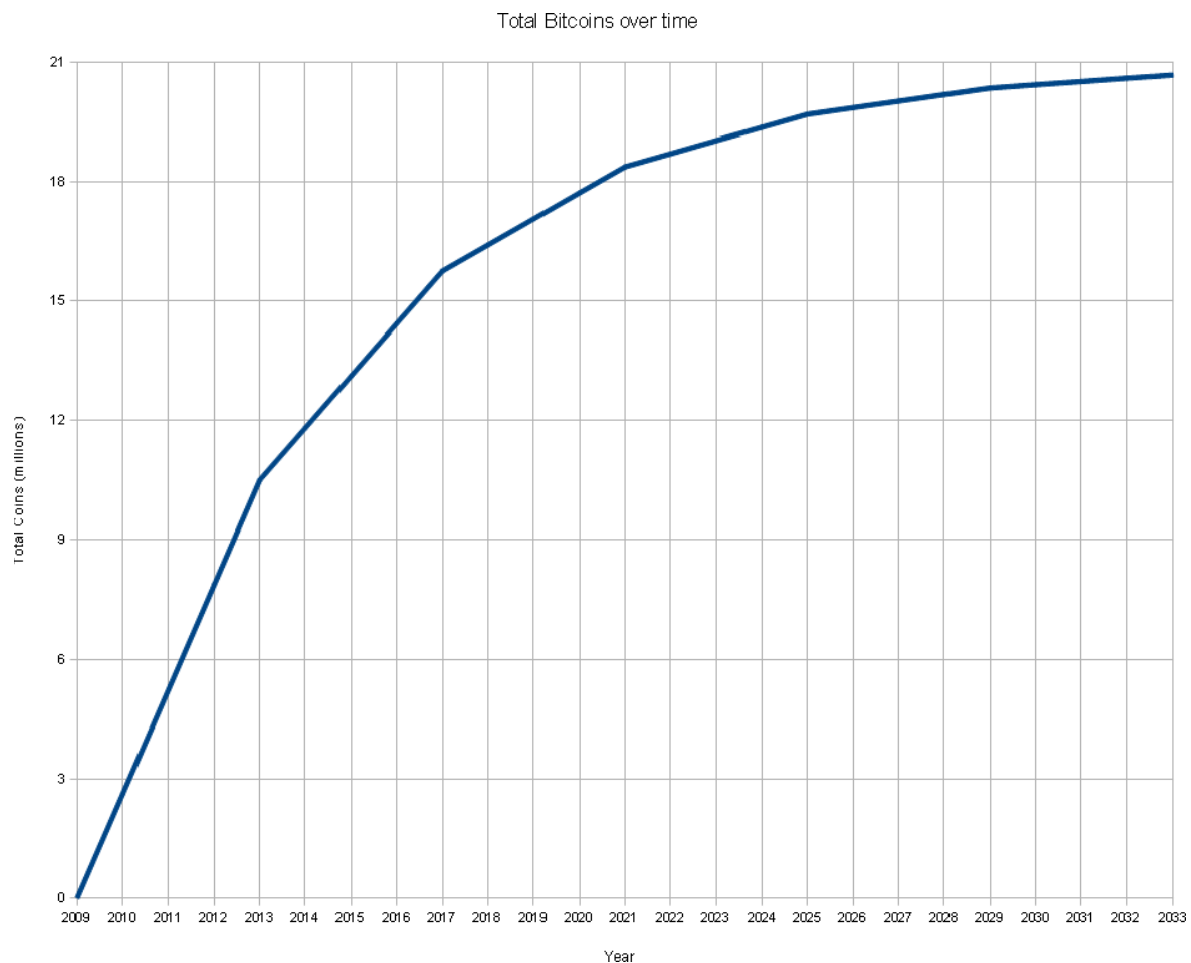
As of March 2020, no single miner or pool controlled more than 18.5% of the Bitcoin Network, though a group of five miners located in China is believed to currently control over 50% of the hash rate of the Bitcoin Network. In terms of the Herfindahl-Hirschman Index, which is commonly used to measure market concentration, the Bitcoin Network classifies as a competitive industry.

Supply Characteristics

By 2140, the Manager anticipates that the number of bitcoin available to the public will have reached an equilibrium state of 21 million units. This differs from a traditional currency, which does not have a theoretical cap on the amount of the currency that will be circulated to the public.

The “minting” of new bitcoin is part of the mining process. Each time a block is created, the first transaction in the block issues a certain number of bitcoin to the miner who created the block. This transaction is called a “coinbase transaction.” Every 210,000 blocks, or roughly every 4 years, the amount of bitcoin issued to miners in the coinbase transaction is cut in half. This is called “block reward halving” or “halving”.

For example, from the time of launch of the Bitcoin Network on January 3, 2009 up until November 28, 2012, coinbase transactions issued 50 bitcoin to the miner who created the block. Starting from a base of zero bitcoin outstanding, this made the currency highly inflationary. However, on November 28, 2012, the coinbase transaction was switched to only 25 bitcoin. This switch was hard wired into Bitcoin’s protocol, so that once the 210,000th block had been mined all subsequent blocks created only issued 25 bitcoin as the miner’s fee transaction. On July 9, 2016, the issuance was cut in half again, to only 12.5 bitcoin per miner’s fee transaction, which means that currently there are only 1,800 newly minted bitcoin issued per day. The estimated supply schedule since the 2009 launch to 2033 is shown in the graph below. The next halving is expected on or about May 13, 2020 where the number of bitcoin generated by coinbase transactions will fall to 900 per day from the current 1,800 per day.



Source: 3iQ Corp., data sourced from <https://btcdirect.eu/en-gb/how-many-bitcoins>

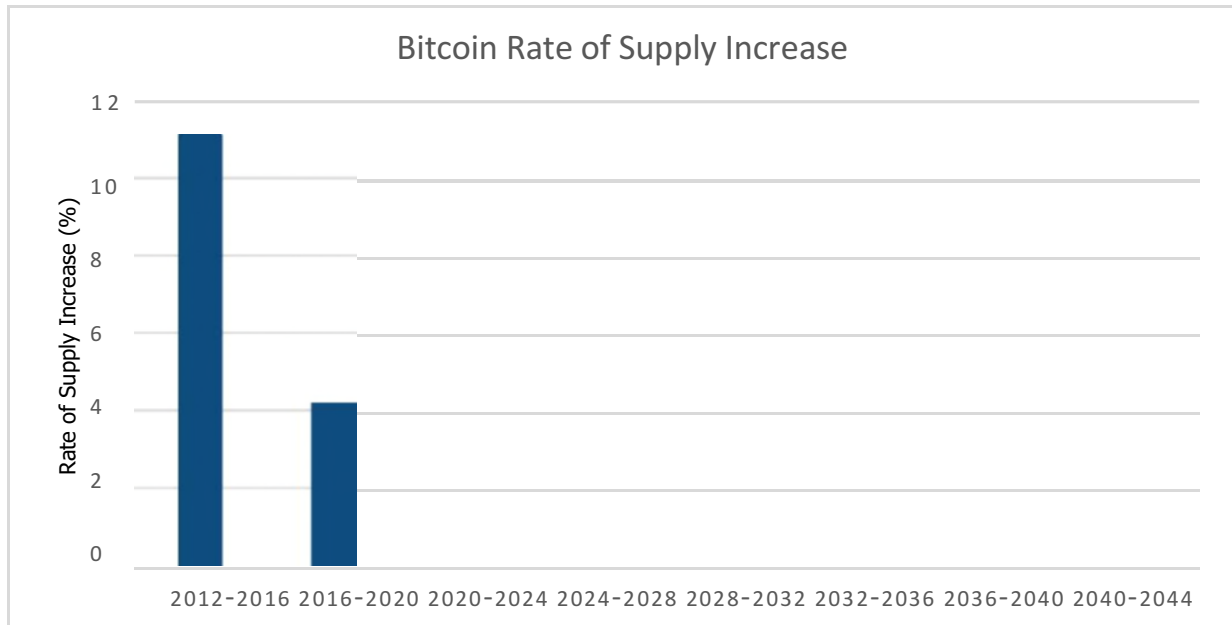
The Manager believes that although the world has no precedent for a strictly supply capped currency, economic theory would imply that if demand for bitcoin as a means of exchange and store of value continues to increase, then with a disinflationary going on deflationary supply schedule the price of bitcoin should increase, or the velocity should increase, or both, in order to facilitate this increase demand.

As there is little precedent for a purely digital currency, it is unclear what the natural velocity of bitcoin should be. For example, the velocity of the M2 US Dollar money supply is currently around 1.4 which is also roughly the current velocity of bitcoin. The Manager believes that M2, which is cash plus deposits, mirrors the current function of bitcoin today. The Manager also believes that if bitcoin's velocity does not increase considerably, but demand continues to increase, then the only means for the market to meet such demand is with an increase in the price of bitcoin while investors that hold bitcoin as a store of value and who do not trade it for a period of time will likely contribute to a rising value in the price of bitcoin.

Fortunately, each unit of bitcoin is divisible into the hundred millionth unit (also known as a "Satoshi"), and so even as the price of a single bitcoin increases it can be broken into smaller units for use cases that need to transfer or store less value.

Combining the growing base of bitcoin outstanding with the smaller number of bitcoin issued per coinbase transaction, leads to a rate of supply increase that is continually decreasing. Currently, the annual rate of supply increase is roughly

3.66% and will decrease to 1.8% in May 2020 when the next halving of the block reward is to occur. The average annual rate of bitcoin supply increase over each coinbase era is shown in the graph below.



Source: 3iQ Corp., data sourced from Bitcoin Wiki

The Manager believes that by the middle of the next decade it is likely that bitcoin will be one of the least inflationary currencies in the world, if not the least inflationary, given the cap on the number of units of bitcoin available in the Bitcoin Network. As a means of contrast, the graphs below illustrate the increase in the supply of U.S. dollars over the years.



Note:

(1) Data as of March 26, 2020

Source: sourced from Federal Reserve Bank of St. Louis

User Behavior, Identity, and Adoption

Those wishing to use or hold bitcoin must establish a bitcoin wallet. A wallet provides the user with a public key that is used to derive an address for others to send them bitcoin, as well as a private key which is used to unlock balances of the user's bitcoin to send to others. A bitcoin wallet can be a desktop client, which is a software application running

on a computer. It can also be a hardware wallet provided by a company that offers such products. With a desktop client or hardware wallet, the user is in control of the private keys that control the bitcoin they own. Alternatively, consumers may use a hosted bitcoin wallet where a provider protects the private keys, and the consumer accesses their accounts through a web browser or mobile application. Many people who are new to bitcoin make their initial purchases through a hosted bitcoin wallet.

Most wallet providers require customers to establish their true identity as they would if opening an account at a Canadian Chartered Bank in compliance with applicable AML Regulation and KYC procedures. When a user converts fiat currency into bitcoin, then they also need to connect a bank account or credit card to the wallet, providing another firm point of connection to the user's identity. It is a common misconception that users of bitcoin are anonymous. If they have passed through the above checks, their identity is easily known. However, if they have not passed through the above processes, they are still pseudonymous, with identity represented by an alphanumeric string of characters. Since Bitcoin's blockchain is transparent, the actions of pseudonymous users can be tracked, and using network forensics their identity can eventually be unearthed if necessary.

In an analysis that ARK and Coinbase, Inc. performed on user behavior in January 2017, they estimated that over 10 million people globally hold a balance of bitcoin greater than \$100. Globally, over 15,000 merchants accept bitcoin as a means of payment, including Microsoft, Expedia and Overstock, as well as vendors like Nordstrom, Barnes & Noble, Express, Lowe's, GameStop, Office Depot, Regal Cinemas and Jamba Juice through the Flexa network SPEDN smart phone application.

Bitcoin as a Means of Exchange

The use of bitcoin, as a means of exchange, is increasing rapidly throughout the world, particularly in nations where faith in central bank backed fiat currencies (a currency that a government has declared a legal currency) has been unstable, or where necessary banking infrastructure is lacking. Bitcoin makes it possible for users to accept and send global transactions directly from their smart phone, twenty-four hours a day. The number of transactions processed by Bitcoin's Network on a daily basis is shown in the graph below. In November 2019, Bitcoin's blockchain processed on average 310,000 transactions per day (the equivalent of 3.6 transactions per second).



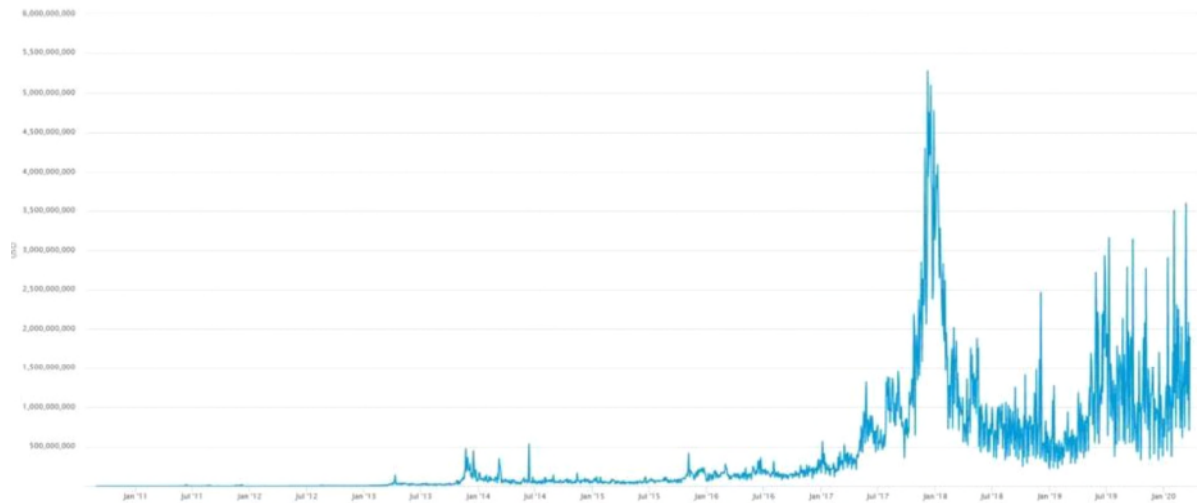
Note:

(1) Data as of March 26, 2020

Source: data sourced from blockchain.com

The Bitcoin Core developer team (an open source development team that maintains the most widely used version of Bitcoin's software) has released an update that will increase the capacity of Bitcoin's Network among other upgrades, and miners are in the midst of signaling support. This is an example of Bitcoin's ability to adapt to increased demand and a changing environment, largely as a result of its open source contributor model.

In terms of dollar value, on average over the past three months (ending March 26, 2020), more than US\$1.4 billion has been transacted using Bitcoin's blockchain daily, as shown in the graph.



Note:

(1) Data as of March 26, 2020

Source: blockchain.com

Merchants accept bitcoin as a means of exchange because it has lower transactional costs than using traditional payment processors and allows for seamless cross-border transactions. Microsoft, Dell, Overstock and Expedia currently accept bitcoin as a form of payment. Given bitcoin's global, 24 hour, low fee nature, the Manager believes that merchants will continue to adopt bitcoin, resulting in an increase in bitcoin transactions and global demand for bitcoin. The CFTC-regulated bitcoin futures markets allow merchants' payments in bitcoin to be hedged as bitcoin exposure accumulates. This hedging process may allow merchants to protect their margins while accepting bitcoin in its current volatile phase.

In a report titled, *The Evolution of the Bitcoin Economy: Extracting and Analyzing the Network of Payment Relationships*, researchers from the Central Bank of Germany, University of Wisconsin-Madison, and London School of Economics did a detailed analysis of bitcoin transactions and concluded that the currency has gone through three distinct phases since the establishment of the Bitcoin Network: (1) an early prototype stage, (2) a growth stage populated in large part with "sin" enterprise (i.e., gambling, black markets), and (3) a third stage marked by a sharp progression away from "sin" and toward "legitimate enterprises." Since bitcoin identities are pseudonymous, and the transactions propagated through the network are transparent to anyone who accesses it, the Manager believes that early adopters of bitcoin that used it for criminal activities have largely migrated to other means of payment.

Bitcoin Trading Platforms

Bitcoin trading platforms operate websites that facilitate the purchase and sale of bitcoin for various government-issued currencies, including the U.S. dollar, the euro and the Chinese yuan. Activity on the bitcoin trading platforms should not be confused with the process of users sending bitcoin from one address to another bitcoin address. The latter is an activity that uses bitcoin as a means of exchange and is largely conducted directly using Bitcoin's blockchain, whereas the former is mostly an activity around bitcoin as a store of value and largely occurs within the trade books of exchanges (i.e., off-blockchain).

Bitcoin trading platforms generally report publicly on their websites the bid and ask prices for the purchase or sale of bitcoin. Although each bitcoin trading platform has its own market price, it is expected that most bitcoin trading platforms' market prices should be relatively consistent with the bitcoin trading platform market average since market participants can choose the bitcoin trading platform on which to buy or sell bitcoin. Price differentials across bitcoin

trading platform enable arbitrage between bitcoin prices on the various exchanges, and occur most notably between geographies.

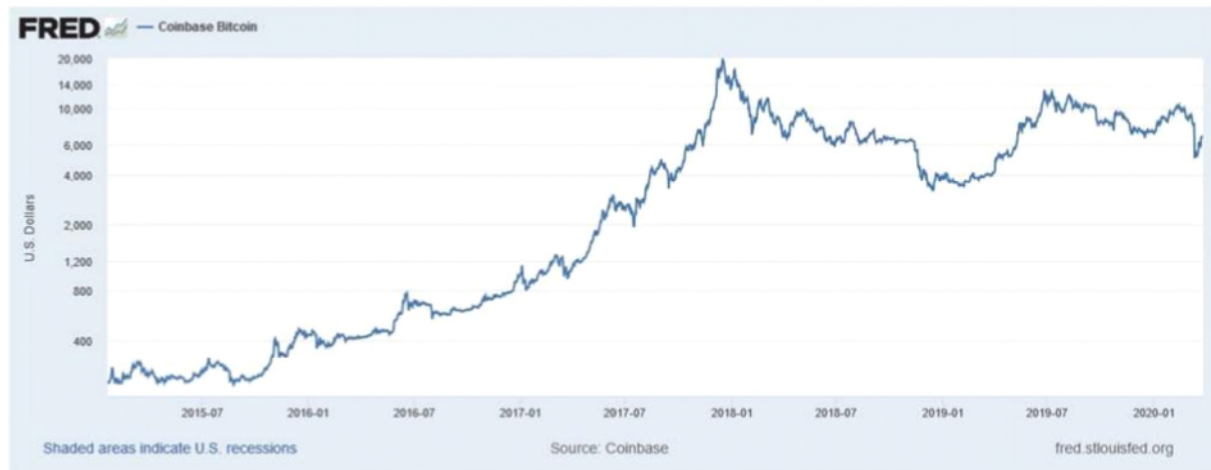
Bitcoin trading platforms are open 24 hours a day and 365 days of the year. There currently exist globally over 100 bitcoin trading platforms. Bitcoin trading platforms with the most economically significant trading volume are Binance, Coinbase, Kraken, Bitfinex, Bitstamp, bitFlyer, Gemini, Bittrex, itBit and Liquid. A majority of these exchanges employ KYC procedures in compliance with applicable AML Regulation.

Also, during the fourth quarter of 2017, both Chicago Mercantile Group (CME) and the CBOE launched bitcoin futures. The Manager believes that futures trading on exchanges regulated by CFTC has increased liquidity and improves transparency in the bitcoin market. CME bitcoin futures volumes have exceeded USD210 million of daily volume in March 2020.

Absolute Returns

This information is historical and the past performance of bitcoin is not indicative of future performance and should not be used to forecast any return that an investor may realize on the Units of the Fund. Past performance of bitcoin does not necessarily reflect the performance of the Fund if it had been in existence at the time of bitcoin's debut as such performance does not account for the costs and expenses associated with this Offering and the operation of the Fund.

The price of bitcoin has increased substantially since its debut as shown on the graph of the bitcoin price below. While the most prominent price ascent of bitcoin occurred in November of 2013 when the price broke through \$1,000 a bitcoin, the currency also experienced a number of other steep price ascents prior thereto such as spring 2013, which are less known because bitcoin was less mainstream at the time. At the start of 2017, the bitcoin price crossed through \$1,000 for the second time and in early December 2017 surpassed \$10,000.

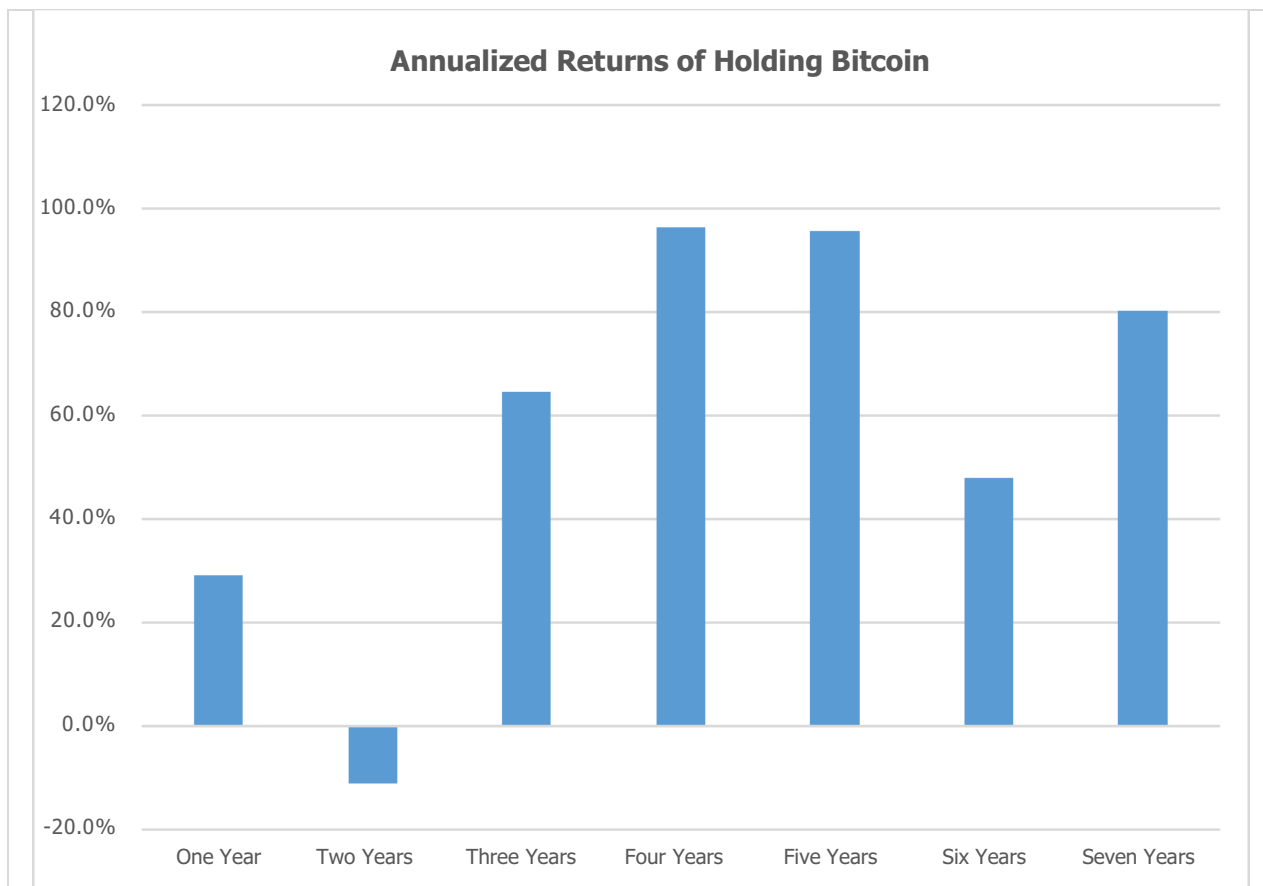


Note:

(1) Data as of March 26, 2020

Source: data sourced from Federal Reserve Bank of St. Louis

Over the last ten years, bitcoin has risen from a value of US\$0 to US\$9,000. As with any asset, returns are sensitive to endpoints. Below are different examples of potential bitcoin returns if an investor had invested in bitcoin and held bitcoin for the following 7, 6, 5, 4, 3, 2 and one year respectively.



