Registered No: 109413

Unaudited Interim Financial Report for the Six Months to 30 June 2013

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DIRECTORS' REPORT

The directors of ETFS Hedged Commodity Securities Limited ("HCSL" or the "Company") submit herewith the unaudited interim financial report and interim financial statements of the Company for the period ended 30 June 2013.

Directors

The names and particulars of the directors of the Company during or since the end of the financial period are:

Mr Graham J Tuckwell - Chairman

Mr Graeme D Ross

Mr Craig A Stewart

(resigned 21 June 2013)

Mr Joseph L Roxburgh

Mr Mark K Weeks

(appointed 21 June 2013)

Principal Activities

During the period there were no significant changes in the nature of the Company's activities.

Review of Operations

During the period, the Company had the following number of classes, in aggregate, of Currency-Hedged Commodity Securities in issue and admitted to trading on the following exchanges:

Security	London Stock Exchange	Borsa Italia	Deutsche Börse
Classic Hedged Commodity Securities	11	16	10
Longer Dated Hedged Commodity Securities	3	2	-
Total Currency-Hedged Commodity Securities	14	18	10

As at 30 June 2013, assets under management amounted to USD 20.5 million (31 December 2012: USD 52.2 million). The Company recognises its financial assets ("Commodity Contracts") and financial liabilities ("Currency-Hedged Commodity Securities") at fair value in the Condensed Statement of Financial Position.

During the period, the Company generated income from creation and redemption fees, management fees and licence allowance as follows:

	30 June 2013	30 June 2012
	USD	USD
Creation and Redemption Fees	1,536	3,148
Management Fees and Licence Allowance	91,314	33,151
Total Fee Income	92,850	36,299

Under the terms of the service agreement with ETFS Management Company (Jersey) Limited ("ManJer"), the Company accrued expenses equal to the management fees and licence allowance and creation and redemption fees, which, after taking into account other operating income and expenses, resulted in an operating result for the period of USD Nil (30 June 2012: USD Nil).

The gain or loss on Currency-Hedged Commodity Securities and Commodity Contracts is recognised in the Condensed Statement of Comprehensive Income in line with the Company's accounting policy, these gains or losses offset each other.

DIRECTORS' REPORT - CONTINUED

Future Developments

The directors are not aware of any developments that might have a significant effect on the operations of the Company in subsequent financial periods not already disclosed in this report or the attached interim financial statements.

Dividends

There were no dividends declared or paid in the current or previous period. It is the Company's policy that dividends will only be declared when the directors are of the opinion that there are sufficient distributable reserves.

Employees

The Company does not have any employees. It is the Company's policy to use the services of specialist subcontractors or consultants as far as possible.

Directors' Interests

The following table sets out the only director's interest in Ordinary Shares as at the date of this report:

Director	Ordinary Shares of Nil Par Value
Graham J Tuckwell	2
(as controlling party of ETF Securities Limited ("ETFSL"))	

Directors' Remuneration

No director has a service contract with the Company and details of the directors' remuneration which has been paid by ManJer on behalf of the Company for the period is disclosed below. Mr Craig A Stewart resigned on 21 June 2013, but received his fee to 30 June 2013.

	30 June 2013 GBP	30 June 2012 GBP
Ma Crohom I Tuokwoll	Nil	Nil
Mr Graham J Tuckwell	3,750	3,750
Mr Graeme D Ross	3,750	3,750
Mr Craig A Stewart	Nil	Nil
Mr Joseph L Roxburgh	Nil	Nil
Mr Mark K Weeks	INII	•••

On behalf of the directors

Graeme D Ross

Director Jersey

27 August 2013

STATEMENT OF DIRECTORS' RESPONSIBILITIES

The directors are responsible for preparing the interim financial statements in accordance with applicable law and regulations.

Company law requires the directors to prepare interim financial statements for each financial period. Under that law the directors have elected to prepare the interim financial statements in accordance with International Financial Reporting Standards ("IFRSs") as issued by the International Accounting Standards Board. The financial statements are required by law to give a true and fair view of the state of affairs of the Company and of the profit or loss of the Company for that period.

