Semi-Annual Financial Statements & Other Information

May 31, 2025

Barron's 400SM ETF (BFOR)

An ALPS Advisors Solution



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Security Description	Shares	Value	Security Description	Shares	Value
COMMON STOCKS (98.47%)			Consumer Discretionary (continued)		
Communication Services (4.65%)			Ross Stores, Inc.	2,893 \$	405,280
Alphabet, Inc., Class A	2,215 \$	380,404	Royal Caribbean Cruises, Ltd.	1,656	425,542
Charter Communications, Inc.,			SharkNinja, Inc. ^(a)	4,039	371,305
Class A ^{(a)(b)}	1,022	404,988	Stride, Inc. ^(a)	2,982	451,445
Cinemark Holdings, Inc.(b)	14,586	492,569	Tapestry, Inc.	5,112	401,548
Comcast Corp., Class A	10,173	351,681	Taylor Morrison Home Corp.,		
EverQuote, Inc.(a)	12,967	298,889	Class A ^(a)	6,195	348,655
Fox Corp.	7,469	375,541	Texas Roadhouse, Inc.	2,117	413,260
Integral Ad Science Holding			TJX Cos., Inc.	3,177	403,161
Corp. ^(a)	40,770	331,868	Tractor Supply Co.	6,843	331,201
Iridium Communications, Inc.	13,159	334,239	Ulta Beauty, Inc. ^(a)	1,022	481,832
Meta Platforms, Inc., Class A	601	389,141	Universal Technical Institute,		
Netflix, Inc. ^(a)	384	463,576	Inc. ^(a)	13,443	477,630
New York Times Co., Class A	7,487	427,657	Valvoline, Inc. ^(a)	10,262	354,963
Nexstar Media Group, Inc.,			Visteon Corp. ^(a)	4,535	382,867
Class A	2,085	355,326	Williams-Sonoma, Inc.	2,125	343,740
Pinterest, Inc., Class A ^(a)	11,337	352,694	YETI Holdings, Inc. ^(a)	10,898	333,043
TEGNA, Inc.	20,797	347,726	Total Consumer Discretionary		18,248,601
T-Mobile US, Inc.	1,397	338,353			
Verizon Communications, Inc.	8,481	372,825	Consumer Staples (5.29%)		
Walt Disney Co.	3,664	414,179	BJ's Wholesale Club Holdings,		
Warner Music Group Corp.,	-,	, -	Inc. ^(a)	3,239	366,687
Class A	11,193	294,600	Brown-Forman Corp., Class A(b)	10,325	343,100
Yelp, Inc. ^(a)	10,564	403,228	Cal-Maine Foods, Inc.	3,968	380,650
Total Communication Services		7,129,484	Casey's General Stores, Inc.	913	399,675
Total communication services		7,123,404	Coca-Cola Co.	5,183	373,694
Consumer Discretionary (11.90%)			Coca-Cola Consolidated, Inc.	2,720	311,848
ADT, Inc.	49,073	408,287	Colgate-Palmolive Co.	4,012	372,875
Adtalem Global Education,	49,073	400,207	Hershey Co.	2,133	342,752
Inc. (a)	3,735	493,132	Inter Parfums, Inc. ^(b)	2,913	396,809
Airbnb, Inc., Class A ^(a)	2,865	369,585	Kellogg Co.	4,413	364,646
Amazon.com, Inc. ^(a)	1,858	380,909	Kimberly-Clark Corp.	2,601	373,920
Booking Holdings, Inc.	80	441,514	Kroger Co.	5,476	373,627
Boyd Gaming Corp.	5,243	393,068	Lancaster Colony Corp.	1,984	332,122
Brinker International, Inc. ^(a)	2,571	443,832	Molson Coors Brewing Co.,	,	•
Build-A-Bear Workshop, Inc.	10,337	527,600	Class B, Class B	6,124	328,185
Burlington Stores, Inc. (a)	1,552	354,275	Mondelez International, Inc.,	,	,
Carnival Corp. ^(a)		•	Class A	5,588	377,134
Chewy, Inc., Class A ^(a)	17,409	404,237	Monster Beverage Corp.(a)	6,468	413,629
· · · · · · · · · · · · · · · · · · ·	11,012	498,293	National Beverage Corp.	8,898	402,457
Chipotle Mexican Grill, Inc. ^(a)	7,322	366,686	PepsiCo, Inc.	2,403	315,874
Crocs, Inc. (a)	3,497	356,694	Pilgrim's Pride Corp.(b)	7,338	360,736
Darden Restaurants, Inc.	1,934	414,282	Procter & Gamble Co.	2,146	364,584
Deckers Outdoor Corp. (a)	3,093	326,373	Sprouts Farmers Market, Inc. ^(a)	2,581	446,152
Dick's Sporting Goods, Inc.	1,837	329,448	Vital Farms, Inc. (a)(b)	11,538	367,370
Dorman Products, Inc. ^(a)	2,875	371,766	Total Consumer Staples		8,108,526
Dream Finders Homes, Inc. (a)(b)	15,146	315,946	Total consumer staples		0,100,320
Duolingo, Inc. ^(a)	1,235	641,718	Energy (3.18%)		
Expedia, Inc.	2,186	364,516	Baker Hughes Co.	8,289	307,107
Frontdoor, Inc. ^(a)	9,603	528,261	_		
Gap, Inc.	18,099	403,789	Devon Energy Corp. DHT Holdings, Inc. ^(b)	10,364 34,792	313,615 402,891
Green Brick Partners, Inc. (a)	6,267	366,306	<u>-</u> .		
Home Depot, Inc.	1,022	376,392	Diamondback Energy, Inc.	2,382	320,498
Las Vegas Sands Corp.	8,331	342,904	EOG Resources, Inc.	2,946	319,847
Laureate Education, Inc. ^(a)	19,224	432,540	Hess Corp.	2,419	319,768
Mattel, Inc. ^(a)	18,528	350,920	Matador Resources Co.	7,389	317,801
Monarch Casino & Resort, Inc.	4,343	363,683	ONEOK, Inc.	3,694	298,623
Perdoceo Education Corp.	14,607	497,222	Ovintiv, Inc.	8,847	316,899
Ralph Lauren Corp.	1,658	458,951	Permian Resources Corp.	27,344	344,808