Note:

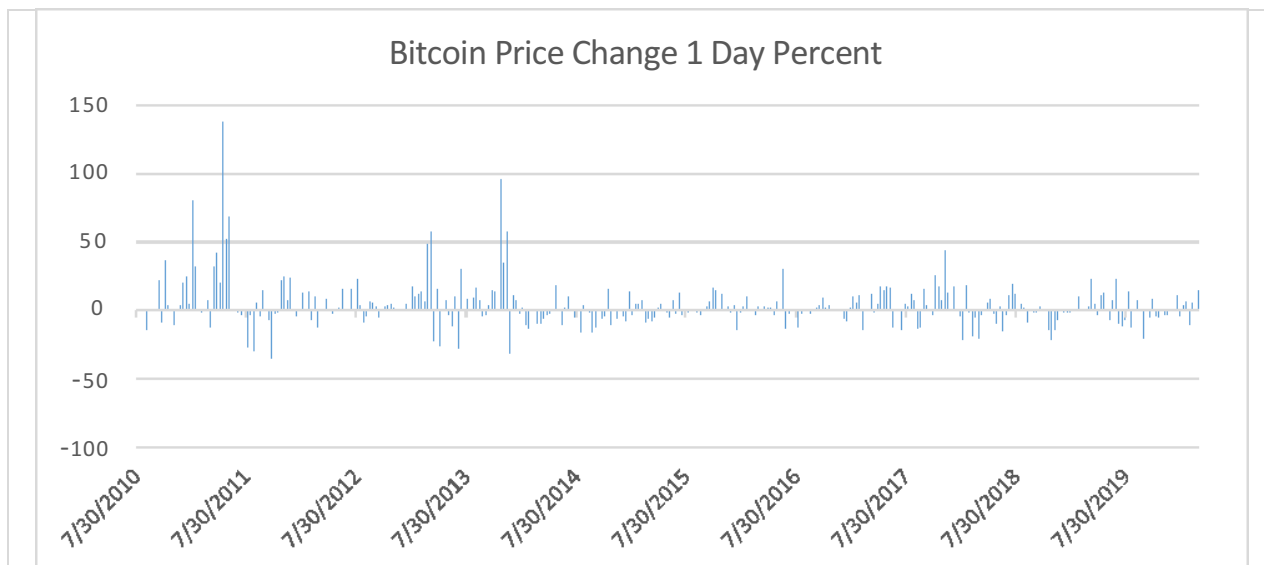
(1) Data as of March 26, 2020

Source: 3iQ Corp., data sourced from Bloomberg, XBTUSD

Volatility

The price of bitcoin is volatile and fluctuations are expected to have a direct impact on the Net Asset Value of the Units. However, movements in the price of bitcoin in the past are not a reliable indicator of future movements. Movements may be influenced by various factors including supply and demand, geo-political uncertainties, macroeconomic concerns such as inflation and speculative investor interest.

Bitcoin's past volatility is clear in its daily percent price changes. With daily price changes higher than 50%, bitcoin was extremely volatile through much of 2012 and 2013, as demonstrated in the chart below.

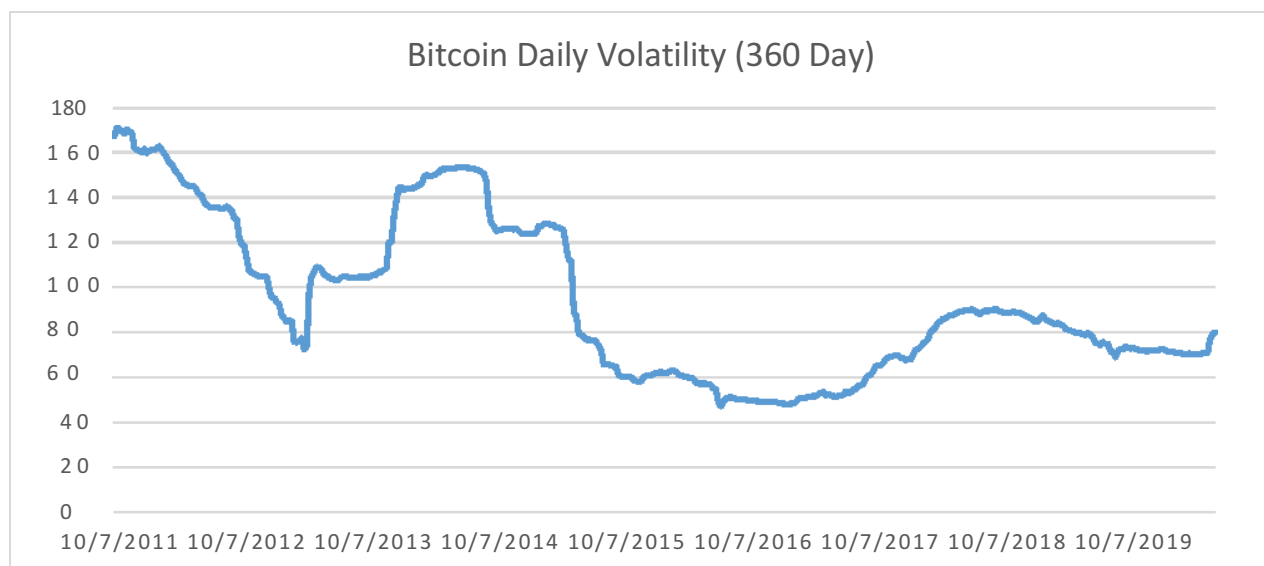


Note:

(1) Data as of March 26, 2020

Source: 3iQ Corp., data sourced from Bloomberg, XBTUSD

As of March 26, 2020, bitcoin's daily volatility has returned to levels below its historical average, and is in the range of many technology and resource stocks. The decline in bitcoin's volatility has been caused by a number of factors: more stable and liquid spot exchanges, greater regulatory approval, broader ownership, and increasingly reliable price discovery data.



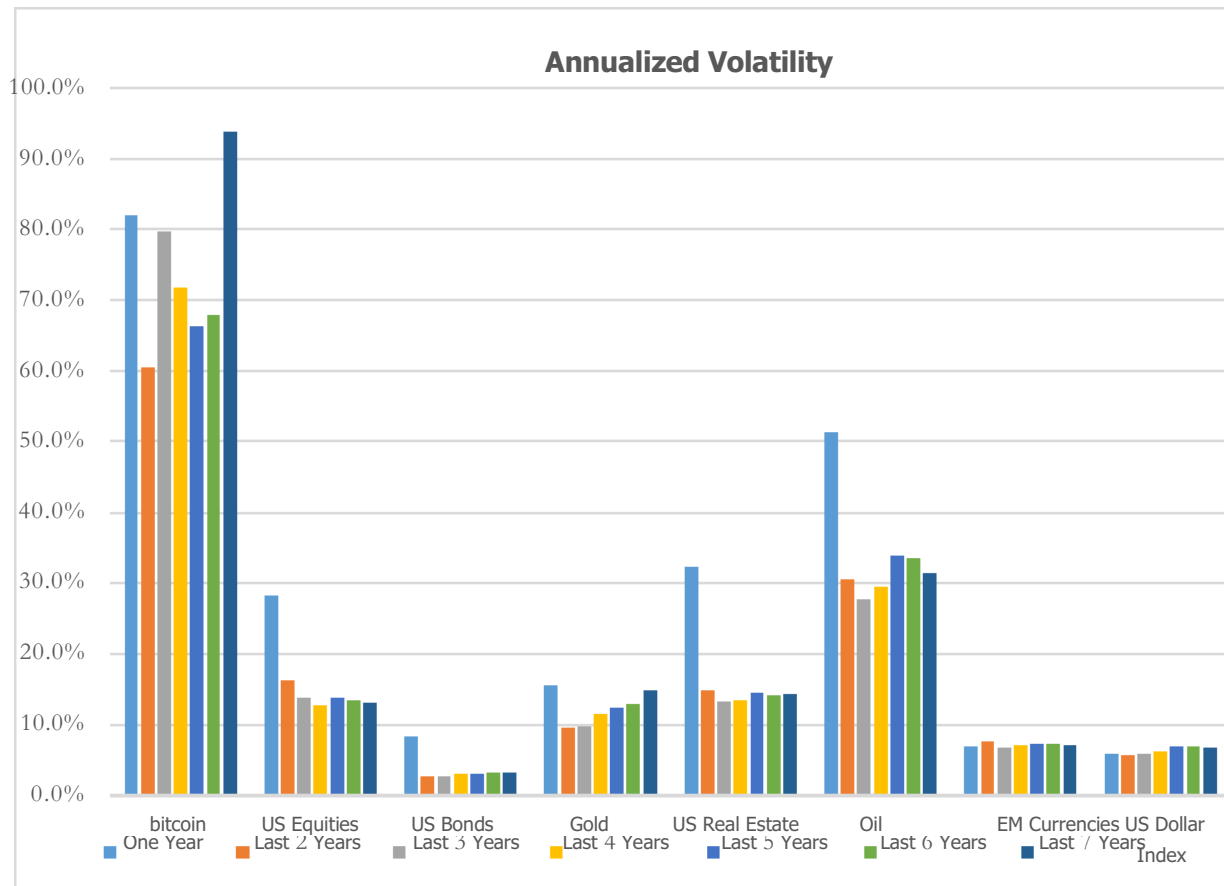
Note:

(1) Measured by the 360-day standard deviation of bitcoin's daily price changes.

(2) Data as of March 26, 2020

Source: 3iQ Corp., data sourced from Bloomberg, XBTUSD

While bitcoin's volatility has dropped considerably, on a weekly volatility basis it has still been the most volatile of the broad asset classes over the last six years, as shown below.



Note:

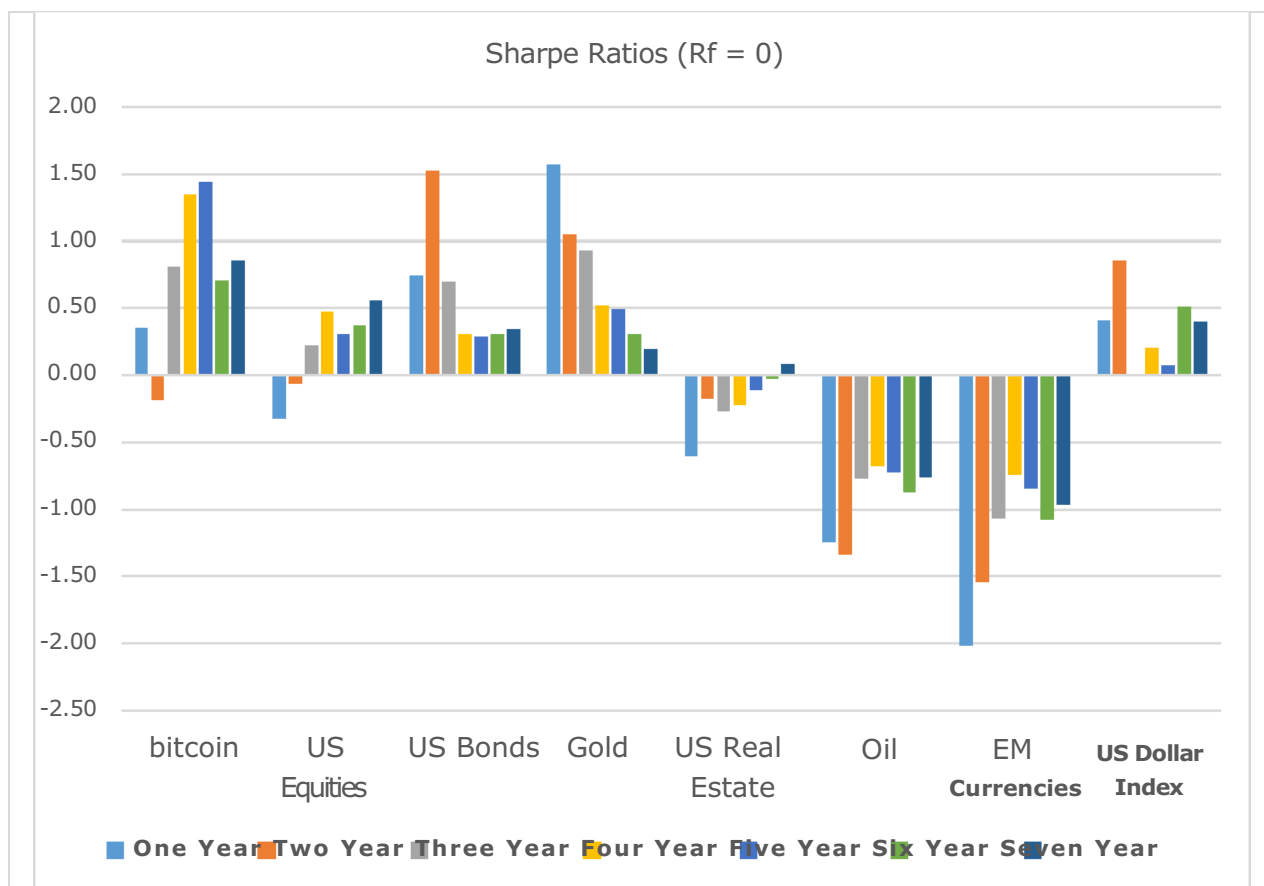
(1) Data as of March 26, 2020. Measured by the standard deviation of daily returns.

Source: 3iQ Corp., data sourced from Bloomberg

Sharpe Ratio

As modern portfolio theory suggests, neither absolute returns nor volatility are sufficient indicators of a good investment. Instead, one must adjust absolute returns for the amount of volatility, or risk, to attain risk adjusted returns. The most common measure of risk adjusted returns is the Sharpe Ratio, which measures returns above the risk free rate divided by the volatility of the asset. Assets can be compared to one another because each unit of return is standardized per unit of risk. Assets with the highest Sharpe Ratio best compensate investors for the risk they are taking.

Although bitcoin has been extremely volatile historically, when its returns are adjusted to account for volatility, its Sharpe Ratios have been superior. Over many of the holding periods shown below bitcoin has outperformed traditional assets on a risk adjusted basis.



Note:

(1) Data as of March 26, 2020.

Source: 3iQ Corp., data sourced from Bloomberg

Correlation

As is illustrated below, bitcoin is uniquely uncorrelated across traditional investment assets. For example, the drivers of bitcoin do not depend upon the level of interest rates or consumer demand that affect many S&P 500 corporate valuations. Below is chart of correlation between broad asset classes and bitcoin for the past two years.

2 YEAR CORRELATION	<i>bitcoin</i>	<i>US Equities</i>	<i>US Bonds</i>	<i>Gold</i>	<i>US Real Estate</i>	<i>Oil</i>	<i>EM Currencies</i>	<i>US Dollar Index</i>
Bitcoin	1.00							
US Equities	0.14	1.00						
US Bonds	0.12	0.04	1.00					
Gold	0.15	-0.01	0.35	1.00				
US Real Estate	0.13	0.81	0.18	0.12	1.00			
Oil	0.13	0.51	0.14	-0.05	0.43	1.00		
EM Currencies	0.08	0.44	0.22	0.22	0.39	0.33	1.00	
US Dollar Index	-0.01	0.06	-0.26	-0.46	0.02	0.10	-0.42	1.00

Note:

(1) Correlation analysis is based on the daily returns of bitcoin versus other asset classes from March 26, 2018 to March 26, 2020.

Source: 3iQ Corp., data sourced from Bloomberg.

Purchasing Bitcoin for the Fund's Portfolio

The Manager expects that bitcoin will be purchased for the Fund from Gemini and other bitcoin trading platforms and OTC counterparties (each, a “**Bitcoin Source**”). The Manager will conduct due diligence on each proposed Bitcoin Source prior to transacting with such Bitcoin Source in order to confirm its reputation and stability, including by conducting research on the executive officers and significant shareholders of the Bitcoin Source and the regulatory regime, if any, applicable to the Bitcoin Source. The Manager will also confirm that each Bitcoin Source maintains appropriate KYC policies and procedures and will not transact with any person or entity that is on a list of designated persons or entities established and maintained under applicable AML Regulation in the jurisdiction of the Bitcoin Source. The Manager will ensure that each Bitcoin Source has its head office in a jurisdiction which is a member of the FATF or its global network of FATF-Style Regional Bodies.

The Manager expects that substantially all of the net proceeds of the Offering will be invested in bitcoin (and all purchases of bitcoin will have settled) within 90 business days after the Closing Date.

Initially, the Manager expects that the Fund's Bitcoin Sources will include Gemini, Genesis Global Trading, Inc., Tagomi, Coinbase Pro and other New York Department of Financial Services regulated trading platforms and OTC counterparties. The Manager also expects that established investment dealers will offer bitcoin trading in the near future, and the Manager will consider such broker-dealers as potential Bitcoin Sources.

The Manager will determine where to place the Fund's bitcoin orders based on the prices and volumes available through each Bitcoin Source with a view to achieving best execution for the Fund. Once a bitcoin order has been executed and allocated to the Fund, the Manager reviews and approves the transaction. Upon approval, the Sub-Custodian is notified and payment for the trade is settled. Once the Sub-Custodian receives the bitcoin on behalf of the Fund, the Sub-Custodian immediately places the bitcoin in cold storage, ensuring that such bitcoin is allocated to the Fund's account on a segregated basis.

The Manager's Bitcoin Sources offer trading compliance which will seek to ensure that no bitcoin sold to the Fund comes from a wallet associated with illicit activity or from dark web sites or money laundering sites (known as “mixing” sites, such as BitBlender and DreamMarket).

Gemini has developed the Gemini BSA/AML Program described under “Organization and Management Details of the Fund – Sub Custodian”. In addition, both the Manager and Gemini will use forensic software to analyze each bitcoin which may be purchased by the Fund in order to identify any ledger entries which are known to be linked to illicit or illegal activity. To date, Gemini has never experienced a loss due to unauthorized access from its hot wallet or the cold storage vaults where the Fund's bitcoin would be custodied.

RISK FACTORS

The following are certain considerations relating to an investment in Units of the Fund which prospective investors should consider before purchasing such securities.

Risks Factors Relating to an Investment in the Fund

No Assurance in Achieving Investment Objectives

There is no assurance that the Fund will be able to achieve its investment objectives.

Trading Price of Units

The Units may trade in the market at a discount or a premium to the Net Asset Value per Unit and there can be no assurance that the Units will trade at a price equal to the Net Asset Value per Unit.

Loss of Investment

An investment in the Fund is appropriate only for investors who have the capacity to absorb a loss on their investment.

Fluctuation in Value of Bitcoin

The Net Asset Value of the Units will vary according to the value of bitcoin included in the Fund's portfolio. The value of the bitcoin will be influenced by factors which are not within the control of the Fund or the Manager.

Concentration Risk

The Fund was created to invest in bitcoin and is not expected to have exposure to any other investments or assets. Other than cash or cash equivalents, the Fund will invest substantially all of its assets in bitcoin. The Net Asset Value per Unit may be more volatile than the value of a more broadly diversified portfolio and may fluctuate substantially over short periods of time. This may have a negative impact on the Net Asset Value of the Units.

Use of Leverage

The Fund may borrow money on a short term basis to acquire bitcoin in anticipation of and prior to any follow on offering of Units by the Fund in an amount not to exceed 25% of the Net Asset Value of the Fund. If the Fund's portfolio suffers a decrease in value, the leverage component will cause a decrease in Net Asset Value of the Fund in excess of that which would otherwise be experienced.

Reliance on the Manager

Unitholders will be dependent on the abilities of the Manager to effectively administer the affairs of the Fund. The Manager depends, to a great extent, on a very limited number of individuals in the administration of its activities as manager of the Fund. The loss of the services of any one of these individuals for any reason could impair the ability of the Manager to perform its duties as manager on behalf of the Fund.

Use of Derivatives

The Fund may use derivative instruments for non-hedging purposes in accordance with its investment restrictions. The Fund is subject to the credit risk that its counterparty (whether a clearing corporation in the case of exchange-traded instruments or another third party in the case of over-the-counter instruments) may be unable to meet its obligations. Derivative instruments traded in foreign markets may offer less liquidity and greater credit risk than comparable instruments traded in North American markets. Currently, bitcoin futures are available for trading on the CME, and the Fund's use of derivatives will be limited to trading in such futures, and other futures which may trade on exchanges regulated by the CFTC in the future. The ability of the Fund to close out its positions may also be affected by exchange imposed daily trading limits on options and futures contracts. If the Fund is unable to close out a position, it will be unable to realize its profit or limit its losses until such time as the futures or forward contract terminates, as the case may be. The inability to close out futures and forward positions could also have an adverse impact on the Fund's portfolio.

No Ownership Interest in the Portfolio

An investment in Units does not constitute an investment by Unitholders in the bitcoin, cash and cash equivalents included in the Fund's portfolio. Unitholders will not own the bitcoin or cash or cash equivalents held by the Fund.

Changes in Legislation

There can be no assurance that certain laws applicable to the Fund, including income tax laws, government incentive programs and the treatment of mutual fund trusts under the Tax Act, will not be changed in a manner which adversely affects the Fund or Unitholders.

Conflicts of Interest

The Manager and its directors and officers engage in the promotion, management or investment management of one or more funds or trusts with similar investment objectives to those of the Fund. Although none of the directors or officers of the Manager will devote his or her full time to the business and affairs of the Fund, each director and officer of the Manager will devote as much time as is necessary to supervise the management of (in the case of the directors) or to manage the business and affairs of (in the case of officers) the Fund and the Manager.

Status of the Fund

As the Fund is not a mutual fund as defined under Canadian securities laws, the Fund is not subject to the Canadian policies and regulations that apply to open-end mutual funds.

Valuation of the Fund

Valuation of the Fund may involve uncertainties and judgement determinations, and, if such valuations should prove to be incorrect, the Net Asset Value of the Fund could be adversely affected. The Manager may face a conflict of interest in valuing the bitcoin held by the Fund because the values assigned will affect the calculation of the Management Fee payable by the Fund to it.

Significant Redemptions

The purpose of the annual redemption right is to reduce the extent to which Units trade at a substantial discount and to provide investors with the right to eliminate entirely any trading discount once per year. While the redemption right provides investors the option of annual liquidity (commencing on June 16, 2021), there can be no assurance that it will reduce trading discounts. Furthermore, if a substantial number of Units are redeemed, the number of Units outstanding could be significantly reduced with the effect of decreasing liquidity of the Units in the market. In addition, the expenses of the Fund would be spread among fewer Units resulting in a lower Net Asset Value per Unit than if there were fewer redemptions. If, as a result of significant redemptions, the Manager determines that it is in the best interests of Unitholders to terminate the Fund, the Manager could cause the termination of the Fund without Unitholder approval. See “Redemption of Units” and “Termination of the Fund.”

Other closed-end funds with annual redemption rights similar to the redemption rights in respect of the Units have experienced significant redemptions on annual redemption dates in the past.

Manager, Custodian and Sub-Custodian Standard of Care

Each of the Manager, the Custodian and the Sub-Custodian are subject to a contractual standard of care in carrying out its duties concerning the Fund (See “Organization and Management Details of the Fund – Details of the Declaration of Trust”, “Organization and Management Details of the Fund – Custodian” and “Organization and Management Details of the Fund – Sub-Custodian”). In the case that the Fund suffers a loss of its bitcoin and each of the Manager, the Custodian and the Sub-Custodian satisfied its respective standard of care, the Fund will bear the risk of loss as with respect to these parties.

Under the terms of the Custody Agreement, the Custodian is required to exercise the standard of care required by NI 81-102. However, the Custodian will not be liable to the Fund for any loss of the Fund’s bitcoin held by the Sub-Custodian unless such loss is directly caused by the Custodian’s gross negligence, fraud, wilful default, or the breach of its standard of care. In the event of such loss, the Custodian is required to take reasonable steps to enforce such rights as it may have against the Sub-Custodian pursuant to the terms of the Sub-Custodian Agreement and applicable law.