International Accounting Standard 1 requires that financial statements present fairly for each financial period the Company's financial position, financial performance and cash flows. This requires the faithful representation of the effects of transactions, other events and conditions in accordance with the definitions and recognition criteria for assets, liabilities, income and expenses set out in the International Accounting Standards Board's 'Framework for the preparation and presentation of financial statements'. In virtually all circumstances, a fair presentation will be achieved by compliance with all applicable IFRSs. However, the directors are also required to:

- Properly select and apply accounting policies;
- Present information, including accounting policies, in a manner that provides relevant, reliable, comparable and understandable information;
- Provide additional disclosures when compliance with the specific requirements in IFRSs are insufficient to enable users to understand the impact of particular transactions, other events and conditions on the entity's financial position and financial performance; and
- Make an assessment of the Company's ability to continue as a going concern.

The directors are responsible for keeping proper accounting records that disclose with reasonable accuracy at any time the financial position of the Company and enable them to ensure that the financial statements comply with the Companies (Jersey) Law 1991. They are also responsible for safeguarding the assets of the Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

By order of the Board

Graeme D Ross

Director

27 August 2013

CONDENSED STATEMENT OF COMPREHENSIVE INCOME

		Period ended 30 Jun		
	Note	2013 Unaudited USD	2012 Unaudited USD	
Revenue	2	92,850	36,299	
Expenses	2	(92,850)	(36,299)	
Operating Result	2		-	
Net Loss Arising on Fair Value of Commodity Contracts	6	(6,258,432)	(1,067,637)	
Net Gain Arising on Fair Value of Currency-Hedged Commodity Securities	7	6,258,432	1,067,637	
Result and Total Comprehensive Income for the P	eriod	_		

The directors consider the Company's activities as continuing.

CONDENSED STATEMENT OF FINANCIAL POSITION

- 1			
		As	at
	_	30 June 2013 Unaudited	31 December 2012 Audited
	Note	USD	USD
Current Assets			
Trade and Other Receivables	5	42,291	34,513
Commodity Contracts	6	20,509,202	52,246,987
Commodity Contracts Awaiting Settlement	6	183,876	455,238
Currency-Hedged Commodity Securities Awaiting Settlement	7	1,955,825	218,534
Total Assets		22,691,194	52,955,272
Current Liabilities			
Currency-Hedged Commodity Securities	7	20,509,202	52,246,987
Currency-Hedged Commodity Securities Awaiting Settlement	7	183,876	455,238
Commodity Contracts Awaiting Settlement	6	1,955,825	218,534
Trade and Other Payables	8	42,288	34,510
Total Liabilities	-	22,691,191	52,955,269
Equity			_
Stated Capital	9	3	3
Total Equity	-	3	3
Total Equity and Liabilities	-	22,691,194	52,955,272
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The financial statements on pages 4 to 12 were approved by the board of directors and signed on its behalf on 27 August 2013.

Graeme D Ross

Director

CONDENSED STATEMENT OF CASH FLOWS

	Period ended 30 June	
	2013	2012
	Unaudited	Unaudited
	USD	USD
Operating Result for the Period	-	-
Changes in Operating Assets and Liabilities		
Increase in Receivables	(7,778)	(22,868)
Increase in Payables	7,778	22,868
Cash Generated from Operations		-
Net Movement in Cash and Cash Equivalents		
Cash and Cash Equivalents at the Beginning of the Period Net Movement in Cash and Cash Equivalents	-	-
Cash and Cash Equivalents at the End of the Period		-

Currency-Hedged Commodity Securities issued or redeemed by receipt/transfer of Commodity Contracts have been netted off in the Condensed Statement of Cash Flows.

CONDENSED STATEMENT OF CHANGES IN EQUITY

	Stated Capital USD	Retained Earnings USD	Total Equity USD
Audited Opening Balance at 1 January 2012	3	-	3
Total Comprehensive Income for the Period	-	-	
Unaudited Balance at 30 June 2012	3	-	3
Audited Opening Balance at 1 January 2013	3	-	3
Total Comprehensive Income for the Period	-	-	
Unaudited Balance at 30 June 2013	3	_	3

NOTES TO THE FINANCIAL STATEMENTS

1. Accounting Policies

The main accounting policies of the Company are described below.

Basis of Preparation

The interim financial statements for the six months ended 30 June 2013 have been prepared in accordance with IAS 34 "Interim Financial Reporting" as issued by the International Accounting Standards Board ("IASB"). The interim financial statements have been prepared under the historical cost convention, as modified by the revaluation of financial assets and financial liabilities held at fair value through profit or loss.

The interim financial statements should be read in conjunction with the annual financial statements for the year ended 31 December 2012 which have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the IASB.