Security Description	ription Shares Value		Security Description	Shares	Value
Energy (continued)			Financials (continued)		
Schlumberger Ltd.	8,776 \$	290,047	Merchants Bancorp	9,506 \$	304,382
Targa Resources Corp.	1,846	291,539	Moody's Corp.	807	386,811
TechnipFMC PLC	12,865	400,745	NewtekOne, Inc.	30,536	331,316
Texas Pacific Land Corp. (b)	274	305,244	Nicolet Bankshares, Inc.	3,158	387,297
Viper Energy, Inc.	8,374	332,364	Northeast Bank	3,958	331,799
Total Energy		4,881,796	Northrim BanCorp, Inc.	4,919	450,580
Total Lileigy		4,001,730	OFG Bancorp	8,907	366,434
Financials (21 00%)			Old Second Bancorp, Inc.	22,464	371,555
Financials (21.99%)	F 70F	250.045	Pacific Premier Bancorp, Inc.	16,287	345,284
1st Source Corp.	5,795	350,945	Palomar Holdings, Inc. (a)	2,712	465,027
Acadian Asset Management,	44.505	426 746	Park National Corp.	2,389	388,356
Inc.	14,505	436,746	·	•	•
Amalgamated Financial Corp.	12,246	370,074	Pathward Financial, Inc.	5,044	393,684
Artisan Partners Asset			Paymentus Holdings, Inc. ^(a)	12,822	489,672
Management, Inc., Class A	8,999	362,660	PayPal Holdings, Inc. (a)	5,225	367,213
Axos Financial, Inc. ^(a)	5,716	397,491	Peoples Bancorp, Inc.	12,205	357,851
Bancorp, Inc. ^(a)	6,902	352,692	PJT Partners, Inc., Class A	2,602	392,017
Bank OZK	8,213	364,082	Popular, Inc.	4,019	416,087
Business First Bancshares, Inc.	14,769	351,355	Preferred Bank	4,434	370,727
Byline Bancorp, Inc.	13,919	360,085	Progressive Corp.	1,245	354,738
Camden National Corp.	8,776	345,248	Renasant Corp.	21,113	740,011
City Holding Co.	3,097	365,105	SEI Investments Co.	4,849	413,426
Coinbase Global, Inc. ^(a)	1,923	474,250	Sezzle, Inc. ^{(a)(b)}	9,292	991,549
Columbia Banking System, Inc.	14,688	343,405	Shift4 Payments, Inc. (a)(b)	4,174	395,653
Community Trust Bancorp, Inc.	7,055	360,158	Shore Bancshares, Inc.	27,232	394,592
Corebridge Financial, Inc.	11,165	364,091	Southside Bancshares, Inc.	12,410	349,838
Cullen/Frost Bankers, Inc.	2,925	371,416	Stock Yards Bancorp, Inc. (b)	5,264	387,220
East West Bancorp, Inc.	4,093	373,282	Synchrony Financial	6,809	392,539
Enova International, Inc. ^(a)	3,907	362,062	The Hartford Financial Services	0,000	052,000
Enterprise Financial Services	3,307	302,002	Group, Inc.	3,015	391,468
•	C 410	220.700	Toast, Inc. ^(a)	10,446	440,612
Corp.	6,418	339,769	TriCo Bancshares	8,898	355,030
Equity Bancshares, Inc.	9,110	354,743	Trinity Capital, Inc. ^(b)	23,152	337,093
Esquire Financial Holdings,	= 400	152.055	UMB Financial Corp.	3,563	367,417
Inc. ^(b)	5,102	462,955	•	•	367,417
Evercore, Inc., Class A	1,782	412,515	United Bankshares, Inc.	10,436	•
EZCORP, Inc., Class A ^{(a)(b)}	26,739	359,640	Unum Group	4,453	363,855
FactSet Research Systems, Inc.	832	381,272	Victory Capital Holdings, Inc.,	6 4 4 4	270 420
First BanCorp	20,264	404,875	Class A	6,114	379,129
First Citizens BancShares, Inc.,			Virtu Financial, Inc., Class A	10,081	405,155
Class A	196	362,380	Visa, Inc., Class A	1,089	397,692
First Financial Bankshares, Inc.	10,173	358,700	Webster Financial Corp.	7,307	376,164
First Mid Bancshares, Inc.	10,253	361,726	Westamerica BanCorp	7,255	348,603
Goosehead Insurance, Inc.,			World Acceptance Corp. (a)	2,996	462,822
Class A	3,138	339,720	WR Berkley Corp.	5,780	431,708
Hamilton Insurance Group,			WSFS Financial Corp.	7,035	372,081
Ltd. ^(a)	18,305	398,317	Zions Bancorp NA	7,590	359,462
Hamilton Lane, Inc., Class A(b)	2,509	373,841	Total Financials	_	33,720,535
Hancock Whitney Corp.	7,076	386,845		_	
HCI Group, Inc. ^(b)	2,621	442,346	Health Care (10.19%)		
Home BancShares, Inc.	12,734	360,245	Abbott Laboratories	2,854	381,237
Independent Bank Corp.	11,731	369,878	ACADIA Pharmaceuticals, Inc. ^(a)	21,646	466,904
Interactive Brokers Group, Inc.	2,083	436,763	ADMA Biologics, Inc. ^(a)	19,484	386,563
International Bancshares Corp.		•	Agilent Technologies, Inc.		
•	5,827	364,945	<i>e</i> ,	2,966	331,955
Jack Henry & Associates, Inc.	2,056	372,486	Amgen, Inc.	1,144	329,678
JPMorgan Chase & Co.	1,552	409,728	Biogen, Inc. ^(a)	2,531	328,498
Kinsale Capital Group, Inc.	794	374,760	BioMarin Pharmaceutical,		
Lincoln National Corp.	9,819	325,402	Inc. ^(a)	5,081	295,054
Mastercard, Inc., Class A	682	399,379	Boston Scientific Corp. (a)	3,674	386,725
Mercantile Bank Corp.	8,176	361,052			