SOC 2 Type 2 Report of the Sub-Custodian

The Sub-Custodian provided the Manager with a SOC 2 Type 2 Report dated January 2, 2020 in respect of its internal controls for the year ended December 31, 2019. The Sub-Custodian has advised the Manager that a SOC 2 Type 2 Report of its internal controls will be available for review by the auditor of the Fund in connection with the audit of

the annual financial statements of the Fund. However, there is a risk that such SOC 2 Type 2 Report of the Sub-Custodian will not be available. In the event that the SOC 2 Type 2 Report is not available, the Manager will request confirmation from the Sub-Custodian in writing to permit the auditor of the Fund to test its internal controls. Although the Manager has received reasonable assurances from the Custodian and the Sub-Custodian that such written confirmation will be provided in the event that a SOC 2 – Type 2 report of the Sub-Custodian is not available, there is a risk that such written confirmation will not be provided and/or that the auditor will not be able to test the internal controls of the Custodian and the Sub-Custodian directly. The Fund has filed an undertaking with applicable securities regulatory authorities that provides that while it remains a reporting issuer, the Fund will obtain from the Sub-Custodian of the bitcoin of the Fund either an SOC 2 – Type 2 report or written confirmation from the Sub-Custodian to permit the auditor of the Fund to test its controls.

In the event that the auditor of the Fund cannot: (i) review a SOC 2 – Type 2 Report of the Sub-Custodian; or (ii) test the internal controls of the Sub-Custodian directly in connection with its audit of the Fund's annual financial statements, the auditor would not be able to complete its audit of the annual financial statements of the Fund in accordance with the current guidance of the Canadian Public Accountability Board.

Lack of Operating History

The Fund is a newly organized investment trust with no previous operating history. There is currently no public market for the Units and there can be no assurance that an active public market for the Units will develop or be sustained after completion of the Offering.

No Active Trading Market

The Toronto Stock Exchange has conditionally approved the listing of the Class A Units. Listing is subject to the Fund fulfilling all of the requirements of the Exchange on or before April 21, 2020, including distribution of the Class A Units to a minimum number of public unitholders. There can be no assurance that an active public market for the Class A Units will develop or be sustained. If a market for the Class A Units does not develop or is not sustained, you may not be able to resell your Units purchased in this Offering. This may affect the pricing of the Class A Units in the secondary market, the transparency and availability of trading prices, the liquidity of the Class A Units and the extent of issuer regulation. The price of the Units was determined through negotiations between the Lead Agent, on behalf of itself and on behalf of the other Agents, and the Manager, on behalf of the Fund. The Fund cannot predict the prices at which the Class A Units will trade upon closing of the Offering and the offering price of the Units may not be indicative of the market price of the Class A Units after the Offering. There can be no assurance that we will continue to meet the listing requirements of the Toronto Stock Exchange or any other public listing exchange on which the Class A Units may subsequently be listed.

Not a Trust Company

The Fund is not a trust company and, accordingly, is not registered under the trust company legislation of any jurisdiction. Units are not "deposits" within the meaning of the *Canada Deposit Insurance Corporation Act* (Canada) and are not insured under provisions of that statute or any other legislation.

U.S. Currency Exposure

The Fund's functional and presentation currency is and the investor's investment will be made in U.S. dollars. The Fund will purchase bitcoin which is currently denominated in U.S. dollars.

Canadian investors should be aware that the Fund will not hedge the investor's investment in the Fund against Canadian currency exposure. Fluctuations in the value of the Canadian dollar relative to the U.S. dollar will impact the relative value of an investor's investment in Canadian dollars. If the value of the Canadian dollar has increased relative to the U.S. dollar, the return on the bitcoin converted into Canadian dollars may be reduced, eliminated or made negative. The opposite can also occur and if it does occur, a Canadian investor and the value of such investor's investment converted into Canadian dollars may benefit from an increase in the value of the U.S. dollar relative to the Canadian dollar.

Cyber Security Risk

As the use of technology has become more prevalent in the course of business, investment funds like the Fund have become potentially more susceptible to operational risks through breaches in cyber security. A breach in cyber security refers to both intentional and unintentional events that may cause the Fund to lose proprietary information or other information subject to privacy laws, suffer data corruption, or lose operational capacity. This in turn could cause the Fund to incur regulatory penalties, reputational damage, additional compliance costs associated with corrective measures and/or financial loss. Cyber security breaches may involve unauthorized access to the Fund's digital information systems (e.g. through "hacking" or malicious software coding), but may also result from outside attacks such as denial-of-service attacks (i.e. efforts to make network services unavailable to intended users). In addition, cyber security breaches of the Fund's third-party service providers (e.g. the Registrar and Transfer Agent, the Custodian and the Sub-Custodian) can also subject the Fund to many of the same risks associated with direct cyber security breaches. Like with operational risk in general, the Fund has established risk management systems designed to reduce the risks associated with cyber security.

Tax Risk

"Mutual fund trust" status - In order to qualify as a mutual fund trust under the Tax Act, the Fund must comply with various requirements contained in the Tax Act, including to restrict its undertaking to the investment of its funds in property. If the Fund were to cease to qualify as a mutual fund trust (whether as a result of a change in law or administrative practice, or due to its failure to comply with the current Canadian requirements for qualification as a mutual fund trust), it may experience various potential adverse consequences, including: becoming subject to a requirement to withhold tax on distributions made to non-resident Unitholders of any taxable capital gains; Units not qualifying for investment by Registered Plans; and Units ceasing to qualify as "Canadian securities" for the purposes of the election provided in subsection 39(4) of the Tax Act.

"SIFT Rules" - The SIFT Rules apply to trusts that are resident in Canada for the purposes of the Tax Act and that hold one or more "non-portfolio properties" (as defined in the Tax Act) and the units of which are listed or traded on a stock exchange or other public market ("**SIFT Trust**"). Under the SIFT Rules, if the Fund were a SIFT Trust it will generally be subject to tax at rates applicable to a Canadian corporation on income from a non-portfolio property (other than a taxable dividend) and net taxable capital gains realized on the disposition of a non-portfolio property (generally, "non-portfolio earnings" under the Tax Act). Unitholders who receive distributions from the Fund of this income and gain are deemed to receive an eligible dividend from a Canadian corporation for tax purposes. The total of the tax payable by the Fund on its non-portfolio earnings and the tax payable by a Unitholder on the distribution of those earnings will generally be more than the tax that would have been payable in the absence of the tax rules that apply to a SIFT trust. Even if units of the Fund are listed or traded on a stock exchange or other public market, provided the Fund only invests in bitcoin, the Fund should not be a SIFT trust; however, no assurance can be given in this regard.

Treatment of gains and losses on dispositions of bitcoin - The Fund generally will treat gains (or losses) as a result of any disposition of bitcoin as capital gains (or capital losses). CRA has taken the administrative position that bitcoins are treated as a commodity for income tax purposes. The CRA has also expressed the opinion that gains (or losses) of mutual fund trusts resulting from transactions in commodities should generally be treated for income tax purposes as ordinary income rather than as capital gains, although the treatment in each particular case remains a question of fact to be determined having regard to all the circumstances. If any transactions of the Fund are reported by it on capital account, but are subsequently determined by the CRA to be on income account, there may be an increase in the net income of the Fund, which is automatically distributed by the Fund to its Unitholders under the terms of the Trust Agreement at the Fund's taxation year end; with the result that Canadian-resident Unitholders could be reassessed by the CRA to increase their taxable income by the amount of such increase, and non-resident Unitholders potentially could be assessed directly by the CRA for Canadian withholding tax on the amount of net gains on such transactions that were treated by the CRA as having been distributed to them. The CRA could assess the Fund for a failure of the Fund to withhold tax on distributions made by it to non-resident Unitholders that are subject to withholding tax, and typically would do so rather than assessing the non-resident Unitholders directly. Accordingly, any such redetermination by the CRA may result in the Fund being liable for unremitted withholding taxes on prior distributions made to Unitholders who were not resident in Canada for the purposes of the Tax Act at the time of the distribution. As the Fund may not be able to recover such withholding taxes from the non-resident Unitholders whose Units are redeemed, payment of any such amounts by the Fund would reduce the net asset value of the Fund.

“Loss restriction event” - If the Fund experiences a “loss restriction event”, it will: (i) be deemed to have a year-end for tax purposes (which would result in an allocation of the Fund’s taxable income at such time to Unitholders so that the Fund is not liable for income tax on such amounts); and (ii) become subject to the loss restriction rules generally applicable to corporations that experience an acquisition of control, including a deemed realization of any unrealized capital losses and restrictions on their ability to carry forward losses. Generally, the Fund will be subject to a loss restriction event when a person becomes a “majority-interest beneficiary” of the Fund, or a group of persons becomes a “majority-interest group of beneficiaries” of the Fund, as those terms are defined in the affiliated persons rules contained in the Tax Act, with appropriate modifications. Generally, a majority-interest beneficiary of the Fund will be a beneficiary who, together with the beneficial interests of persons and partnerships with whom the beneficiary is affiliated, has a fair market value that is greater than 50% of the fair market value of all the interests in the income or capital, respectively, in the Fund.

COVID-19 Outbreak

The novel coronavirus (COVID-19) outbreak was characterized as a pandemic by the World Health Organization on March 11, 2020. The outbreak has spread throughout Asia, Europe, the Middle East, Canada and the United States, causing companies and various governments to impose restrictions, such as quarantines, closures, cancellations and travel restrictions. The effects of COVID-19 and the measures taken by companies and governments to combat the coronavirus have negatively affected asset values and increased volatility in the financial markets, including the market price and volatility of bitcoin. At this point, the extent to which the coronavirus may impact, or may continue to impact, the market price of bitcoin and, in turn, the market price of the Units, is uncertain and cannot be predicted.

Risks Associated with Investing in Bitcoin

Cryptocurrency Risk

Cryptocurrency (notably, bitcoin), often referred to as “virtual currency” or “digital currency”, operates as a decentralized, peer-to-peer financial exchange and value storage that is used like money. Cryptocurrency operates without the oversight of a central authority or the banks and is not backed by any government. Even indirectly, cryptocurrencies (i.e. bitcoin) may experience high volatility and related investment vehicles may be affected by such volatility. Funds holding cryptocurrency may also trade at a significant premium to net asset value. Cryptocurrency is not legal tender. Federal, state, provincial, territorial or foreign governments may restrict the use and exchange of cryptocurrency, and regulation in North America is still developing. Cryptocurrency exchanges may stop operating or permanently shut down due to fraud, technical glitches, hackers or malware which could have an adverse impact on the Net Asset Value of the Units.

Short History Risk

Bitcoin is just under a decade old, which makes it one of the youngest multi-billion dollar assets in the world. Due to this short history, it is not clear how all elements of Bitcoin will unfold over time, specifically with regard to governance between miners, developers and users, as well as the long-term security model as the rate of inflation of bitcoin decreases. Since the Bitcoin community has successfully navigated a considerable number of technical and political challenges since its inception, the Manager believes that it will continue to engineer its way around future challenges. The history of open source software development would indicate that vibrant communities are able to change the software under development at a pace sufficient to stay relevant. Furthermore, in Bitcoin’s short life it has amassed computer power that is more than a hundred-fold more powerful than Google, which makes it robust against nefarious actors (<https://www.cryptocoinsnews.com/bitcoin-100-times-powerful-google/>). That said, the continuation of such vibrant communities is not guaranteed, and insufficient software development or any other unforeseen challenges that the community is not able to navigate could have an adverse impact on the Fund’s portfolio.

Limited History of the Bitcoin Market

Bitcoin is a new technological innovation with a limited history. There is no assurance that usage of bitcoin and its blockchain will continue to grow. A contraction in use of bitcoin or its blockchain may result in increased volatility or a reduction in the price of bitcoin, which could adversely impact the Net Asset Value of the Units.

Volatility in the Price of Bitcoin

The bitcoin markets are sensitive to new developments, and since volumes are still maturing, any significant changes in market sentiment (by way of sensationalism in the media or otherwise) can induce large swings in volume and subsequent price changes. Such volatility can adversely affect the Net Asset Value of the Units.

The price of bitcoin on public bitcoin trading platforms has a limited history. Bitcoin prices on the bitcoin trading platforms as a whole have been volatile and subject to influence by many factors including the levels of liquidity on bitcoin trading platforms. Even the largest bitcoin trading platforms have been subject to operational interruption (e.g., the temporary halt of Mt. Gox due to distributed denial of service attacks by hackers and/or malware, and its permanent closure in February 2014), limiting the liquidity of bitcoin on the bitcoin trading platform market and resulting in volatile prices and a reduction in confidence in the Bitcoin Network and the bitcoin trading platform market generally.

Momentum pricing typically is associated with growth stocks and other assets whose valuation, as determined by the public, accounts for anticipated future appreciation in value. The Manager believes that momentum pricing of bitcoin has resulted, and may continue to result, in speculation regarding future appreciation in the value of bitcoin, inflating and making more volatile the value of a bitcoin. As a result, bitcoin may be more likely to fluctuate in value due to changing investor confidence in future appreciation, which could adversely affect an investment in the Units.

Despite the marked first-mover advantage of the Bitcoin Network over other digital assets, it is possible that another digital asset could become materially popular due to either a perceived or exposed shortcoming of the Bitcoin Network protocol that is not immediately addressed by the bitcoin contributor community or a perceived advantage of an altcoin that includes features not incorporated into bitcoin. If a digital asset obtains significant market share (either in market capitalization, mining power or use as a payment technology), this could reduce bitcoin's market share and have a negative impact on the demand for, and price of, bitcoin and thereby adversely affect the Net Asset Value of the Units.

Potential Decrease in Global Demand for Bitcoin

As a currency bitcoin must serve as a means of exchange, store of value, and unit of account. Many people using Bitcoin as money-over-internet-protocol (MoIP) do so with it as an international means of exchange. Speculators and investors using bitcoin as a store of value then layer on top of means of exchange users, creating further demand. If consumers stop using bitcoin as a means of exchange, or its adoption therein slows, then bitcoin's price may suffer, adversely affecting the Fund.

Investors should be aware that there is no assurance that bitcoin will maintain its long-term value in terms of purchasing power in the future or that the acceptance of bitcoin for payments by mainstream retail merchants and commercial businesses will continue to grow. In the event that the price of bitcoin declines, the Manager expects the Net Asset Value of the Units to decline proportionately. As relatively new products and technologies, bitcoin and the Bitcoin Network have only recently become widely accepted as a means of payment for goods and services by many major retail and commercial outlets, and use of bitcoin by consumers to pay such retail and commercial outlets remains limited. Banks and other established financial institutions may refuse to process funds for Bitcoin transactions, process wire transfers to or from bitcoin trading platforms, bitcoin-related companies or service providers, or maintain accounts for persons or entities transacting in bitcoin. Conversely, a significant portion of bitcoin demand is generated by speculators and investors seeking to profit from the short- or long-term holding of bitcoin. Price volatility undermines bitcoin's role as a medium of exchange as retailers are much less likely to accept it as a form of payment. Market capitalization for bitcoin therefore, as a medium of exchange and payment method, may continue to be low. A lack of expansion by bitcoin into retail and commercial markets, or a contraction of such use, may result in increased volatility which could adversely impact the Net Asset Value of the Units. The Manager believes that, like any commodity, bitcoin will fluctuate in value, but over time will gain a level of acceptance as a store of value, similar to precious metals.

Financial Institutions may refuse to Support Transactions Involving Bitcoin

In the uncertain regulatory climate for cryptoassets, including bitcoin, Canadian regulated financial institutions may cease to support transactions involving cryptoassets, including the receipt of cash proceeds from sales of cryptoassets.

Should this occur, the Fund would be unable to pay out redemption proceeds within the timeframe set out under “Redemption of Units – Monthly Redemptions”.

Lack of Insurance

Neither the Fund nor the Custodian will maintain insurance against risk of loss of bitcoin held by the Fund, as such insurance is not currently available in Canada on economically reasonable terms.

The Fund’s bitcoins are held by Gemini offline in “cold storage”. Assets held in cold storage are protected by Gemini’s security measures, which reflect best practices in the payment industry generally and in the cryptoasset space in particular. The Fund’s bitcoins may also be temporarily held online in a Gemini “hot wallet”. Gemini maintains commercial crime insurance in an aggregate amount that is greater than the value of digital assets custodied in its “hot wallet”.

As such, the Fund’s bitcoins held in “cold storage” are not insured by any government or private insurer. See “Organization and Management Details of the Fund – Sub-Custodian – Insurance”.

Residency of the Sub-Custodian

The Sub-Custodian is resident outside Canada and all or a substantial portion of its assets are located outside Canada. As a result, anyone seeking to enforce legal rights against it in Canada may find it difficult to do so.

Liability of Unitholders

The Fund is a unit trust and as such its Unitholders do not receive the protection of statutorily mandated limited liability in some provinces and territories as in the case of shareholders of most Canadian corporations. There is no guarantee, therefore, that Unitholders could not be made party to legal action in connection with the Fund. However, the Declaration of Trust provides that no Unitholder, in its capacity as such, will be subject to any liability whatsoever, in tort, contract or otherwise, to any person in connection with the Fund’s property or the obligations or the affairs of the Fund and all such persons are to look solely to the Fund’s property for satisfaction of claims of any nature arising out of or in connection therewith and only the Fund’s property will be subject to levy or execution. Pursuant to the Declaration of Trust, the Fund will indemnify and hold harmless each Unitholder from any costs, damages, liabilities, expenses, charges and losses suffered by a Unitholder resulting from or arising out of such Unitholder not having limited liability. The Declaration of Trust also provides that the Manager shall use reasonable efforts to cause to be inserted in each material written agreement, undertaking and obligation signed by or on behalf of the Fund a provision to the effect that such agreement, undertaking or obligation will not be binding upon Unitholders personally.

As a result of the foregoing, it is considered that the risk of any personal liability of Unitholders is minimal in view of the nature of its activities. In the event that a Unitholder should be required to satisfy any obligation of the Fund, such Unitholder will be entitled to reimbursement from any available assets of the Fund.

Underlying Value Risk

Bitcoin represents a new form of digital value that is still being digested by society. Its underlying value is driven by its utility as a store of value, means of exchange, and unit of account, and the demand for bitcoin within those use cases. Just as oil is priced by the supply and demand of global markets, as a function of its utility to, for instance, power machines and create plastics, so too is bitcoin priced by the supply and demand of global markets for its own utility within remittances, B2B payments, time-stamping, etc.

Utility and the associated value of bitcoin can be thought of in two time frames: “current utility value” and “discounted expected utility value”. For example, if bitcoin were facilitating 10% of the US\$500 billion remittances market, then it would need to facilitate the transfer of US\$50 billion a year. With a velocity of 5, that would mean bitcoin needs to store US\$10 billion in value to fulfill this use case. If at that point bitcoin is at the maximum of 21 million units, that would mean each bitcoin is worth US\$476 in its utility value towards the remittance use case. Each use case can be stacked additively in order to derive the market price of bitcoin. However, since this level of penetration will likely not occur for 5-10 years, such value in the case of remittances needs to be discounted back to the present. The

combination of “current utility value” and “discounted expected utility value” is what creates the current market price. That aside, this is an entirely new method of valuation that has not been sufficiently tested by the market given its short operating history. If these means of valuing bitcoin prove to be fundamentally flawed, then the market may undergo a repricing of bitcoin, which could have an adverse impact on the Fund’s portfolio.

Top Bitcoin Holders Control a Significant Percentage of the Outstanding Bitcoin

The top 115 bitcoin addresses hold roughly 20% of the bitcoin currently outstanding. While this concentration has decreased significantly over the years it is still concentrated. If one of these top holders were to exit their bitcoin position it could cause volatility that may adversely affect the Net Asset Value of the Units.

Regulation of Bitcoin

The regulation of bitcoin continues to evolve in North America and within foreign jurisdictions, which may restrict the use of bitcoin or otherwise impact the demand for bitcoin.

Loss of “Private Keys”

The loss or destruction of certain “private keys” (numerical codes required by the Fund to access its bitcoin) could prevent the Fund from accessing its bitcoin. Loss of these private keys may be irreversible and could result in the loss of all or substantially all of an investment in the Fund.

Fund’s Holdings May Become Illiquid

The Fund may not always be able to liquidate its bitcoin at a desired price. It may become difficult to execute a trade at a specific price when there is a relatively small volume of buy and sell orders in the marketplace, including on bitcoin trading platforms. Unexpected market illiquidity may cause major losses to the holders of bitcoin. The large size of bitcoin that the Fund may acquire increases the risks of illiquidity by both making its bitcoin difficult to liquidate and in liquidating, the Fund may affect bitcoin’s price significantly.

Improper Transfers

Bitcoin transfers are irreversible. An improper transfer (whereby bitcoin is accidentally sent to the wrong recipient), whether accidental or resulting from theft, can only be undone by the receiver of the bitcoin agreeing to send the bitcoin back to the original sender in a separate subsequent transaction. To the extent the Fund erroneously transfers, whether accidental or otherwise, bitcoin in incorrect amounts or to the wrong recipients, the Fund may be unable to recover the bitcoin, which could adversely affect an investment in the Units.

Uncertain Regulatory Framework

Due to bitcoin’s short history, and its emergence as a new asset class, regulation of bitcoin is still a work in progress. For example, in the United States the Commodity Futures Trading Commission has ruled it a commodity, while the IRS has ruled it a property. The U.S. Securities and Exchange Commission (the “SEC”) and the Canadian Securities Administrators generally take the view that bitcoin is a commodity, however, they have not made a formal statement regarding its classification. On May 17, 2019, the Department of Finance (Canada) introduced proposed amendments to the Excise Tax Act that, if enacted as proposed, would, as of May 18, 2019, treat bitcoin as a “financial instrument” for purposes of the Excise Tax Act. Meanwhile, other jurisdictions, like the European Union, Russia and Japan have moved to treat bitcoin like a currency for taxation purposes, which the Manager believes is likely helping to fuel adoption in those areas. In some other nations, like China, regulation is evolving constantly. The Manager believes that the bitcoin regulatory situation will continue to evolve to allow for innovation while also protecting consumers. Regulators worldwide are increasingly recognizing the powerful innovation of bitcoin and blockchain technology, and therefore the Manager believes that it is unlikely that a hostile regulatory environment will develop. However, if a hostile regulatory environment were to emerge against bitcoin, it could have an adverse impact on the Net Asset Value of the Units.

Because the cryptoasset markets are largely unregulated today, many marketplaces and OTC counterparties that trade or facilitate trading exclusively in cryptoassets are not subject to registration or licensing requirements with any financial services regulatory body and, therefore, are not directly subject to prescribed KYC, reporting and recordkeeping requirements which apply financial services firms and other “reporting entities” under AML Regulation. The Manager will use all reasonable efforts to confirm that each exchange and institutional liquidity provider from which the Fund may purchase bitcoin has adopted KYC procedures which reflect industry best practices to seek to ensure compliance with AML Regulation requirements which apply generally in the jurisdictions where they carry on business. In addition, the Sub-Custodian is a reporting entity under the U.S. Bank Secrecy Act and AML Regulation in the U.S. and has adopted the Gemini BSA/AML Compliance Program.

Risks Associated with the Bitcoin Network

Dependence on Bitcoin Developers

While many contributors to Bitcoin’s software are employed by companies in the industry, most of them are not directly compensated for helping to maintain the protocol. As a result, there are no contracts or guarantees that they will continue to contribute to Bitcoin’s software.

Issues with the Cryptography Underlying the Bitcoin Network

Although the Bitcoin Network is the most established digital asset network, the Bitcoin Network and other cryptographic and algorithmic protocols governing the issuance of digital assets represent a new and rapidly evolving industry that is subject to a variety of factors that are difficult to evaluate. In the past, flaws in the source code for digital assets have been exposed and exploited, including flaws that disabled some functionality for users, exposed users’ personal information and/or resulted in the theft of users’ digital assets. The cryptography underlying bitcoin could prove to be flawed or ineffective, or developments in mathematics and/or technology, including advances in digital computing, algebraic geometry and quantum computing, could result in such cryptography becoming ineffective. In any of these circumstances, a malicious actor may be able to take the Fund’s bitcoin, which would adversely affect an investment in the Units. Moreover, functionality of the Bitcoin Network may be negatively affected such that it is no longer attractive to users, thereby dampening demand for bitcoin. Even if another digital asset other than bitcoin were affected by similar circumstances, any reduction in confidence in the source code or cryptography underlying digital assets generally could negatively affect the demand for digital assets and therefore adversely affect an investment in the Units.