The accounting policies adopted are consistent with those of the annual financial statements for the year ended 31 December 2012. The interim financial statements do not include all the information and disclosures required in the annual financial statements and should be read in conjunction with the Company's annual financial statements as at 31 December 2012.

This half yearly report has not been audited or reviewed by the Company's auditors.

The presentation of interim financial statements in conformity with IFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Company's accounting policies.

Accounting Standards

- (a) Standards, amendments and interpretations effective on 1 January 2013:
 - IFRS 13 "Fair Value Measurement"
 - Amendments to IFRS 7 "Financial Instruments: Disclosures"
 - Various improvements to IFRSs issued in 2011

The adoption of the improvements and interpretation resulted in additional disclosures but did not have an impact on the Company's financial position or performance.

- (b) Standards, amendments and interpretations effective on 1 January 2013 but not relevant to the Company:
 - Various improvements to IFRSs issued in 2011
- (c) Standards, amendments and interpretations that are in issue but not yet effective:
 - IFRS 9 "Financial Instruments" (effective 1 January 2015)
 - Amendments to IAS 32 "Financial Instruments: Presentation" (effective 1 January 2014)

The directors anticipate that the adoption of these standards in future periods will have no material financial impact; however the amendments may change the presentation of the financial statements. The directors have considered other new and revised standards and they believe that they are not relevant to the Company's activities.

Going Concern

The nature of the Company's business dictates that the outstanding Currency-Hedged Commodity Securities may be redeemed at any time by the holder and in certain circumstances may be redeemed by the Company. As the redemption of Currency-Hedged Commodity Securities will coincide with the redemption of an equal amount of Commodity Contracts, no liquidity risk is considered to arise. All other liabilities of the Company are met by ManJer; therefore the directors consider the Company to be a going concern for the foreseeable future and have prepared the financial statements on this basis.

NOTES TO THE FINANCIAL STATEMENTS - CONTINUED

1. Accounting Policies – continued

Segmental Reporting

A segment is a distinguishable component of the Company that is engaged either in providing products or services (business segment), or in providing products and services within a particular economic environment (geographical segment), which is subject to risks and rewards that are different from those of other segments. The Company reports information on its operations for each of the Company's business segments only, as the Company only has one geographic segment which is the UK and Europe. The directors believe that each type of Commodity Security – Classic and Longer Dated – comprises a segment and results of each are disclosed separately in note 3.

2. Operating Result

Operating result for the period comprised:

	Period ended 30 June		
	2013	2012	
	Unaudited	Unaudited	
	USD	USD	
Creation and Redemption Fees	1,536	3,148	
Management Fees	82,859	30,081	
Licence Allowance	8,455	3,070	
Total Revenue	92,850	36,299	
Management Fees to ManJer	(92,850)	(36,299)	
Total Operating Expenses	(92,850)	(36,299)	
Operating Result	-	_	

3. Segmental Reporting

The Company has two separate types of Currency-Hedged Commodity Security in issue – Classic and Longer Dated Securities. The Company earns revenues from each of these sources.

For the period ended 30 June 2012:

	Classic	Longer Dated	Central	Total
Management Fees	28,541	1,540	-	30,081
Licence Allowance	2,913	157	-	3,070
Creation and Redemption Fees	2,441	707	<u>-</u>	3,148
Total Revenue	33,895	2,404	-	36,299
Total Operating Expenses	(33,895)	(2,404)	-	(36,299)
Segmental Profit		-		-

NOTES TO THE FINANCIAL STATEMENTS - CONTINUED

Segmental Reporting - continued 3.

For the period ended 30 June 2013:

For the period ended 30 June 2013.	Classic	Longer Dated	Central	Total
Management Fees	76,002	6,857	-	82,859
Licence Allowance	7,755	700	-	8,455
Creation and Redemption Fees	768	768		1,536
Total Revenue	84,525	8,325	-	92,850
Total Operating Expenses	(84,525)	(8,325)	-	(92,850)
Segmental Profit	-	-		_

Additional information relating to the assets and liabilities associated with these securities is disclosed in notes 6 and 7.

Taxation 4.

The Company is subject to Jersey Income Tax at the rate of 0%.