Security Description	Shares	Value	Security Description	Shares	Value
Health Care (continued)			Industrials (continued)		
Catalyst Pharmaceuticals,			Carlisle Cos., Inc.	1,063 \$	404,131
Inc. ^(a)	16,678 \$	416,283	Cintas Corp.	1,867	422,876
Corcept Therapeutics, Inc.(a)	6,283	487,309	Comfort Systems USA, Inc.	1,052	503,098
DaVita, Inc. ^(a)	2,432	331,384	Copart, Inc. ^(a)	6,763	348,159
Dexcom, Inc. ^(a)	5,102	437,752	Core & Main, Inc. ^(a)	7,602	416,666
Doximity, Inc., Class A ^(a)	5,826	303,476	CRA International, Inc.	2,085	396,254
Edwards Lifesciences Corp.(a)	5,152	402,989	Crane Co.	2,358	404,161
Eli Lilly & Co.	445	328,263	CSG Systems International, Inc.	5,952	393,189
Encompass Health Corp.	3,725	450,352	Cummins, Inc.	1,113	357,807
Exelixis, Inc. ^(a)	9,828	422,997	Curtiss-Wright Corp.	1,103	485,441
GE HealthCare Technologies,	5,5_5	,	Delta Air Lines, Inc.	7,754	375,216
Inc.	4,413	311,293	Dover Corp.	1,992	354,078
Halozyme Therapeutics, Inc. ^(a)	5,756	322,739	DXP Enterprises, Inc. ^(a)	4,322	357,343
Harmony Biosciences Holdings,	3,730	322,733	EMCOR Group, Inc.	919	433,639
Inc. ^(a)	10,601	365,735	Emerson Electric Co.	3,199	381,897
Hims & Hers Health, Inc. (a)(b)	10,487	593,145	Enerpac Tool Group Corp.,	3,133	301,037
IDEXX Laboratories, Inc. ^(a)	860	441,490	Class A	8,300	355,904
Insulet Corp.(a)	1,393	452,767	EnerSys	3,745	313,194
Intuitive Surgical, Inc. ^(a)	740	408,732	ESCO Technologies, Inc.	2,278	412,865
- .	6,977	403,829	ExlService Holdings, Inc.	7,804	•
iRadimed Corp.	•	244,866	Expeditors International of	7,004	358,906
Krystal Biotech, Inc. ^(a) Lantheus Holdings, Inc. ^{(a)(b)}	1,944	,	•	2 100	250 265
5 ,	3,544	267,785	Washington, Inc.	3,108	350,365
LeMaitre Vascular, Inc.	4,272	351,158	Fastenal Co.	9,568	395,541
Medpace Holdings, Inc. (a)	1,111	327,634	Federal Signal Corp.	4,641	436,579
MiMedx Group, Inc. ^(a)	46,237	297,304	Genpact, Ltd.	7,219	310,778
Molina Healthcare, Inc. ^(a)	1,154	352,016	Golden Ocean Group, Ltd.	47,634	366,782
Pfizer, Inc.	13,959	327,897	Greenbrier Cos., Inc.	6,549	295,163
Protagonist Therapeutics,			Griffon Corp.	5,152	354,200
Inc. ^(a)	6,862	325,739	HEICO Corp., Class A	1,771	417,673
Quest Diagnostics, Inc.	2,095	363,147	Howmet Aerospace, Inc.	2,814	478,070
Regeneron Pharmaceuticals,			IBEX Holdings, Ltd. ^(a)	14,374	413,827
Inc.	536	262,790	IES Holdings, Inc. (a)(b)	1,955	507,635
ResMed, Inc.	1,619	396,315	Illinois Tool Works, Inc.	1,417	347,278
Semler Scientific, Inc. ^{(a)(b)}	10,092	403,680	Innodata, Inc. ^{(a)(b)}	7,916	312,445
United Therapeutics Corp. (a)	1,130	360,301	Interface, Inc.	18,713	375,944
Universal Health Services, Inc.,			ITT, Inc.	2,652	399,232
Class B	2,083	396,499	Leidos Holdings, Inc.	2,632	390,905
Veeva Systems, Inc., Class A ^(a)	1,531	428,221	Lennox International, Inc.	613	346,008
Waters Corp.(a)	982	342,954	Lincoln Electric Holdings, Inc.	1,903	368,402
Zoetis, Inc.	2,256	380,429	Liquidity Services, Inc. (a)	12,157	284,109
Total Health Care		15,615,884	LSI Industries, Inc.	21,232	345,445
			Matson, Inc. ^(b)	2,824	318,688
Industrials (21.90%)			McGrath RentCorp	3,178	357,144
Acuity Brands, Inc.	1,356	352,411	Mueller Industries, Inc.	4,465	347,690
Applied Industrial	1,330	332,111	Mueller Water Products, Inc.	13,066	320,509
Technologies, Inc.	1,601	362,659	NEXTracker, Inc. (a)	7,924	449,212
Argan, Inc.	3,006	632,162	Norfolk Southern Corp.	1,549	382,789
Armstrong World Industries,	3,000	032,102	Northrop Grumman Corp.	739	358,245
	2 570	399,969	Old Dominion Freight Line, Inc.	2,188	350,452
Inc.	2,570	399,909	Oshkosh Corp.	3,755	372,458
Automatic Data Processing,	1 227	200 425	PACCAR, Inc.	3,593	337,203
Inc.	1,227	399,425	Parker-Hannifin Corp.	5,595 586	389,514
Axon Enterprise, Inc. ^(a)	658	493,737	•		•
Blue Bird Corp.(a)(b)	10,426	403,486	Paycom Software Inc	2,458	388,143
Booz Allen Hamilton Holding			Paycom Software, Inc.	1,684	436,308
Corp.	3,158	335,537	Powell Industries, Inc. (b)	2,021	342,741
Broadridge Financial Solutions,			Pursuit Attractions and	0.242	257 752
Inc.	1,576	382,700	Hospitality, Inc. ^(a)	9,242	257,759
Byrna Technologies, Inc. (a)(b)	18,818	501,688	RB Global, Inc.	3,715	391,190

Shares	Value
1,442 \$	•
607	457,356
3,411	394,312
506	382,981
4,646	375,350
937	431,357
563	372,650
3,039	410,660
23,023	366,756
2,367	391,809
1,922	421,129
4,159	548,073
16,898	282,366
2,304	334,541
2,783	385,585
6,670	356,645
628	358,130
1,296	343,920
4,019	474,001
8,675	347,173
800	371,184
5,173	368,680
638	368,120
16,125	282,832
4,940	401,375
_	20,719,676
1,240	345,848
10,456	279,907
10,376	319,581
1,974	463,890
4,681	424,613
3,735	340,483
3,988	312,540
1,437	381,696
683	439,893
7,653	403,466
1,832	353,887
2,348	418,226
3,128	356,092
1,063	381,415
5,540	293,454
3,909	401,767
· <u> </u>	5,916,758
_	
1.660	508,209
	590,237
	336,814
•	364,320
	429,596
	1,660 3,786 4,364 4,048 1,761