Disputes on the Development of the Bitcoin Network may lead to Delays in the Development of the Network

There can be disputes between contributors on the best paths forward in building and maintaining Bitcoin’s software. Furthermore, the miners supporting the network and companies using it can disagree with the contributors as well, creating greater debate. Therefore, the bitcoin community often iterates slowly upon contentious protocol issues, which many perceive as prudently conservative, while others worry that it inhibits innovation.

Significant Increase in Bitcoin Interest Could Affect the Ability of the Bitcoin Network to Accommodate Demand

One of the most contentious issues within the bitcoin community has been around how to scale the network as user demand continues to rise. The debate goes back to the earliest days of bitcoin. There are many possible solutions, and most of them boil down to different ideologies on how bitcoin should be used. However, it will be important for the community to continue to develop at a pace that meets the demand for transacting in bitcoin, otherwise users may become frustrated and lose faith in the network.

Bitcoin’s Blockchain may Temporarily or Permanently Fork and/or Split

The Bitcoin software and protocol are open source. When a modification is released by the developers and a substantial majority of miners consent to the modification, the change is implemented and the Bitcoin Network continues uninterrupted. However, if a change were activated with less than a substantial majority consenting to the proposed modification, and the modification is not compatible with the software prior to its modification, the consequence would be what is known as a “hard fork” (i.e. a split) of the Bitcoin Network (and the blockchain). One blockchain

would be maintained by the pre-modified software and the other by the post-modification software. The effect is that both blockchain algorithms would be running parallel to one another, but each would be building an independent blockchain with independent native assets (e.g., bitcoin 1 and bitcoin 2).

Although forks are likely to be addressed by a community-led effort to merge the two groups, such a fork could adversely affect bitcoin's viability. There is a precedent for this occurring, as witnessed with two bitcoin hard forks in 2017. Following long-term debate on how to scale the Bitcoin Network's transaction capacity, on August 1, 2017 the digital currency forked into Bitcoin Classic (BTC) and Bitcoin Cash (BCH). On October 24, 2017, bitcoin further forked to create Bitcoin Gold (BTG). Bitcoin Classic, Bitcoin Cash, and Bitcoin Gold continue to exist today, and though their combined value exceeds the value of the network prior to the fork, future forking events could prove substantially more detrimental to the value of the Bitcoin Network.

In the event that a fork in the Bitcoin blockchain results in: (i) issuance to the Fund of an additional cryptoasset alongside the bitcoin held by the Fund; or (ii) a choice to keep the existing bitcoin or exchange or replace it with a different cryptoasset, the Manager will make the investment decision that it believes is in the best interest of the Fund and the Unitholders at the time.

The Sub-Custodian Agreement provides that the Sub-Custodian will support the forked network that requires the greatest total threshold number of hash attempts to mine all existing blocks measured during the 48-hour period following the fork, subject to its ability to, under certain circumstances and in consultation with the New York State Department of Financial Services and its licensing partners, make a good faith determination as to the forked network that is most likely to be supported by the greatest number of users and miners and support that network. The Sub-Custodian may, in its discretion, choose to not support the forked network, in which case the Sub-Custodian may abandon the Fork Asset (as defined below), retain the Fork Asset for itself or allow a one-time withdrawal of the Fork Asset by the Fund. The Sub-Custodian may also choose to support the forked network.

It is ultimately an investment decision of the Manager to determine how the Fund will deal with a fork in the Bitcoin blockchain. There will likely be many factors relevant to such decision, including the value and liquidity of the new/replacement asset (the "Fork Asset") and whether a disposition of such Fork Asset would trigger a taxable event for the Fund. As such, if it was in the best interest of the Fund to receive a Fork Asset or otherwise participate in a fork in the Bitcoin blockchain that is not supported by the Sub-Custodian, the Manager could instruct the Custodian to move the Fund's bitcoin from the Sub-Custodian to an account with another sub-custodian which would support such fork.

The Manager will consult with the auditor of the Fund to ensure that all Fork Assets held by the Fund are properly valued in accordance with International Financial Reporting Standards for the purpose of calculating the Net Asset Value of the Fund. The Manager has confirmed with the auditor of the Fund that in the event of a fork or split of the Bitcoin blockchain (or the blockchain of another Fork Asset held by the Fund), the Fund would not be required to reflect ownership of any resulting Fork Asset on its financial statements until such asset is released by the Sub-Custodian (or the relevant Fork Asset custodian) into the Fund's account.

The Manager will ensure that redeeming Unitholders receive the appropriate redemption price for their Units of the Fund, including in circumstances where a Fork Asset held by the Fund cannot be liquidated due to restrictions imposed by the custodian of the Fork Asset or other market forces.

Dependence on the Internet

Bitcoin miners (and full nodes) relay transactions to one another via the internet, and when blocks are mined they are also forwarded via the internet. Companies access Bitcoin's blockchain via the internet, and most customers access these companies via the internet. Thus, the entire system is dependent upon the continued functioning of the internet.

Risk if Entity Gains a 51% Share of the Bitcoin Network

If an entity gains controls over 51% of the compute power (hash rate) the entity could use its majority share to double spend bitcoin. Essentially, the entity would send bitcoin to one recipient, which is confirmed in the existing blockchain, while also creating a shadow blockchain that sends that same bitcoin to another entity under its control. After a period

of time, the entity will release its hidden blockchain and reverse previously confirmed transactions, and due to the way mining works, that new blockchain will become the record of truth. This would significantly erode trust in the Bitcoin Network to store value and serve as a means of exchange which may significantly decrease the value of the bitcoin and in turn the Net Asset Value of the Units.

Concentration of Transaction Confirmation Processing Power in China

Due to preferential electricity discounts, there are large mining pools operating in China which have significant sway over the Bitcoin Network. The Chinese government could affect the operations of these miners in a number of ways. First, all traffic to the mining pools must pass through the Great Firewall of China, which means the Chinese government could cut off their connection to the Bitcoin Network. Second, the Chinese government has previously partially banned bitcoin, and there is no guarantee that it won't attempt to do so in full. If it were to ban bitcoin, it may make mining bitcoin an unpalatable activity to most Chinese miners, which could be detrimental to the Bitcoin Network.

Possible Increase in Transaction Fees

Bitcoin miners, functioning in their transaction confirmation capacity, collect fees for each transaction they confirm. Miners confirm transactions by adding previously unconfirmed transactions to new blocks in the blockchain. Miners are not forced to confirm any specific transaction, but they are economically incentivized to confirm valid transactions as a means of collecting fees. Miners have historically accepted relatively low transaction confirmation fees because miners have very low marginal cost of validating unconfirmed transactions. If miners collude in an anticompetitive manner to reject low transaction fees, then bitcoin users could be forced to pay higher fees, thus reducing the attractiveness of the Bitcoin Network. Bitcoin mining occurs globally and it may be difficult for authorities to apply antitrust regulations across multiple jurisdictions. Any collusion among miners may adversely impact the Net Asset Value of the Units.

Attacks on the Bitcoin Network

The Bitcoin Network is periodically subject to distributed denial of service attacks to clog the list of transactions being tabulated by miners, which can slow the confirmation of authentic transactions. Another avenue of attack would be if a large number of miners were taken offline then it could take some time before the difficulty of the mining process algorithmically adjusts, which would stall block creation time and therefore transaction confirmation time. Thus far these scenarios have not plagued the network for long or in a systemic manner.

Decrease in Block Reward

The block reward will decrease over time. On or about May 13, 2020, the block reward will reduce from 12.5 to 6.25 bitcoin, and to 3.125 bitcoin in 2024. As the block reward continues to decrease over time, the mining incentive structure will transition to a higher reliance on transaction verification fees in order to incentivize miners to continue to dedicate processing power to the blockchain. If transaction verification fees become too high, the marketplace may be reluctant to use bitcoin. Decreased demand for bitcoin may adversely affect the Net Asset Value of the Units.

Competitors to Bitcoin

To the extent a competitor to bitcoin gains popularity and greater market share, the use and price of bitcoin could be negatively impacted, which may adversely affect an investment in Units of the Fund. Similarly, bitcoin and the price of bitcoin could be negatively impacted by competition from incumbents in the credit card and payments industries, which may adversely affect the Net Asset Value of the Units.

Significant Energy Consumption to run the Bitcoin Network

Because of the significant computing power required to mine bitcoin, the network's energy consumption as a whole may ultimately be deemed to be or indeed become unsustainable (barring improvements in efficiency which could be designed for the protocol). This could pose a risk to broader and sustained acceptance of the network as a peer-to-peer transactional platform.

Risks Associated with Bitcoin Trading Platforms

Regulation of Bitcoin Trading Platforms

Bitcoin trading platforms are spot markets in which bitcoin can be exchanged for U.S. dollars. Bitcoin trading platforms are not regulated as securities exchanges or commodity futures exchanges under the securities or commodity futures laws of Canada, the United States or other global jurisdictions. The Manager will seek to ensure that the bitcoin trading platforms on which the Fund transacts are reputable, stable and in compliance with AML Regulation. See “Investment Overview – Purchasing Bitcoin for the Fund’s Portfolio”.

Limited Operating History of Bitcoin Trading Platforms

Bitcoin trading platforms have a limited operating history. Since 2009 several bitcoin trading platforms have been closed or experienced disruptions due to fraud, failure, security breaches or distributed denial of service attacks. In many of these instances, the customers of such trading platforms were not compensated or made whole for the partial or complete loss of funds held at bitcoin trading platforms. The potential for instability of bitcoin trading platforms and the closure or temporary shutdown of exchanges due to fraud, business failure, hackers, distributed denial of service attacks or malware or government-mandated regulation may reduce confidence in bitcoin, which may adversely affect the Net Asset Value of the Units.

Hacking of Bitcoin Trading Platforms May Have a Negative Impact on Perception of the Security of the Bitcoin Network

While Bitcoin’s blockchain has never been compromised by hackers, exchanges frequently have. Bitcoin trading platforms that adhere to best practices are insured, and most of these have not been hacked, or if they have the loss has been minimal. Although there is ample evidence which indicates that almost all of the economic trading volumes in bitcoin occur on the top ten global trading platforms, many of which are regulated by the New York State Department of Financial Services, carry insurance for their hot wallet assets, such exchanges, or other, smaller or less reputable exchanges, may get hacked. Bitcoin’s price is at risk if a platform is hacked as it can shake consumer confidence for those that do not understand the difference between a weakness in the platform versus a weakness in bitcoin and its blockchain.

Different Prices of Bitcoin on the Bitcoin Trading Platforms May Adversely Affect the Net Asset Value of the Units

Most platforms operate as isolated pools of liquidity, and so when demand spikes for a specific platform the market price for bitcoin on that platform can also spike, making it trade at a premium to other platforms. This tendency is common geographically, with Chinese platforms frequently trading at a premium to platforms in Europe or America.

Closure of Bitcoin Trading Platform(s)

Between 2013 and 2019, a number of bitcoin trading platforms have been closed due to fraud, failure or security breaches. In many of these instances, the customers of such bitcoin trading platforms were not compensated or made whole for the partial or complete losses of their account balances in such bitcoin trading platforms. While smaller bitcoin trading platforms are less likely to have the infrastructure and capitalization that make larger bitcoin trading platforms more stable, larger bitcoin trading platforms are more likely to be appealing targets for hackers and “malware” (i.e., software used or programmed by attackers to disrupt computer operation, gather sensitive information or gain access to private computer systems).

Liquidity Constraints on Bitcoin Markets may Impact the Fund’s Holdings

While the liquidity and traded volume of bitcoin are continually growing, they are still maturing assets. The Fund may not always be able to acquire or liquidate its assets at a desired price. It may become difficult to execute a trade at a specific price when there is a relatively small volume of buy and sell orders in the marketplace, including on cryptoasset exchanges. When transacting in the cryptoasset markets, the Fund will be competing for liquidity with other large investors, including speculators, miners and other investment funds and institutional investors.

Unexpected market illiquidity, and other conditions beyond the Manager's control, may cause major losses to the holders of a cryptoasset, including bitcoin. The large position in bitcoin that the Fund may acquire increases the risks of illiquidity by making its bitcoin difficult to liquidate. In addition, liquidation of significant amounts of bitcoin by the Fund may impact the market price of bitcoin.

Risk of Manipulation on Bitcoin Trading Platforms

Bitcoin trading platforms are spot markets in which bitcoin can be exchanged for U.S. dollars. Bitcoin trading platforms are not regulated as securities exchanges or commodity futures exchanges under the securities or commodity futures laws of Canada, the United States or other global jurisdictions.

Some bitcoin trading platforms have been known to permit and/or report artificially high order volumes and/or trading volumes. Bitcoin trading platforms are not required to adopt policies and procedures for the purpose detecting and preventing manipulative and deceptive trading activities and, in the event that manipulative and deceptive trading activities are detected, bitcoin trading platforms may not have procedures for, or jurisdiction to, sanction or otherwise deter such activities and/or to detect, investigate and prosecute fraud.

The Manager will seek to ensure that the bitcoin trading platforms on which the Fund transacts are reputable, stable and in compliance with AML Regulation. See "Investment Overview – Purchasing Bitcoin for the Fund's Portfolio".

Settlement of Transactions on the Bitcoin Network

There is no central clearing house for cash-to-bitcoin transactions. Current practice is for the purchaser of bitcoin to send fiat currency to a bank account designated by the seller, and for the seller to broadcast the transfer of bitcoin to the purchaser's public bitcoin address upon receipt of the cash. The purchaser and seller monitor the transfer with a transaction identification number that is available immediately upon transfer and is expected to be included in the next block confirmation. When the Fund purchases bitcoin from a Bitcoin Source, there is a risk that the Bitcoin Source will not initiate the transfer on the Bitcoin network upon receipt of cash from the Fund, or that the bank where the Bitcoin Source's account is located will not credit the incoming cash from the Fund for the account of the Bitcoin Source. The Manager mitigates this risk by transacting with regulated Bitcoin Sources that have undergone due diligence, as described under "Management of the Fund – Purchasing Bitcoin for the Fund's Portfolio" and by confirming the solvency of the Bitcoin Source and the bank designated by each Bitcoin Source based on publicly available information.

Risks Associated with the Merger

Bitcoin Acquired by the Fund on a Tax-deferred Merger

If the Merger takes place on a tax-deferred basis under the Tax Act, the adjusted cost base to the Fund for tax purposes of bitcoin received from 3iQ Bitcoin Trust may be less than its fair market value at the Closing of the Offering. Accordingly, all unitholders of the Fund, including those who subscribe for Class A Units and Class F Units as part of the Offering, may be liable for tax on capital gains that accrued on such bitcoin prior to its acquisition by, and which do not benefit, the Fund or its Unitholders.

As of March 30, 2020, subscriptions for and redemptions of units of 3iQ Bitcoin Trust have been suspended. As of March 31, 2020, the aggregate adjusted cost base of the bitcoin held by 3iQ Bitcoin Trust is the Canadian dollar equivalent of US\$6,705.59 per bitcoin, being C\$9,513.22 (or the Canadian dollar equivalent of US\$8,882,688.25 in the aggregate, being C\$12,601,869.82). Therefore, if the price of bitcoin expressed in Canadian dollars as determined with reference to the MVIBTC is below C\$9,513.22 per bitcoin as of the valuation time for the Merger, 3iQ Bitcoin Trust will realize a capital loss on the bitcoin transferred to the Fund at the time of the Merger (which capital loss will not be available to the Fund), and the Fund will acquire such bitcoin at a cost per bitcoin equal to such lower valuation price as of the time of the Merger. If the price of bitcoin expressed in Canadian dollars is above C\$9,513.22 per bitcoin as of the valuation time for the Merger, and the Merger occurs on a fully tax-deferred basis, the Fund will acquire such bitcoin at a cost per bitcoin equal to the adjusted cost base of the bitcoin to 3iQ Bitcoin Trust of C\$9,513.22 per bitcoin and there will be a latent capital gain on the bitcoin transferred to the Fund at the time of the Merger, which if realized

by the Fund will be allocated (net of any available capital losses or other applicable deductions) to all the Unitholders of the Fund for purposes of the Tax Act.

If the Merger does not occur on a tax-deferred basis, the Fund will acquire such bitcoin from 3iQ Bitcoin Trust at a cost equal to its then fair market value.

In calculating the Canadian dollar equivalent amounts referred to under this “Risk Factors – Risks Associated with the Merger – Bitcoin Acquired by the Fund on a Tax-deferred Merger”, United States dollar amounts have for illustrative purposes been converted to Canadian dollar amounts using the daily average exchange rate as reported by the Bank of Canada on March 31, 2020 of US\$1.00 = C\$1.4187. However, actual figures may differ, and may be more or less favourable to the Fund depending on the United States dollar price of bitcoin and the Canada-United States exchange rates at the relevant times.

Valuation of the 3iQ Bitcoin Trust

The Fund will acquire the assets of 3iQ Bitcoin Trust, consisting of bitcoin and cash, based on the value of 3iQ Bitcoin Trust as of the close of business on the day before the closing of the Offering. The bitcoin held by 3iQ Bitcoin Trust will be valued based on the MVIBTC. The Merger will take place on the morning of the Offering, prior to the opening of the TSX. The Fund will be exposed to the risk of fluctuations in the price of bitcoin (and, in the case of holders of Series A Units of 3iQ Bitcoin Trust, the risk of fluctuations in the Canadian dollar to U.S. dollar exchange rate) during the period between the final valuation of the Fund and the time of the Merger, which is expected to be approximately 16 to 18 hours. If the price of bitcoin goes down during that time period, the Fund could pay more for the bitcoin acquired from 3iQ Bitcoin Trust than it would pay to acquire such bitcoin from third party Bitcoin Sources in the secondary trading markets. Conversely, if the price of bitcoin goes up during that time period, the Fund could pay less for the bitcoin acquired from 3iQ Bitcoin Trust than it would pay to acquire such bitcoin from third party Bitcoin Sources in the secondary market. In respect of the holders of Series A Units of 3iQ Bitcoin Trust, if the Canadian dollar to U.S. dollar exchange rate goes up during that time period, such holders will receive a fewer number of Class B Units on the day of closing of the Offering than it would have received had the Class B Units been issued on the close of business on the day before the closing of the Offering.

FEES AND EXPENSES

Fees and Expenses Payable by the Fund

Agents’ Fees

The Fund has agreed to pay the Agents a fee of \$0.55 per Class A Unit (5.50%) and \$0.35 per Class F Unit (3.50%). The Agents’ fees will be paid by the Fund out of the proceeds of the Offering. The Agents’ fees payable by the Fund upon an exercise of the Over-Allotment Option will be \$0.55 per Option Unit. There are no Agents’ fees payable in connection with the issuance of Class B Units.

Expenses of the Offering

The Fund will pay the expenses incurred in connection with the Offering (including the costs of creating the Fund, the costs of printing and preparing a prospectus, legal expenses of the Fund and Agents and marketing expenses). The Offering expenses are estimated to be \$1,066,766. The Manager has agreed to pay all expenses incurred in connection with the Offering that exceed 1.5% of the gross proceeds of the Offering.

Fees Payable to the Manager for Acting as Manager of the Fund

An annual management fee of 1.95% of the Fund’s net asset value calculated and payable monthly, plus applicable taxes, will be paid to the Manager in respect of each of the Class A Units and the Class F Units of the Fund. The Manager manages the day-to-day business and operations of the Fund and provides certain general management and administrative services. The Manager will pay the fees of the Bitcoin Consultant out of its management fee.

Ongoing Expenses of the Fund

In addition to the management fee, and any debt servicing costs, the Fund will pay all of its own expenses and all administration expenses incurred by the Manager for its duties as the manager to the Fund. Such fees and expenses to be borne by the Fund are estimated to be \$355,189 per annum and will include, without limitation: fees and expenses payable to the independent review committee (the “**Independent Review Committee**”) of the Fund; brokerage and trading commissions and other fees and expenses associated with the execution of transactions in respect of the Fund’s investment in bitcoin; fees payable to the Registrar and Transfer Agent; fees payable to any custodians and/or sub-custodians for the assets of the Fund as well as the fees of the Administrator and other service providers; licensing fee payable to MVIS to license the MVIBTC; expenses relating to the monitoring of the relationships with the Bitcoin Consultant, Custodian, Sub-Custodian, the Registrar and Transfer Agent and other organizations serving the Fund; legal, audit, and valuation fees and expenses; fees payable for listings, the maintenance of listings and filings or other requirements of stock exchanges on which any of the Units of the Fund may become listed or quoted; securities regulatory authorities’ participation fees; the preparation and supervision costs relating to the calculation and publication of the Net Asset Value; costs and expenses of preparing, printing, and mailing financial and other reports to Unitholders, material for Unitholders’ meetings and securities regulatory filings; costs and expenses of communication with Unitholders; costs and expenses arising as a result of complying with all applicable securities legislation and other applicable laws, regulations and policies; all taxes (including income, capital, federal GST or HST, and Provincial/Territorial sales taxes); and costs associated with the provision of such other managerial and administrative services as may be reasonably required for the ongoing business and administration of the Fund.

Additional Services

Any arrangements for additional services between the Fund and the Manager, or any affiliate thereof, that have not been described in this prospectus will be approved by the Independent Review Committee and will be on terms that are no less favourable to the Fund than those available from arm’s length persons (within the meaning of the Tax Act) for comparable services and the Fund will pay all expenses associated with such additional services.

DISTRIBUTION POLICY

The Fund does not intend to pay distributions to Unitholders.

On an annual basis, the Fund will ensure that its income and net realized capital gains, if any, have been distributed to Unitholders to such an extent that the Fund will not be liable for ordinary income tax thereon. To the extent that the Fund has not distributed the full amount of its net income or capital gains in any year, the difference between such amount and the amount actually distributed by the Fund will be paid as a “reinvested distribution”. Reinvested distributions by the Fund, net of any required withholding taxes, will be reinvested automatically in additional Units at a price equal to the Net Asset Value per Unit and the Units will be immediately consolidated such that the number of outstanding Units following the distribution will equal the number of Units outstanding prior to the distribution. The tax treatment to Unitholders of reinvested distributions is discussed under the heading “Canadian Federal Income Tax Considerations – Taxation of Unitholders”.

In addition to the distributions described above, the Fund may from time to time pay additional distributions on its Units, including without restriction in connection with a special distribution or in connection with returns of capital.

REDEMPTION OF UNITS

Annual Redemptions

Units may be redeemed at the option of Unitholders on the first business day following the 15th day of June in each year (each, an “**Annual Redemption Date**”), commencing on June 16, 2021, subject to the Fund’s right to suspend redemptions in certain circumstances. Units so redeemed will be redeemed at a redemption price equal to the Net Asset Value per Unit on the Annual Redemption Date, less any costs and expenses associated with the redemption, including commissions incurred by the Fund to fund such redemptions. Units must be surrendered for redemption on or before the last business day of the month of May preceding the applicable Annual Redemption Date (the “**Annual**

Cut-Off Date”). Payment of the proceeds of redemption will be made in U.S. dollars on or before the 15th business day following the Annual Redemption Date. See “Risk Factors – Liquidity Constraints on Bitcoin Markets may Impact the Fund’s Holdings” and “Financial Institutions may Refuse to Support Transactions Involving Bitcoins”.

Monthly Redemptions

Units may be surrendered at the option of Unitholders at any time for redemption on a Monthly Redemption Date, subject to certain conditions and, in order to effect such a redemption, the Units must be surrendered for redemption no later than 5:00 p.m. (Toronto time) on the last business day of the month prior to the month of the applicable Monthly Redemption Date (the “**Monthly Cut-Off Date**”, and together with the Annual Cut-Off Date, the “**Cut-Off Date**”). Payment of the proceeds of redemption will be made in U.S. dollars on or before the 15th business day following the Monthly Redemption Date (“**Redemption Payment Date**”). See “Risk Factors – Liquidity Constraints on Bitcoin Markets may Impact the Fund’s Holdings” and “Financial Institutions may Refuse to Support Transactions Involving Bitcoins”.