5. Trade and Other Receivables	A -	-4
	As at	
	30 June 2013	31 December 2012 Audited
	Unaudited	USD
	USD	
Creation and Redemption Fees	1,522	808
Management Fees and Licence Allowance	40,766	33,702
Stated Capital Receivable	3	3
	42,291	34,513
6. Commodity Contracts		
	Audited Change in Fair Value at 31 December 2012 USD	Audited Fair Value at 31 December 2012 USD
Classic Commodity Contracts	2,947,886	51,619,833
Longer Dated Commodity Contracts	(79,118)	627,154
Total Commodity Contracts	2,868,768	52,246,987
	Unaudited Change in Fair Value at 30 June 2013 USD	Unaudited Fair Value at 30 June 2013 USD
Classic Commodity Contracts	(5,937,247)	15,645,609
Longer Dated Commodity Contracts	(321,185)	4,863,593
Total Commodity Contracts	(6,258,432)	20,509,202
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NOTES TO THE FINANCIAL STATEMENTS - CONTINUED

Commodity Contracts - continued 6.

As at 30 June 2013, there were certain Commodity Contracts awaiting the creation or (redemption) of Currency-Hedged Commodity Securities with trade dates before the period end and settlement dates in the following period. The amount receivable as a result of unsettled creations at the period end was USD 183,876 (31 December 2012: USD 455,238), and the amount (payable) as a result of unsettled redemptions at the period end was (USD 1,955,825) (31 December 2012: (USD 218,534)).

7. Currency-Hedged Commodity Securities	Audited Change in Fair Value at 31 December 2012 USD	Audited Fair Value at 31 December 2012 USD
Classic Currency-Hedged Commodity Securities	(2,947,886)	51,619,833
Longer Dated Currency-Hedged Commodity Securities	79,118	627,154
Total Currency-Hedged Commodity Securities	(2,868,768)	52,246,987
	Unaudited Change in Fair Value at 30 June 2013 USD	Unaudited Fair Value at 30 June 2013 USD
Classic Currency-Hedged Commodity Securities	5,937,247	15,645,609
Longer Dated Currency-Hedged Commodity Securities	321,185	4,863,593
Total Currency-Hedged Commodity Securities	6,258,432	20,509,202

As at 30 June 2013, there were certain Currency-Hedged Commodity Securities awaiting (creation) or redemption with trade dates before the period end and settlement date in the following period. The amount (receivable) as a result of unsettled redemptions at the period end was (USD 183,876) (31 December 2012: (USD 455,238)), and the amount payable as a result of unsettled creations at the period end was USD 1,955,825 (31 December 2012: USD 218,534).

8.	Trade and Other Payables	As at	
		30 June 2013 Unaudited USD	31 December 2012 Audited USD
Mar	nagement Fees Payable to ManJer	42,288	34,510
9.	Stated Capital	As at	
		30 June 2013 Unaudited USD	31 December 2012 Audited USD
2 Sh	ares of Nil Par Value, Issued at GBP 1 Each	3	3

The Company can issue an unlimited capital of nil par value shares.

All shares issued by the Company carry one vote per share without restriction and carry the right to dividends. All shares are held by ETFS Holdings (Jersey) Limited ("HoldCo").

NOTES TO THE FINANCIAL STATEMENTS - CONTINUED

10. Related Party Disclosures

Entities and individuals which have a significant influence over the Company, either through the ownership of HoldCo shares or by virtue of being a director of the Company, are related parties.

Management Fees paid to ManJer during the period:

	As	As at	
	30 June 2013	31 December 2012	
	Unaudited	Audited	
	USD	USD	
Management Fees	92,850	195,029	

The following balances were due to ManJer at the period end:

	As	As at	
	30 June 2013	31 December 2012	
	Unaudited	Audited	
	USD	USD	
Management Fees Payable	42,288	34,510	

As disclosed in the Directors' Report, ManJer paid directors' fees in respect of the Company of GBP 7,500 (30 June 2012: GBP 7,500).

Graeme D Ross and Craig A Stewart are directors of R&H Fund Services (Jersey) Limited ("R&H"), the administrator. During the period, R&H charged ManJer secretarial and administration fees in respect of the Company of GBP 20,500 (30 June 2012: GBP 30,000), of which GBP 10,250 (30 June 2012: GBP 15,000) was outstanding at the period end.

Craig A Stewart was appointed as director of ManJer on 18 July 2013. Graeme D Ross was a director of ManJer until 21 June 2013.

Graham J Tuckwell is also a director of ETFSL, ManJer and HoldCo.

11. Ultimate Controlling Party

The immediate parent company is HoldCo, a Jersey registered company. The ultimate controlling party is Graham J Tuckwell through his shareholding in ETFSL. ETFSL is the parent company of HoldCo.