Security Description		Share	s	Value
Utilities (continued)				
Vistra Corp.		2,935	\$	471,273
WEC Energy Group, Inc.		3,450		370,668
Total Utilities				3,071,117
TOTAL COMMON STOCKS				
(Cost \$126,725,998)				150,991,739
Security Description		Share	S	Value
LIMITED PARTNERSHIPS (1.29	%)			
Energy (1.29%)				
Cheniere Energy Partners LP		5,662		324,829
Enterprise Products Partners				
LP		10,722		330,452
Hess Midstream LP, Class A		8,427		311,799
MPLX LP		6,656		339,456
Natural Resource Partners LF)	3,431		336,238
Western Midstream Partners	5			
LP		8,860		331,364
Total Energy				1,974,138
			_	
TOTAL LIMITED PARTNERSHIP	PS			
(Cost \$1,599,116)				1,974,138
	7 Day Yield	Shares		Value
	1 Day 1 Icia	Ullaics		value
SHORT TERM INVESTMENTS (Onarca		value
SHORT TERM INVESTMENTS (Money Market Fund (0.20%)		Ondics		value
		Onares		value
Money Market Fund (0.20%)		Onarcs		value
Money Market Fund (0.20%) State Street Institutional		Onuics		value
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money		Onares		Value
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class)		308,536	\$	308,536
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier	1.08%)		\$	
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class)	1.08%)		\$	
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class)	1.08%) 4.24%		\$	
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536)	4.24% Collateral		\$	
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536) Investments Purchased with 6	4.24% Collateral		\$	
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536) Investments Purchased with 6 from Securities Loaned (0.889)	4.24% Collateral		\$	
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536) Investments Purchased with 6 from Securities Loaned (0.889) State Street Navigator	4.24% Collateral		\$	
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536) Investments Purchased with 6 from Securities Loaned (0.889) State Street Navigator Securities Lending	4.24% Collateral		\$	
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536) Investments Purchased with 6 from Securities Loaned (0.889) State Street Navigator Securities Lending Government Money Market	4.24% Collateral		\$	
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536) Investments Purchased with 6 from Securities Loaned (0.889) State Street Navigator Securities Lending Government Money Market	4.24% Collateral 6)	308,536	\$	308,536
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536) Investments Purchased with 6 from Securities Loaned (0.889 State Street Navigator Securities Lending Government Money Mark Portfolio, 4.34% (Cost \$1,347,565)	4.24% Collateral 6)	308,536	\$	308,536
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536) Investments Purchased with 6 from Securities Loaned (0.889 State Street Navigator Securities Lending Government Money Mark Portfolio, 4.34% (Cost \$1,347,565)	4.24% Collateral 6)	308,536	\$	308,536
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536) Investments Purchased with 6 from Securities Loaned (0.889 State Street Navigator Securities Lending Government Money Mark Portfolio, 4.34% (Cost \$1,347,565) TOTAL SHORT TERM INVESTM	4.24% Collateral 6)	308,536	\$	308,536 1,347,565
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536) Investments Purchased with 6 from Securities Loaned (0.889 State Street Navigator Securities Lending Government Money Mark Portfolio, 4.34% (Cost \$1,347,565) TOTAL SHORT TERM INVESTM	4.24% Collateral 6) Ret	308,536	\$	308,536 1,347,565
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536) Investments Purchased with 6 from Securities Loaned (0.889 State Street Navigator Securities Lending Government Money Mark Portfolio, 4.34% (Cost \$1,347,565) TOTAL SHORT TERM INVESTM	4.24% Collateral 6) Ret	308,536	\$	308,536 1,347,565 1,656,101
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536) Investments Purchased with 6 from Securities Loaned (0.889 State Street Navigator Securities Lending Government Money Mark Portfolio, 4.34% (Cost \$1,347,565) TOTAL SHORT TERM INVESTM (Cost \$1,656,101) TOTAL INVESTMENTS (100.6) (Cost \$129,981,215)	4.24% Collateral 6) ket TENTS	308,536 1,347,565		308,536 1,347,565 1,656,101 154,621,978
Money Market Fund (0.20%) State Street Institutional Treasury Plus Money Market Fund (Premier Class) (Cost \$308,536) Investments Purchased with 6 from Securities Loaned (0.88% State Street Navigator Securities Lending Government Money Mark Portfolio, 4.34% (Cost \$1,347,565) TOTAL SHORT TERM INVESTM (Cost \$1,656,101) TOTAL INVESTMENTS (100.	4.24% Collateral 6) ket TENTS	308,536 1,347,565		1,347,565 1,656,101 154,621,978 (1,291,915)

⁽a) Non-income producing security.

See Notes to Financial Statements and Financial Highlights.

⁽b) Security, or a portion of the security position is currently on loan. The total market value of securities on loan is \$11,226,835.

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Investments, at value [*]	\$ 154,621,978
Cash	17,476
Dividends receivable	121,092
Total Assets	154,760,546
LIABILITIES:	
Payable to adviser	82,918
Payable for collateral upon return of securities loaned	1,347,565
Total Liabilities	1,430,483
NET ASSETS	\$ 153,330,063
NET ASSETS CONSIST OF: Paid-in capital Total distributable earnings/(accumulated losses)	\$ 160,105,941 (6,775,878)
NET ASSETS	\$ 153,330,063
INVESTMENTS, AT COST	\$ 129,981,215
PRICING OF SHARES	
Net Assets	\$ 153,330,063
Shares of beneficial interest outstanding (Unlimited number of shares authorized, par value \$0.01 per share)	2,075,000
Net Asset Value, offering and redemption price per share	\$ 73.89

^{*} Includes \$11,266,835 of securities on loan.

Statement of Operations

For the Six Months Ended May 31, 2025 (Unaudited)

INVESTMENT INCOME:

Dividend income	\$ 1,164,100
Securities lending income	10,144
Total investment income	1,174,244
EXPENSES:	
Investment adviser fees	483,533
Net expenses	483,533
NET INVESTMENT INCOME	690,711
REALIZED AND UNREALIZED GAIN/(LOSS):	
Net realized gain on investments ^(a)	4,365,048
Net change in unrealized appreciation/(depreciation) on investments	(15,084,384)
NET REALIZED AND UNREALIZED LOSS ON INVESTMENTS	(10,719,336)
NET DECREASE IN NET ASSETS RESULTING FROM OPERATIONS	\$ (10.028.625)

^{*} Net of foreign tax withholding of \$2,332.

⁽a) Includes realized gain or loss as a result of in-kind transactions (See Note 4 in Notes to Financial Statements and Financial Highlights).

Statements of Changes in Net Assets

	For the Six Months Ended May 31, 2025 (Unaudited)	For the Year Ended November 30, 2024
OPERATIONS:		
Net investment income	\$ 690,711	\$ 1,441,750
Net realized gain	4,365,048	20,657,427
Net change in unrealized appreciation/(depreciation)	(15,084,384)	24,282,171
Net increase/(decrease) in net assets resulting from operations	(10,028,625)	46,381,348
DISTRIBUTIONS TO SHAREHOLDERS:		
From distributable earnings	(1,034,000)	(1,760,535)
Total distributions	(1,034,000)	(1,760,535)
CAPITAL SHARE TRANSACTIONS:		
Proceeds from sale of shares	5,614,639	_
Cost of shares redeemed	(3,522,456)	(14,307,311)
Net increase/(decrease) from capital share transactions	2,092,183	(14,307,311)
Net increase/(decrease) in net assets	(8,970,442)	30,313,502
NET ASSETS:		
Beginning of period	162,300,505	131,987,003
End of period	\$ 153,330,063	\$ 162,300,505
OTHER INFORMATION:		
CAPITAL SHARE TRANSACTIONS:		
Beginning shares	2,050,000	2,275,000
Shares sold	75,000	_
Shares redeemed	(50,000)	(225,000)
Shares outstanding, end of period	2,075,000	2,050,000