Unitholders surrendering a Class A Unit for redemption will receive a redemption price (the “**Class A Redemption Price**”) equal to the lesser of: (i) 95% of the Closing Market Price of a Class A Unit; and (ii) the Net Asset Value per Class A Unit on the applicable Monthly Redemption Date less, in each case, any costs and expenses associated with the redemption, including commissions incurred by the Fund. In any event, the Class A Redemption Price will not be an amount that is more than the Net Asset Value per Class A Unit as of the Monthly Redemption Date. Redemption proceeds will be paid in U.S. dollars.

On the Redemption Payment Date, a holder of Class F Units shall be entitled to receive a price per Class F Unit equal to the Class A Redemption Price multiplied by a fraction, the numerator of which shall be the Net Asset Value per Class F Unit and the denominator of which shall be the Net Asset Value per Class A Unit. Redemption proceeds will be paid in U.S. dollars.

Exercise of Redemption Right

A Unitholder who desires to exercise redemption privileges must do so by causing the CDS Participant through which he or she holds his or her Units to deliver to CDS at its office in the City of Toronto on behalf of the Unitholder, a written notice of the Unitholder’s intention to redeem Units by no later than 5:00 p.m. (Toronto time) on the applicable Cut-Off Date described above. A Unitholder who desires to redeem Units should ensure that the CDS Participant is provided with notice of his or her intention to exercise his or her redemption right sufficiently in advance of the applicable Cut-Off Date so as to permit the CDS Participant to deliver a notice to CDS by 5:00 p.m. (Toronto time) on the applicable Cut-Off Date.

By causing a CDS Participant to deliver to CDS a notice of the Unitholder’s intention to redeem Units, the Unitholder will be deemed to have irrevocably surrendered his or her Units for redemption and appointed such CDS Participant to act as his or her exclusive settlement agent with respect to the exercise of such redemption privilege and the receipt of payment in connection with the settlement of obligations arising from such exercise, provided that the Manager may from time to time prior to the Annual Redemption Date or Monthly Redemption Date permit the withdrawal of a redemption notice on such terms and conditions as the Manager may determine, in its sole discretion, provided that such withdrawal will not adversely affect the Fund. Any expense associated with the preparation and delivery of the redemption notice will be for the account of the Unitholder exercising the redemption privilege.

Any redemption notice that CDS determines to be incomplete, not in proper form or not duly executed will, for all purposes, be void and of no effect and the redemption privilege to which it relates will be considered, for all purposes, not to have been exercised thereby. A failure by a CDS Participant to exercise redemption privileges or to give effect to the settlement thereof in accordance with a Unitholder’s instructions will not give rise to any obligations or liability on the part of the Fund, the Fund or the Manager to the CDS Participant or the Unitholder.

Allocations of Capital Gains to Redeeming Unitholders

Pursuant to the Declaration of Trust, the Fund may allocate and designate as payable any capital gains realized by the Fund as a result of any disposition of property of the Fund undertaken to permit or facilitate the redemption of Units

to a Unitholder whose Units are being redeemed. Any such allocations will reduce the redemption price otherwise payable to the redeeming Unitholder. Provided that certain Tax Proposals are enacted as proposed, an amount so allocated and designated to a redeeming Unitholder may only be deductible to the Fund to the extent of the gain that would otherwise be realized by the Unitholder on the redemption of Units. Assuming that such Tax Proposals are enacted in their current form, the taxable component of distributions by the Fund to non-redeeming Unitholders could be greater than it would be in the absence of such amendments.

Resale of Units Tendered for Redemption

The Fund may enter into a recirculation agreement with a recirculation agent pursuant to which such agent will agree to use commercially reasonable efforts to find purchasers for any Units tendered for redemption prior to the relevant Annual Redemption Date or Monthly Redemption Date, provided that the holder of Units so tendered has not withheld consent thereto. Pursuant to such agreement, the Fund may, but will not be obligated to, require the recirculation agent to seek such purchasers and, in such event, the amount to be paid to the Unitholder on the applicable Redemption Payment Date will be an amount equal to the proceeds of the sale of the Units less any applicable commission, provided that such amount will not be less than the applicable redemption price described above.

Suspension of Redemptions

The Manager may suspend the redemption of Units or payment of redemption proceeds of the Fund with the prior permission of the securities regulatory authorities, for any period during which the Manager determines that conditions exist that render impractical the sale of assets of the Fund or that impair the ability of the Administrator to determine the value of the assets of the Fund. The suspension may apply to all requests for redemption received prior to the suspension but as to which payment has not been made, as well as to all requests received while the suspension is in effect. All Unitholders making such requests shall be advised by the Manager of the suspension and that the redemption will be effected at a price determined on the first Valuation Date following the termination of the suspension. All such Unitholders shall have and shall be advised that they have the right to withdraw their requests for redemption. The suspension shall terminate in any event on the first day on which the condition giving rise to the suspension has ceased to exist, provided that no other condition under which a suspension is authorized then exists. To the extent not inconsistent with official rules and regulations promulgated by any government body having jurisdiction over the Fund, any declaration of suspension made by the Manager shall be conclusive.

CANADIAN FEDERAL INCOME TAX CONSIDERATIONS

In the opinion of Osler, Hoskin & Harcourt LLP, the following is a summary of the principal Canadian federal income tax considerations under the Tax Act for the Fund and for a prospective investor in the Fund who, for the purpose of the Tax Act at all relevant times, is an individual (other than a trust), is resident in Canada, holds Units of the Fund as capital property, is not affiliated and deals at arm's length with the Fund, and has not entered into a "derivative forward agreement" (as defined in the Tax Act) with respect to Units of the Fund. This summary is based upon the current provisions of the Tax Act and regulations thereunder, the Excise Tax Act and regulations thereunder, the Tax Proposals and counsel's understanding of the current published administrative policies and assessing practices of the Canada Revenue Agency publicly available prior to the date hereof. This summary does not take into account or anticipate any other changes in law whether by legislative, administrative or judicial action and it does not take into account provincial, territorial or foreign income tax legislation or considerations, which may differ from the considerations described below.

This summary is of a general nature only and is not exhaustive of all possible income tax considerations. Prospective investors should therefore consult their own tax advisors about their individual circumstances.

This summary assumes that at no time will the Fund be a SIFT trust. Even if units of the Fund are listed or traded on a stock exchange or other public market, provided the Fund only invests in bitcoin, the Fund should not be a SIFT trust; however, no assurance can be given in this regard.

Under the SIFT Rules, trusts or partnerships (defined as "**SIFT trusts**" and "**SIFT partnerships**", respectively) the securities of which are listed or traded on a stock exchange or other public market, and that hold one or more "non-portfolio properties" (as defined), are effectively taxed on income and taxable capital gains in respect of such non-

portfolio properties at combined rates comparable to the rates that apply to income earned and distributed by Canadian corporations. Distributions of such income received by unitholders of SIFT trusts (and allocations of such income made to members of SIFT partnerships) are treated as eligible dividends from a taxable Canadian corporation.

The SIFT Rules could affect the Fund and its Unitholders to the extent that the Fund is a SIFT trust to which the SIFT Rules apply, and the Fund earns income from non-portfolio property or taxable capital gains from the disposition of “non-portfolio property”. Counsel believes that the SIFT Rules were not intended to apply to trusts such as the Fund and the Fund is subject to investment restrictions intended to restrict its ability to hold “non-portfolio property.” If the Fund is considered to be a SIFT trust, “non-portfolio earnings” of the Fund will be subject to the tax under the SIFT Rules when such amounts are distributed by the Fund to its Unitholders and such distributions will be treated in the hands of such Unitholders as eligible dividends from a taxable Canadian corporation.

Status of the Fund

This summary is based on the assumption that the Fund will comply at all material times with the conditions prescribed in the Tax Act and otherwise so as to qualify as a “mutual fund trust” as defined in the Tax Act. Counsel is advised that the Fund is expected to qualify as a “mutual fund trust” under the Tax Act at all material times. If the Fund were to not qualify as a “mutual fund trust” for the purposes of the Tax Act for any period of time, the tax considerations could be materially different from those described below.

In the opinion of counsel, provided that the Fund qualifies as a “mutual fund trust” within the meaning of the Tax Act, or the Units of a class of the Fund continue to be listed on a “designated stock exchange” within the meaning of the Tax Act, such Units will be qualified investments for Registered Plans. However, in the case of a tax-free savings account (“TFSA”), a registered retirement savings plan (“RRSP”), a registered retirement income fund (“RRIF”), a registered disability savings plan (“RDSP”), and a registered education savings plan (“RESP”), if the holder of such TFSA or RDSP, the subscriber of such RESP, or annuitant under such RRSP or RRIF, as the case may be, holds a “significant interest” in the Fund, or if such holder, subscriber or annuitant does not deal at arm’s length with the Fund for purposes of the Tax Act, the Units of the Fund will be a “prohibited investment” for such TFSA, RDSP, RESP, RRSP or RRIF. If Units of the Fund are a “prohibited investment” for a TFSA, RDSP, RESP, RRSP or RRIF that acquires such Units, the holder of the TFSA or RDSP, subscriber of the RESP, or annuitant under the RRSP or RRIF will be subject to a penalty tax as set out in the Tax Act. Generally, a holder, subscriber or annuitant will not be considered to have a “significant interest” in the Fund unless the holder, subscriber or annuitant owns 10% or more of the value of the outstanding Units of the Fund, either alone or together with persons and partnerships with which the holder, subscriber or annuitant does not deal at arm’s length. Holders of TFSAs and RDSPs, subscribers of RESPs, and annuitants under RRSPs and RRIFs should consult their own tax advisors to ensure Units of the Fund would not be a “prohibited investment” for purposes of the Tax Act in their particular circumstances.

At the date hereof, the assets of a pension plan may be invested in Units provided that the assets of such plan are invested in accordance with the applicable laws and regulations, investment criteria and statement of investment policies and procedures established for such pension plan. However, no purchase of Units should be made solely in reliance on the above general statement. A pension plan wishing to invest in Units should make its own assessment, including by consulting its advisors, of its ability to make such an investment in its particular circumstances.

Taxation of the Fund

The Fund will include in computing its income, taxable distributions received or deemed to be received on assets held by it, the taxable portion of capital gains realized by the Fund on the disposition of assets held by it, and other income. The Declaration of Trust requires that the Fund distribute its net income and net realized capital gains, if any, for each taxation year of the Fund to Unitholders to such an extent that the Fund will not be liable in any taxation year for ordinary income tax (after taking into account any applicable losses of the Fund and any capital gains refunds to which the Fund is entitled). If in a taxation year the income for tax purposes of the Fund exceeds the cash available for distribution by the Fund, the Fund will distribute its income through a payment of reinvested distributions.

The CRA has expressed the opinion that gains (or losses) of mutual fund trusts resulting from transactions in commodities should generally be treated for tax purposes as ordinary income rather than as capital gains, although the treatment in each particular case remains a question of fact to be determined having regard to all the circumstances.

As the Fund intends to be a long-term holder of bitcoin, the Manager anticipates that the Fund will generally treat gains (or losses) as a result of any disposition of bitcoin as capital gains (or capital losses) although, depending on the circumstances, the Fund may instead include the full amount in (or deduct the full amount from) income.

Gains or losses on derivatives entered into by the Fund as a substitute for direct investment will be treated by the Fund on income account. Such gains or losses will be recognized for tax purposes at the time they are realized by the Fund.

If the Fund realizes capital gains as a result of a transfer or disposition of its property undertaken to permit an exchange or redemption of Units by a Unitholder, all or a portion of the amount received by the Unitholder may be designated and treated for income tax purposes as a distribution to the Unitholder out of such capital gains rather than being treated as proceeds of disposition of the Units. Legislative proposals released by the Minister of Finance (Canada) on July 30, 2019 proposed amendments to the Tax Act that would, effective for taxation years of the Fund beginning on or after March 19, 2019, deny the Fund a deduction for the portion of a capital gain designated to a Unitholder on a redemption of Units that is greater than the Unitholder's accrued gain on those Units, where the Unitholders' proceeds of disposition are reduced by the designation. If such proposed amendments to the Tax Act are enacted in their current form, any taxable capital gains that would otherwise have been designated to redeeming unitholders may be made payable to the remaining, non-redeeming Unitholders to ensure the Fund will not be liable for non-refundable income tax thereon. Accordingly, the amounts of taxable distributions made to Unitholders of the Fund may be greater than they would have been in the absence of such amendments.

Any losses incurred by the Fund may not be allocated to Unitholders, but may generally be carried forward and back and deducted in computing the taxable income of the Fund in accordance with the detailed rules and limitations in the Tax Act.

The Fund is subject to the suspended loss rules contained in the Tax Act. A loss realized on a disposition of capital property is considered to be a suspended loss when the Fund acquires a property (a "substituted property") that is the same as or identical to the property disposed of, within 30 days before and 30 days after the disposition and the Fund owns the substituted property 30 days after the original disposition. If a loss is suspended, the Fund cannot deduct the loss until the substituted property is sold and is not reacquired within 30 days before and after the sale, which may increase the amount of net realized capital gains of the Fund to be made payable to its Unitholders.

The Fund is required to compute its income and gains for tax purposes in Canadian dollars. Therefore, the amount of income, cost, proceeds of disposition and other amounts in respect of investments that are not Canadian dollar denominated will be affected by fluctuations in the exchange rate of the Canadian dollar against the relevant foreign currency.

Taxation of Unitholders

Distributions

A Unitholder will be required to include in the Unitholder's income for tax purposes for any year the amount of net income and net taxable capital gains of the Fund, if any, paid or payable to the Unitholder in the year and deducted by the Fund in computing its income, whether or not such amounts are reinvested in additional Units. The non-taxable portion of any net realized capital gains of the Fund that is paid or payable to a Unitholder in a taxation year will not be included in computing the Unitholder's income for the year and, provided appropriate designations are made by the Fund, will not reduce the adjusted cost base of the Unitholder's Units. Any returns of capital will reduce the Unitholder's adjusted cost base. To the extent that a Unitholder's adjusted cost base would otherwise be a negative amount, the negative amount will be deemed to be a capital gain realized by the Unitholder and the Unitholder's adjusted cost base will be nil immediately thereafter. The Fund will designate, to the extent permitted by the Tax Act, the portion of the net income distributed to Unitholders as may reasonably be considered to consist of net taxable capital gains realized or considered to be realized by the Fund. Any such designated amount will be deemed for tax purposes to be realized by Unitholders in the year as a taxable capital gain. Capital gains so designated will be subject to the general rules relating to the taxation of capital gains described below. Any loss of the Fund for purposes of the Tax Act cannot be allocated to, and cannot be treated as a loss of, the Unitholders of the Fund.

Composition of Distributions

Unitholders will be informed each year of the composition of the amounts distributed to them, including amounts in respect of both cash and reinvested distributions. This information will indicate whether distributions are to be treated as ordinary income, taxable capital gains and returns of capital, as those items are applicable.

Tax Implications of the Fund's Distribution Policy

When a Unitholder acquires Units of the Fund, a portion of the price may reflect income and capital gains of the Fund that have not been realized or distributed. This may particularly be the case near year-end before year-end distributions have been made. When such income and capital gains are distributed by the Fund, they must be taken into account by the Unitholder in computing its income for tax purposes even though such amounts may have been reflected in the price paid by the Unitholder.

Disposition of Units

Upon the actual or deemed disposition of a Unit, including the exchange or redemption of a Unit, a capital gain (or a capital loss) will generally be realized by the Unitholder to the extent that the proceeds of disposition of the Unit exceed (or are less than) the aggregate of the adjusted cost base to the Unitholder of the Unit and any reasonable costs of disposition. In general, the adjusted cost base of all Units held by the Unitholder is the total amount paid for the Units (including brokerage commissions paid), regardless of when the investor bought them, less any returns of capital and less the adjusted cost base of any Units previously disposed of by the Unitholder. For the purpose of determining the adjusted cost base of Units to a Unitholder, when Units are acquired, the cost of the newly acquired Units will be averaged with the adjusted cost base of all Units owned by the Unitholder as capital property immediately before that time.

Where Units of the Fund are exchanged by the redeeming Unitholder for bitcoin, the proceeds of disposition to the Unitholder of the Units will be equal to the fair market value of the bitcoin so received, plus the amount of any cash received on the exchange, and less any capital gain or income realized by the Fund as a result of the transfer of the bitcoin which has been designated by the Fund to the Unitholder. If any income or capital gain realized by the Fund as a result of the transfer of bitcoin on the redemption of Units were designated by the Fund to a redeeming Unitholder, the Unitholder would be required to include in income the income or taxable portion of the capital gain so designated. The cost for tax purposes of bitcoin acquired by a redeeming Unitholder on the exchange or redemption of Units will generally be the fair market value of the bitcoin at that time.

Based on counsels' understanding of the current published administrative policies and assessing practices of the CRA, the reclassification of Class F Units or Class B Units as Class A Units will not constitute a disposition of such Class F Units or Class B Units for the purposes of the Tax Act.

Taxation of Capital Gains and Capital Losses

One-half of any capital gain realized by an investor and the amount of any net taxable capital gains realized or considered to be realized by the Fund and designated by the Fund in respect of an investor will be included in the investor's income as a taxable capital gain. One-half of a capital loss will be an allowable capital loss realized by an investor that will be deducted from taxable capital gains subject to and in accordance with detailed rules in the Tax Act.

Taxation of Registered Plans

In general, the amount of a distribution paid or payable to a Registered Plan from the Fund and gains realized by a Registered Plan on a disposition of a Unit will not be taxable under the Tax Act. As is the case for all investments held in Registered Plans, amounts withdrawn from a Registered Plan (other than from a TFSA or a return of contributions from an RESP or certain withdrawals from an RDSP) will generally be subject to tax. To the extent Units of the Fund are exchanged by the redeeming Unitholder for bitcoin, or liquidation of the bitcoin of the Fund is not practicable upon termination of the Fund, any bitcoin received by a Unitholder would not be a qualified investment for Registered Plans.

EXCHANGE OF TAX INFORMATION

The Fund is required to comply with due diligence and reporting obligations in the Tax Act enacted to implement the Canada-United States Enhanced Tax Information Exchange Agreement. As long as Units of a class of the Fund continue to be listed on the Toronto Stock Exchange, the Fund should not have any U.S. reportable accounts and, as a result, it should not be required to provide information to the CRA in respect of Unitholders. However, dealers through which Unitholders hold the Units are subject to due diligence and reporting obligations with respect to financial accounts that they maintain for their clients. Unitholders may be requested to provide information to their dealer in order to allow the dealer to identify U.S. persons holding Units. If a Unitholder is a U.S. person (including a U.S. citizen or green card holder who is resident in Canada) or if the Unitholder does not provide the requested information, the Unitholder's dealer will be required under Part XVIII of the Tax Act to report certain information to the CRA about such Unitholder's investment in the Fund, unless the Units are held by a Deferred Plan. The CRA is expected to provide that information to the U.S. Internal Revenue Service.

In addition, reporting obligations in the Tax Act which came into force on July 1, 2017, have implemented the Organization for Economic Co-operation and Development's (the "**OECD**") Common Reporting Standard (the "**CRS Rules**"). Pursuant to the CRS Rules, in order to meet the objectives of the OECD's Common Reporting Standard (the "**CRS**"), Canadian financial institutions are required to have procedures in place to identify accounts held by residents of foreign countries which have agreed to a bilateral information exchange with Canada under the CRS (the "**Participating Jurisdictions**"), or by certain entities any of whose "controlling persons" are resident in a Participating Jurisdiction, and to report the required information to the CRA. Such information will be exchanged on a reciprocal, bilateral basis with the Participating Jurisdictions in which the Unitholders, or such controlling persons, are resident. Under the CRS Rules, Unitholders will be required to provide the required information regarding their investment in the Fund to the Unitholder's dealer for the purpose of the information exchange, unless the Units are held by a Registered Plan.

ORGANIZATION AND MANAGEMENT DETAILS OF THE FUND

Trustee, Manager and Promoter of the Fund

3iQ Corp. will be the trustee, manager and portfolio manager of the Fund and will provide or cause to be provided all administrative services required by the Fund. The Manager may be considered to be a promoter of the Fund within the meaning of applicable securities legislation by reason of its initiative in forming and establishing the Fund.

The Manager was incorporated under the *Canada Business Corporations Act* on July 9, 2012. The Manager's head office is located at 4800-1 King Street West, Suite 160, Toronto, Ontario, M5H 1A1.

Officers and Directors of the Manager

The board of directors of the Manager currently consists of nine members. The name, municipality of residence and office with the Manager of each director and senior officer is set out below. The directors do not have a fixed term of office.

Name	<u>Municipality of Residence</u>	Office with the Manager	Principal Occupation
Howard Atkinson	Toronto, Ontario	Executive Chairman and Director	Financial Executive
Frederick T. Pye	Pointe Claire, Quebec	President, Chief Executive Officer and Director	President of 3iQ Corp.
Shaun Cumby	Etobicoke, Ontario	Chief Investment Officer and Director	Chief Investment Officer of 3iQ Corp.

John Loeprich	Moffat, Ontario	Executive Vice President, Chief Financial Officer and Chief Operating Officer	Chief Financial Officer of 3iQ Corp.
Ashley Peters	Calgary, Alberta	Chief Compliance Officer	Chief Compliance Officer of 3iQ Corp.
Anthony Cox	Toronto, Ontario	Director	Financial Executive
Daniel Dorey	Westmount, Quebec	Director	President, One Cap Financial
Thomas Staudt	Hoboken, New Jersey	Director	Chief Operating Officer, ARK Investment Management LLC
Richard Strauss	Boca Raton, Florida, USA	Director	Investor
Chris Jouppe	Etobicoke, Ontario	Director	Consultant
Bruce J. Smith	East Meadow, New York	Director	Senior Advisor for Strategic Initiatives, Van Eck Associates Corporation

A description of the experience, background relevant to the business of the Fund and information regarding the principal occupations held by the above noted individuals during the past five years is set out below.

Howard Atkinson

Howard J. Atkinson was a founder and president of Horizons ETFs Management Inc. and over his three decades in financial services has held executive positions with Mackenzie Financial Corporation, CI Funds and Barclays Global Investors Canada Ltd. His board experience spans public and private companies as well as non – profit organizations. He is the past founding chair of the Canadian ETF Association and a past president of CFA Society Toronto. He is the author of four books including *The New Investment Frontier III: A Guide to Exchange Traded Funds for Canadians*, (Insomniac Press, 2005). Mr. Atkinson holds the CFA, CIMA® and ICD.D designations.

Frederick T. Pye

Frederick T. Pye is the President and Chief Executive Officer of 3iQ Corp. Mr. Pye is recognized for creating and promoting creative and unique investment products for the investment industry. For the prior 10 years, Mr. Pye managed private client portfolios with National Bank Financial Inc., Wellington West Capital Inc. and MacDougall, MacDougall & MacTier Inc. Prior to this, Mr. Pye was Founder, President & Chief Executive Officer of Argentum Management and Research Corporation, a company dedicated to managing and distributing quantitative investment portfolios including the first long-short mutual fund in Canada. He was also Senior Vice-President and National Sales Manager of Fidelity Investments Canada and an integral part of the team that saw assets under management rise from \$80 million to over \$7.5 billion during his tenure. He also held various positions with Guardian Trust Company, which listed the first Gold Silver and Platinum Certificates on the Montreal Exchange, Ivory and Sime Pembroke, Gordon Private Client Corporation and Marleau, Lemire Securities Inc. Mr. Pye obtained a Masters in Business Administration from Concordia University and is a member of the Board of the Anglican Funds and the West Island Youth Residence.

