

AMENDMENTS TO THE BMS RULES IN RELATION TO LEVERAGED AND INVERSE EXCHANGE TRADED FUNDS

AMENDMENTS TO THE RULES OF BURSA MALAYSIA SECURITIES BERHAD (“BMS RULES”) IN RELATION TO
LEVERAGED AND INVERSE EXCHANGE TRADED FUNDS

RULE	EXISTING PROVISION	RULE	AMENDED PROVISION
7.40	<p>Trading in leveraged and inverse Exchange Traded Funds</p> <p>(1) Leveraged ETFs or Inverse ETFs (referred to collectively in this Rule as “L&I ETFs”) are only intended for trading by investors who satisfy such qualifying criteria as may be prescribed by the Exchange.</p> <p>(2) A Participating Organisation must not allow a Client to undertake trading in L&I ETFs units unless the Client fulfils all such conditions as prescribed by the Exchange for trading in L&I ETFs units.</p>	7.40	<p>Trading in leveraged and inverse Exchange Traded Funds</p> <p>Leveraged ETFs or Inverse ETFs (referred to collectively in this Rule as “L&I ETFs”) are only intended for trading by investors who satisfy such qualifying criteria <u>and requirements</u> as may be prescribed by the Exchange.</p> <p>(1) A Participating Organisation must not allow a Client to undertake trading in L&I ETFs units unless the Client fulfils all such conditions as prescribed by the Exchange for trading in L&I ETFs units.</p>

[End of Amendments to the BMS Rules]