		For the										
	Six Months Ended		For the Year Ended		For the Year Ended		ı	For the Year Ended		For the Year Ended		For the Year Ended
		/lay 31, 2025 (Unaudited)	Ν	lovember 30, 2024	Ν	lovember 30, 2023	N	lovember 30, 2022	N	lovember 30, 2021	N	ovember 30, 2020
NET ASSET VALUE, BEGINNING OF PERIOD	\$	79.17	\$	58.02	\$	58.02	\$	62.39	\$	47.32	\$	42.04
INCOME FROM OPERATIONS:												
Net investment income ^(a)		0.34		0.69		0.91		0.75		0.52		0.43
Net realized and unrealized gain/(loss)		(5.12)		21.24		(0.02)		(4.55)		15.05		5.14
Total from investment operations		(4.78)		21.93		0.89		(3.80)		15.57		5.57
DISTRIBUTIONS:												
From net investment income		(0.50)		(0.78)		(0.89)		(0.57)		(0.50)		(0.29)
Total distributions		(0.50)		(0.78)		(0.89)		(0.57)		(0.50)		(0.29)
NET IN ORT 105 ((DEODE 105) IN NET 10057												
NET INCREASE/(DECREASE) IN NET ASSET		(5.20)		24.45		0.00		(4.27)		45.07		F 20
VALUE	_	(5.28)	_	21.15	_	0.00	_	(4.37)	_	15.07	_	5.28
NET ASSET VALUE, END OF PERIOD	\$	73.89	\$		\$	58.02	\$	58.02	\$		\$	47.32
TOTAL RETURN ^(b)		(6.03)%		38.15%		1.67%		(6.18)%		33.18%		13.33%
RATIOS/SUPPLEMENTAL DATA:												
Net assets, end of period (in 000s)	\$	153,330	\$	162,301	\$	131,987	\$	139,248	\$	155,968	\$	118,293
Ratio of expenses to average net assets Ratio of net investment income to		0.65% ^(c)		0.65%		0.65%		0.65%		0.65%		0.65%
average net assets		0.93% ^(c)		1.03%		1.63%		1.32%		0.90%		1.08%
Portfolio turnover rate ^(d)		47%		90%		83%		94%		91%		83%

⁽a) Based on average shares outstanding during the period.

⁽b) Total return is calculated assuming an initial investment made at the net asset value at the beginning of the year and redemption at the net asset value on the last day of the year and assuming all distributions are reinvested at the reinvestment prices. Total return calculated for a period of less than one year is not annualized.

⁽c) Annualized.

⁽d) Portfolio turnover for periods less than one year are not annualized and does not include securities received or delivered from processing creations or redemptions in-kind.

Notes to Financial Statements and Financial Highlights

May 31, 2025 (Unaudited)

1. ORGANIZATION

ALPS ETF Trust (the "Trust"), a Delaware statutory trust, is an open-end management investment company registered under the Investment Company Act of 1940, as amended (the "1940 Act"). As of May 31, 2025, the Trust consisted of twenty-four separate portfolios. Each portfolio represents a separate series of the Trust. This report pertains solely to the Barron's 400SM ETF (the "Fund"). The investment objective of the Fund is to seek investment results that correspond generally, before fees and expenses, to the performance of the Barron's 400 IndexSM (the "Underlying Index"). The Fund has elected to qualify as a diversified series of the Trust under the 1940 Act.

The Fund's Shares ("Shares") are listed on the NYSE Arca, Inc. (the "NYSE Arca"). The Fund issues and redeems Shares, at net asset value ("NAV") in blocks of 25,000 Shares, each of which is called a "Creation Unit". Creation Units are issued and redeemed principally in-kind for securities included in the Underlying Index. Except when aggregated in Creation Units, Shares are not redeemable securities of the Fund.

Pursuant to the Trust's organizational documents, its Officers and Trustees are indemnified against certain liability arising out of the performance of their duties to the Trust. Additionally, in the normal course of business, the Trust enters into contracts with service providers that contain general indemnification clauses. The Trust's maximum exposure under these arrangements is unknown, as this would involve future claims that may be made against the Trust that have not yet occurred.

2. SIGNIFICANT ACCOUNTING POLICIES

The following is a summary of significant accounting policies consistently followed by the Fund in the preparation of the financial statements. The accompanying financial statements were prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"). The preparation of financial statements in conformity with U.S. GAAP requires management to make certain estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the period. Actual results could differ from those estimates. The Fund is considered an investment company under U.S. GAAP and follows the accounting and reporting guidance applicable to investment companies in the Financial Accounting Standards Board ("FASB") Accounting Standards Codification Topic 946.

In regards to Financial Accounting Standards Board Update 2023-07, Segment Reporting (Topic 280) - Improvements to Reportable Segment Disclosures ("ASU 2023-07"), the Chief Operating Decision Maker ("CODM") monitors the operating results of the Fund as a whole. ALPS Advisors, Inc. (the "Adviser") is the CODM for the Fund. The Fund's financial information is used by the CODM to assess each segment's performance. The CODM has determined that the Fund is a single operating segment as defined by ASU 2023-07 that recognizes revenues and incurs expenses. This is supported by the single investment strategy of the Fund, against which the CODM assesses performance.

A. Portfolio Valuation

The Fund's NAV is determined daily, as of the close of regular trading on the New York Stock Exchange (the "NYSE"), normally 4:00 p.m. Eastern time, on each day the NYSE is open for trading. The NAV is computed by dividing the value of all assets of the Fund (including accrued interest and dividends), less all liabilities (including accrued expenses and dividends declared but unpaid), by the total number of shares outstanding.

Portfolio securities listed on any exchange other than the NASDAQ Stock Market LLC ("NASDAQ") are valued at the last sale price on the business day as of which such value is being determined. If there has been no sale on such day, the securities are valued at the mean of the most recent bid and ask prices on such day. Securities traded on the NASDAQ are valued at the NASDAQ Official Closing Price as determined by NASDAQ. Portfolio securities traded on more than one securities exchange are valued at the last sale price on the business day as of which such value is being determined at the close of the exchange representing the principal market for such securities. Portfolio securities traded in the over-the-counter market, but excluding securities traded on the NASDAQ, are valued at the last quoted sale price in such market.