Shaun Cumby

Shaun Cumby has worked in trading and portfolio management for over twenty years across many asset classes, including asset-backed securities, mortgage-backed securities, credit default swaps, bank loans and equities and related derivatives. Prior to joining 3iQ Corp., Mr. Cumby served as the Chief Risk Officer of Dundee Bank of Canada

and previously as co-head of the TD Securities corporate loan portfolio. Mr. Cumby earned a Masters in Business Administration from the University of Toronto.

John Loeprich

John Loeprich is the Chief Financial Officer at 3iQ Corp. and is responsible for overseeing all the aspects of operations, finance, as well as assisting with sales & marketing and strategic planning. Mr. Loeprich brings over 35 years of experience in the financial services industry, ranging from public accounting to finance and operations with multi-national corporations to finance and sales and marketing and strategic planning with a number of investment management firms. Mr. Loeprich started his investment industry tenure at Fidelity Investments Canada Ltd. where he became Chief Financial Officer before starting his own business specializing in assisting companies launch themselves into the mutual fund market. Prior to 3iQ Corp., Mr. Loeprich was EVP & CFO at Qwest Investment Fund Management, helping grow the business into a profitable IFM/PM platform. Prior to Qwest, Mr. Loeprich was Senior Vice-President, Partner and head of the Private Client Division at Hillsdale Investment Management, responsible for sales and marketing to investment advisors and high net worth individuals. During his time at Hillsdale, the firm's assets grew from \$12 million to over \$500 million. Mr. Loeprich is a Chartered Professional Accountant, Certified General Accountant and a graduate of the University of Waterloo (Bachelor of Mathematics).

Ashley Peters

Ashley Peters is the Chief Compliance Officer at 3iQ Corp. Ms. Peters is an experienced Chief Compliance Officer and compliance consultant. Her experience in the Canadian investment industry has focused on compliance with IIROC, MFDA, exempt market dealer, investment fund manager and portfolio manager rules and regulations. Ms. Peters served as the Chief Compliance Officer for Solium Financial and Ross Smith Asset Management. As Chief Compliance Officer and Chief Anti-Money Laundering Officer, Ms. Peters oversaw the launch of the Ross Smith Cryptocurrency Fund.

Ms. Peters is a past member of various IIAC and IIROC compliance committees and the IIROC Alberta District Council. Ashley has a background in finance and compliance.

Anthony Cox

Anthony Cox has more than 15 years of experience in Canada and the United Kingdom with major accounting firms and over 25 years of experience in the investment fund industry in Canada. Mr. Cox's background includes: eleven years as Vice President and Chief Financial Officer of Spectrum United Mutual Funds Inc. (a wholly-owned subsidiary of SunLife Assurance Company of Canada) from its inception in 1987 to \$7 billion of assets under management in 1998; eleven years as Director and Chief Operating Officer of NBF Turnkey Solutions Inc. (a wholly-owned subsidiary of National Bank Financial Inc.). Prior to joining 3iQ Corp. as Chief Financial Officer (from May 31, 2017 to June 30, 2018), Mr. Cox was President of Canadian Fund Management Inc. which provided consulting and contract services to investment fund managers, including Purpose Investments Inc. and CIBC Mellon Global Securities Services Company. He has been very active in the industry, serving on many Investment Funds Institute of Canada committees and was previously a director at Fundserv Inc. Mr. Cox is a member the Independent Review Committees of PIMCO Canada funds and Connor, Clark & Lunn funds. He is also President and Board Member of The Duke of Edinburgh's Award, Ontario and a Board Member of The Duke of Edinburgh Award, Canada. He is a CPA, CA and holds the ICD.D designation.

Daniel Dorey

Daniel Dorey is a leader in the real estate industry with over 30 years of experience in acquisition, integration of real estate assets and real estate corporations, as well as asset management and financial structuring. Mr. Dorey is also Managing Director at OneCap Financial Corp., a financial services company involved in real estate investments and finance. Mr. Dorey is also Executive Chairman of OneCap Investment Corp. a TSX Venture public company. He also occupied the position of Senior VP at CANADA Lands Corporation where he was responsible for the development of Crown Lands in the province of Québec and the overall operations of La Société du Vieux-Port de Montreal. Prior thereto, he was President of Oxford Quebec, where he was involved in the acquisition of real estate assets valued at \$1 billion and directly responsible for managing the real estate portfolio. Mr. Dorey founded Koral Properties, which

became one of the largest property management firms in Quebec within a five-year period. He has also worked for Trust General's Institutional-Commercial-Industrial property brokerage division, for Edgcombe Realty Advisors and for Mercantile Bank-National Bank. Mr. Dorey sat on the boards of the Youth Protection Division Foundation (DPJ), past chairman, Urban Development Institute; board of the Montréal Economic Institute; Quebec Board of Directors, World Presidents' Organization (WPO); and the Quebec Board of Directors of the Young Presidents' Organization (YPO). He holds an MBA from McGill University and a Bachelor's degree from Bishop's University.

Thomas G. Staudt

Thomas G. Staudt has been with ARK Investment Management, LLC (New York) for over 5 years, and currently serves as the Chief Operating Officer, managing the daily operation of ARK's products and strategies, in addition to managing the strategic operations of the firm. Mr. Staudt also serves as Director of Product Development, evaluating and implementing ARK's product portfolio, and as a Director on the Manager's board of directors. Prior to joining ARK, he worked in a media sales and consulting role for WILX. Prior thereto, he worked for Fidelity Investments in their mutual fund department, and has also consulted on millennial investing behavior to TIAA-CREF. Mr. Staudt received his Bachelor of Business Administration, magna cum laude, in Finance and Economics from the University of Notre Dame, a Master of Arts in Telecommunications Policy from Michigan State University, a Master of Science in New Media Management from the Newhouse School at Syracuse University, and his Master of Business Administration from Cornell University. He is also the President of ARK ETF Trust.

Richard Strauss

Richard Strauss has over 25 years of experience in the U.S. securities industry. Most of his career was spent at Goldman Sachs where he was a senior Financial Services analyst in charge of Investment Management, Brokerage, Investment Banking and Money Center Bank research coverage. While at Goldman, Mr. Strauss played an important role in marketing the firm's 1999 initial public offering to institutional investors worldwide. After leaving Goldman, he was a Director at Deutsche Bank covering Financial Services. Prior thereto, he was at Salomon Brothers, covering superregional and regional banks. Currently, Mr. Strauss is President and a managing member of Kensington Partners, a trading operation. He holds both an MBA and BA from Cornell University.

Chris Jouppi

Chris Jouppi has over 37 years of professional experience, including 28 years at a senior management level involved in managing profit and loss for global technology companies. For the first 19 years he was employed at Rockwell Automation. He started as an engineer there and rose to the level of vice president and general manager and, in that role, lead its complete Canadian operations and its global Medium Voltage business unit. The Medium Voltage business was one of Rockwell Automation's fastest growing businesses with sales success in 43 countries. Subsequently, Mr. Jouppi moved to Eaton Corporation, and was initially responsible for its Canadian operation. He then moved to Europe to lead its electrical division for Europe, the Middle East and Africa, Southeast Asia and Australia. This role was a financial turn around opportunity where profitability improved from a negative position to a business that was making double digit EBITDA and growing 10% annually. After Eaton Corporation, Mr. Jouppi led the Canadian business unit of Stryker Corporation, a leading supplier of orthopedic medical devices and endoscopic operating equipment. Subsequently, he became the vice president and general manager at ATS Automation, one of the world's largest factory automation companies. His last role was the President of SAI Global where he ran the total operations in the Americas and led the global Assurance business. He spent the last two years positioning the Assurance business for sale to a private equity firm. Mr. Jouppi holds a degree in Electrical Engineering from the University of Waterloo and an MBA, specializing in International Business, from Wilfred Laurier university.

Bruce J. Smith

Bruce J. Smith is the Senior Advisor for Strategic Initiatives, Senior Vice President, Controller, Treasurer and Director of Van Eck Associates Corporation and also serves as a director and officer of certain related entities. Mr. Smith joined Van Eck Associates Corporation in 1983. Mr. Smith was previously a CPA at McGladrey & Pullen. Mr. Smith is a member of American Institute of Certified Public Accountants and New York State Society of Certified Public Accountants. Mr. Smith earned the Certified Public Accountant designation in 1980. He earned a B.S. in Accounting from Fordham University in 1977.

Duties and Services to be Provided by the Manager

The Fund has retained the Manager to manage and administer the day-to-day business and affairs of the Fund. The Manager is responsible for providing managerial, administrative and compliance services to the Fund pursuant to the Declaration of Trust, including, without limitation, acquiring or arranging to acquire bitcoin on behalf of the Fund, calculating the Net Asset Value of the Fund and Net Asset Value per Unit of the Fund, net income and net realized capital gains of the Fund, authorizing the payment of operating expenses incurred on behalf of the Fund, preparing financial statements and financial and accounting information as required by the Fund, ensuring that Unitholders are provided with financial statements (including interim and annual financial statements) and other reports as are required by applicable law from time to time, ensuring that the Fund complies with regulatory requirements and applicable stock exchange listing requirements, preparing the Fund's reports to unitholders and the securities regulatory authorities and negotiating contractual agreements with third-party providers of services, including the Bitcoin Consultant, the Custodian, the Sub-Custodian, the Registrar and Transfer Agent, the auditor and printers. The Manager may from time to time employ or retain any other person or entity to perform, or to assist the Manager in the performance of management, administrative and advisory services to all or any portion of the Fund's assets and in performing other duties of the Manager as set out in the Declaration of Trust.

Details of the Declaration of Trust

The Manager is required to exercise its powers and discharge its duties honestly, in good faith and in the best interests of Unitholders of the Fund, and in connection therewith, to exercise the degree of care, diligence and skill that a reasonably prudent trustee and manager would exercise in similar circumstances.

The Manager may resign as trustee and manager of the Fund upon 60 days' notice to the Unitholders. If the Manager resigns it may appoint its successor but, unless its successor is an affiliate of the Manager, its successor must be approved by the Unitholders. If the Manager is in material default of its obligations under the Declaration of Trust and such default has not been cured within 30 days after notice of the same has been given to the Manager, the Unitholders may remove the Manager and appoint a successor trustee and/or manager.

The Manager is entitled to fees for its services as manager under the Declaration of Trust as described under "Fees and Expenses – Management Fees". In addition, the Manager and its affiliates and each of their directors, officers, employees and agents will be indemnified by the Fund for all liabilities, costs and expenses incurred in connection with any action, suit or proceeding that is proposed or commenced or other claim that is made against any of them in the exercise of the Manager's duties under the Declaration of Trust, if they do not result from the Manager's wilful misconduct, bad faith, negligence or breach of its obligations thereunder.

The services of the Manager are not exclusive and nothing in the Declaration of Trust or any agreement prevents the Manager from providing similar services to other investment funds and other clients (whether or not their investment objectives and policies are similar to those of the Fund) or from engaging in other business activities.

Conflicts of Interest – Manager

The Manager and its affiliates or associates may be managers or investment managers of trusts or funds that invest in bitcoin. The services of the Manager are not exclusive to the Fund. The Manager may in the future act as the manager or investment advisor to other trusts, funds and companies and may in the future act as the manager or investment advisor to other trusts or funds which invest in bitcoin and which are considered competitors of the Fund.

Bitcoin Consultant

ARK Investment Management LLC, with its office located at 3 E. 28th Street, Floor 7, New York, New York, 10016, USA, has been retained by the Manager, on behalf of the Fund, to provide bitcoin research consulting services. The Bitcoin Consultant will receive fees from the Manager, which shall be paid out of the Management Fee.

ARK registered as an investment adviser with the U.S. Securities and Exchange Commission ("SEC") in January 2014. ARK began managing assets on September 30, 2014, as investment manager to the ARK ETF Trust, an investment company registered with the SEC under the *Investment Company Act of 1940*, as amended. ARK offers

research, consulting and investment products or services that capitalize on disruptive innovations across sectors and markets. ARK's mission is to deliver long-term capital appreciation and outperformance (alpha) with low correlation to traditional investment strategies by identifying and investing in leaders, enablers, and beneficiaries of disruptive technologies. ARK's strategies are designed to offer meaningful diversification and long-term growth potential.

ARK applies a thematic investment approach, and conducts a combination of top-down and bottom-up research across sectors and markets to fully understand the impact of new technologies, such as robotics, the "Internet of things" (being the interconnection via the Internet of computing devices embedded in everyday objects or things, enabling them to send and receive data), blockchain, genomic sequencing, and 3D printing. ARK's research ecosystem is designed to identify innovation and convergence across markets.

In September 2015, ARK became the first public fund manager to invest in bitcoin via the Grayscale Bitcoin Investment Trust. ARK continues to offer investors the only ETF with bitcoin exposure: its Next Generation Internet ETF (ARKW). ARK has collaborated with notable companies in the Bitcoin blockchain space, such as Coinbase, Gem, and ConsenSys, on research and educational outreach. The firm is a buy side thought leader in the bitcoin and blockchain space and has a strong presence in cryptocurrency.

Research consulting services will initially be provided to the Fund by those ARK individuals listed below:

Name	Municipality of Residence	Office with the Bitcoin Consultant	Principal Occupation
Catherine Wood	Wilton, Connecticut	Director, CEO, and Chief Investment Officer	Director, CEO, and Chief Investment Officer
Brett Winton	Venice, California	Director of Research	Director of Research
Thomas G. Staudt	Hoboken, New Jersey	Chief Operating Officer	Chief Operating Officer
Kellen Carter	New York, New York	Corporate Counsel and Chief Compliance Officer	Corporate Counsel and Chief Compliance Officer
Yassine Elmandjra	New York, New York	Analyst	Analyst

A description of the experience and background relevant to the business of the Fund for each of the above is set out below.

Catherine D. Wood

Catherine D. Wood has been with the firm and in her current role for almost 6 years, and has almost 40 total years of experience. Cathie is the portfolio manager responsible for managing client's assets. Ms. Wood founded ARK after having completed twelve years at AllianceBernstein. At AllianceBernstein, she was Chief Investment Officer of Global Thematic Strategies, with \$5 billion in assets under management and long-term investment returns. She joined AllianceBernstein from Tupelo Capital Management, a hedge fund she co-founded which, in 2000, managed \$800 million in global thematic strategies. Prior to her tenure at Tupelo Capital, she worked for 18 years with Jennison Associates as Chief Economist, Equity Research Analyst, Portfolio Manager and Director. Ms. Wood started her career in Los Angeles at The Capital Group as an Assistant Economist. She received her B.S., summa cum laude, in Finance and Economics from the University of Southern California in 1981. She was a speaker at the 2016 World Economic Forum, and named the Winner of Outstanding Contribution by Women in Finance by Markets Media in 2016.

Brett M. Winton

Brett M. Winton has been with the firm and in his current role for almost 6 years, and has a dozen years of experience. Mr. Winton directs research for ARK, and is principal and founder of iamB Consulting, a firm that specializes in

dimensioning the ramifications of innovation and disruption for investors and high-growth ventures. From 2007, he spent 5 years conducting thematic research and advising portfolio managers as a member of AllianceBernstein's Research on Strategic Change team. His research topics ranged from Global Energy in the Face of Carbon Dioxide Regulation, to Social Media and the Rise of Facebook, from the Reformation of the Financial Services Landscape to the Emergence of Electric Vehicles. Previously he worked in business development in the RFID industry. Mr. Winton earned his B.S. in mechanical engineering at MIT.

Kellen Carter

Kellen Carter joined ARK in April 2016. As ARK's Corporate Counsel and Chief Compliance Officer, Mr. Carter provides a full range of regulatory, compliance and legal advice to ARK on all business matters. He began his career as a Securities Compliance Examiner in the Office of Compliance, Inspections, and Examinations (OCIE) at the U.S. Securities and Exchange Commission's (SEC) New York regional office. After OCIE, Mr. Carter was an Attorney in the SEC's Division of Investment Management's Risk and Examinations Office. Subsequently, he worked as a Management Consultant at Ernst & Young, LLP in the Wealth and Asset Management group. He received his B.S. in Human and Organizational Development with a concentration in International Development from Vanderbilt University, and his J.D. from Howard University School of Law.

Yassine Elmandjra

Yassine Elmandjra joined ARK as Blockchain / Cryptoasset analyst in July 2018. He was a Summer Analyst at Rembrandt Venture Partners and Arena Investors LP, and is the Co-Founder of the smartphone application Neevo, Inc. Yassine graduated from the University of Pennsylvania with a Bachelor in Economics from Wharton and a Bachelor in Systems Engineering from The School of Engineering.

For a brief description of the background of Thomas G. Staudt see "Organization and Management Details of the Fund – Officers and Directors of the Manager".

Conflicts of Interest – ARK

The Bitcoin Consultant and its respective affiliates or associates may provide bitcoin advisory and research services to other funds that invest in bitcoin. The services of the Bitcoin Consultant are not exclusive to the Fund. The Bitcoin Consultant may in the future act as the bitcoin advisor or consultant to other trusts and companies and may in the future act as the bitcoin advisor or consultant to other trusts which invest in bitcoin and which are considered competitors of the Fund. The Chief Operating Officer of ARK is a director of the Manager.

Independent Advisory Committee

The Manager has created an advisory board to offer assistance to the Manager's Board of Directors and Senior Executives with respect to relationships, processes, security, regulatory and technology developments as they relate to bitcoin and blockchain. The advisory board is composed of the following individuals:

<u>Name</u>	<u>Municipality of Residence</u>	<u>Principal Occupation</u>
Christopher Burniske	New York, New York	Co-Founder, Placeholder VC
Francis Pouliot	Montreal, Quebec	Chief Executive Officer, Satoshi Portal
Jeremy Clark	Montreal, Quebec	Associate Professor, Concordia University

A description of the experience and background relevant to the business of the Fund for each of the above is set out below.

Christopher Burniske

Christopher Burniske co-founded Placeholder, a New York venture firm that invests in decentralized information networks, in 2017. Prior to Placeholder, he worked at ARK Investment Management as a Next Generation Internet analyst, covering big data, cloud computing, cybersecurity, and cryptocurrency. After ARK became the first public fund manager to invest in bitcoin, he led the firm's cryptoasset efforts. During this time, Mr. Burniske also co-authored *Cryptoassets: The Innovative Investor's Guide to Bitcoin and Beyond*. His commentary has been featured on U.S. national media outlets, including the Wall Street Journal, New York Times, Financial Times, and Bloomberg. He graduated Phi Beta Kappa with a BS from Stanford and can be found on Twitter @cburniske.

Francis Pouliot

Francis Pouliot is a Bitcoin entrepreneur, economist, researcher and industry spokesperson since 2013. Mr. Pouliot is also founder and CEO of Satoshi Portal, a Montreal-based fintech startup building the software and financial infrastructure for the Bitcoin Standard, notably through its two flagship applications Bylls, Canada's first and largest Bitcoin payment processing service and Bull Bitcoin, a trusted Canadian Bitcoin exchange service. Mr. Pouliot is the creator and project manager of Cyphernode, an open-source Bitcoin protocol infrastructure project. Mr. Pouliot co-founded Catalaxy, a blockchain expertise and R&D center founded with Raymond Chabot Grant Thornton, acting as consultant for institutional clients including banks, crown corporations, private and public companies. Mr. Pouliot has advised numerous government bodies including OSC's Fintech Committee, Fintrac, and Ministry of Finance. Mr. Pouliot holds a master's degree in Public Policy obtained with distinction from King's College London, and a bachelor's degree in International Studies from the University of Montreal. His professional background is as a policy analyst and economist for various free-market think tanks, and he currently serves as associate researcher at the Montreal Economic Institute.

Jeremy Clark

Jeremy Clark is an associate professor at the Concordia Institute for Information Systems Engineering. At Concordia, he holds the NSERC/Raymond Chabot Grant Thornton/Catalaxy Industrial Research Chair in Blockchain Technologies. He obtained his PhD from the University of Waterloo, where his gold medal dissertation was on designing and deploying secure voting systems including Scantegrity—the first cryptographically verifiable system used in a public sector election. He wrote one of the earliest academic papers on Bitcoin, completed several research projects in the area, and contributed to the first textbook. Beyond research, he has worked with several municipalities on voting technology and testified to both the Canadian Senate and House finance committees on Bitcoin.

Independent Review Committee

In accordance with National Instrument 81-107 – *Independent Review Committee for Investment Funds*, the Manager has appointed an independent review committee comprised of three members, each of whom is independent of the Manager, entities related to the Manager, and the Fund. The Independent Review Committee has engaged Independent Review Inc. to provide an independent secretariat service to assist the Independent Review Committee and provide an independent secretariat for Independent Review Committee members. The mandate of the Independent Review Committee is to review and provide its decisions to the Manager on conflict of interest matters that the Manager has referred to the Independent Review Committee for review. The Manager is required to identify conflict of interest matters inherent in its management of the Fund and request input from the Independent Review Committee in respect of how it manages those conflicts of interest, as well as its written policies and procedures outlining its management of those conflicts of interest. The Independent Review Committee has adopted a written charter which it follows when performing its functions and is subject to requirements to conduct regular assessments. In performing their duties, members of the Independent Review Committee are required to act honestly, in good faith, and in the best interests of the Fund and to exercise the degree of care, diligence, and skill that a reasonably prudent person would exercise in comparable circumstances.

The Independent Review Committee will prepare a report, at least annually, of its activities for Unitholders which will be available on the Manager's website at www.3iQ.ca, or at the Unitholder's request at no cost, by contacting the Manager at 1(416) 639-2130 or by emailing the Manager at investors@3iQ.ca.

The members of the Independent Review Committee are Gregory Koegl, Eamonn McConnell and William Woods. The following is a brief description of the backgrounds of the members of the Independent Review Committee.

Gregory Koegl

Gregory Koegl founded and is President of Koebra Development Corporation (Gestion Koebra) in 1991, initially to reposition underperforming real estate assets for many national and international financial institutions. During the mid to late 1990's Koebra began to develop real estate again for its own account as well as to consult with third party property owners. In 2007, Mr. Koegl founded Capital Wapati (name subsequently changed to Investus), a newly formed CPC public company listed on the TSX Venture Exchange. This company, destined to become a REIT, specialized in the development and acquisition of industrial real estate across Canada. Koebra has been working in partnership with a variety of equity partners, to invest and create value real estate assets in various classes within the Province of Quebec. Prior to forming his own company, Mr. Koegl was the President of Terravon Developments (1989-1991), a company specializing in industrial real estate development and management. He was the Director of Development for the Alexis Nihon Corporation (1987-1989), and Manager of Development and Acquisitions for Marathon Realty Company Limited (1984-1987). Prior to moving to Montreal, Mr. Koegl worked for the F.W. Woolworth Company (Woolco division) in Toronto as a Project Manager for new store construction across Canada. Mr. Koegl has a Bachelor of Architectural Technology from Ryerson Polytechnical Institute (1981), an MBA from McGill University (1984) and was a part time faculty lecturer at McGill University between 1985 and 1993.

Eamonn McConnell (Chair)

Eamonn McConnell is a Managing Director and Portfolio Manager at Kensington Capital Partners. For over 30 years, Eamonn McConnell has been involved in the investment banking and global fund management business. Eamonn has worked in Canada, the UK and Asia during his career. He has worked for many large international institutions including Barclays Global Investors, Deutsche Bank and Merrill Lynch. In the late 1990s, he was a Managing Director at Deutsche Bank responsible for the pricing, underwriting and risk management of Deutsche Bank's debt new issue business (Asia and Europe). His areas of activity have ranged from capital markets work in both debt and equity products, the establishment of a mutual fund investment management company and the subsequent launch of several funds, to the establishment of a private equity fund management company. Eamonn has been an active investor in all types of assets and the management of risk products. He is currently a Partner with Gryphus Capital, a private equity firm he co-founded in 2002, which is based in Singapore. Eamonn served as the Deputy Chairman of the Alternative Investment Management Association (AIMA) Canada from 2008 – 2013. Eamonn has an MBA from McGill University and HEC France, and the CAIA designation.