The Fund's investments are valued at market value or, in the absence of market value with respect to any portfolio securities, at fair value according to procedures adopted by the Trust's Board of Trustees (the "Board"). Pursuant to Rule 2a-5 under the 1940 Act, the Board designated the Adviser as the valuation designee ("Valuation Designee") for the Fund to perform the fair value determinations relating to Fund investments. The Adviser may carry out its designated responsibilities as Valuation Designee through various teams and committees. When market quotations are not readily available or when events occur that make established valuation methods unreliable, securities of the Fund may be valued in good faith by the Valuation Designee. These securities generally include, but are not limited to, restricted securities (securities which may not be publicly sold without registration under the Securities Act of 1933) for which a pricing service is unable to provide a market price; securities whose trading has been formally suspended; a security whose market price is not available from a pre-established primary pricing source or the pricing source is not willing to provide a price; a security with respect to which an event has occurred that is most likely to materially affect the value of the security after the market has closed but before the calculation of the Fund's NAV or make it difficult or impossible to obtain a reliable market quotation; or a security

Notes to Financial Statements and Financial Highlights

May 31, 2025 (Unaudited)

whose price, as provided by the pricing service, does not reflect the security's "fair value" due to the security being de-listed from a national exchange or the security's primary trading market is temporarily closed at a time when, under normal conditions, it would be open. As a general principle, the current "fair value" of a security would be the amount which the owner might reasonably expect to receive from the sale on the applicable exchange or principal market. A variety of factors may be considered in determining the fair value of such securities.

B. Fair Value Measurements

The Fund discloses the classification of its fair value measurements following a three-tier hierarchy based on the inputs used to measure fair value. Inputs refer broadly to the assumptions that market participants would use in pricing the asset or liability, including assumptions about risk. Inputs may be observable or unobservable. Observable inputs reflect the assumptions market participants would use in pricing the asset or liability that are developed based on market data obtained from sources independent of the reporting entity. Unobservable inputs reflect the reporting entity's own assumptions about the assumptions market participants would use in pricing the asset or liability that are developed based on the best information available.

Valuation techniques used to value the Fund's investments by major category are as follows:

Equity securities and Limited Partnerships, including restricted securities, for which market quotations are readily available, are valued at the last reported sale price or official closing price as reported by a third party pricing vendor on the primary market or exchange on which they are traded and are categorized as Level 1 in the hierarchy. In the event there were no sales during the day or closing prices are not available, securities are valued at the mean of the most recent quoted bid and ask prices on such day and are generally categorized as Level 2 in the hierarchy. Investments in open-end mutual funds are valued at their closing NAV each business day and are categorized as Level 1 in the hierarchy.

Changes in valuation techniques may result in transfers in or out of an assigned level within the disclosure hierarchy.

Various inputs are used in determining the value of the Fund's investments as of the end of the reporting period. When inputs used fall into different levels of the fair value hierarchy, the level in the hierarchy within which the fair value measurement falls is determined based on the lowest level input that is significant to the fair value measurement in its entirety. The designated input levels are not necessarily an indication of the risk or liquidity associated with these investments.

These inputs are categorized in the following hierarchy under applicable financial accounting standards:

- Level 1 Unadjusted quoted prices in active markets for identical investments, unrestricted assets or liabilities that a Fund has the ability to access at the measurement date;
- Level 2 Quoted prices which are not active, quoted prices for similar assets or liabilities in active markets or inputs other than quoted prices that are observable (either directly or indirectly) for substantially the full term of the asset or liability; and
- Level 3 Significant unobservable prices or inputs (including the Fund's own assumptions in determining the fair value of investments) where there is little or no market activity for the asset or liability at the measurement date.

The following is a summary of the inputs used to value the Fund's investments as of May 31, 2025:

Barron's 400 ETF

Investments in Securities at Value	I	Level 1 - Quoted and Unadjusted Prices	el 2 - Other Significant Observable Inputs	Level 3 - Significa Unobservable Inp		Total
Common Stocks*	\$	150,991,739	\$ =	\$ -	-	\$ 150,991,739
Limited Partnerships*		1,974,138	_	=	-	1,974,138
Short Term Investments		1,656,101	_	=	-	1,656,101
Total	\$	154,621,978	\$ =	\$ -	-	\$ 154,621,978

For a detailed sector breakdown, see the accompanying Schedule of Investments.

The Fund did not have any securities that used significant unobservable inputs (Level 3) in determining fair value and there were no transfers into or out of Level 3 during the six months ended May 31, 2025.

C. Securities Transactions and Investment Income

Securities transactions are recorded as of the trade date. Realized gains and losses from securities transactions are recorded on the specific identification in accordance with GAAP. Dividend income and capital gains distributions, if any, are recorded on the ex-dividend date. Interest income, if any, is recorded on the accrual basis.

D. Dividends and Distributions to Shareholders

Dividends from net investment income of the Fund, if any, are declared and paid annually or as the Board may determine from time to time. Distributions of net realized capital gains earned by the Fund, if any, are distributed at least annually.

E. Federal Tax and Tax Basis Information

The timing and character of income and capital gain distributions are determined in accordance with income tax regulations, which may differ from U.S. GAAP. Reclassifications are made to the Fund's capital accounts for permanent tax differences to reflect income and gains available for distribution (or available capital loss carryforwards) under income tax regulations. The amounts and characteristics of tax basis distributions and composition of distributable earnings/(accumulated losses) are finalized at fiscal year-end; accordingly, tax basis balances have not been determined as of May 31, 2025.

The tax character of the distributions paid during the fiscal year ended November 30, 2024 was as follows:

Fund	Ordir	nary Income	Long-Term Capital (Gain	Return of Capital	
November 30, 2024						
Barron's 400 [™] ETF	\$	1,760,535	\$	_	\$	_

The character of distributions made during the year may differ from its ultimate characterization for federal income tax purposes.

Under current law, capital losses maintain their character as short-term or long-term and are carried forward to the next tax year without expiration. As of November 30, 2024, the following amounts are available as carry forwards to the next tax year:

Fund	Short-Term	Long-Term
Barron's 400 [™] FTF	\$ 36 595 146	\$ _

As of May 31, 2025, the cost of investments for federal income tax purposes and accumulated net unrealized appreciation/(depreciation) on investments were as follows:

	Ва	Barron's 400 [™] ETF	
Gross appreciation (excess of value over tax cost)	\$	29,114,217	
Gross depreciation (excess of tax cost over value)		(4,193,003)	
Net unrealized appreciation/(depreciation)	\$	24,921,214	
Cost of investments for income tax purposes	\$	129,700,764	

The differences between book-basis and tax-basis are primarily due to the deferral of losses from wash sales and investments in partnerships. In addition, certain tax cost basis adjustments are finalized at fiscal year-end and therefore have not been determined as of May 31, 2025.

F. Income Taxes

No provision for income taxes is included in the accompanying financial statements, as the Fund intends to distribute to shareholders all taxable investment income and realized gains and otherwise comply with Subchapter M of the Internal Revenue Code of 1986, as amended, applicable to regulated investment companies. The Fund evaluates tax positions taken (or expected to be taken) in the course of preparing the Fund's tax returns to determine whether these positions meet a "more-likely-than-not" standard that, based on the technical merits, have a more than fifty percent likelihood of being sustained by a taxing authority upon examination. A tax position that meets the "more-likely-than-not" recognition threshold is measured to determine the amount of benefit to recognize in the financial statements.

As of and during the six months ended May 31, 2025, the Fund did not have a liability for any unrecognized tax benefits. The Fund files U.S. federal, state, and local tax returns as required. The Fund's tax returns are subject to examination by the relevant tax authorities until expiration of the applicable statute of limitations, which is generally three years after the filing of the tax return, but may extend to four years in certain jurisdictions. Tax returns for open years have incorporated no uncertain tax positions that require a provision for income taxes.

G. Lending of Portfolio Securities

The Fund has entered into a securities lending agreement with State Street Bank & Trust Co. ("SSB"), the Fund's lending agent. The Fund may lend its portfolio securities only to borrowers that are approved by SSB. The Fund will limit such lending to not more than 33 1/3% of the value of its total assets. The Fund's securities held at SSB as custodian shall be available to be lent except those securities the Fund or ALPS Advisors, Inc. specifically identifies in writing as not being available for lending. The borrower pledges and maintains with the Fund collateral consisting of cash (U.S. Dollars only), securities issued or guaranteed by the U.S. government or its agencies or instrumentalities, and cash equivalents (including irrevocable bank letters of credit) issued by a person other than the borrower or an affiliate of the borrower. The initial collateral received by the Fund is required to have a value of no less than 102% of the market value of the loaned securities for U.S equity securities and a value of no less than 105% of the market value for non-U.S. equity securities. The collateral is maintained thereafter, at a market value equal to not less than 102% of the current value of the U.S. equity securities on loan and not less than 105% of the current value of the non-U.S. equity securities on loan. The market value of the loaned securities is determined at the close of each business day and any additional required collateral is delivered to the Fund on the next business day. During the term of the loan, the Fund is entitled to all distributions made on or in respect of the loaned securities. Loans of securities are terminable at any time and the borrower, after notice, is required to return borrowed securities within the customary time period for settlement of securities transactions.

Any cash collateral received is reinvested in a money market fund managed by SSB as disclosed in the Fund's Schedule of Investments and is reflected in the Statement of Assets and Liabilities as a payable for collateral upon return of securities loaned. Non-cash collateral, in the form of securities issued or guaranteed by the U.S. government or its agencies or instrumentalities, is not disclosed in the Fund's Statement of Assets and Liabilities or the contractual maturity table below as it is held by the lending agent on behalf of the Fund, and the Fund does not have the ability to re-hypothecate these securities. Income earned by the Fund from securities lending activity is disclosed in the Statement of Operations.

The following is a summary of the Fund's securities lending agreement and related cash and non-cash collateral received as of May 31, 2025:

	Market Value of	Cash	Non-Cash	Total
	Securities on Loan	Collateral Received	Collateral Received	Collateral Received
Barron's 400 sm ETF	\$ 11,226,835	\$ 1,347,565	\$ 10,126,977	\$ 11,474,542

The risks of securities lending include the risk that the borrower may not provide additional collateral when required or may not return the securities when due. To mitigate these risks, the Fund benefits from a borrower default indemnity provided by SSB. SSB's indemnity allows for full replacement of securities lent wherein SSB will purchase the unreturned loaned securities on the open market by applying the proceeds of the collateral, or to the extent such proceeds are insufficient or the collateral is unavailable, SSB will purchase the unreturned loan securities at SSB's expense. However, the Fund could suffer a loss if the value of the investments purchased with cash collateral falls below the value of the cash collateral received.

The following table reflects a breakdown of transactions accounted for as secured borrowings, the gross obligation by the type of collateral pledged or securities loaned, and the remaining contractual maturity of those transactions as of May 31, 2025:

Barron's 400 SM ETF

Remaining contractual maturity of the agreements

Securities Lending Transactions		Overnight & Continuous	Up to 30 Days	30-9	90 Days	Greater tl	han 90 Days	Total
Common Stocks	\$	1,347,565	\$	\$	-	\$	_	\$ 1,347,565
Total Borrowings								1,347,565
Gross amount of recognized liabilit	ies for s	securities lendin	g (collateral received)					\$ 1,347,565

3. INVESTMENT ADVISORY FEE AND OTHER AFFILIATED TRANSACTIONS

ALPS Advisors, Inc. serves as the Fund's investment adviser pursuant to an Investment Advisory Agreement with the Trust on behalf of the Fund (the "Advisory Agreement"). Pursuant to the Advisory Agreement, the Fund pays the Adviser an annual management fee for the services and facilities it provides, payable on a monthly basis at the annual rate of 0.65% of the Fund's average daily net assets. From time to time, the Adviser may waive all or a portion of its fee.

Out of the unitary management fees, the Adviser pays substantially all expenses of the Fund, including the cost of transfer agency, custody, fund administration, legal, audit, trustees and other services, except for interest expenses, distribution fees or expenses, brokerage expenses, taxes and extraordinary expenses not incurred in the ordinary course of the Fund's business. The Adviser's unitary management fee is designed to pay substantially all of the Fund's expenses and to compensate the Adviser for providing services to the Fund.

ALPS Fund Services, Inc., an affiliate of the Adviser, is the administrator of the Fund.

Effective April 1, 2025, each Trustee receives (1) a quarterly retainer of \$27,500, (2) a per meeting fee of \$16,500, (3) \$4,000 for any special meeting held outside of a regularly scheduled board meeting, and (4) reimbursement for all reasonable out-of-pocket expenses relating to attendance at meetings. In addition, the Chairman of the Board receives a quarterly retainer of \$7,000, the Chairman of the Audit Committee receives a quarterly retainer of \$4,000, and the Chairman of the Nominating & Governance Committee receives a quarterly retainer of \$2,500, each in connection with their respective roles. Prior to April 1, 2025, each Trustee received (1) a quarterly retainer of \$25,000, (2) a per meeting fee of \$15,000, (3) \$2,500 for any special meeting held outside of a regularly scheduled board meeting, and (4) reimbursement for all reasonable out-of-pocket expenses relating to attendance at meetings. In addition, the Chairman of the Board received a quarterly retainer of \$5,000, the Chairman of the Audit Committee received a quarterly retainer of \$3,000, and the Chairman of the Nominating & Governance Committee received a quarterly retainer of \$2,000, each in connection with their respective roles.

4. PURCHASES AND SALES OF SECURITIES

For the six months ended May 31, 2025, the cost of purchases and proceeds from sales of investment securities, excluding in-kind transactions and short-term investments, were as follows:

Fund	Purchases	Sales
Barron's 400 ETF	\$ 70,225,784	\$ 70,306,938

For the six months ended May 31, 2025, the cost of in-kind purchases and proceeds from in-kind sales were as follows:

Fund	Purchases	Sales
Barron's 400 ETF	\$ 5,601,491	\$ 3,513,182

For the six months ended May 31, 2025, the Fund had in-kind net realized gains of \$663,275.