William Woods

William Woods co-founded, and is currently the Chairman Emeritus of, Independent Review Inc. (a firm that specializes in investment fund governance and sound governance for public companies) in Canada. IRI supports over 35 Independent Review Committees on an ongoing basis and has assisted Investment Managers to establish over 45 IRCs over the last ten years. He currently serves as an independent director on the boards of Canadian corporations and offshore hedge funds, as an independent review committee member for several public investment fund groups in Canada, and as an independent trustee. He is the Chair of two IRCs. He has served on Hedge Fund Boards for more than 16 years and has had experience dealing successfully with fund launches, fund closures, fund liquidations and various liquidity crisis during that period. He has been a capital markets consultant since January 2002. From 1995 to December 2001, he was the Chief Executive Officer of the Bermuda Stock Exchange. Prior to that, he co-founded the International Securities Consultancy, a consulting group based in Hong Kong and London that specializes in advising on the development of both emerging and mature securities markets. He is a lawyer, admitted to practice in Bermuda, England & Wales and Hong Kong. He was a solicitor with Linklaters & Paines in Hong Kong where he specialized

in corporate finance work. For three years, he acted as Legal Counsel to the Stock Exchange of Hong Kong. Institute of Corporate Directors (ICD.D 2017).

Remuneration of Directors, Officers and Independent Review Committee Members

The officers of the Manager will receive their remuneration from the Manager. The directors of the Manager do not receive any director's fees. Compensation for members of the Independent Review Committee in respect of the Fund is currently \$3,552 per member per annum and \$4,262 per annum for the chair of the committee. The expenses of the officers and directors of the Manager are paid by the Manager. The fees and other reasonable expenses of members of the Independent Review Committee, as well as premiums for insurance coverage for such members are paid by the Fund. In addition, the Fund and the Manager have agreed to indemnify the members of the Independent Review Committee against certain liabilities.

Custodian

Cidel Trust Company will be appointed as the custodian of the assets of the Fund. The Custodian is a federally regulated trust company based in Calgary, Alberta and will provide services to the Fund from its office in Toronto, Ontario. The Custodian is a wholly-owned subsidiary of Cidel Bank Canada, a Schedule II Bank regulated by the Office of the Superintendent of Financial Institutions. The Custodian will be responsible for safekeeping of all the investments and other assets of the Fund delivered to it (but not those assets of the Fund not directly controlled or held by the Custodian, as the case may be). The Custodian may appoint a sub-custodian from time to time in accordance with National Instrument 81-102 – *Investment Funds*.

The Manager, on behalf of the Fund, or the Custodian may terminate the Custodian Agreement upon at least 120 days' written notice. The Manager, on behalf of the Fund, may terminate the Custodian Agreement immediately if the Custodian ceases to be qualified to act as a custodian of the Fund under applicable law. The Custodian may terminate the Custodian Agreement on 30 days' written notice to the Fund in the event that the Custodian has delivered a termination notice to Gemini, or is entitled to deliver a termination notice to Gemini upon the occurrence of certain termination events, pursuant to the terms of the Sub-Custodian Agreement. The Custodian is entitled to receive fees from the Fund as described under "Fees and Expenses – Ongoing Expenses of the Fund" and to be reimbursed for all expenses and liabilities that are properly incurred by the Custodian in connection with the activities of the Fund.

The Custodian, in carrying out its duties concerning the safekeeping of, and dealing with, the portfolio assets of the Fund, is required to exercise (a) the degree of care, diligence and skill that a reasonably prudent person would exercise in the circumstances; or (b) at least the same degree of care as they exercise with respect to their own property of a similar kind, if this is a higher degree of care than the degree of care referred to in (a).

Sub-Custodian

Gemini will act as sub-custodian of the Fund in respect of the Fund's holdings of bitcoin pursuant to a sub-custodian agreement between the Custodian, the Fund, and Gemini dated March 31, 2020 (the "**Sub-Custodian Agreement**").

Gemini is a trust company licensed by the New York State Department of Financial Services and is qualified to act as a sub-custodian of the Fund for assets held outside of Canada in accordance with National Instrument 81-102 – *Investment Funds*. Gemini operates in 49 U.S. states, Canada and certain other international jurisdictions.

As a fiduciary under Section 100 of the New York Banking Law, Gemini is held to specific capital reserve requirements and banking compliance standards. Gemini is also subject to the laws, regulations and rules of applicable governmental or regulatory authorities, including: money service business regulations under the Financial Crimes Enforcement Network ("**FinCEN**"); U.S. state money transmission laws; laws, regulations, and rules of relevant tax authorities; applicable regulations and guidance set forth by FinCEN; the Bank Secrecy Act of 1970; the USA PATRIOT Act of 2001; AML Regulations as mandated by U.S. federal law and any other rules and regulations regarding anti-money laundering/counter-terrorist financing; issuances from the Office of Foreign Assets Control; the New York Banking Law; regulations promulgated by the New York Department of Financial Services from time to time; the National Futures Association; the Financial Industry Regulatory Authority; and the Commodity Exchange Act.

Gemini will use segregated cold storage bitcoin addresses for the Fund which are separate from the bitcoin addresses that Gemini uses for its other customers and which are directly verifiable via the Bitcoin blockchain. Gemini will at all times record and identify in its books and records that such bitcoins constitute the property of the Fund. Gemini will not loan, hypothecate, pledge or otherwise encumber the Fund's bitcoins without the Fund's instruction. Gemini, in carrying out its duties concerning the safekeeping of, and dealing with, the Fund's bitcoins, is required to take reasonable care and use commercially reasonable efforts in executing its responsibilities under the Sub-Custodian Agreement, and has agreed to adhere to the standard of care required by law, including National Instrument 81-102 – *Investment Funds*.

Bitcoin Storage, Security Policies and Practices

Bitcoin private keys are stored in two different forms: “hot wallet” storage, whereby the private keys are connected to the internet, and “cold” storage, where digital currency private keys are stored completely offline. The bitcoin that Gemini will hold for the Fund will be stored offline in cold storage. When under the purview of Gemini, bitcoin will only enter “hot” storage in the case of deposits and redemptions, meaning that the bitcoin will only be in “hot” storage for a temporary period.

Gemini has adopted the following security policies and practices with respect to digital assets held in cold storage: hardware security modules (“HSMs”) are used to generate, store and manage cold storage private keys; multi-signature technology is used to provide both security against attacks and tolerance for losing access to a key or facility, eliminating single points of failure; all HSMs are stored in guarded, monitored and access-controlled facilities that are geographically distributed; hardware is sourced from diverse manufacturers to guard against supply-chain risks; and all fund transfers require the coordinated actions of multiple employees.

Gemini has adopted the following security policies and practices with respect to digital assets held in its hot wallet: its hot wallet environment is hosted on Amazon Web Services (“AWS”), which has a proven track record for physical security and internal controls; tiered access-controls are applied to Gemini's production environment to restrict access to employees based on role, following the principle of least-privilege; administrative access to its production environment requires multi-factor authentication; HSMs are used to manage hot wallet keys; it uses the hosted CloudHSM service provided by AWS, which offers dedicated HSMs within the AWS cloud; and it offers additional account level protections such as crypto address whitelisting, which allows customers to restrict withdrawals to addresses only included in the customer's whitelist.

Gemini BSA/AML Program

Gemini has adopted the Gemini BSA/AML Program for its digital asset exchange and custody service in an effort to maintain the highest possible compliance with applicable laws and regulations relating to anti-money laundering in the United States and other countries where it conducts business. This program includes robust internal policies, procedures and controls that combat any attempted use of Gemini for illegal or illicit purposes, including a customer identification program, annual training of all employees and officers in AML Regulation, filing of Suspicious Activity Reports and Currency Transaction Reports with the U.S. Financial Crimes Enforcement Network and annual internal and independent audits of the Gemini BSA/AML Program.

Website Security

Gemini has implemented certain security policies and practices to enhance security on its website, including through the use of two-factor authentication for certain user actions, such as withdrawals; a requirement for strong passwords from its users, which are cryptographically hashed using modern standards; encryption of sensitive user information, both in transit and at rest; the application of rate-limiting procedures to certain account operations such as login attempts to thwart brute force attacks; the transmission of website data over encrypted transport layer security connections; the leveraging of content-security policy and HTTP strict transport security features in modern browsers; partnerships with enterprise vendors to mitigate potential distributed denial-of-service attacks; and the use of separate access controls on internal-only sections of Gemini's website.

Internal Controls

In addition to the security policies and procedures discussed above, Gemini has also instituted the following internal controls: multiple signatories are required to transfer funds out of cold storage; Gemini's Chief Executive Officer and President are unable to individually or jointly transfer funds out of cold storage; all private keys are stored offsite in secure facilities; all employees undergo criminal and credit background checks, and are subject to ongoing background checks throughout their employment; and all remote-access by employees uses public-key authentication (e.g. no passwords, one-time passwords or other phishable credentials are used).

Insurance

As sub-custodian, Gemini is responsible for securing the bitcoin owned by the Fund.

Gemini maintains commercial crime insurance in an aggregate amount that is greater than the value of digital assets custodied in its "hot wallet". To date, Gemini has never experienced a loss due to unauthorized access from its hot wallet or the cold storage vaults where the Fund's bitcoin will be custodied.

The Sub-Custodian does not otherwise insure the bitcoins held by it (e.g. bitcoins held in "cold storage"), which is consistent with industry practice for custodians of bitcoin.

Auditor

Raymond Chabot Grant Thornton LLP is the auditor of the Fund. The office of the auditor is located in Montreal, Quebec.

Registrar and Transfer Agent

TSX Trust Company will act as registrar and transfer agent for the Units and will maintain the securities registers at its office in Toronto, Ontario.

Administrator

The Manager has engaged SGGG Fund Services Inc. to provide certain administrative services to the Fund including calculation of Net Asset Value and Net Asset Value per Unit and related fund accounting services. The principal office of the Administrator is located in Toronto, Ontario.

The Administrator is entitled to receive fees from the Fund as described under "Fees and Expenses – Fees and Expenses Payable by the Fund – Ongoing Expenses of the Fund" and to be reimbursed for all expenses and liabilities which are properly incurred by the Administrator in connection with the activities of the Fund.

CALCULATION OF NET ASSET VALUE

Calculation of Net Asset Value

The Net Asset Value of the Fund and the Net Asset Value per Unit will be calculated by the Administrator as at 4:00 pm (Toronto time) on each Valuation Date. The Fund will make available to the financial press for publication on a daily basis, the Net Asset Value per Unit. Such amount will also be available on the Manager's website at www.3iQ.ca.

Valuation Policies and Procedures

The Net Asset Value of the Fund on a particular date will be equal to (i) the aggregate fair value of the assets of the Fund less (ii) the aggregate fair value of the liabilities of the Fund. The net asset value of Units for each class of Units on a particular date will be equal to the Net Asset Value of the Fund allocated to the Units of such class, including an allocation of any net realized capital gains or other amounts payable to Unitholders on or before such date. The Net Asset Value of the Fund will be calculated in U.S. dollars. The Net Asset Value per Unit of a class on any day will be obtained by dividing the Net Asset Value of the Fund allocated to the Units of such class on such day by the number of Units of that class then outstanding.

For the purpose of calculating Net Asset Value of the Fund on a Valuation Date, the value of the aggregate assets of the Fund on such Valuation Date will be determined by the Administrator as follows:

- (a) the value of any cash on hand or on deposit, bill, demand note, account receivable, prepaid expense, dividend, or other amount receivable (or declared to holders of record of securities owned on a date before the Valuation Date as of which the value of the assets is being determined, and to be receivable) and interest accrued and not yet received will be deemed to be the full amount thereof provided that if the Manager has determined that any such deposit, bill, demand note, account receivable, prepaid expense, dividend, or other amount receivable (or declared to holders of record of securities owned on a date before the Valuation Date as of which the value of the assets is being determined, and to be receivable) or interest accrued and not yet received is not otherwise worth the full amount thereof, the value thereof will be deemed to be such value as the Manager determines to be the fair value thereof;
- (b) the Fund's bitcoin will be valued based on the MVIS CryptoCompare Institutional Bitcoin Index ("MVIBTC") maintained by MV Index Solutions GmbH ("MVIS"), as described below under "The MVIS CryptoCompare Institutional Bitcoin Index" (<https://www.mvis-indices.com/indices/digital-assets/mvis-cryptocompare-institutional-bitcoin>);
- (c) any market price reported in currency other than U.S. dollars will be translated into U.S. currency at the rate of exchange available from the Administrator on the Valuation Date on which the value of the assets is being determined;
- (d) estimated operating expenses by the Fund shall be accrued to the Valuation Date; and
- (e) the value of any security, property or other assets (including any illiquid investments) to which, in the reasonable opinion of the Manager, the above principles cannot be applied (whether because no price or yield equivalent quotations are available as above provided, no published market exists or for any other reason) shall be the fair market value thereof determined in good faith in such manner as the Manager, in consultation with the Administrator, adopts from time to time.

Each portfolio transaction will be reflected in the calculation of the Net Asset Value per Unit no later than the calculation of Net Asset Value per Unit next made after the date on which the transaction becomes binding. The issue of Units will be reflected in the calculation of Net Asset Value per Unit next made after the issue date for such Units, which may be up to three Trading Days after the date that the subscription order for such Units is accepted. The exchange or redemption of Units will be reflected in the calculation of the Net Asset Value per Unit next made after the exchange request or redemption request is accepted.

The Net Asset Value per Unit of a class of the Fund is calculated in U.S. dollars in accordance with the rules and policies of the Canadian Securities Administrators or in accordance with any exemption therefrom that the Fund may obtain. The Net Asset Value per Unit of a class determined in accordance with the principles set out above may differ from the Net Asset Value per Unit determined under International Financial Reporting Standards.

MVIS CryptoCompare Institutional Bitcoin Index

The MVIS CryptoCompare Institutional Bitcoin Index, maintained by MVIS, is an index which is intended to track the U.S. dollar price of one bitcoin. It is representative of the bids and offers of market participants to buy or sell bitcoin on those exchanges selected by MVIS, in consultation with the Manager, as bitcoin trading platforms with the most economically significant trading volumes in the world in the bitcoin-USD trading pair, currently: Binance, Coinbase, Kraken, Bitstamp, bitFlyer, Gemini and itBit. MVIS retains discretion to exclude exchanges based on reputational risk concerns. A majority of these exchanges employ KYC procedures in compliance with applicable AML Regulation and several are regulated by the New York Department of Financial Services under the BitLicence or trust registration.

The index may be viewed at: <https://www.mvis-indices.com/indices/digital-assets/mvis-cryptocompare-institutional-bitcoin>

MVIBTC is geared towards timeliness and represents an unbiased estimator of the bitcoin price. MVIS is an index provider based in Frankfurt, Germany and regulated as an index administrator by the German Federal Financial Supervisory Authority (BaFin). MVIS had adopted indexing practices and operations for its digital assets indices, including MVIBTC, which comply with the EU benchmark regulations. MVIS's pricing benchmarks are also compliant with International Organisation of Securities Commissions regulations. At this time, there are no guidelines for the calculation of indices based upon digital assets under the EU benchmark regulations, however MVIS as a leader in this space is expected to comply with any such guidelines when they are created.

The index for the MVIBTC is calculated by Crypto Coin Comparison Ltd., an independent pricing provider based in the United Kingdom. Any proposal to change the constituents or calculation methodology of the MVIBTC must be approved by the Review Committee of Crypto Coin Comparison Ltd.

Reporting of Net Asset Value

The Net Asset Value per Unit of a class will be available to Unitholders at no cost on the Manager's website at www.3iQ.ca posted daily and displaying the date upon which it was calculated. The Manager will also provide such information at no cost to the Unitholders who so request by calling the Manager at 1(416) 639-2130.

Suspension of Calculation of Net Asset Value

The Manager may suspend the calculation of the Net Asset Value of the Fund and the Net Asset Value per Unit for the whole or any part of a period during which the right to redeem Units is suspended.

DESCRIPTION OF THE UNITS

The Units

The beneficial interests in the net assets and net income of the Fund are divided into units of three classes, Class A Units, Class F Units and Class B Units. The Fund is authorized to issue an unlimited number of units of each class. The Class A Units are available to all investors. The Class F Units are designed for fee-based and/or institutional accounts and will not be listed on a stock exchange, but will be reclassified as Class A Units upon the closing of the Offering. The Class B Units are being issued to 3iQ Bitcoin Trust for distribution to its unitholders in connection with the Merger and will be reclassified as Class A Units upon the closing of the Offering. Accordingly, investors purchasing and/or receiving the Class F Units and/or Class B Units will, upon closing of the Offering, become holders of Class A Units. Additional Class F Units may be issued in the future that may not be reclassified immediately as Class A Units and as such, there may be outstanding Class F Units of the Fund in the future. Class A Units, Class F Units and Class B Units are U.S. dollar denominated and are not available for purchase in Canadian dollars.

Each Unit entitles the holder to the same rights and obligations as a Unitholder and no Unitholder is entitled to any privilege, priority or preference in relation to any other holder of Units other than as set out herein. Each Unitholder is entitled to one vote for each Unit held and is entitled to participate equally with respect to any and all distributions made by the Fund, including distributions of net realized capital gains, if any. On the redemption of Units, however, the Fund may in its sole discretion, designate payable to redeeming Unitholders, as part of the redemption price, any capital gains realized by the Fund in the taxation year in which the redemption occurred. On termination or liquidation of the Fund, Unitholders of record are entitled to receive on a *pro rata* basis all of the assets of the Fund remaining after payment of all debts, liabilities and liquidation expenses of the Fund.

On December 16, 2004, the *Trust Beneficiaries' Liability Act, 2004* (Ontario) came into force. This statute provides that holders of units of a trust are not, as beneficiaries, liable for any act, default, obligation or liability of the trust if, when the act or default occurs or the liability arises, (i) the trust is a reporting issuer under the *Securities Act* (Ontario); and (ii) the trust is governed by the laws of Ontario. The Fund is a reporting issuer under the *Securities Act* (Ontario) and the Fund is governed by the laws of the Province of Ontario by virtue of the provisions of the Declaration of Trust.

Reclassification of Class F Units upon Closing

Class F Units will be reclassified as Class A Units upon the closing of the Offering. Each Class F Unit will be reclassified as a number of Class A Units equal to the Net Asset Value per Class F Unit divided by the Net Asset Value per Class A Unit. Accordingly, investors purchasing the Class F Units will upon the closing of the Offering become holders of Class A Units. No fractions of Class A Units will be issued upon any reclassification of Class F Units and any fractional amounts will be rounded down to the nearest whole number of Class A Units. After the reclassification of the Class F Units as Class A Units upon the closing of the Offering all remaining outstanding units of the Fund will be Class A Units. A reclassification of Class F Units as Class A Units will not constitute a disposition of such Class F Units for the purposes of the Tax Act. See “Canadian Federal Income Tax Considerations”.

Reclassification of Class B Units upon Closing

Class B Units will be issued to 3iQ Bitcoin Trust and distributed by it to its unitholders in connection with the Merger, which be effective upon the closing of the Offering. The Class B Units will be reclassified as Class A Units in connection with the closing of the Offering. Each Class B Unit will be reclassified as a number of Class A Units equal to the Net Asset Value per Class B Unit divided by the Net Asset Value per Class A Unit, calculated after payment of the Agents’ fees. Accordingly, holders of units of 3iQ Bitcoin Trust will upon the closing of the Offering become holders of Class A Units. No fractions of Class A Units will be issued upon any reclassification of Class B Units and any fractional amounts will be rounded down to the nearest whole number of Class A Units. After the reclassification of the Class B Units as Class A Units upon the closing of the Offering, all remaining outstanding units of the Fund will be Class A Units. The Fund will not be permitted under the Declaration of Trust to issue additional Class B Units for the duration of the Fund. A reclassification of Class B Units as Class A Units will not constitute a disposition of such Class B Units for the purposes of the Tax Act. See “Canadian Federal Income Tax Considerations”.

Purchase for Cancellation

The Declaration of Trust provides that the Fund may, in its sole discretion, from time to time, purchase (in the open market or by invitation for tenders) Class A Units for cancellation subject to applicable law and stock exchange requirements, based on the Manager’s assessment that such purchases are accretive to Unitholders, in all cases at a price per Class A Unit not exceeding the most recently calculated Net Asset Value per Unit of a Class A Unit immediately prior to the date of any such purchase of Class A Units. It is expected that these purchases will be made as normal course issuer bids through the facilities and under the rules of the stock exchange or such other exchange or market on which the Units are then listed.

Take-over Bids

The Declaration of Trust contains provisions to the effect that if a take-over bid is made for the Class A Units and not less than 90% of the aggregate of the Class A Units (but not including any Class A Units held at the date of the takeover bid by or on behalf of the offeror or associates or affiliates of the offeror) are taken up and paid for by the offeror, the offeror will be entitled to acquire the Class A Units held by the Unitholders who did not accept the take-over bid on the terms offered by the offeror.

The Declaration of Trust also provides that if, prior to the termination of the Fund, a formal bid (as defined in National Instrument 62-104 *Take-Over Bids and Issuer Bids*) is made for all of the Class F Units and such bid does not include a concurrent identical take-over bid, including in terms of price (relative to the Net Asset Value per Unit of the class), for the Class A Units, then the Fund shall provide the holders of Class A Units the right to have all or a part of their Class A Units reclassified as Class F Units and to tender such units to the offer for the Class F Units. In the circumstances described above, the Fund shall by press release provide written notice to the holders of the Class A Units that such an offer has been made and of the right of such holders to have all or a part of their Class A Units reclassified as Class F Units and to tender such units to the offer for the Class F Units.

Book Entry Only System

Registrations of interests in, and transfers of, the Units (except as otherwise described under “Units Issued Pursuant to the Merger”) will be made only through the book-entry only system of CDS. Units may be purchased, transferred

or surrendered for redemption only through a CDS Participant. All rights of an owner of Units must be exercised through, and all payments or other property to which such owner is entitled will be made or delivered by, CDS or the CDS Participant through which the owner holds such Units. Upon purchase of any Units, the owner will receive only the customary confirmation from the registered dealer which is a CDS Participant and from or through which the Units are purchased. References in this prospectus to a Unitholder means, unless the context otherwise requires, the owner of the beneficial interest in such Units.

The Fund, the Manager and the Agents will not have any liability for (i) the records maintained by CDS or CDS Participants relating to the beneficial interests in the Units or the book-entry accounts maintained by CDS in respect thereof; (ii) maintaining, supervising or reviewing any records relating to such beneficial ownership interests; or (iii) any advice or representation made or given by CDS or CDS Participants, including with respect to the rules and regulations of CDS or any action taken by CDS, its participants or at the direction of those participants.

The ability of a beneficial owner of Units to pledge such Units or otherwise take action with respect to such owner's interest in such Units (other than through a CDS Participant) may be limited due to the lack of a physical certificate.

The Fund has the option to terminate registration of the Units through the book-entry only system, in which case certificates in fully-registered form for the Units will be issued to beneficial owners of such Units or to their nominees.

Units Issued Pursuant to the Merger

Beneficial holders of units of 3iQ Bitcoin Trust holding such units through CDS will, at the effective time of the Merger, receive the Units to which they are entitled under the Merger through their CDS Participants.

Registered holders of units of 3iQ Bitcoin Trust will, at the effective time of the Merger, receive Direct Registration System ("DRS") statements representing the Units to which they are entitled under the Merger, and the DRS statements formerly representing the units of 3iQ Bitcoin Trust held by such holders will be cancelled.

UNITHOLDER MATTERS

Meetings of Unitholders

A meeting of the Unitholders voting as a single class (unless the circumstances are such that one class is affected differently in which case the holders of each class of the Fund will vote separately) may be called at any time by the Manager and shall be called by the Manager upon the request of two or more Unitholders holding, in aggregate, at least 25% of the issued and outstanding Units. Except as otherwise required or permitted by law, meetings of Unitholders will be held if called by the Manager or such Unitholders upon written notice of not less than 21 days nor more than 50 days before the meeting. At any meeting of the Unitholders, a quorum shall consist of five or more individuals present in person either holding personally or representing as proxies not less in aggregate than 10% of the Units outstanding entitled to vote at such meeting. In the event of such quorum not being present at the appointed place on the date for which the meeting is called within 30 minutes after the time fixed for the holding of such meeting, the meeting, if called at the request of Unitholders, shall be terminated (and not adjourned) and, if otherwise called, shall stand adjourned to such day being not less than three days later and to such place and time as may be appointed by the chairperson of the meeting. If at such adjourned meeting a quorum as above defined is not present, the Unitholders present either personally or by proxy shall form a quorum, and any business may be brought before or dealt with at such an adjourned meeting which might have been brought before or dealt with at the original meeting in accordance with the notice calling the same. If the meeting is adjourned for thirty days or more, notice of the adjourned meeting shall be given as for the original meeting. Unitholders present in person or represented by proxy will constitute a quorum.

Amendment of the Declaration of Trust

Except as provided below, the Declaration of Trust may be amended by an Ordinary Resolution approved at a meeting of unitholders duly convened and held in accordance with the provisions in that regard contained in the Declaration of Trust, or by the written consent in lieu of a meeting if there is only one unitholder.

The following matters may only be undertaken with the approval of Unitholders by an Extraordinary Resolution (a separate class vote is also required if one class of Units would be affected differently):

- (a) any change in the investment objectives or investment restrictions of the Fund, unless such changes are necessary to ensure compliance with applicable laws, regulations or other requirements imposed by applicable regulatory authorities from time to time;
- (b) any increase in the Management Fee;
- (c) any amendment, modification or variation in the provisions or rights attaching to the Units;
- (d) any change in the frequency of calculating the Net Asset Value per Unit;
- (e) after the Closing and the issue of Units on the exercise of any Over-Allotment Option in connection therewith, the issuance of additional Units, including any offering of rights, warrants or options, if permitted by applicable law, to existing Unitholders to acquire Units, other than: (i) for net proceeds per Unit equal to or greater than 100% of the most recently calculated Net Asset Value per Unit calculated prior to the entering into of the commitment by the subscriber to purchase such Units or prior to the pricing of the offering, as the case may be; (ii) by way of Unit distribution; or (iii) related to the reclassification of Class F Units;
- (f) any merger, arrangement or similar transaction or the sale of all or substantially all of the assets of the Fund other than in the ordinary course of business;
- (g) any liquidation, dissolution or termination of the Fund except if it is determined by the Manager, in its sole discretion, to be in the best interest of Unitholders or otherwise in accordance with the terms of the Declaration of Trust; and
- (h) any amendment to the above provisions except as permitted by the Declaration of Trust.

Notwithstanding the foregoing, the Manager is entitled to amend the Declaration of Trust without the consent of, or notice to, Unitholders, to:

- (a) remove any conflicts or other inconsistencies which may exist between any terms of the Declaration of Trust and any provisions of any law, regulation or requirements of any governmental authority applicable to or affecting the Fund;
- (b) make any change or correction in the Declaration of Trust which is of a typographical nature or is required to cure or correct any ambiguity or defective or inconsistent provision, clerical omission, mistake or manifest error contained therein;
- (c) bring the Declaration of Trust into conformity with applicable laws, rules and policies of Canadian securities regulators or with current practice within the securities or investment fund industries, provided such amendments do not in the opinion of the Manager adversely affect the pecuniary value of the interest of Unitholders or restrict any protection for the Manager or increase its responsibilities;
- (d) maintain the status of the Fund as a “mutual fund trust” for the purposes of the Tax Act or to respond to amendments to the Tax Act or to the interpretation or administration thereof; or
- (e) provide added protection or benefit to Unitholders.

Reporting to Unitholders

The Fund will make available to Unitholders such financial statements and other continuous disclosure documents as are required by applicable law, including (i) unaudited interim and audited annual financial statements of the Fund,

prepared in accordance with International Financial Reporting Standards and (ii) interim and annual management reports of fund performance in respect of the Fund. The Fund will make also available to each Unitholder annually and before March 31 of the following year information necessary to enable such Unitholder to complete an income tax return with respect to the amounts payable by the Fund.

TERMINATION OF THE FUND

The Manager may, in its discretion, terminate the Fund at any time without the approval of Unitholders if, in its opinion, it is no longer economically feasible to continue the Fund and/or it would be in the best interests of the Unitholders to terminate the Fund. The Manager will provide at least 30 days' prior notice of such termination to Unitholders by way of press release. Upon such a termination, the Fund will liquidate its portfolio and distribute to Unitholders their *pro rata* portions of the remaining assets of the Fund after all liabilities of the Fund have been satisfied or appropriately provided for, and which will include cash and, to the extent liquidation of certain assets is not practicable prior to the termination date, such unliquidated assets *in specie* rather than in cash, subject to compliance with any securities or other laws applicable to such distributions. Following such distribution, the Fund will be dissolved.

USE OF PROCEEDS

The Fund will use the proceeds from the sale of Units as follows:

	Maximum Offering ⁽²⁾	Minimum Offering ⁽²⁾
Gross proceeds to the Fund	\$50,000,000	\$10,000,000
Agents' fees	\$2,750,000	\$550,000
Estimated expenses of the Offering ⁽¹⁾	\$750,000	\$150,000
Net proceeds to the Fund	\$46,500,000	\$9,300,000

Note:

- (1) The expenses of the Offering to be borne by the Fund shall not exceed 1.5% of the gross proceeds of the Offering.
- (2) The values presented in the Maximum Offering and Minimum Offering columns assumes that only Class A Units are sold and does not include the Class A Units resulting from the reclassification of Class F Units and Class B Units.

The Fund will use substantially all of the net proceeds of the Offering (including any net proceeds from the exercise of the Over-Allotment Option) to acquire bitcoin for the Fund's portfolio in accordance with the investment objectives and investment strategies of the Fund.

PLAN OF DISTRIBUTION

Pursuant to the Agency Agreement, the Agents have agreed to act as, and have been appointed as, the sole and exclusive agents of the Fund to offer the Class A Units and Class F Units for sale, subject to prior sale, on a best efforts basis, if, as and when issued by the Fund in accordance with the conditions contained in the Agency Agreement. Such Units will be issued at a price of \$10.00 per Class A Unit and Class F Unit. The offering price per such Unit was determined by negotiation between the Lead Agents, on behalf of themselves and on behalf of the other Agents, and the Manager on behalf of the Fund.

There is currently no market through which the Units may be sold and purchasers may not be able to resell securities purchased under this prospectus. This may affect the pricing of the securities in the secondary market, the transparency and availability of trading prices, the liquidity of the Units and the extent of issuer regulation. See "Risk Factors".

In consideration for its services in connection with the Offering, the Agents will be paid a fee of \$0.55 per Class A Unit sold and \$0.35 per Class F Unit sold under the Offering and will be reimbursed for reasonable out of pocket expenses incurred by them. The Agents' fees and expenses will be paid by the Fund. The Agents may form a subagency group including other qualified investment dealers and determine the fee payable to the members of such group, which fee will be paid by the Agents out of its fees. While the Agents have agreed to use their best efforts to sell the Class A Units and the Class F Units offered hereby, the Agents will not be obligated to purchase any Class A Units or Class F Units which are not sold.

The Fund has granted to the Agents the Over-Allotment Option, which is exercisable for a period of 30 days from the Closing Date and gives the Agents the right to purchase additional Class A Units in an amount equal to up to 15% of the aggregate number of Class A Units issued on Closing on the same terms as set forth above. To the extent that the Over-Allotment Option is exercised, the additional Class A Units will be sold at \$10.00 per Unit and the Agents will be paid a fee of \$0.55 per Class A Unit sold. This prospectus qualifies the grant of the Over-Allotment Option as well as distribution of the Class A Units issuable upon the exercise of the Over-Allotment Option. A purchaser who acquires Class A Units forming part of the Agents' over-allocation position acquires such Class A Units under this prospectus, regardless of whether the over-allocation position is ultimately filled through the exercise of the Over-Allotment Option or secondary market purchases.

This prospectus also qualifies the distribution of the Class A Units resulting from the reclassification of the Class F Units and Class B Units, in each case immediately upon the closing of the Offering.

The Agents are not "underwriters" of the Class B Units or the Class A Units to be issued upon a reclassification of the Class B Units in connection with the Merger. Therefore, the unitholders of 3iQ Bitcoin Trust do not have any right of action or right of rescission against the Agents in connection with their acquisition of Class B Units, or Class A Units into which the Class B Units will be reclassified, under Section 130(1) of the *Securities Act* (Ontario) and the corresponding provisions of the securities laws of the other provinces and territories of Canada.

If subscriptions for Class A Units and Class F Units, together with the Class B Units issuable in connection with the Merger, do not total at least 1,000,000 Units within 90 days after a final receipt for this prospectus is issued, the Offering may not continue without the consent of the securities regulatory authorities and those who have subscribed for Units on or before such date. In the event such consents are not obtained or if the Closing does not occur for any reason, subscription proceeds received from prospective purchasers in respect of the Offering will be returned to such purchasers promptly without interest or deduction. The maximum number of Class A Units, Class F Units and/or Class B Units which will be issued (including Class B Units reclassified as Class A Units) is 5,000,000 or \$50,000,000. Under the terms of the Agency Agreement, the Agents, at their discretion on the basis of their assessment of the state of the financial markets and upon the occurrence of certain stated events, may terminate the Agency Agreement and withdraw all subscriptions for Class A Units and Class F Units on behalf of subscribers. Subscriptions for Class A Units and Class F Units will be received subject to rejection or allotment in whole or in part and the Fund reserves the right to close the subscription books at any time without notice. The Closing will take place on or about April 9, 2020 or such later date as the Fund and the Agents may agree, but in any event not later than 90 days after a final receipt for this prospectus has been issued.

The Units have not been, nor will they be, registered under the *United States Securities Act of 1933*, as amended (the "1933 Act") or any state securities legislation and these securities may not be offered or sold in the United States or to or for the account of a person in the United States or a U.S. person except in transactions exempt from the registration requirements of the 1933 Act and applicable state securities legislation. This prospectus does not constitute an offer to sell or a solicitation of an offer to buy any of these securities within the United States.

Pursuant to policy statements of the Ontario Securities Commission, an Agent may not, throughout the period of distribution under this prospectus, bid for or purchase Units. The foregoing restriction is subject to exceptions, on the condition that the bid or purchase is not engaged in for the purpose of creating actual or apparent active trading in, or raising the price of, the Units. These exceptions include a bid or purchase permitted under the by-laws and rules of the stock exchange relating to market stabilization and passive market-making activities and a bid or purchase made for or on behalf of a customer where the order was not solicited during the period of distribution. Subject to the foregoing and applicable laws, an Agent may, in connection with this Offering, over-allot or effect transactions in connection with its over-allotted position. Such transactions, if commenced, may be discontinued at any time.

INTERESTS OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

The Manager is entitled to receive the Management Fee in respect of the Fund. See "Organization and Management Details of the Fund – The Trustee and Manager of the Fund" and "Fees and Expenses – Fees and Expenses Payable by the Fund – Fees Payable to the Manager for Acting as Manager of the Fund".

MVIS is a wholly-owned subsidiary of Van Eck Associates Corporation (“**Van Eck**”) and will receive an annual licensing fee based on the Net Asset Value of the Fund in consideration for providing the MVIS CryptoCompare Institutional Bitcoin Index. Van Eck Associates Corporation is a shareholder of the Manager and may nominate up to two directors to the Board of Directors of the Manager. Van Eck has nominated one director to the Board of Directors of the Manager. See “Fees and Expenses – Ongoing Expenses of the Fund” and “Calculation of Net Asset Value – Valuation Policies and Procedures”.

The Chief Operating Officer of the Bitcoin Consultant is a director of the Manager. The Bitcoin Consultant has been retained by the Manager, on behalf of the Fund, to provide bitcoin research consulting services. The Bitcoin Consultant will receive fees from the Manager, which shall be paid out of the Management Fee.

Minority shareholders of the Manager and independent advisors of the Manager may be shareholders, directors, officers or employees of Bitcoin Sources which trade bitcoin with the Manager on behalf of the Fund. Trade execution on behalf of the Fund is conducted on a best price basis and no preference is given to bitcoin trading platforms or counterparties in respect of which minority shareholders or independent advisors of the Manager are shareholders, directors, officers or employees.

MATERIAL CONTRACTS

The only material contracts entered into by or on behalf of the Fund at or prior to the Closing other than during the ordinary course of business, are as follows:

- (a) the Declaration of Trust referred to under “Overview of the Legal Structure of the Fund”;
- (b) the Custodian Agreement referred to under “Organization and Management Details of the Fund – Custodian”;
- (c) the Sub-Custodian Agreement referred to under “Organization and Management Details of the Fund – Sub-Custodian”;
- (d) the Index Licensing Agreement with MVIS; and
- (e) the Agency Agreement referred to under “Plan of Distribution”.

Copies of the foregoing agreements, after the execution thereof, may be inspected during business hours at the principal office of the Fund during the course of distribution of the Units of the Fund offered hereby.

LEGAL AND ADMINISTRATIVE PROCEEDINGS

There are no legal or administrative proceedings material to the Fund or the Manager to which the Fund or the Manager is a party or to which any of their respective property is subject and no such legal or administrative proceedings are known to be contemplated.

EXPERTS

Certain legal matters in connection with the issuance and sale of the Units offered by this prospectus will be passed upon on behalf of the Fund by Osler, Hoskin & Harcourt LLP and on behalf of the Agents by Blake, Cassels & Graydon LLP.

Raymond Chabot Grant Thornton LLP the auditor of the Fund has consented to the use of their report dated March 31, 2020 on the statement of financial position of the Fund. Raymond Chabot Grant Thornton LLP has confirmed that they are independent with respect to the Fund within the meaning of the relevant rules and related interpretations prescribed by the relevant professional bodies in Canada and any applicable legislation or regulations.

PURCHASERS' STATUTORY RIGHTS OF WITHDRAWAL AND RESCISSION

Securities legislation in certain of the Provinces and Territories of Canada provides purchasers with the right to withdraw from an agreement to purchase securities. This right may be exercised within two business days after receipt or deemed receipt of a prospectus and any amendment thereto. In several of the Provinces and Territories of Canada, the securities legislation further provides a purchaser with remedies for rescission or, in some jurisdictions, revisions of the price or damages if the prospectus and any amendment contains a misrepresentation or is not delivered to the purchaser, provided that such remedies for rescission, revisions of the price or damages are exercised by the purchaser within the time limit prescribed by the securities legislation of the purchaser's Province or Territory. The purchaser should refer to any applicable provisions of the securities legislation of his or her Province or Territory of residence for the particulars of these rights or consult with a legal advisor.

INDEPENDENT AUDITOR'S REPORT

To the Unitholder of The Bitcoin Fund and the Board of Directors of 3iQ Corp.

Opinion

We have audited the statement of financial position of The Bitcoin Fund (hereafter the "Fund"), as at March 31, 2020 and the notes to the statement of financial position, including a summary of significant accounting policies.

In our opinion, the accompanying statement of financial position presents fairly, in all material respects, the financial position of the Fund as at March 31, 2020 in accordance with International Financial Reporting Standards ("IFRS").

Basis for opinion

We conducted our audit in accordance with Canadian generally accepted auditing standards. Our responsibilities under those standards are further described in the "Auditor's responsibilities for the audit of the statement of financial position" section of our report. We are independent of the Fund in accordance with the ethical requirements that are relevant to our audit of financial statements in Canada, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Responsibilities of management and those charged with governance for the statement of financial position

Management is responsible for the preparation and fair presentation of the statement of financial position in accordance with International Financial Reporting Standards (IFRS), and for such internal control as management determines is necessary to enable the preparation of the statement of financial position that is free from material misstatement, whether due to fraud or error.

In preparing the statement of financial position, management 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 management either intends to liquidate the Fund or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Fund's financial reporting process.

Auditor's responsibilities for the audit of the statement of financial position

Our objectives are to obtain reasonable assurance about whether the statement of financial position as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's 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 Canadian generally accepted auditing standards 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 the statement of financial position.

As part of an audit in accordance with Canadian generally accepted auditing standards, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the statement of financial position, 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 management;
- Conclude on the appropriateness of management'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 auditor's report to the related disclosures in the statement of financial position 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 auditor's 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 statement of financial position, including the disclosures, and whether the financial statement represents the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance 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.

(Signed) Raymond Chabot Grant Thornton LLP¹

Montréal

March 31, 2020

¹ CPA auditor, CA public accountancy permit no. A125741

THE BITCOIN FUND
STATEMENT OF FINANCIAL POSITION
(Expressed in U.S.\$)
As at March 31, 2020

Cash \$10.00

Net Assets attributable to holders of redeemable Class A Units
(one unit issued and redeemable) \$10.00

The accompanying notes are an integral part of this statement of financial position.

Approved by the board of directors of 3iQ Corp., the trustee and manager of The Bitcoin Fund.

(Signed) Howard
Atkinson
Director

(Signed) Shaun Cumby
Director

NOTES TO STATEMENT OF FINANCIAL POSITION

As at March 31, 2020

(1) GENERAL INFORMATION

The Bitcoin Fund (the “**Fund**”) is a closed-end investment trust established under the laws of the Province of Ontario pursuant to a declaration of trust dated as of March 31, 2020. The Class A Units are available to all investors. The Class F Units are designed for fee-based and/or institutional accounts and will not be listed on a stock exchange, but will be reclassified as Class A Units upon the closing of the Offering. The Class B Units are being issued to 3iQ Bitcoin Trust for distribution to its unitholders in connection with its merger into the Fund and will be reclassified as Class A Units upon the closing of the Offering. Accordingly, investors purchasing and/or receiving the Class F Units and/or Class B Units will, upon closing of the Offering, become holders of Class A Units. Class A Units, Class F Units and Class B Units are U.S. dollar denominated and are not available for purchase in Canadian dollars.

On March 31, 2020, the Fund was settled and issued one Class A Unit for cash consideration of \$10.00 to 3iQ Corp., the manager of the Fund (the “**Manager**”).

The Fund’s investment objectives are to seek to provide holders of units of the Fund with:

- (a) exposure to digital currency bitcoin (“**bitcoin**”) and the daily price movements of the U.S. dollar price of bitcoin; and
- (b) the opportunity for long-term capital appreciation.

To achieve its investment objectives, the Fund will invest in long-term holdings of bitcoin, purchased from reputable bitcoin trading platforms and OTC counterparties, for the Fund’s portfolio in accordance with the investment objectives and investment strategies of the Fund.

The statement of financial position was approved by the board of directors of the Manager on March 31, 2020.

(2) SIGNIFICANT ACCOUNTING POLICIES

The financial statement of the Fund has been prepared in accordance with International Financial Reporting Standards (“**IFRS**”) relevant to preparing a statement of financial position. In applying IFRS, management may make estimates and assumptions that affect the reported amounts of assets and liabilities. Actual results could differ from those estimates. The following is a summary of significant accounting policies followed by the Fund in the preparation of its financial statement.

Cash

Cash is comprised of cash on deposit with a Canadian financial institution.

Functional and Presentation Currency

The U.S. dollar is the functional and presentation currency for the Fund.

Valuation of Units for Transaction Purposes

The Net Asset Value per Unit on any day will be obtained by dividing the Net Asset Value of the Fund allocable to the Units of such class on such day, by the total number of Units of such class outstanding on such day.

As used herein, (i) “Net Asset Value” means the net asset value of the Fund determined by subtracting the aggregate liabilities of the Fund from the Total Assets on the date on which the calculation is being made; and (ii) “Total Assets” means the aggregate value of the assets of the Fund.

Classifications of Redeemable Units

The Fund’s outstanding redeemable Class A Units and Class F Units entitlement include a contractual obligation to deliver cash or another financial asset on the Fund’s termination date, and therefore the ongoing redemption feature is not the Fund’s only contractual obligation. Consequently the Fund’s outstanding redeemable Class A Units and Class F Units are classified as financial liabilities in accordance with the requirements of International Accounting Standard 32 *Financial Instruments Presentation*.

(3) RELATED PARTY TRANSACTIONS

As at March 31, 2020, the Manager has subscribed for one Class A Unit for \$10.00 in the Fund, and therefore holds all of the issued and outstanding Units of the Fund. An annual management fee equal to 1.95% of the Net Asset Value of the Fund will be paid to the Manager by the Fund, calculated daily and payable monthly in arrears, plus applicable taxes. The Fund will not pay trailing commissions on Class A Units or Class F Units.

(4) REDEMPTIONS

Units may be redeemed annually following the 15th day of June commencing in June 2021 at a redemption price per Unit of a class equal to 100% of the Net Asset Value per Unit of a class, subject to the Manager’s right to suspend redemptions in certain circumstances. In order to effect such a redemption, the Units must be surrendered on or before the last business day of May in each year commencing in 2021. Units may also be redeemed monthly at a redemption price based on a discount to the market price of such Units. Redemption proceeds will be paid in U.S. dollars.

(5) SUBSEQUENT EVENTS

The Fund and the Manager have entered into an agency agreement with Canaccord Genuity Corp., Echelon Wealth Partners Inc., Leede Jones Gable Inc., Mackie Research Capital Corporation and PI Financial Corp. (collectively, the “**Agents**”) dated as of March 31, 2020 pursuant to which the Fund has agreed to create, issue and sell, and the Agents have agreed to offer the Class A Units and Class F Units for sale to the public, on a best efforts basis, if, as and when issued by the Fund at \$10.00 per Class A Unit and Class F Unit. In consideration for its services in connection with the Offering, the Agents will be paid a fee of \$0.55 per Class A Unit and \$0.35 per Class F Unit out of the proceeds of the Offering.

The expenses of the initial public offering (the “**Offering**”), which are estimated to be \$1,066,766, will be paid out of the gross proceeds of the Offering by the Fund. The expenses of the Offering to be borne by the Fund will not exceed 1.5% of the gross proceeds of the Offering.

The Fund and 3iQ Bitcoin Trust have entered into a merger agreement dated March 31, 2020, pursuant to which 3iQ Bitcoin Trust will be merged into the Fund. The Merger was approved at a special meeting of unitholders of 3iQ Bitcoin Trust on March 16, 2020. As of March 31, 2020, the total net asset value of 3iQ Bitcoin Trust was US\$8,788,633.34.

The novel coronavirus (COVID-19) outbreak was characterized as a pandemic by the World Health Organization on March 11, 2020. The outbreak has spread throughout Asia, Europe, the Middle East, Canada

and the United States, causing companies and various governments to impose restrictions, such as quarantines, closures, cancellations and travel restrictions. The effects of COVID-19 and the measures taken by companies and governments to combat the coronavirus have negatively affected asset values and increased volatility in the financial markets, including the market price and volatility of bitcoin. At this point, the extent to which the coronavirus may impact, or may continue to impact, the market price of bitcoin and, in turn, the market price of the Units, is uncertain and cannot be predicted.

**CERTIFICATE OF THE FUND AND THE TRUSTEE, MANAGER AND PROMOTER OF THE
FUND** Dated: March 31, 2020

This prospectus constitutes full, true and plain disclosure of all material facts relating to the securities offered by this prospectus as required by the securities legislation of each of the provinces and territories of Canada.

3iQ CORP.
(as trustee and manager of The Bitcoin Fund)

By: (Signed)
Frederick T. Pye
President and Chief Executive Officer

By: (Signed)
John Loeprich
Chief Financial Officer

**On behalf of the Board of Directors of
3iQ CORP.**

By: (Signed)
Howard Atkinson
Director

By: (Signed)
Shaun Cumby
Director

3iQ CORP.
(as promoter of The Bitcoin Fund)

By: (Signed)
Frederick T. Pye
President and Chief Executive Officer

CERTIFICATE OF THE AGENTS

Dated: March 31, 2020

To the best of our knowledge, information and belief, this prospectus constitutes full, true and plain disclosure of all material facts relating to the securities offered by this prospectus as required by the securities legislation of each of the provinces and territories of Canada.

CANACCORD GENUITY CORP.

By: (Signed)
Michael D. Shuh

ECHELON WEALTH PARTNERS INC.

By: (Signed)
Farooq Moosa

LEEDE JONES GABLE INC.

By: (Signed)
Robert Harrison

MACKIE RESEARCH CAPITAL CORPORATION

By: (Signed)
David Keating

PI FINANCIAL CORP.

By: (Signed)
Trina Wang