Gains on in-kind transactions are not considered taxable for federal income tax purposes and losses on in-kind transactions are also not deductible for tax purposes.

5. CAPITAL SHARE TRANSACTIONS

Shares are created and redeemed by the Fund only in Creation Unit size aggregations of 25,000 Shares. Only broker-dealers or large institutional investors with creation and redemption agreements called Authorized Participants ("AP") are permitted to purchase or redeem Creation Units from the Fund. Such transactions are generally permitted on an in-kind basis, with a balancing cash component to equate the transaction to the NAV per unit of the Fund on the transaction date. Cash may be substituted equivalent to the value of certain securities generally when they are not available in sufficient quantity for delivery, not eligible for trading by the AP or as a result of other market circumstances.

6. RELATED PARTY TRANSACTIONS

The Fund engaged in cross trades between other funds in the Trust, or other funds to which the Adviser provides advisory services, during the six months ended May 31, 2025 pursuant to Rule 17a-7 under the 1940 Act. Cross trading is the buying or selling of portfolio securities between funds to which the Adviser serves as the investment adviser or sub-adviser. The Board previously adopted procedures that apply to transactions pursuant to Rule 17a-7. These transactions related to cross trades during the period complied with the requirements set forth by Rule 17a-7 and the Trust's procedures.

Transactions related to cross trades during the six months ended May 31, 2025, were as follows:

Fund	Purchase Cost Paid	Sale Proceeds Received	Realized Gain/(Loss) on Sales
Barron's 400 SM ETF	\$ 584,100	\$ 417,117	\$ 50,223

Notes to Financial Statements and Financial Highlights

May 31, 2025 (Unaudited)

7. MARKET RISK

The Fund is subject to investment and operational risks associated with financial, economic and other global market developments and disruptions, including those arising from war, terrorism, market manipulation, government interventions, defaults and shutdowns, political changes or diplomatic developments, public health emergencies (such as the spread of infectious diseases, pandemics and epidemics) and natural/environmental disasters, which can negatively impact the securities markets and cause the Fund to lose value. Securities in the Fund's portfolio may underperform in comparison to securities in general financial markets, a particular financial market or other asset classes due to a number of factors, including inflation (or expectations for inflation), deflation (or expectations for deflation), interest rates, global demand for particular products or resources, market instability, debt crises and downgrades, embargoes, tariffs, sanctions and other trade barriers, regulatory events, other governmental trade or market control programs and related geopolitical events. In addition, the value of the Fund's investments may be negatively affected by the occurrence of global events such as war, terrorism, environmental disasters, natural disasters or events, country instability, and infectious disease epidemics or pandemics.

8. SUBSEQUENT EVENTS

Subsequent events, if any, after the date of the Statement of Assets and Liabilities have been evaluated through the date the financial statements were issued. Management has determined that there were no subsequent events to report through the issuance of these financial statements.

Additional Information

May 31, 2025 (Unaudited)

TAX INFORMATION

The Fund designates the following as a percentage of taxable ordinary income distributions, or up to the maximum amount allowable, for the calendar year ended December 31, 2024:

	Qualified Dividend	Dividend Received	
	Income	Deduction	
Barron's 400 SM ETF	100%	100%	

In early 2025, if applicable, shareholders of record received this information for the distributions paid to them by the Fund during the calendar year 2024 via Form 1099. The Fund will notify shareholders in early 2026 of amounts paid to them by the Fund, if any, during the calendar year 2025.

LICENSING AGREEMENT

MarketGrader Capital, LLC (the "Index Provider") has entered into a license agreement with Dow Jones & Company to use the "Barron's" name and certain related intellectual property in connection with the Underlying Index. The Index Provider also has entered into a license and services agreement with its parent company, MarketGrader.com, to use the methodology for constructing the Underlying Index. The Index Provider in turn has entered into the Sublicense Agreement with the Adviser to use the Underlying Index. The following disclosure relates to such licensing agreements:

The Fund is not sponsored, managed or advised by the Index Provider. The Index Provider makes no representation or warranty, express or implied, to the owners of the Fund or any member of the public regarding the advisability of investing in securities generally or in the Fund particularly or the ability of the Underlying Index to track the performance of a market or sector. The Index Provider's only relationship to the Adviser or the Fund is the licensing of certain service marks and trade names of the Index Provider and of the Underlying Index that is determined, composed and calculated by the Index Provider without regard to the Adviser or the Fund. The Index Provider has no obligation to take the needs of the Adviser or the Fund or the owners of the Fund into consideration in determining, composing or calculating the Underlying Index.

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Additional Information

May 31, 2025 (Unaudited)

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Changes in and Disagreements with Accountants for Open-End Management Investment Companies

May 31, 2025 (Unaudited)

Not applicable for this reporting period.

Proxy Disclosures for Open-End Management Investment Companies

May 31, 2025 (Unaudited)

Not applicable for this reporting period.

Remuneration Paid to Directors, Officers, and Others for Open-End Management Investment Companies

May 31, 2025 (Unaudited)

The following chart provides certain information about the Trustee fees paid by the Trust for the six months ended May 31, 2025:

	 Regular Compensation From the Trust	Aggre	gate Special Compensation From the Trust	Total Com	pensation From the Trust
Mary K. Anstine, Trustee (1)	\$ 40,000	\$	_	\$	40,000
Edmund J. Burke, Trustee	86,500		_		86,500
Jeremy W. Deems, Trustee	88,500		_		88,500
Rick A. Pederson, Trustee	92,500		_		92,500
Joseph F. Keenan, Trustee	82,500		_		82,500
Susan K. Wold, Trustee	82,500		_		82,500
Laton Spahr, President and Trustee*	_		_		_
Total	\$ 472,500	\$	-	\$	472,500

⁽¹⁾ Effective December 31, 2024, Ms. Anstine retired as Trustee of the Trust.

Officers who are employed by the Adviser receive no compensation or expense reimbursement from the Trust.

Pursuant to the Fund's unitary fee arrangements, the Fund does not pay any Trustee fees. The Trustee fees are paid by the Adviser.

^{*} Mr. Spahr, the President of the Trust, is deemed an "interested person" by virtue of his position as an officer of the Trust and of ALPS Advisors, Inc.

Statement Regarding Basis for Approval of Investment Advisory Contract

May 31, 2025 (Unaudited)

Not applicable for this reporting period.



This report has been prepared for shareholders of the ETF described herein and may be distributed to others only if preceded or accompanied by a prospectus.

ALPS Portfolio Solutions Distributor, Inc., a FINRA member, is the distributor for the ETF.

